UNOFFICIAL COPY

Doc#: 1030010070 Fee: \$166.00

Eugene "Gene" Moore

Cook County Recorder of Deeds Date: 10/27/2010 04:38 PM Pg: 1 of 66

Property or Cook Gr. Gollney Clerk's Office Moorish Holy Temple US Science

MODISH SCIENCE Temple of

1030010070 Page: 2 of 67

UNOFFICIAL COPY

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TREFFERENCE PREEDOW JISTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







Å ŵ;

DECLARATION OF NATIONALITY

LLNB-001-DON

FOR THE INDIGENOUS MOORISH AMERICAN NATIONALS OF THE CONTINENTAL UNITED STATES OF AMERICA REPUBLIC AND ADJOINING ISLANDS

D.O.B 09/26/1973 DOC# 1020210549 SSN# -3438 EIN# **27-6690266** BC# 112-73-64:1048

1674'SC



KNOW ALL MEN AND WOMAN BY THESE PRESENTS

That I am a Flesh and Blood Natural Person and duly affirm standing squarely upon our principles of Love, Truth, Peace, Freedom, and Justice Deposes,

Ahad Intay Jaki Bey

I and my offspring are Free Moorish American National of Al Moroc (America) North, Central, South America and Adjoining Islands anciently referred to as Amexem and I am part and parcel to the land of my Ancient Forefathers (Moroccans) by birthrights and inheritance aboriginal and indigenous as well as a de jure natural citizen of the continental United States of America and declaring my power and authority by right of birth and right of the soil, retaining all substantive unalienable rights and immunities as described in the organic United States Republic Constitution, Moroccan Treaty of Peace and Friendship of Seventeen Eighty Seven (1787) superseded by the Treaty of 1836 between the United States of America and Morocco, in force. Declaration Of The Rights Of Indigenous Peoples (E/Cn4./Sub.2/1994/2/Add.1(1994) Article 5

1030010070 Page: 3 of 67

UNOFFICIAL COPY

(Every indigenous individual has the right to a nationality). And in the (Declaration of The Rights of The Child, G.A. Res 1386 (XIV), 14 U.N. Gaor Supp. (No.16) at 19, U.N. Doc.A/4354(1959) Principle 3 (The child shall be entitled from his/her birth to a name and a nationality). Which is federally enforced pursuant to Article VI of the Constitution for The United States of America Republic, our Divine Constitution and Bylaws and the Zodiac Constitution (Natural Law).

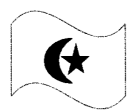


MOORISH SCIENCE TEMPLE OF AMERICA

LOVE TRUTH PEACH FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







DECLARATION OF INTENT AND CONSTRUCTIVE NOTICE OF EXPATRIATION FROM THE DE FACTO CORPORATE U.S.GOVERNMENT AND REPATRIATION INTO THE DE JURE ORGANIC UNITED STATES OF AMERICA REPUBLIC. (AI Moroc oun, Republic)

Time: Day: Moorish Calendar 1426

Status: Indigenous, Truth A-1 Freehold By Inheritance AA222141 To All Whose Presence I May Come: I.S.L.A.M.

Clerk, Cook County, Illinois Sheriff, Cook County, Illinois Secretary, United States Department of State Attorney General, U.S. Department of Justice Secretary, Illinois Department of State Secretary, U.S. Department of Defense Treasurer, United States Inir ois Department of Transportation United States Department of Transportation

I, , do state and declare my intent to expatriate from the United States. United States as used in this doc une it means the corporate United States, Washington D.C., The District of Columbia, or U.S. government Incorporated as a ro: profit commercial enterprise in the Legislative act of February 21, 1871, forty-first Congress, Session III, Chapter 62, page 419. I know and believe, that I,

Ahad Intay Jari Bey

am not and was never a citizen of the United States because 1.) I could never be. Dred Scott vs. Sanford1857 U.S. Supreme Court " No person of African descent could ever be a citizen of the United States." 2.) I never intended to be. I never knowingly or willingly entered into any contract or obligation with the United States, any of its principals, agents, or assigns. I have never knowingly and willingly waived any of my rights of birth endowed to me by the Creator. To waive any of my God given rights would be in direct conflict with my spiritual and religious beliefs. To waive any of my God given rights would be unconscionable agreement on my part. Unconscionable Agreement - an agreement that no promissory with any sense, and not under a delusion, would make, and that no honest and fair promisee would accept. Black's Law Dictionary Abridged 7th Edition. Even knowing that I am not and was never a citizen of the United States, I still find the urgent need to kill any assumption that I am a United States citizen by renouncing United States citizenship, and declaring, my expatriation from the United States to further prevent the violation of my God given unalienable rights by the United States, its principals, agents, and assigns. Expatriation Act 1868, "the right to expatriation is a natural and inherent right of all people, indispensable to the enjoyment of the rights

-- CIRCLE ⑦ PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ---

MOORISH HOLY EMPLEOF SCIENCE OF THE WORLD

MOORISH SCIENCE TEMPLE OF AMERICA

7"

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







of life, liberty, and the pursuit of happiness," Puy declaration, instruction, opinion order, or decision, of any officers, of this government which denies, restricts, impairs, or questions, the right of expatriation, is hereby declared inconsistent with the fundamental principals of government 15 Stat. 223-224 (1868) P.S. Section 1999, 8 U.S.C. Section 800 (1940). I give my lawful NOTICE to the world that it is my intent to expatriate from the Uniter States.

I announce my claim of my birthrights as a sovereign Moor, and declare my repatriation into the united States of America republic formerly known as Amexem, Al Moroc, and the Al Moroccan I mpire, which existed before the United States and is separate and foreign to the United States. The Holy Koran of the M.S.T of A. "Let my yea be yea and my nay be nay." United States (Federal Government) foreign to the several states: reference Federal Civil Julicial Procedure, 1996 Edition, West Publishing, St. Paul, Minnesota, Title 28 U.S. C.A., Section 3002, Definitions (15), page 1073, and IN re Merriam, N.E. 505, 141 N.Y. 479, affirmed 168, Ct. 1073, 161, 41 L. Ed. 287.

I give my lawful NOTICE to the world of my claim to my divine birthright as a so rereign Moor. I am an Indigenous free, Sovereign and Private Moor to the Great Seal *

Ahad Portag your Bey

In Propia Persona, Sui Juris (not Pro Se or colorable), The United States Code of Laws of a General and Permanent Character, In Force Title 22, Chapter 2, Section 141. Droit.

Who Is affirming that he/she is the Being I herein named and is by lawful right in his/her proper person to execute this document.

I therefore place my hand and seal.

-- OFFICIAL SEAL --MARK A. JEFFERS Notary Public State of Minols My Commission Expires June 13, 2012

---- CIRCLE ⑦ PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED -----

1030010070 Page: 6 of 67

MODAISH SCHENCE TEM



LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







- Filed for Record -Form 1099, Book 521, Page 579, ss # 10105905 Cook County, Illinois. * **OUR AUTHORITY ***





The HOLY KORAN of the MOORISH SCIENCE TEMPLE of AMERICA Chapter 47, Verse 14

Moorish Science Temple of America

HOLY CONVOCATION - BAPTISM CERTIFICATE

Secretary of Defense-Full Agreement Oct. 12, 1953 Confirmed Aug File # 1-15 Washington 25, D.C. PENTAGON.

LEV. 23 RD CHAPTER, LEV. 25 TH CHAPTER 10 TH VERSE

Correspondence: Name Given at Birth: Luther Leroy Newburn Jr. Race: Moabite Moor Date of Birth: 09/26/1973 State: Illinois

New Birth Attribute Given at Baptism or Obligation: Ahan Intaj Jari Bey ©,

True Race: Asiatic Moabite Moor Nationality: Moorish American

Age at the time of Baptism: 36 Date of Baptism: 05/28/2010 National Consensus #: 1910.272 App C

REASON - Member Proclaimed His / Her, ANCIENT MOORISH RACE, MOORISH -AMERICAN

ISLAMISM RELIGION, AND ATTRIBUTE and was Baptized as such.

Other Reason: We Demand the ANCIENT Attributes be Corrected to names Last Furnished on Record in VARIOUS Departments

Federation of United Nation of Muurs F.U.N.M. (Moorish Federal Government)

DIVINE MINISTER: National Grand Sheik Dhakiy M Z Aqiel El, © F.U.N.M.

PEACE MAKER: PROPHET NOBLE DREW ALI

Moorish Federal Government of Moorish Science Temple of America

c/o P.O. Box 4693 Chicago Territory, Illinois State Republic [Without The U.S.A.] DMM 122.32 NON DOMESTIC

--- CIRCLE⑦PUBLISHING ® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAÈ GOVERNMENT®™ ALL RIGHTS RESERVED -

1030010070 Page: 7 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







Moorish Science Temple of America

MOORISH DIVINE AND NATIONAL MOVEMENT OF NORTH AMERICA

TRAVEL BRIEF IN SUPPORT OF ACCESS TO INTERNATIONAL JURISDICTION AND EXTRATERRITORIALITY

THE CONSTITUTION . . . for the United States of America, Amendment IX "The enumeration in the Constitution of certain rights shall not be construed to denyor disparage others retained by the peop's. THE CONSTITUTION . . . for the United States of America, Amendment IX "The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people. "A MOORISH AMERICAN NATIONAL ... having made proof of my status At Law by way of my Declaration of Nationality, as well as Sui Juris Indigenous Your /Private Sovereign. The Supreme Court's construction and application of Property Clause [Article IV, section 3, clause 2] of the Federal Constitution, confers upon Congress the power to dispose of, and make rules and regulations as to, property belonging to the United States [49 L Ed 1239, see 63-C Am Jur 2d. Public Land at section 40]. "No public policy of a state can be allowed to override the positive guarantees of the U.S. Constitution" Consent to be a member of the International Registration Plan, Driver's License Compact or Uniform Driver's License Act. Statutory Codes for Exemptions from Registration and Licensing Requirement stand as Prima Facie Evidence indicative of the foreign jurisdiction characteristic of Indigenous People residing on the soil and not on the corporate overlay, an extension of the District of Columbia, pursuant to the United States. I therefore make explicit reservation of all My Inalienable Rights 23 a Moorish American National. Foreign Minister and Noble AUTHORIZED Signature: Ambassador WITNESS THE HAND AND SEALMOORISH SCIENCE TEMPLE OF AMERICA

			CV
ACKNOWLEDGEM	$\mathbf{E} \; \mathbf{N} \; \mathbf{T} \; \mathbf{O}$ n the Soi $\mathbf{N} \; \mathbf{N} \; \mathbf{N} \; \mathbf{N} \; \mathbf{N} \; \mathbf{N}$	l))Cook County) SS.)Illinois State Republic)This instrument was
acknowledged before me on this	day of	, A.D. Two Thousand	, by
	as Trustee of the I	ndigenous Moors and Ambassador of the Mo	orish Science Temple of America.
On the day noted above the individu	ial named herein a	ppeared In Propria Persona ["sui juris" and "a	alieni juria"] before me, a Notary
Public of the above State, and demo	enstrated satisfacto	ry evidence to be the individual whose signat	ture is subscribed hereon. The said
individual solemnly affirmed under correct and complete to the best of		as first hand Knowledge of the facts contained understanding and belief.	d herein and that the facts are true
		,	

------ CIRCLE ⑦ PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ----

1030010070 Page: 8 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

LOVE TRUTH PEACE PREEDOM LESTECH

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







VERIFICATION UPON OATH OFAFFIRMATION JURAT DECLARATION

Private Sovereign Sui Juris Indigenous Moors Secured Party/Creditor and Holder in due Course The Nationality Act of 1940 and See Form no#1099U.C.C-1 Financing Statement # U.C.C. 1-20754 Stat 1137, Section 101(a) and 5.U s.C. Section 1101(21)EXEMPT FROM LEVY HJR-192, U.C.C. 1-104; 3-104; ALL RIGHTS RESERVED, U.C.C. 1-207 and U.C.C. 1-103.610-104 [via 51 U.S.C. 463(b) and PL 73-10]; In accordance with 28 C.F.R. 16.41(d) and 28 U.S.C. 1746(1) 31 U.S.C. 5118, through 22 U.S.C. 2281I AM

Print Name: Trustee/Ambassador and corrish American National Sovereign Moorish Witness, Without Recourse: 8 USC 1408; 1.5 Ser 22. Private Sovereign Sui Juris Indigenous Moor, Diplomatic Immunity Registration No#AA222141UCC 1-207 and UCC 1-208. 103.6; 28 CFR 16.41(d); 28 USC 1746(1) SUBSCRIBED, SEALED AND AT FIRMED In care of: Post Office Box 4693To before me this 24 day of the OCT The City of Chicago The County of Gook Montl in the Year 20 10. The State of Illinois-Republic de jure [60680] Moorish Science Temple of America Notary Public Signature Seal

The jurisdiction I Am exercising in is the "International Jurisdiction," which is "Internal" and "Private, "meaning that it is inside the Body and on the Soil. Therefore, I Am a Private Citizen of the Continental United States of America, and Not a public citizen of the United States. In the International Jurisdiction, as Holder of Preferred Stock, I Am the Allodial Land Owner; and therefore, I Am the owner of the roadways and highways. In the capacity of Sovereign, a Private Citzen of the U.S.A., I may only respond in this manner: 1. Law Enforcement Officers are to be shown the two documents noted below. A. THE TRAVEL BRIEF: B THE APOSTILLE: 2. Law Enforcement Officers are to provide the following Documents in exchange for: Driver's License, Registration, Proof of Insurance, Or My Name, A. OFFICER'S NAME: B. OFFICER'S BOND NUMBER: C. NAME & ADDRESS OF BONDING COMPANY: D. RISK MANAGEMENT OFFICE NAME & OFFICE ADDRESS: Please be advised that I Am NOT a "person" under the jurisdiction of your agency, which applies only within the territorial jurisdiction of the United States [Foley Brothers v. Filardo, 336 U.S. 281, 1948], which is defined and limited by the Constitution for the United States of America [Article I, section 8, clause 17]. Please take note: Title 5 of the U.S. Codes, section 556(d): Jurisdiction Issue 1.I Am a Sovereign Citizen of the Illinois Republic. I DO NOT reside in Corporate State of Illinois or any Territory, Possession, Instrumentality or Federal Enclave which is under the Sovereignty of or "Subject to the Jurisdiction of" the United States 2.I Am NOT a citizen of the United States subject to its Jurisdiction; I Am a natural born flesh and blood Citizen of one of the Organic de jure Fifty Republic States of the Continental United States of America, over which the Sovereignty of the United States does NOT extend. If the Sovereign Citizen is detained or jailed, this action would necessitate His immediate release from custody, upon conformation of his foreign status. Or He may be released on His own "personal recognizance bond." And in the event that the request for this bond is refused or dishonored, then the Sovereign will use the dishonor to charge an "Involuntary bankruptcy" action against any and all parties responsible for His detention, pursuant to Administrative Claims under the Federal Tort Claims Act, as amended July 1, 2002 [28 CFR 14.2, pages 253-254]. Police power must be exercised within Constitutional constraints; and under such constraints, police power cannot impinge upon the People's Constitutionally secured rights in "Property" and "Liberty." My private conveyance [passenger vehicle], which is NOT operated for compensation and NOT engaged in commerce, is NOT the property of the STATE. My private conveyance [passenger/motor vehicle] is exempt from the titling, registration and insurance requirements, and is NOT subject to the provisions of the Illinois Vehicle Code, by Right of Avoidance [fraudulent contracts]. There is NO lawful authority to convey the Manufacture's Statement of Origin [MSO] from the "First Seller" to the Illinois Department of Transportation [DOT]. Any Quiet Title action conveying My private conveyance's [passenger/motor vehicle] MSO to the DOT by interlocutory order is unlawful. I hold the receipt, for My private conveyance as the Bona Fide Purchaser and Absolute Owner, in lieu of Proof of Ownership and Vehicle Registration. I, ,a traveler and Non-Driver/Non-Operator, do solemnly declare that I Am a Sovereign Citizen of the Continental United States of America, and may lawfully move or travel upon the roadways and highways going to and from, That I Am the Bone Fide Purchaser, Possessor and Owner of said vehicle - CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED -

1030010070 Page: 9 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

LOVE TRUTH PEACE PREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







with Inscription number recorded herein. That I have Absolute Dominion over the Non-Commercial and Not-for-Hire vehicle bearing said Inscription number. ILLINOIS VEFICLE CODE, CHAPTER 6 ILLINOIS DRIVER LICENSE LAWARTICLE I ISSUANCE OF LICENSEWHAT PERSONS ARE EXEMPT: 625 ILCS 5/6-102The following persons are exempt from the requirement of section 6-101 and are not required to have an Illinois driver's license . . . if one or more of the following qualifying exemptions are met and apply: WHAT PERSONS AKE EXEMPT: 625 ILCS 5/6-102,2A nonresident who has in his immediate possession a valid license issued to him in his home state or country may operate a motor vehicle for which he is licensed for the period during which he is in this state; ILLINOIS VELUCLE CODE, CHAPTER 3 CERTIFICATES OF TITLEARTICLE I CERTIFICATE OF TITLE REQUIREDWHAT VEHICLE AND/OR PERSONS ARE EXEMPT: 625 ILCS 5/3-102No Certificate of Title need be obtained for: WHAT VEHICLE AND/OR FERSONS ARE EXEMPT: 625 ILCS 5/3-102,3A vehicle owned by a non-resident of this State . . . is not required bylaw to be registere in this State;

WHAT VEHICLE AND/OR PERSONS ARE EXEMPT: 625 ILCS 5/3-106That no tax imposed by the "Use Tax Act" or the vehicle use tax, as imposed by section 3-10001 of "The Illinois Vehicle Cocle," or pursuant to the "Municipal Use Tax Act" or pursuant to the "County Use Tax Act," is owed as evidenced by the receipt for pryment or determination of exemption from the Department of Revenue provided for in section 3-104 of this Act [5]; WHAT VEHICLE AND/OR PERSONS ARE EXEMPT: 625 ILCS 5/3-109Private Ownership of the Vehicle and Controlling Security interests it it, 1 er Registration without Certificate of Title via the Surety Bond, is required through Secretary of State, Uniform Commercial Code Division. The Private Owner of the Vehicle presents documents of sufficient evidence demonstrating ownership and security interest in the vehicle. A Surety Bond is to be filed, with the Secretary of State, Uniform Commercial Code Division and/or Department of Motor Vehicle, against any expense, loss or damage, on account of any defect in or undisclosed security interest upon the right, title and interest of the applicant in and to the vehicle. Any such interested person has a right of action to recover on the Surety Bond for any bie ch of its conditions, but the aggregate liability of the Surety to all persons shall not exceed the amount of the Bond; WHAT VEHICL E AND/OR PERSONS ARE EXEMPT: 625 ILCS 5/7-608No verification procedure established under this Code shall include in avidual inspections of vehicles on a highway solely for the purpose of verifying the existence of an insurance policy. No law enforcement officer shall stop a vehicle solely for the purpose of verifying the existence of a valid insurance policy; WHAT VEHICLE ANI/OR PERSONS ARE EXEMPT: 625 ILCS 5/7-609Moorish Science Tempe of America hold a bona fide conviction that the acquisition of Insurance is contrary to their/our religious beliefs.

1030010070 Page: 10 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







CERTIFICATE OF EXEMPTION ON INDIGENOUS GROUNDSDENIAL OF CORPORATE STATUS AND NEGATIVE AVERMENT

This "Certificate of Exemption" on indigenous/religious grounds, as evidence of insurance, is in accordance with section 5/7-602 of the Illinois Vehicle Code. As an Indigenous Nation and religious organization, pursuant to Affidavit [Form No. 1099] filed "on the private side" with the County of Cook and State of Hinois [Record No. 10105905, page 579, on August 1, 1928 at 1:00 PM 252], the Moorish American Nationals are exempt from the provisions of section 5/7-601 of the Illinois Vehicle Code, for motor vehicles owned by the Moorish Science Temple of America, or those cwiled by its members. Each member of the Moorish Science Temple of America have filed with the Secretary of State, through the Unitorm Commercial Code Division, a current irrevocable INDEMNITY BOND in lieu of Letter of Credit or Surety Bond, issued in accordance with this section [5/7-609] and Article 5 of the Uniform Commercial Code. The vehicle whose Inscription is recorded herein is NOT owned by the STATE or a political subdivision thereof. There exist NO security interest in said vehicle on behalf of the STATE1, maintain controlling security interest in said vehicle, pursuant to UCC-1 Financing Statement# 2010 - 2481902.4 and UCC-3 Amendment # prima facie evidence of My security interest in said vehicle. The vehicle is NC Frequired to be registered . . . And there is NO requirement for a State Certificate of Title. It is NOT required to register a vehicle unless the STATE has acquired ownership of the vehicle. The STATE acquires ownership of the vehicle by the transfer of the security interest at the time of "first sale" or at the time of transfer of the Certificate of Title; and the State's security interest is renewed at the time of annual registration, or re-registration. In other words, if the STATE doesn't own the vehicle, that vehicle cannot be registered. If the STATE doesn't own the vehicle, that vehicle is NOT required to be registered. Therefore, the STATE does NOT possess NOR cor. ro' the security interest in the vehicle. In the Nature for a Peace Declaration I. Am a Living Soul, a Sovereign, a Private Human Being, a Creditor and Claimant; I AM NOT a Statutory" person" or Juristic "person." I AM Husia/Ousia, a living Being upon the Land and on the Soil; however, I Am domicile on the overlay of the Republic otherwise known as Illinois, a Nation-State established on April 18, 1818 [via Northwest Ordinance of 1787 as a Republic], where the land will forever belong to the People. Whereas: I, , do hereby solemnly declare that I: 1) A Living Soul, is competent for stating the matters set forth herewith; 2) A Living Soul, have personal knowledge about the facts stated herein; and 3) Everything stated in this TRUTH AFFIDAVIT is the Truth, the whole Truth, and nothing but the Truth; and all stated is true, correct, complete and not misleading, for the best of one's knowledge. NO THIRD PARTIES ALLOWED;

Whereas: I,, Am NOT: a man-made created entity; a corporation; a franchise; a subject of Britain, a British Commonwealth, the British Isles, the United Kingdom or the Holy See; a citizen of England, a citizen of the UNITED STATES, a14th Amendment citizen subject to the jurisdiction of the United States, a citizen of America; a resident, citizen or subject of any earthly territory, Kingdom, or land; Whereas: I, Am: a child of the Creative Force, Elohim, who created every thing that is, was, or shall ever be; an heir of the Great Mother, Elohim; and therefore, My Citizenship is on the Soil. While a Sojourner on this earth, I exist on the land commonly known as Illinois, a Republic [April 18, 1818] where the land will forever belong to the people, being established by "We the People". My Mother, Elohim, who created all land and owns all land is Sovereign, and so I Am Sovereign; Whereas: I, Am a real-live, flesh and blood, living, breathing soul; proving that I Am NOT a Corporate Fiction and that I DO NOT belong in the Courts of the Corporate Fictions. The entities named below are corporations and I hereby negatively aver their existence: CITY OF CHICAGO, COUNTY OF COOK; STATE OF ILLINOIS, DISTRICT OF NORTHERN JUDICIAL DISTRICT OF ILLINOIS, WASHINGTON, DC; UNITED STATES FEDERAL CORPORATION, UNITED STATES, US, USA; UNITED STATES DISTRICT COURT, ANDALL BRITISH BAR ASSOCIATES AND ATTORNEYS/LAWYERS/COUNSELOR, ESQUIRES/JUDGES. Whereas: I, Am NOT in affirmation; but rather, I DENY the existence for the above CORPORATIONS and FICTIONS, and all departments/branches,

----- CIRCLE ⑦ PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ---

1030010070 Page: 11 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD

MOORISH SCIENCE TEMPLE OF AMERICA

7

TOME ABOUT DEVOE EXEEDOM TORKICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







divisions/subsidiaries of the above corpo ations/fictions and all other limited liability fictional entities. Furthermore, I OBJECT [and do not ratify] the use of the ALL CAPIT/L NAME. The ALL CAP NAME is the fictitious person "doing business as." When anyone is "doing business as" he is entering into contracts. The ALL CAP NAME is prima facie evidence that one is doing business with the STATE; WHEREAS: The FRANCHISE, BIRTF, and/or TRUST CERTIFICATE was created and offered fraudulently and deceitfully, supposedly to aid in the Census, as a moans of identification, to document a birth, and for health reason and purposes; the true nature of the BIRTH CERTIFICATE is an unrevealed commercial agreement, an unconscionable adhesion contract with an Agency of the federal, corporate United States, the Department of Commerce; the true nature of the DATE OF BIRTH is to execute the birth of the certificate [by signing, filing and recording] not the "natural" person; WHEREAS: The BIRTH CERTIFICATE is a TRUST INSTRUMENT recorded with County Recorder, suo idiary of the Secretary of State [of the several states], sent to the Bureau of Census, a division of the Department of Commerce [Washington, 1)C], placing the above "Name" in commerce as a legal" person" [e.g. corporate Trust, Trustee] distinct said separate from the "natural oend citizen", Indigenous Moor to this land, WHEREAS: The Secretary of the States [of the several states] issues and charters corporations and franchises, that any American citizen with a BIRTH CERTIFICATE is liable to the Franchise Tax Board of the State Department of Revenue for income taxes, and the federal corporate United States for its debt obligations to the Federal Recerve bank; WHEREAS: This TRUST INSTRUMENT has deceived the above "name" into an unrevealed contract placing Myself [and My feilow American Citizens] under the jurisdiction of the federal United States with its tax and regulating authority originating from the Pepa tment of Commerce, pursuant to the authority of the Constitution for the United States of America [1789] and under the jurisdiction of the equity, admiralty or maritime jurisdictions of the federal court system; and the Uniform Commercial Code [UCC] of 1969.BE IT RECOLVED: That I, ,do declare that any use of My copyrighted private property,, or any derivatives thereof, in correspondence sent for Myse it under pretext by the nonexistent FICTIONS listed above, or and other FICTIONAL limited liability entity sent in-care for My Private Property Non-domestic c/o Post Office Box number, Chicago, Illinois, or to the fictitious street address, used in unauthorized and unaccepted correspondence is owned by Myself by Copyright; and I,, will issue an invoice for the unauthorized use thereof. NOW, THER FORE: Should any man or woman deem that the statements above are not true, please answer by notarized affidavit using their Giver Name at Birth and Married Name [if different] for autograph [signature] within ten [10] days, for the notary address. Un-rebutted after thirty [30] days from the date of county recording, this affidavit stands as fact. THAT: I, , "To regulate with foreign Nations, and among the several states, and with the Indian Tribes," [See U.S. Constitution, Article I, section8, clause 3, Indigenous Moors], have 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. THAT: I,, REVOKE all powers, including, but not limited to, Powers of Attorney and Agency. I hereby DISSOLVE and TERMINATE any franchise connected with the BIRTH 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 Judiciaries, of their obligation to perform and commercial duties or responsibilities toward Myself. I am NOT in commerce or involved in any commercial activity with the federal corporate United States government or any subsidiary.

THIS IS A LAWFUL AND LEGAL NOTICE: CLAIM AND REMEDY

---- CIRCLE ⑦ PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ----

1030010070 Page: 12 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD

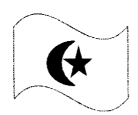
MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE PREEDOW JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







TO ALL Public Officials, by and through the Secretary of State of Illinois. All letters or communications are to be presented in writing, via Notary Location, signed in relink under penalty of perjury. This Notice is in the nature of a Miranda Warning. For The Record, On The Record, Let The Record Show. If, for any reason you do not understand any of these Statement, Warnings, it is incumbent upon you to summons a superior officer or supervisor immediately to explain for you the importance of this Presentment [NOTICE]. Your failure will leave you in the position of accepting full responsibility for any liabilities I incur, damages and injuries to My Being from your actions, and the actions of any of your fellow officers. The individual tending this document is an Original Indigenous Moor and a Private American Citizen of Poste ity, a Secured Party and Holder-in-due-Course, a Sovereign and Private "State" in fact [not a 14thAmendment citizen of, nor a subject of, nor owing allegiance to, the federal United States; nor any of the de facto Corporate State contracting thereto]. Therefore, I carry vithin Myself the original and exclusive peculiar jurisdiction and venue under Our One Supreme Court, the Real Law and Common Law. This matter is Public Record filed with the Secretary of State for the State of Illinois, and may be recorded upon the records and books of the Register of Deeds in Cook County, and published as a Public Notice in said county's Paper of Record. This Document will become an evidentiary document in any court action undertaken by Myself as a result of any liabilities I incur, injuries and/or damages that but Myself, from actions on your part and the part of any officers involved herein; or any public officer that may violate any of My Incarnable Rights[at NO time have I waived said Rights] in any future action. Remember, you have taken a solemn and binding Oath to project and defend the federal Constitution and the Constitution for the Illinois Republic [via the State of Illinois]. A violation of this Och 1, Treason! If you move against Myself in defiance of this Presentment [NOTICE], there will be NO IMMUNITY from prosecution.

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPLE ANDNOTICE TO THE PRINCIPLE IS NOTICE TO THE AGENT.

I, , Nunc Pro Tunc Being Of Husia/Ousia and Elohim ["The Creative Force of Will], Am the Principle; and you are the Agent! Fail not your Oath, lest you will be called to answer before the Highest Court of International Law. The terms and conditions of this Instrument/Presentment [NOTICE] put liability with you and those acting in concert with you, jointly and severally with the corporations involved with you. An unauthorized-use of My Name in all Capital Letters and/or in Upper and I ower Case Lettering will be taken as a violation of My Privacy Rights and/or common-law copyrighted property rights. The penalty for said unauthorized-use is set forth as follows: Principal Amount set at \$200,000,000.00 per use.

1030010070 Page: 13 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

TOME LEGIST DEVCE PREEDOM PERLICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







VERIFICATION UPON CATH OFAFFIRMATION JURAT DECLARATION

Private Sovereign Sui Juris Indigenous Moors Secured I art /C. editor and Holder in due Course The Nationality Act of 1940 and See Form no#1099U.C.C-1 Financing Statement # U.C.C. 1-20754 Stat 1137, Section 101(a) and S U.S.C Section 1101(21)EXEMPT FROM LEVY HJR-192, U.C.C. 1-104; 3-104; ALL RIGHTS RESERVED, U.C.C. 1-207 and U.C.C. 1-103.610-104 [via 31 U.S.C. 463(b) and PL 73-10]; In accordance with 28 C.F.R. 16.41(d) and 28 U.S.C. 1746(1) 31 U.S.C.

5118, through 22 U.S.C. 2281I AM Print Name: Trustee/Ambassador and
Moorish American National Sovereign Moorish Wilness, Without Recourse: 8 USE 1408; 15 St. 12 J.P. vale Sovereign Sui Juris Indigenous Moor, Diplomatic Immunity Registration No#AA222141UCC 1-207 and UCC 1103.6; 28 CFR 16.41(d); 28 USC 1746(1) SUBSCRIBED, SEALED AND AFT IRMED In care of: Post Office Box 4693 To before me this 2 C day of the OLT The City of Chicago The County of Cook Month in the Year 20 10. The State of Illinois-Republic de jure [60680] Moorish Science Temple of America North Control the security is st in the vehicle. In the Nature for a Peace Declaration I, Notary Public Signature Seal be registered. Am a Living Soul, a Sovereign, a Private Human Being, a Creditor and Claimant; I AM NOT a Statutory" person" or Juristic "person." I AM Husia/Ousia, a living Being upon the Land and on the Soit; Lov. ever, I Am domicile on the overlay of the Republic otherwise known as Illinois, a Nation-State established on April 18, 1818 [via Northwest Ordinance of 1787 as a Republic], where the land will forever belong to the People. Whereas: I,, do hereby solemnly declare that 1: 1) A Living Soul, is competent for stating the matters set forth herewith; 2) A Living Soul, have personal knowledge about the facts stated herein; and 3) Everything stated in this TRUTH AFFIDAVIT is the Truth, the whole Truth, and nothing but the Truth; and all state is true, correct, complete and not misleading, for the best of one's knowledge. NO THIRD PARTIES ALLOWED;

Whereas: I,, Am NOT: a man-made created entity; a corporation; a franchise; a subject of Britain. British Commonwealth, the British Isles, the United Kingdom or the Holy See; a citizen of England, a citizen of the UNITED ST (TE), a14th Amendment citizen subject to the jurisdiction of the United States, a citizen of America; a resident, citizen or subject of any catchly territory, Kingdom, or land, Whereas: I,, Am: a child of the Creative Force, Elohim, who created every thing that is, was, or shall ever be; an heir of the Great Mother, Elohim; and therefore, My Citizenship is on the Soil. While a Sojourner on this earth, I exist on the land commonly known as Illinois, a Republic [April 18, 1818] where the land will forever belong to the people, being established by "We the People". My Mother, Elohim, who created all land and owns all land is Sovereign, and so I Am Sovereign; Whereas: I, , Am a real-live, fleshand blood, living, breathing soul, proving that I Am NOT a Corporate Fiction and that I DO NOT belong in the Courts of the Corporate Fictions. The entities named below are corporations and I hereby negatively aver their existence: CITY OF CHICAGO, COUNTY OF COOK; STATE OF ILLINOIS, DISTRICT OF NORTHERN JUDICIAL DISTRICT OF ILLINOIS, WASHINGTON, DC; UNITED STATES FEDERAL CORPORATION, UNITED STATES, US, USA; UNITED STATES DISTRICT COURT, ANDALL BRITISH BAR ASSOCIATES AND ATTORNEYS/LAWYERS/COUNSELOR, ESQUIRES/JUDGES. Whereas: I,, Am NOT in affirmation; but rather, I DENY the existence for the above CORPORATIONS and FICTIONS, and all departments/branches, divisions/subsidiaries of the above corporations/fictions and all other limited liability fictional entities. Furthermore, I OBJECT [and do not ratify] the use of the ALL CAPITAL NAME. The ALL CAP NAME is the fictitious person "doing business as." When anyone is "doing business as" he is entering into contracts. The ALL CAP NAME is prima facie evidence that one is doing business with the STATE, WHEREAS: The FRANCHISE, BIRTH, and/or TRUST CERTIFICATE 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 reason and purposes; the true nature of the BIRTH CERTIFICATE is an unrevealed commercial agreement, an unconscionable adhesion contract with an Agency of the federal, corporate United States, the Department of Commerce; the true nature of the DATE OF BIRTH is to execute

- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED ------

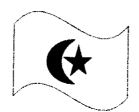
1030010070 Page: 14 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

TOME ARCHAR AND WITH PRESENCIAL STREET

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







the birth of the certificate [by signing, allows and recording], not the "natural" person; WHEREAS: The BIRTH CERTIFICATE is a TRUST INSTRUMENT recorded with 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. corporate Trust, Trustee] distinct and separate from the "natural bond citizen", Indigenous Moor to this land;

WHEREAS: The Secretary of the States [of the several states] issues and charters corporations and franchises, that any American citizen with a BIRTH CERTIFICATE is liable to the Franctis? Tax Board of the State Department of Revenue for income taxes, and the federal corporate United States for its debt obligations to or Federal Reserve bank; WHEREAS: This TRUST INSTRUMENT has deceived the above "name" into an unrevealed contract placing Myscif [and My fellow American Citizens] under the jurisdiction of the federal United States with its tax and regulating authority origin ating from the Department of Commerce, pursuant to the authority of the Constitution for the United States of America [1789] and under the jurisdiction of the equity, admiralty or maritime jurisdictions of the federal court system; and the Uniform Commercial Code [UCC] of 1939.BE IT RESOLVED: That I, ,do declare that any use of My copyrighted private property, , or any derivatives thereof, in correspondence cent for Myself under pretext by the nonexistent FICTIONS listed above, or and other FICTIONAL limited liability entity sent in-care for My Private Property Non-domestic c/o Post Office Box number, Chicago, Illinois, or to the fictitious street address, used in unauthorized and unaccepted correspondence is owned by Myself by Copyright; and I,, will issue an invoice for the unauthorized use thereof NOV, THEREFORE: Should any man or woman deem that the statements above are not true, please answer by notarized affidavit asing their Given Name at Birth and Married Name [if different] for autograph [signature] within ten [10] days, for the notary address. Unerconted after thirty [30] days from the date of county recording, this affidavit stands as fact. THAT: I, , "To regulate with foreign Natio is, and among the several states, and with the Indian Tribes," [See U.S. Constitution, Article I, section8, clause 3, Indigenous Moors], he ve 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. I' 1.4 I: I,, REVOKE all powers, including, but not limited to, Powers of Attorney and Agency. I hereby DISSOLVE and TERMINATE any franchise connected with the BIRTH 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 Judiciaries, of their obligation to perform and commercial duties or responsibilities toward Myself. I am NOT in commerce or involved in any commercial activity with the federal corporate United States government or any subsidiary.

THIS IS A LAWFUL AND LEGAL NOTICE: CLAIM AND REMEDY

TO ALL Public Officials, by and through the Secretary of State of Illinois. All letters or communications are to be presented in writing, via Notary Location, signed in red ink under penalty of perjury. This Notice is in the nature of a Miranda Warning. For The Record, On The Record, Let The Record Show: If, for any reason you do not understand any of these Statement, Warnings, it is incumbent upon you to summons a superior officer or supervisor immediately to explain for you the importance of this Presentment [NOTICE]. Your failure will leave you in the position of accepting full responsibility for any liabilities I incur, damages and injuries to My Being from your actions, and the actions of any of your fellow officers. The individual tending this document is an Original Indigenous Moor and a Private American Citizen of Posterity, a Secured Party and Holder-in-due-Course, a Sovereign and Private

-- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED ---

1030010070 Page: 15 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

TRUTH PEACE PREEDOW JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







"State" in fact [not a 14thAmendment cirizen of, nor a subject of, nor owing allegiance to, the federal United States; nor any of the de facto Corporate State contracting thereto] Therefore, I carry within My self the original and exclusive peculiar jurisdiction and venue under Our One Supreme Court, the Real Law and Common Law. This matter is Public Record filed with the Secretary of State for the State of Illinois, and may be recorded upon the records and books of the Register of Deeds in Cook County, and published as a Public Notice in said county's Paper of Record. This Docur ent will become an evidentiary document in any court action undertaken by Myself as a result of any liabilities I incur, injuries and/or damages that befall Myself, from actions on your part and the part of any officers involved herein; or any public officer that may violete any of My Inalienable Rights [at NO time have I waived said Rights] in any future action. Remember, you have taken a solemn and birding Oath to protect and defend the federal Constitution and the Constitution for the Illinois Republic[via the State of Illinois]. A violation of this Oath is Treason! If you move against Myself in defiance of this Presentment [NOTICE], there will be NO IMMU (ITY) from prosecution. NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPLE ANDNOTICE TO THE PRINCIPLE IS NOTICE TO THE AGENT.I, , Nunc Pro Tunc Being Of Husia/Ousia and Elohim ["The Creative Force of Will], Am the Principle, and you are the Agent! Fail not your Oath, lest you will be called to answer before the Highest Court of International Law. The terms Paid conditions of this Instrument, /Presentment [NOTICE] put liability with you and those acting in concert with you, jointly and severally with the corporations involved with you. An unauthorized-use of My Name in all Capital Letters and/or in Upper and Lower Case Lettering will be taken as a violation of My Privacy Rights and/or common-law copyrighted property rights. The penalty for said una athorized-use is set forth as follows: Principal Amount set at \$200,000,000.00 per use.

VERIFICATION UPON OATH OF AFFIRMATION JURAT DECLARATION

El, ©TM All Official Documents Must Have Moorish Grand Sheik

· CIRCLE ⑦ PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ---

1030010070 Page: 16 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

LOVE TRUTH PEACE PREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







SECURITY AGREEMENT

NON-NEGOTIABLE

This Security Agreement is made and entered 1 to this 11th day of october 2010 by and between LUTHER L NEWBURN JR, DEBTOR, hereinafter "DEBTOR," SOCIAL SECURITY ACCOUNT NUMBER 3438, and the Luther Leroy Newburn Jr ©, Secured Party, hereinafter "Secured Party." If any part or portion of this Security Agreement is found to be invalid or unenforceatle, such part or portion shall not void any other part or portion as her.

Clarks

Office reasonably segregable from said part(s) or portion(s). The Parties, hereinafter "Parties," are identified as follows:

DEBTOR

LUTHER L NEWBURN JR.

c/o 23031 AMBER LANE Richton Park, Illinois 60471 Social Security Account Number 3438

Secured PartyLuther Leroy Newburn Jr, ©

°/_o 23031 AMBER LANE Richton Park Territory, Illinois state Republic United States of America

NOW, THEREFORE, the Parties agree as follows:

AGREEMENT

In consideration for the Secured Party providing certain accommodations to DEBTOR, inter alia, to the Secured Party:

- 1. Constituting the source, origin, substance, and being, i.e. basis of "pre-existing claim," from which the existence of DEBTOR was derived and on the basis of which DEBTOR is able to function as a transmitting utility to conduct Commercial Activity as a conduit for the transmission of goods and services to the Secured Party, and to interact, contract, and exchange goods, services, obligations, and liabilities with other DEBTORS, corporations, and artificial persons in Commerce;
- 2. Signing by accommodation for DEBTOR in all cases whatsoever wherein any signature of DEBTOR is required;
- 3. Issuing a binding commitment to extend credit or for the extension of immediately available credit, whether or not drawn upon and whether or not a chargeback is provided for in the event of difficulties in collection;

CIRCLE (7) PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED -

1030010070 Page: 17 of 67

MOORISH HOLY EMPLEOF SCIENCE OF THE WORLD

MOORISH SCIENCE TEMPLE OF AMERICA

7

LOWER TERRETER FELLOCK FIRE ELOCATE LANDS TO SELECT

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







- 4. Providing the security for payment of all sums due or owing, or to become due or owing, by DEBTOR; and
- 5. Constituting the source of the exsets, via the sentient existence, exercise of faculties, and labor of the Secured Party, that provide the valuable consideration sufficient to support any contract which DEBTOR may execute or to which DEBTOR may be regarded as bound by any person whatsoever, DEBTOR hereby confirms that this Security Agreement is a duly executed, signed, and sealed private contract entered into knowingly, intentionally, and voluntarily by DEBTOR and Secured Party, we crein and whereby DEBTOR:
 - a. Voluntarily enters DEBTOR in the Commercial Registry;
 - b. Transfers and assigns to the Secured Party a security interest in the Collateral described herein below; and
 - c. Agrees to be, act, and function in law and commerce, as the unincorporated, proprietary trademark of the Secured Party for exclusive and discretionary use by the Secured Party in any manner that the Secured Party, by Sovereign and Unalienable Right, elects.

PUBLIC LAWFUL NOTICE

Filing of this Security Agreement by the Parties constitutes open, lawful, public notice that:

- 1. The law, venue, and jurisdiction of this Security Agreement is the ratified, Analized, signed, and sealed private contract freely entered into by and between DEBTOR and the Secured Party as registered herewith.
- 2. This Security Agreement is contractually complete herein and herewith and cannot be abrogated, altered, or amended, in whole or part, without the express, written consent of both DEBTOR and the Secured Party.
- 3. DEBTOR is the transmitting utility, and unincorporated, proprietary trademark of the Secured Party, and all property of DEBTOR is the secured property of the Secured Party.
- 4. Any unauthorized use of DEBTOR in any manner that might influence, affect, pertain to, or be presumed to pertain to the Secured Party in any manner is expressly prohibited without the written consent of the Secured Party.

FIDELITY BOND

Know all men by these presents, that DEBTOR, <u>LUTHER L NEWBURN JR</u>, establishes this bond in favor of the Secured Party, <u>Luther Leroy Newburn Jr</u>, in the sum of present Collateral Values up to the penal sum of One Hundred Billion United States Dollars (100,000,000,000,000,00), for the payment of which bond, well and truly made, DEBTOR binds DEBTOR and DEBTOR'S heirs, executors, administrators, and third-party assigns, jointly and severally, by these presents.

--- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED -----

1030010070 Page: 18 of 67

MOORISH HOLY GEMELE OF SCIENCE OF THE WORLD

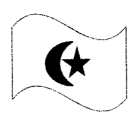
MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







The condition of the above bond is: The Secured Party covenants to do certain things on behalf of DEBTOR, as set forth above in Agreement, and DEBTOR, with regard to conveying goods and services in Commercial Activity to the Secured Party, covenants to serve as a transmitting utility therefore and, as assurance of fidelity, grants to the Secured Party a Security Interest in the herein below described Collateral.

This bond shall be in force and effect as of the date Lereon and until the DEBTOR'S Surety, LUTHER L NEWBURN JR, is released from liability by the written order of the UNITED STATES GOVERNMENT and provided that said Surety may cancel this bond and be relieved of further liability incurred by delivering thirty- (30-) day written notice to DEBTOR. No such cancellation shall affect any liability incurred or accrued hereunder prior to the termination of said thirty- (30-) day period. In such event of notice of cancellation, DEBTOR agrees to reissue the bond before the end of said thirty- (30-) day period for an amount equal to or greater than the above-stated value of this Security Agreement, unless the Parties agree otherwise.

INDEMNITY CLAUSE

DEBTOR, without the benefit of discussion or division, does hereby agree, covenant, and undertake to indemnify, defend, and hold the Secured Party harmless from and against any and all claims, losses, liebilities, costs, interests, and expenses, hereinafter referred to as "Claims" or "Claim," which Claims include, without restriction, all legal costs, interests, penalties, and fines suffered or incurred by the Secured Party, in accordance with the Secured Party's personal guarantee with respect to any loan or indebtedness of DEBTOR, including any amount DEBTOR might be deemed to owe to any creditor for any reason whatsoever.

The Secured Party shall promptly advise DEBTOR of any Claim and provide DEBTOR with full details of said Claim, inter alia, copy of any document, correspondence, suit, or action received by or served upon the Secured Party. The Secured Party shall fully cooperate with DEBTOR in any discussion, negotiation, or other proceeding relating to any Claim.

OBLIGATIONS SECURED

The security interest granted herein secures any and all indebtedness and liability whatsoever of DEBTOR to the Secured Party, whether direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising, and however evidenced.

---- CIRCLE ⑦ PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED -----

1030010070 Page: 19 of 67

MOORISH HOLV TEMPLE OF SCIENCE OF THE WORLD

MOORISH SCIENCE TEMPLE OF AMERICA

7

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







COLLATERAL

The collateral to which this Security Agreement pertains to, *inter alia*, all herein below described personal and real property of DEBTOR, now owned or hareafter, acquired by DEBTOR, in which the Secured Party holds all interest. DEBTOR retains possession and use, and rights of possession and use, of all collateral, and all proceeds, products, accounts, and fixtures, and the Orders there from are released to DEBTOR.

Before any of the below-itemized property can be disbursed, exchanged, sold, tendered, forfeited, gifted, transferred, surrendered, conveyed, destroyed, disposed of, or otherwise removed from DEBTOR'S possession, Dishonor Settlement Agreement Bill of Exchange # 1725 081 66 Leld by the Secured Party must be satisfied in full and acknowledgment of same completed.

- 1. All proceeds, products, accounts, and fixtures from crops, mine head, wellhead, with transmitting utilities, etc.:
- 2. All rents, wages, and income;
- 3. All land, mineral, water, and air rights;
- 4. All cottages, cabins, houses, and buildings;
- 5. All bank accounts, bank "safety" deposit boxes and the contents therein, credit card accounts, mutual fund accounts, certificates of deposit accounts, checking accounts, savings accounts, retirement plan accounts, stocks, bonds, securities, and benefits from trusts;
- 6. All inventory in any source;
- 7. All machinery, either farm or industrial;
- 8. All boats, yachts, and water craft, and all equipment, accourrements, baggage, and cargo affixed or pertaining thereto or stowed therein, *inter alia*: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, and fuels and fuel additives:
- 9. All aircraft, gliders, balloons, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, *inter alia*: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, and fuels and fuel additives:
- 10. All motor homes, trailers, mobile homes, recreational vehicles, house, cargo, and travel trailers, and all equipment, accourrements, baggage, and cargo affixed or pertaining thereto or stowed therein, *inter alia*: all ancillary equipment, accessories, parts, service equipment, lubricants, and fuels and fuel additives;

--- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED -----

1030010070 Page: 20 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

LOVE THE THE PERCH PREHEDOM INSTRUCT

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







- 11. All livestock and animals, and all things required for the care, feeding, use, and husbandry thereof,
- 12. All vehicles, autos, trucks, four-wheel vehicles, trailers, wagons, motorcycles, bicycles, tricycles, wheeled conveyances:
- 13. All computers, computer-related equipment and accessories, electronically stored files or data, telephones, electronic equipment, office equipment and machines:
- 14. All visual reproduction systems, aural reproduction Systems, motion pictures, films, video tapes, audio tapes, sound tracks, compact discs, phonograph records, film, video and aural production equipment, cameras, projectors, and musical instruments;
- 15. All manuscripts, booklets, pamphlets, treatises, treatments, monographs, stories, written material, libraries, plays, screenplays, lyrics, songs, music;
- 16. All books and records of DEBTOR;
- 17. All Trademarks, Registered Marks, copyrights, patents, proprietary data and technology, inventions, royalties, good will;
- 18. All scholastic degrees, diplomas, honors, awards, meritorious citations.
- 19. All records, diaries, journals, photographs, negatives, transparencies, integes, video footage, film footage, drawings, sound records, audio tapes, video tapes, computer production of morage of all kinds whatsoever, of DEBTOR;
- 20. All fingerprints, footprints, palm prints, thumbprints, RNA materials, DNA materials, blood and blood fractions, biopsies, surgically removed tissue, bodily parts, organs, hair, teeth, nairs, semen, urine, other bodily fluids or matter, voice-print, retinal image, and the descriptions thereof, and all other corporal identification factors, and said factors' physical counterparts, in any form, and all records, record numbers. and information pertaining thereto;
- 21. All biometrics data, records, information, and processes not elsewhere described, the use thereof, and the use of the information contained therein or pertaining thereto;
- 22. All Rights to obtain, use, request, or refuse or authorize the administration of, any food, beverage, nourishment, or water, or any substance to be infused or injected into, or affecting the body by any means whatsoever;
- 23. All Rights to request, refuse, or authorize the administration of, any drug, manipulation, material, process, procedure, ray, or wave which alters, or might alter the present or future state of the body, mind, spirit, or will by any means, method, or process whatsoever;
- 24. All keys, locks, lock combinations, encryption codes or keys, safes, secured places, and security devices, security programs, and any software, machinery, or devices related thereto;
- 25. All Rights to access and use utilities upon payment of the same unit costs as the comparable units of usage

CIRCLE (7) PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







offered to most-favored customers, *inter alia*, cable, electricity, garbage, gas, internet, satellite, sewage, telephone, water, www, and all other methods of communication, energy transmission, and food or water distribution;

- 26. All Rights to barter, buy, contract, sell or trade ideas, products, services, or work;
- 27. All Rights to create, invent, adopt, utilize, or promulgate any system or means of currency, money, medium of exchange, coinage, barter, economic exchange, bookkeeping, record-keeping, and the like;
- 28. All Rights to use any free, rented, leased, fixed, or mobile domicile, as though same were a permanent domicile, free from requirement to apply for or obtain any government license or permission and free from entry, intrusion, or surveillance, by any means, regardless of duration of lease period, so long as any required lease is currently paid or a subsequent three-day grace period has not expired;
- 29. All Rights to manage, maneuver, direct, guide, or travel in any form of automobile or motorized conveyance whatsoever without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever;
- 30. All Rights to marry and procreate children, and to rear, educate, train, guide, and spiritually enlighten any such children, without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever;
- 31. All Rights to buy, sell, trade, grow, raise, gather, hunt, trap, angle, and store rood, fiber, and raw materials for shelter, clothing, and survival;
- 32. All Rights to exercise freedom of religion, worship, use of sacraments, spiritual practice, and expression without any abridgment of free speech, or the right to publish, or the right to peaceably assemble, or the right to petition Government for redress of grievances, or petition any military force of the United States for physical protection from threats to the safety and integrity of person or property from either "public" or "private" sources;
- 33. All Rights to Keep and Bear Arms for self-defense of self; family, and parties entreating physical protection of person or property;
- 34. All Rights to create, preserve, and maintain inviolable, spiritual sanctuary and receive into same any and all parties requesting safety and shelter;
- 35. All Rights to create documents of travel of every kind whatsoever, *inter alia*, those signifying diplomatic status and immunity as a free, independent, and Sovereign State-in-fact;
- 36. All claims of ownership or certificates of title to the corporeal and incorporeal hereditaments, hereditary succession, and all innate aspects of being, *i.e.* mind, body, soul, free will, faculties, and self;
- 37. All Rights to privacy and security in person and property, inter alia, all Rights to safety and security of all household or sanctuary dwellers or guests, and -all papers and effects belonging to DEBTOR or any

---- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED -----

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD

7...

LOWER TRUE FERNOR FREEDOM LESS TO

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







household or sanctuary evellers or guests, against governmental, quasi-governmental, defacto governmental, or private intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, or warrant, except with proof of superior claim duly filed in the Commercial Registry by any such intruding party in the private capacity of such intruding party, notwithstanding whatever purported authority, warrant, order, law, or color of law may be promulgated as the authority for any such intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, or warrant;

- 38. All names used and all Corporations Sole executed and filed, or to be executed and filed, under said names;
- 39. All intellectual property, inter alia, all speaking and writing;
- 40. All signatures and seals;
- 41. All present and future retirement incomes, and rights to such incomes, issuing from any of DEBTOR'S accounts:
- 42. All present and future medical and healthcare rights, and rights owned through survivorship, from any of DEBTOR'S accounts;
- 43. All applications, filings, correspondence, information, identifying marks, image licenses or travel documents, materials, permits, registrations, and records and records numbers held by any entity, for any purpose, however acquired, as well as the analyses and uses thereof, and any use of any information and images contained therein, regardless of creator, method, location, process, or storage form, *inter alia*, all processed algorithms analyzing, classifying, comparing, compressing, displaying, identifying, processing, storing, or transmitting said applications, filings, correspondence, information, identifying marks, image licenses or travel documents, materials, permits, registrations, and records and records numbers, and the like:
- 44. All library cards;
- 45. All credit, charge, and debit cards, and mortgages, notes, applications, card numbers, and associated records and information;
- 46. All credit of DEBTOR;
- 47. All traffic citations/tickets;
- 48. All parking citations/tickets;
- 49. All court cases and judgments, past, present, and future, in any court whatsoever, and all bonds, orders, warrants, and other matters attached thereto or derived there from;
- 50. All precious metals, bullion, coins, jewelry, precious jewels, semi-precious stones, mounts, and any storage boxes within which said items are stored;
- 51. All tax correspondence, filings, notices, coding, record numbers, and any information contained therein,

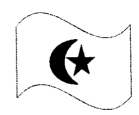
--- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED -----

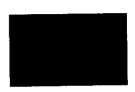
MOORISH SCIENCE TEMPLE OF AMERICA

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







wherever and however loc...ed, and no matter by whom said information was obtained, compiled, codified, recorded, stored, analyzed, processed, communicated, or utilized;

- 52. All bank accounts, bonds, certificates of deposit, drafts, futures, insurance policies, investment securities, Individual Retirement Accounts, money market accounts, mutual funds, notes, options, puts, calls, pension plans, savings accounts, stocks, warrants, 401-K's, and the like;
- 53. All accounts, deposits, escrow accounts lotteries, overpayments, prepayments, prizes, rebates, refunds, returns, Treasury Direct Accounts, claimed and unclaimed funds, and all records and records numbers, correspondence, and information pertaining thereto or derived there from;
- 54. All cash, coins, money, Federal Reserve Notes, and Silver Certificates;
- 55. All drugs, herbs, medicine, medical supplies, cultivated plants, growing plants, inventory, ancillary equipment, supplies, propagating plants, and seeds, and all related storage facilities and supplies;
- 56. All products of and for agriculture, and all equipment, inventories, supplies, contracts, accourrements involved in the planting, tilling, harvesting, processing, preservation, and storage of all products of agriculture;
- 57. All farm, lawn, and irrigation equipment, accessories, attachments, hand-tools, implements, service equipment, parts, and supplies, and storage sheds and contents;
- 58. All fuel, fuel tanks, containers, and involved or related delivery systems;
- 59. All metal-working, woodworking, and other such machinery, and all ancillary equipment, accessories, consumables, power tools, hand tools, inventories, storage cabinets, toolboxes, work benches, shops, and facilities;
- 60. All camping, fishing, hunting, and sporting equipment, and all special clothing, materials, supplies, and baggage related thereto;
- 61. All rifles and guns and related accessories, and ammunition and the integral components thereof;
- 62. All radios, televisions, communication equipment, receivers, transceivers, transmitters, antennas, and towers, and all ancillary equipment, supplies, computers, software programs, wiring, and related accoutrements and devices;
- 63. All power-generating machines or devices, and all storage, conditioning, control, distribution, wiring, and ancillary equipment pertaining or attached thereto;
- 64. All computers and computer Systems and the information contained therein, as well as all ancillary equipment, printers, and data compression or encryption devices and processes;
- 65. All office and engineering equipment, furniture, ancillary equipment, drawings tools, electronic and paper files, and items related thereto;
- 66. All water wells and well-drilling equipment, and all ancillary equipment, chemicals, tools, and supplies;

-- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED -----

MOORISH SCIENCE TEMPLE OF AMERICA

LOVE TRUTH PEACE FREEDOM MISTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







- 67. All shipping, storing, and cargo containers, and all chassis, truck trailers, vans, and the contents thereof; whether on-site, in transit, or ic storage anywhere;
- 68. All building materials and prefaoricated buildings, and all components or materials pertaining thereto, before or during manufacture, transportation, storage, building, erection, or vacancy while awaiting occupancy thereof;
- 69. All communications and data, and the nethods, devices, and forms of information storage and retrieval, and the products of any such stored information.
- 70. All books, drawings, magazines, manuals, and reference materials regardless of physical form;
- 71. All artwork, paintings, etchings, photographic art, litnographs, and serigraphs, and all frames and mounts pertaining or affixed thereto;
- 72. All food, and all devices, tools, equipment, vehicles, and related accoutrements involved in food preservation, preparation, growth, transport, and storage,
- 73. All construction machinery and all ancillary equipment, supplies, materials, fuels, fuel additives, supplies, materials, and service equipment pertaining thereto;
- 74. All medical, dental, optical, prescription, and insurance records, occords numbers, and information contained in any such records or pertaining thereto;
- 75. The Will of DEBTOR;
- 76. All inheritances gotten or to be gotten;
- 77. All wedding bands and rings, watches, wardrobe, and toiletries;
- 78. All household goods and appliances, linen, furniture, kitchen utensils, cutlery, tableware, cooking utensils, pottery, antiques;
- 79. All businesses, corporations, companies, trusts, partnerships, limited partnerships, organizations, proprietorships, and the like, now owned or hereafter acquired, and all books and records thereof and there from, all income there from, and all accessories, accounts, equipment, information, inventory, money, spare parts, and computer software pertaining thereto;
- 80. All packages, parcels, envelopes, or labels of any kind whatsoever which are addressed to, or intended to be addressed to, DEBTOR, whether received or not received by DEBTOR;
- 81. All telephone numbers;
- 82. Any property not specifically listed, named, or specified by make, model, serial number, etc., is expressly herewith included as collateral of DEBTOR.
- 83. All authorized Sheiks and Sheikess by Federation of United Nation of Muurs (FUNM) can lawfully become an Apostiller to authenticate any national or international document of the Moorish Holy Temple of Science and the Moorish Science Temple of America and that of any other Muur/Moor nation or tribe

--- CIRCLE ⑦ PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ---

1030010070 Page: 25 of 67

MOORISH HOLY SEMENCE OF THE WORLD

MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







Office

or anyone Nationalized by NSTA or FUNM. The Federal Government of the Moors/Muurs.

ADVISORY

All instruments and documents referenced/iten ized above are accepted for value, with all related endorsements, front and back, in accordance with UCC § 3-419 and House Joint Resolution 192 of June 5, 1933. This Security Agreement is accepted for value, property of the Secured Party, and not dischargeable in bankruptcy court as the Secured Party's property is exempt from third-party levy. This Security Agreement supersedes all previous contracts or security agreements between DEBTOR and the Secured Party.

DEBTOR agrees to notify all of DEBTOR'S former creditors, would be creditors, and any would be purchasers of any herein-described Collateral, of this Security Agreement, and all such personages are expressly so-noticed herewith.

This Security Agreement devolves on the Secured Party's heirs and assigns, which are equally as authorized, upon taking title to this Security Agreement, as the Secured Party to hold and enforce said Socurity Agreement via non-negotiable contract, devise, or any lawful commercial remedy.

DEFAULT

The following shall constitute the events of default hereunder:

- 1. Failure by DEBTOR to pay any debt secured hereby when due;
- 2. Failure by DEBTOR to perform any obligations secured hereby when required to be performed;
- 3. Any breach of any warranty by DEBTOR contained in this Security Agreement; or
- 4. Any loss, damage, expense, or injury accruing to Secured Party by virtue of the transmitting-utility function of DEBTOR.

The Secured Party reserves the right to satisfy any judgment, lien, levy, debt, or obligation, whether unsecured, secured, or purported to be secured, against DEBTOR by executing a Bill of Exchange or Accepted for Value against the Fidelity Bond registered herewith.

---- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED -----

1030010070 Page: 26 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL

Applier be to all Successors and Assigns

SIGNATURES

The Secured Party executes this Security Agreement certified and sworn on the Secured Party's unlimited liability true, correct, and complete, and accepts all signatures in accord with UCC § 3-419.

LUTHER L NEWBURN JR. DEBTOR	
Lutha Leray Newsburn M.	

JURAT

County of Cook)	
)	SS

Luther Leroy Newburn Jr, Secured Party

-- CIRCLE ⑦ PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED --

1030010070 Page: 27 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

TOME LESSEL LEVER LEVER LEGISON TRELLE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







Illinois state

Subscribed and sworn before me this Eddar of Dottos, A.D. 2010.

Notary Public

My Commission Expires

(seal)

-Topy's Office Secured Party: <u>Luther Leroy Newburn Jr.</u> For the Security Agreement 2010 by the <u>Lutner Leroy</u> Newburn Jr.

Form SA-120187-KLJ

-- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED --

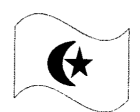
1030010070 Page: 28 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







POWER OF ATTORNEY

LIMITED

LLN-1001-POA

Know All Men by These Presents: That 1, <u>LUTHER LEROY NEWBURN JR</u>, the Debtor, corporate entity, and 'ens legis,' the undersigned, hereby make constitute and appoints <u>Luther Leroy Newburn Jr</u>, © herein, the flesh and blood man, a living soul, the Secure Party/Creditor as my true and lawfully Attorney-infact for me and in my corporate capacity (LLC), place and stead and for my personal and commercial use and benefit:

- 1. To ask, demand, request, file, sue, recover, register, collect and receive each aevery sum of money, credit, account legacy, bequest, interest, dividend, annuity and demand (which now is or hereafter shall become due, owing or payable or dischargeable) belonging to or accepted or claimed by me, or presented to the DEBTOR; LUTHER L NEWBURN JR. (a corporate entity) and to use and take any lawful and/or commercial means necessary for the recovery thereof by legal or commercial process or otherwise, and to execute and deliver or receive a satisfaction or release therefore, together with the right and power to settle, compromise, compound and or discharge any claim or initiate any administrative claim for damages or make any necessary demands:
- 2. To exercise any or all of the following powers as to all kinds of personal property private property and any property, goods, wares and merchandise, choices in action and other property in possession or where a security interest is established and to or in other actions;
- 3. To secure by private registration the interest, or the security interest in any or all property where necessary, to accept for value and to discharge any and all debts for fine, fee, or tax where necessary, to cause the *commercial* adjustment of any such account held open against the DEBTOR-<u>LUTHER L NEWBURN</u>
 <u>JR.</u>; to use where necessary any Sight Drafts/Money Orders, Bills of Exchange to finalize any of the above in my behalf;
- 4. To open any Checking accounts whereupon being 'closed,' to discharge any fines, fees, taxes and debts via adjustment and set-off.
- 5. To create, amend, supplement and or terminate any trust or the RES created by the government (District of Columbia) and ratified or exercised in any manner by any other State;

--- CIRCLE (7) PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ----

1030010070 Page: 29 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







6. To request, retrieve, file, submit, or otherwise, any papers in my behalf for any matter whether commercial, quasi-judicial, administrative, or otherwise and to sign my legal corporate name as my act and deed, to execute and deliver same for any redress or remedy, claim, suit or otherwise.

GIVING AND GRANTING, unto my said Attorney-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about all matters as fully to all intents and purposes as I might or could to if I was personally present, and hereby ratifying all that my Attorney-in-fact shall lawfully do or cause to be done by virtue of these presents. The powers and authority hereby conferred upon my said Attorney-in-fact shall be applicable to all real and private property, personal property or interest therein now owned or hereinafter acquired by me as the 'ENS LEGIS/LLC and wherever situate, and as evidenced by a filed security interest.

My said Attorney-in-fact: <u>Luther Leroy Newburn Jr©</u>, is empowered hereby to determine in his sole discretion the time, purpose for and manner in which any power hereir conferred upon him shall be exercised, and the conditions, provisions and covenants of any instrument(s) or deciment(s) which may be executed by him pursuant hereto; and in the acquisition or distribution of real, personal or private property, my said Attorney-in-fact shall have exclusive power to fix the terms or amounts thereof for cash, funds, credit and/or affecting all property, including rights, titles, interest to same and if on/for credit – with or without security.

When the context so requires, the masculine gender includes the feminine and/or ocutor, and the singular numbers includes the plural.

WITNESS my hand this 26 day of OCTOBER, 2010, A.D.

LUTHER L NEWBURN JR.



Secured Party Name - Authorized Representative

--- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED ----

1030010070 Page: 30 of 67

MOORISH HOLY JEMPLE OF SCIENCE OF THE WORLD

MOORISH SCIENCE TEMPLE OF AMERICA

7 ..

LOVE TRUTH PEACE PREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







ACKNOWLEDGEMENT

State of	Illinois	_) (_				
) SS	S. 0				
County ofC	Cook)	1/			
				Mh n 1		
SUBSCRIBED	AND SWORN	TO BEFOE N	ME this	of Ucabb	<u><</u> , 2010,	
A had hata)	Jari BEV	personally kn	own to me o	r upon identific	ation to be the r	nan whose name
subscribed to th	e within instrum	ent.	4/	5		
0 1	1//	_				
1/1/2	11/		(Seal)	- ChitCIAL	SEAL TOWN	
Notary Public	in and for said	State /		WKA JE	FFERS	
My commissi		13/12	\$		Ablic }	
, , ,	/ · ——		3	My Commission		
,			į	June 13, 1	U12	
					~6~~~	

29-POWER OF ATTORNEY to <u>Luther Leroy Newburn Bey ©</u>, <u>Ahad Intaj Jari Bey ©</u>, PO.A. # <u>L L</u> N.A I J B-001-POA

------- CIRCLE ⑦ PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ------

1030010070 Page: 31 of 67

UNOFFICIAL COPY

Property of Cook County Clerk's Office

1030010070 Page: 32 of 67

MOORISH HOLY SEMPLE OF SCIENCE OF THE WORLD

MOORISH SCIENCE TEMPLE OF AMERICA

7

TOME ABSTACE SEVER SEVEREDOW TERRACE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







COMMON LAW COPYRIGHT

Copyright Notice: ALL CAP NAME DIFFERENT WAYS O" ALL CAP NAME O ALL CAP NAME O ALL CAP NAMEO All rights reserved. Common-law copyright of trade-name/trade-marks Ahad Intaj Jari Bey C Ahad Jari Bey C, Ahad Bey C A.Bey C Ahad Intaj Jari Bey @ as well as any and all derivatives and variations in the spelling of any of said trade-name/trade-marks, i.e., ALL CAP NAME, ALL CAP NAME, ALL CAP NAME, may not her be used, nor reproduced, nether in whole nor part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgement of LUTHER LEROY NEWBURN JR or AHAD INTAJ JARI BEY or Luther Leroy Newburn .r or Ahad Intaj Jari Bey © as signified by the red-ink signature of Ahad Intaj Jari Bey or Luther Leroy Newburn Jr C hereinaster "Secured Party," With the intent of being contractually bound, any juristic person, as well as the agent of said juristic person, consents and agrees by this Copyright Notice that neither said juristic person, nor the agent of said juristic person, shall display, nor otherwise use in any manner, any of the common-law trade-mane/trade-marks; nor the common law copyright described herein, nor any derivative nor any variation in the spelling of including names not mentioned, of "secured party" without the prior, express, written consent and acknowledgement of Secured Party, as signified by Secured Party's signature in red ink. Secured Party nither grants, nor implies, nor otherwise gives consent for any unauthorized use of any of the Secured Part's unauthorized use is strictly prohibited. Secured Party is not now, nor has Secured Party, ever been, and accommodation party, nor a surety, for any of the purported debtors. i.e.: LUTHER LEROY NEWBURN on nor LUTHER L NEWBURN SOMETHING®, Debtor in Hold-harmless and Indemnity Agreement No. LMMY-0000000-HHA dated October 10th 2010 against any and all claims. Legal action, orders, warrants, judgments, demands, liabilities. Josces, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by Debtor: LUTHER LEROY NEWBURN JR nor LUTHR L NEWBURN/SOMETHING © hence forth Debtor/debtor, for any and every reason, purpose, and cause whatsoever. Self-executing Contract/Security Agreement in Event of Unauthorized Use: by this Copyright Notice, both the juristic person and the agent of said juristic person, hereinaster jointly and severally "User," consent and agree that any use of any of: Secured Party or Debtor's name(s) other than authorized use as set forth above constitutes unauthorized use, counterfeiting, of Secured Party's common-law copyrighted property, contractually binds User, renders this Copyright Notice a Security Agreement wherein User is named debtor and/or secured party and signifies that User

1. Grants Secured Party a Security interest in all of User's assets, land, and personal property, and all of User's interest in assets, land, and personal property, in the sum certain amount of two million US dollars \$2,000,000.00 or equivalent in silver and or gold according to the U.S. market standard at that time of occurrence of use of any of the common-law-copyrighted trade-name/trade-marks as well as for each and every occurrence of use of any and all derivatives of, and variations in the spelling of, LUTHER L NEWBURN JR or Luther L Newburn Jr or AHAD INTAJ JARI BEY or Ahad Intaj Jari Bey and all derivatives and variations in the spelling of respectively, all Debtors and Secured Party name(s) not excluding and derivatives and variations, respectively, plus cost, plus triple damages.

----- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED -----

1030010070 Page: 33 of 67

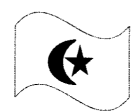
MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA



LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







- 2. Authenticates this Security Agreement wherein User LUTHER LEROY NEWBURN JR © is Debtor and Luther Leroy Newburn Jr© is Secured Party, and wherein User pledges all of User's property, i.e. all assets, land, consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters, of credit, letters-of-credit rights, chattel paper, instruments, deposit accounts, accounts, documents, fingerprints, handprints, footprints, DNA, RNA, blood, and other fluids, words, and general intangibles, and all User's interest in all such foregoing property, now owned and hereinafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing User's contractual obligation in favor of Secured Party for User's unauthorized use of Secured Part's common-law copyright property.
- 3. Consents and agrees with Secured Party's filing of a UCC rin incing Statement in the UCC filing office, as well as in any county recorder's office, wherein User LUTHER LERO Y NEWBURN JR © is Debtor and Luther Leroy Newburn Jr is Secured Party.
- 4. Consents and agrees that said UCC Financing Statement described above in paragraph "(3)" is a continuing financing statement, and further consents and agrees with Secured party's filing of any continuation statement necessary for this Security Agreement and described above in paragraph "(2)" until User's contractual obligation theretofore incurred has been fully satisfied.
- 5. Consents and agrees with Secured Party's filing of any Security Agreement, as 20 cribed above in paragraph "(2)" in the

WITHESS_____

Than I not you they
SPECIAL APPEARANCE IN PROPRIATERSON SUI JURIS

NOTARY PUBLIC FOR [ILLINOIS]		
-	Optional	
MY COMMISSION EXPIRES		

1030010070 Page: 34 of 67

MOORISH HOLV GEMPLE OF SCIENCE OF THE WORLD

MOORISH SCIENCE TEMPLE OF AMERICA

. **7**

LOVE TRUTE FEACH SERENOW LLESSEN

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







COPYRIGHT NOTICE

Copyright Notice: All rights reserved. common-law copyright of trade-name/trade-marks LUTHER LEROY NEWBURN-BEY/LUTHER LEROY NEWBURN JR/AHAD INTAJ JARI BEYC, QUANTEZ BROWN ©, JAWON NEWBURNO, LUTHER LEROY NEWBURN IIIO, DAMOND NEWBURNO, JANIYAH CENTIA NEWBURNO, JA'NAE NEWBURNO, as well as any and all derivatives and variations in the spelling of any of said trade-names/tr. de-marks, not excluding "/Luther Leroy Newburn Bey/Luther Leroy Newburn Jr/Ahad Intaj Jari Bey," "Quantez Brown," "Jawon Newburn" "Luther Leroy Newburn III" Janiyah Centia Newburn" "Ja'nae Newburn" "respectively — Common Law Copyright © 1973, 1994, 1995, 1997, 1999, 2005, 2007, respectively, by Luther Leroy Newburn-Bey. Said common-law trade-name/trade-marks, i.e.LUTHER LEROY NEW BURN BEY /LUTHER LEROY NEWBURN JR/AHAD INTAJ JARI BEY©, QUANTEZ BROWN ©, JAWON NEWBURN©, LUTHER LENOY NEWBURN III©, DAMOND NEWBURN©, JANIYAH CENTIA NEWBURNO, JA'NAE NEWBURNO, may neither be used nor reproduced, neither in whole nor part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgement of Luther Leroy Newburn-Bey© as signified by the red-ink signature of Luther Leroy Newburn JrO, hereinafter "Secured Party," With the intent of being contractually bound, any juristic person, as well as the agent of said juristic person, consents and agrees by this Copyright Notice that neither said juristic person, nor the agent of said juristic person, shall display, nor otherwise use in any manner, any of the common-law trade-name/trade-marks, LUTHER LEROY NEWBURN-BEY/LUTHER LEROY NEWBURN JR/AHAD INTAJ JARI BEY®, QUANTEZ BROWN ©, JAWON NEWBURN©, LUTHER LEROY NEWBURN IIIC, DAMOND NEWBURNC, JANIYAH CENTIA 1 EWPURNC, JA'NAE NEWBURNC nor the common-law copyright described herein, nor any derivative of, nor any variation in the spellar of including names not mentioned, LUTHER LEROY NEWBURN-BEY/LUTHER LEROY NEWBURN JR/AHAD INTAJ JARI LEYO, QUANTEZ BROWN O, JAWON NEWBURN©, LUTHER LEROY NEWBURN IIIO, DAMOND NEWBURNO, JANIYAH CEN LA NEWBURNO, JA'NAE NEWBURNO, without the prior, express, written consent and acknowledgement of Secured Party, as signified by Secured Party's signature in red ink. Secured Party neither grants, nor implies, nor otherwise gives consent for any unauthorized use c. any of LUTHER LEROY NEWBURN-BEY/LUTHER LEROY NEWBURN JR/AHAD INTAJ JARI BEY©, QUANTEZ BROWN ©. AWON NEWBURNO, LUTHER LEROY NEWBURN IIIO, DAMOND NEWBURNO, JANIYAH CENTIA NEWBURNO, JA'NAL'N LWBURNO, and such unauthorized use is strictly prohibited. Secured Party is not now, nor has Secured Party ever been, an accommodation party, nor a surety, for any of the purported debtors, i.e. " LUTHER LEROY NEWBURN-BEY/LUTHER LEROY NEWBURN JR/AHAD INTAJ JARI BEYO, QUANTEZ BROWN O, JAWON NEWBURNO, LUTHER LEROY NEWBURN IIIO, DAMOND NEWBURNO, JANIYAH CENTIA NEWBURNO, JA'NAE NEWBURNO, Debtor in Hold-harmless and Indemnity Agreement No. RMB-270351-HHIARMB-270371-SA dated the Twenty-seventh Day of the tenth Month in the Year of Our Lord Two Thousand-ten against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by Debtor LUTHER LEROY NEWBURN JR for any and every reason, purpose, and cause whatsoever. Self-executing Contract/Security Agreement in Event of Unauthorized Use: By this Copyright Notice, both the juristic person and the agent of said juristic person, hereinafter jointly and severally "User," consent and agree that any use of any of, LUTHER LEROY NEWBURN-BEY/LUTHER LEROY NEWBURN JR/AHAD INTAJ JARI BEYO, QUANTEZ BROWN ©, JAWON NEWBURN©, LUTHER LEROY NEWBURN III©, DAMOND NEWBURN©, JANIYAH CENTIA NEWBURN©, JA'NAE NEWBURN© other than authorized use as set forth above constitutes unauthorized use, counterfeiting, of Secured Party's common-law copyrighted property, contractually binds User, renders this Copyright Notice a Security Agreement wherein User is debtor and Luther Leroy Newburn Jr is Secured Party, and signifies that User: (1) grants Secured Party a security interest in all of User's assets, land, and personal property, and all of User's interest in assets, land, and personal property, in the sum certain amount of \$2,000,000.00 per each occurrence of use of any of the common-law-copyrighted trade-name/trade-marks LUTHER LEROY NEWBURN-BEY/LUTHER CIRCLE (7) PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED --

1030010070 Page: 35 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD

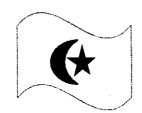
MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE PREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







LEROY NEWBURN JR/AHAD IN TALLARI BEY©, QUANTEZ BROWN ©, JAWON NEWBURN©, LUTHER LEROY NEWBURN IIIO, DAMOND NEWBURNO, JANIY AF CENTIA NEWBURNO, JA'NAE NEWBURNO as well as for each and every occurrence of use of any and all derivatives of, and variations in the spelling of, respectively, LUTHER LEROY NEWBURN-BEY/LUTHER LEROY NEWBURN JR/AHAD INTAJ JARI BEY©, (U'ANTEZ BROWN ©, JAWON NEWBURN©, LUTHER LEROY NEWBURN III©, DAMOND NEWBURNO, JANIYAH CENTIA NEWDURNO, JA'NAE NEWBURNO, not excluding "Luther Leroy Newburn Jr, Luther Leroy Newburn Bey, Ahad Intaj Jari Bey, Quantez B. own, Jawon Newburn, Luther Leroy Newburn III, Damond Newburn, Janiyah Centia Newburn, Ja'nae Newburn" respectively, plus costs, plus crir le damages; (2) authenticates this Security Agreement wherein User is debtor and Luther Leroy Newburn Jr is Secured Party, and wherein Us it pledges all of User's property, i.e. all assets, land, consumer goods, farm products, inventory, equipment, money, investment property, con investm instruments, deposit accounts, accounts, documents, and general intangules, and all User's interest in all such foregoing property, now owned and hereinafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing User's contractual obligation in favor of Secured Party for User's unauthorized use of Secured Party's common-law copyrighted property; (3) consents and agrees with Secured Party's filing of a UCC Financing Statement in the UCC filing office, as well as in any county recorder's office, wherein User is debtor and Luther Leroy Newburn Jr is Secured Party; (4) consents and agrees that said UCC Financing Statement described above in paragraph "(3)" is a continuing financing statement, and further consents and agrees with Secured party's filing of any continuation statement necessary for maintaining Secured Party's perfected security interest in all of User's property and interest property, pledged as collateral in this Security Agreement and described above in paragraph "(2), until User's contractual obligation theretofore incurred has been fully satisfied; (5) consents and agrees with Secured Party's filing of any Sourity Agreement, as described above in paragraph"(2)," in the UCC filing office, as well as in any county recorder's office; (6) consents 2.1d agrees that any and all such filings described in paragraphs "(4)" and "(5)" above are not, and may not be considered, bogus, and that viser will not claim that any such filing is bogus; (7) waives all defenses; and (8) appoints Secured party as Authorized Representative for User, effective upon User's default re User's contractual obligations in favor of Secured Party as set forth below under "Payment Terms" and "Default Terms," granting Secured Party full authorization of a record on behalf of User, as Secured party in Secured Party's sole discretion, leem's appropriate, and User further effective upon User's default, irrevocable and coupled with a security interest. User further consents and grees with all of the following additional terms of Self executing Contract/Security Agreement in Event of Unauthorized Use: Payment Terms; In accordance with fees for unauthorized use of any of LUTHER LEROY NEWBURN-BEY/LUTHER LEROY NEWBURN JR/AYLAD INTAJ JARI BEYO, QUANTEZ BROWN O, JAWON NEWBURNO, LUTHER LEROY NEWBURN IIIO, DAMOND NEWBURNO, JANIYAH CENTIA NEWBURNO, JA'NAE NEWBURNO, as set forth above, User hereby of the date User is sent Secured party's Invoice, hereinafter "Invoice," itemizing said fees. Default Terms: In event of non-payment in full of all unauthorized-use fees by User's property and interest in property pledged as collateral by User, as described above in paragraph"(2)," immediately becomes, i.e. is, property of Secured Party; (b) Secured Party is appointed user's Authorized Representative as set forth above in paragraph"(8)"; and (c) User consents and agrees that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited by, sale at auction, at any time following User's default, and without further notice, any and all of User's former properly and interest in property, as described above in paragraph "(2)," formerly pledged as collateral by User, now property of Secured Party, in respect of this "Self-executing Contract/Security Agreement in Event of Unauthorized Use," that Secured party, again in Secured Party's sole discretion, deems appropriate. Terms for Curing Default: upon event of default, as set forth above under "Default Terms," irrespective of any and all of User's former property and interest in property, in the possession of as well as disposed of by, Secured Party, as authorized above under "Default Terms," User may cure User's default re only the remainder of User's former property and interest in property formerly pledged as collateral that is neither in the possession of nor, otherwise disposed of by, Secured Party within twenty (20) days of date of User's default only by payment in full. Term of Strict Foreclosure: user's nonpayment in full of all unauthorized-use fees itemized in Invoice said twenty -(20) day period for curing default as set forth above under "Terms for Curing Default" authorizes Secured party's immediate non-judicial strict - CIRCLE (7) PUBLISHING© OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED --

1030010070 Page: 36 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

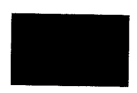
7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







foreclosure or any and all remaining property and interest in property formerly pledged as collateral of by, Secured Party upon expiration of said twenty-(20) day default-curing period. Ownership subject to common-law copyright and UCC Financing Statement and Security Agreement filed with the UCC filing office. Record Owner: Luther Leroy Newburn Jr/Luther Leroy Newburn-Bey, Autograph Common Law Copyright 1951325820594. Unauthorized-use Ses of any of ""Luther Leroy Newburn-Bey," " Luther Leroy Newburn Jr, Luther Leroy Newburn Bey, Ahad Intaj Jari Bey, Quantez Brown, Jewon Newburn, Luther Leroy Newburn III, Damond Newburn, Janiyah Centia Newburn, Ja'nae Newburn" incurs same unauthorized-use fees as those associated with LUTHER LEROY NEWBURN-BEY/LUTHER LEROY NEWBURN JR/AHAD INTAJ JARI BEY©, Q JA VTEZ BROWN ©, JAWON NEWBURN©, LUTHER LEROY NEWBURN IIIO, DAMOND NEWBURNO, JANIYAH CENTIA NEWI U. NO, JA'NAE NEWBURNO, respectively, as set forth above in paragraph "(1)" under "Self-executing Contact/Security Agreement in Event of Unauthorized Use." considered, bogus, and that User will not claim that any such filling is bogus; (7) waives all defenses; and (8) appoint . Secured party as Authorized Representative for User, effective upon User's default re User's contractual obligations in favor of Secured Party as get forth below under "Payment Terms" and "Default Terms," granting Secured Party full authorization of a record on behalf of User, as Secured party in Secured Party's sole discretion, deems appropriate, and User further effective upon User's default, irrevocable and coupled with a security interest. User further consents and agrees with all of the following additional terms of Self executing Contract/Security Agreement in Event of Unauthorized Use: Payment Terms; In accordance with fees for unauthorized use of any of LUTHER LEROY NEWBURN-BEY/LUTHER LEROY NEWBURN JR/AHAD INTAJ JARI BEY©, QUANTEZ BROWN ©, JAWON NEWBURN©, LUT'ÆR LEROY NEWBURN III©, DAMOND NEWBURNO, JANIYAH CENTIA NEWBURNO, JA'NAE NEWBURNO, as set forth above. User hereby of the date User is sent Secured party's Invoice, hereinafter "Invoice," itemizing said fees. Default Terms: In event of non-payment in full of all unauthorized-use fees by User's property and interest in property pledged as collateral by User, as described above in caragraph"(2)," immediately becomes, i.e. is, property of Secured Party; (b) Secured Party is appointed user's Authorized Representative at set forth above in paragraph"(8)"; and (c) User consents and agrees that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited by, sale at auction, at any time following User's default, and without further notice, any and all of User's former prope ly ai d interest in property, as described above in paragraph "(2)," formerly pledged as collateral by User, now property of Secured Party, in respect of this "Selfexecuting Contract/Security Agreement in Event of Unauthorized Use," that Secured party, again in Secured Party's sole discretion, deems appropriate. Terms for Curing Default: upon event of default, as set forth above under "Default Terms," irrespective of any and all of User's former property and interest in property, in the possession of as well as disposed of by, Secured Party, as authorized above under "Default Terms," User may cure User's default re only the remainder of User's former property and interest in property formerly pledged as collateral that is neither in the possession of nor, otherwise disposed of by, Secured Party within twenty (20) days of date of User's default only by payment in full. Term of Strict Foreclosure: user's nonpayment in full of all unauthorized-use fees itemized in Invoice said twenty -(20) day period for curing default as set forth above under "Terms for Curing Default" authorizes Secured party's immediate non-judicial strict foreclosure or any and all remaining property and interest in property formerly pledged as collateral of by, Secured Party upon expiration of said twenty-(20) day default-curing period. Ownership subject to common-law copyright and UCC Financing Statement and Security Agreement filed with the UCC filing office. Record Owner: Luther Leroy Newburn Jr/Luther Leroy Newburn Bey, Autograph Common Law Copyright 1951325820594. Unauthorized-use fees of any of "" Luther Leroy Newburn Bey, Luther Leroy Newburn Jr. Ahad Intai Jari Bey, Quantez Brown, Jawon Newburn, Luther Leroy Newburn III, Damond Newburn, Janiyah Centia Newburn, Ja'nae Newburn' incurs same unauthorized-use fees as those associated with LUTHER LEROY NEWBURN-BEY/LUTHER LEROY NEWBURN JR/AHAD INTAJ JARI BEY©, QUANTEZ BROWN ©, JAWON NEWBURN©, LUTHER LEROY NEWBURN IIIQ, DAMOND NEWBURN©, JANIYAH CENTIA NEWBURNO, JA'NAE NEWBURNO, respectively, as set forth above in paragraph "(1)" under "Self-executing Contact/Security Agreement in Event of Unauthorized Use." "Under treat, dourest and coercion, any signature(s) given in any other than red, not withstanding."

--- CIRCLE 🧑 PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED -----

1030010070 Page: 37 of 67

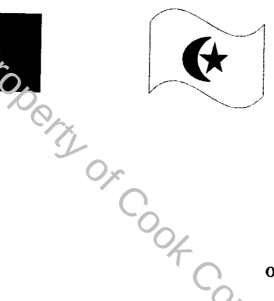
MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

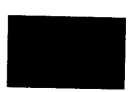
7

TONE LEGISLA DEVCE LEGEDOM WELLE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







V Optional

WITNESS___

SPECIAL APPEARANCE IN PROPRIA PERSON SUI JURIS Joi Ben

MY COMMISSION EXPIRES Optional	NOTARY PUBLIC FOR [ILLINOIS]		1/4,
	MY COMMISSION EXPIRES	Optional	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\

1030010070 Page: 38 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE PREEDOW JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







COMMON LAW COPYRIGHT

Copyright Notice: ALL CAP NAME ©" ALL CAP NAME © ALL CAP NAME © ALL CAP NAME © All rights reserved. Common-law copyright of trade-name/trade-marks LUTYITR LEROY NEWBURN JR , LUTHER LEROY NEWBURN BEY, AHAD INTAJ JARI BEY© LUTHER NEWBURN ©, LUTHEN I NEWBURN JR © L NEWBURN © Luther Leroy Newburn Jr , Luther Leroy Newburn Bey, Ahad Intaj Jari Bey as well as any and derivatives and variations in the spelling of any of said tradename/trade-marks, i.e., ALL CAP NAME, ALL CAP NAME, LUTTER LEROY NEWBURN JR, may neither be used, nor reproduced, nether in whole nor part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgement of LUTHER LEROY NEWBURN JR or LUTHER L. NEWBURN JR or Luther Leroy Newburn Jr or Luther L Newburn © as signified by the red-ink signature of Luther Leroy Newburn Jr or Luther Leroy Newburn Bey© hereinafter "Secured Party," With the intent of being contractually bound, any juristic person, as well as the agent of said juristic person, consents and agrees by this Copyright Notice that neither said juristic person, nor the agent of said juristic person, shall display, nor otherwise use in any manner, any of the common-law trade-mane/trade-marks; nor the commonlaw copyright described herein, nor any derivative nor any variation in the spelling of including names not mentioned; of "secured party" without the prior, express, written consent and acknowledgement of Scared Party, as signified by Secured Party's signature in red ink. Secured Party nither grants, nor implies, nor otherwise gives consent for any unauthorized use of any of the Secured Part's unauthorized use is strictly prohibited. Secured Party is not now, nor has Secured Party ever been, and accommodation party, nor a surety, for any of the purported debtors. e.: LUTHER LEROY NEWBURN BEY nor LUTHER LEROY NEWBURN JR/SOMETHING ©, Debtor in Hold-hamiles and Indemnity Agreement No. LMMY-0000000-HHIA dated October 14th 2010 against any and all claims. Legal action, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levics, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by Debtor: LUTHER LEROY NEWBURN JR/LUTHER LEROY NEWBURN BEY/AHAD INTAJ JARI BEY nor LUTHER LEROY NEWBURN JR/SOMETHING © hence forth Debtor/debtor, for any and every reason, purpose, and cause whatsoever. Self-executing Contract/Security Agreement in Event of Unauthorized Use: by this Copyright Notice, both the juristic person and the agent of said juristic person, hereinafter jointly and severally "User," consent and agree that any use of any of: Secured Party or Debtor's name(s) other than authorized use as set forth above constitutes unauthorized use, counterfeiting, of Secured Party's common-law copyrighted property, contractually binds User, renders this Copyright Notice a Security Agreement wherein User is named debtor and/or secured party and signifies that User

1. Grants Secured Party a Security interest in all of User's assets, land, and personal property, and all of User's interest in assets, land, and personal property, in the sum certain amount of two million US dollars \$2,000,000.00 or equivalent in silver and or gold according to the U.S. market standard at that time of occurrence of use of any of the common-law-copyrighted trade-name/trade-marks as well as for each and every occurrence of use of any and all derivatives of, and variations in the spelling of, LUTHER LEROY NEWBURN JR/LUTHER LEROY NEWBURN BEY/AHAD INTAJ

----- CIRCLE ⑦ PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED ---

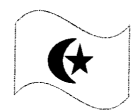
1030010070 Page: 39 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

LOVE TRUTH PEACE PREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







JARI BEY or Luther Leroy Newburn Jr or LUTHER LEROY NEWBURN BEY or Luther Leroy Newburn Bey and all derivatives and variations in the spelling of respectively, all Debtors and Secured Party name(s) not excluding and derivatives and variations, respectively, plus cost, plus triple damages.

- 2. Authenticates this Security Agreement with rein User LUTHER LEROY NEWBURN JR © is Debtor and Luther Leroy Newburn Jr/Luther Leroy Newburn Bey/Ahad I itaj Jari Bey © is Secured Party, and wherein User pledges all of User's property, i.e. all assets, land, consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters, of credit, letters-of-credit rights, chattel paper, instruments, deposit accounts, accounts, documents, fingerprints, handprints, footprints, DNA, RNA, blood, and other fluids, words, and general intangibles, and all User's interest in all such foregoing property, now owned and hereinafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing User's contraction obligation in favor of Secured Party for User's unauthorized use of Secured Part's common-law copyright propere.
- 3. Consents and agrees with Secured Party's filing of a UCC Financing Statement in the UCC filing office, as well as in any county recorder's office, wherein User LUTHER LEROY NEWBUKN JR © is Debtor and Luther Leroy Newburn Jr/Luther Leroy Newburn Bey/Ahad Intaj Jari Bey is Secured Party.
- 4. Consents and agrees that said UCC Financing Statement described above in paragraph "(3)" is a continuing financing statement, and further consents and agrees with Secured party's filing of any conditivation statement necessary for this Security Agreement and described above in paragraph "(2)" until User's contractual collection theretofore incurred has been fully satisfied.
- 5. Consents and agrees with Secured Party's filing of any Security Agreement, as described above in paragraph "(2)" in the

Optional WITNESS

SPECIAL APPEARANCE IN PROPRIA PERSON SUI JURIS

NOTARY PUBLIC FOR [ILLINOIS] __ **Optional** MY COMMISSION EXPIRES

CIRCLE (7) PUBLISHING® OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED --

MOORISH SCIENCE TEMPLE OF AMERICA



LOVE TRUTH PEACE PREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







Luther Leroy Newburn Jr/Lutac: Leroy Newburn Bey/Ahad Intaj Jari Bey ©, c/o Your P.O. Box 0000 Your Address City Territory, Illinois state Republic

[WITHOUT THE USA] DMM 122.32 NON POMESTIC

REVOCATION OF POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, THAT:

I, <u>Luther Leroy Newburn Jr/Luther Leroy Newburn Bey/Ahad Intaj Jari Bey ©</u>, a lawful inhabitant of Cook County, Illinois State do hereby wholly revoke, cancel, and annul all Powers of Attorney, in fact or otherwise, signed by me, my agent(s). parents, parens patriae, implied in law, or by trust, voluntary or involuntary, with or without my informer consent and knowledge, with, to and/or for as these revoked Powers of Attorney pertain to me, and all properly both real and personal, obtained by me or accepted for value in the past, present or future.

Anything not listed is not waived by omission.

Luther Leroy Newburn Jr/Lutner Leroy Newburn

Bey/Ahad Intaj Jari Bey ©, - Secured Party

State of Illinois) ss:

County of Cook)

On this day of 26, of October, 2010, A.D., before me, the undersigned, a Notary Public in and for said State, personally appeared personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name subscribed to the within instrument and acknowledged to me that he/she executed it.

Witness my hand and

Seal: Notary Public

Wy Commission Expire June 13, 2012

— CIRCLE®PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GØYERNMENT©™ ALL RIGHTS RESERVED —

1030010070 Page: 41 of 67

MOORISH SCIENCE TEMPLE OF AMERICA



LOVE TRUTH PEACE PREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







My Commission Expires

APOSTILLE REGIS TRATION PURSUANT TO INTERNATIONAL PRIVATE LAW (5 October, 1961 Hague Convention) WITH ADMINISTRATIVE AND JUDICIAL NOTICE

Our natural indigenous Moorish American Nationality and 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 an 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 Lavy 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" capacity as a statutory U.S. A. (Constitutional Republic). Violation is inclusive of coercing, fraud or compelling one into fictional Due process. Violation also embraces official participation through "neglect or refusal" to: prevent or aid in preventing" rather than properly having and mitigating prohibited damage. Violation creates liability rendering governmental "immunity from sair" defense moot.

Pursuant to my status of an aboriginal indigenous, natural, (Moorish American National) I terminate relationship with the Social Security Administration and no longer use a "Social Security number". Previous documentation may include a former "SSN", but I must now request that no individual or agency erroneously associates me with a "SSN" CREATING PALIAGE LIABILITY. Substitute documentation admissible under State, Federal or International Law may now be provided for "identification" purposes. It is unlawful to deny aright 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 I am Ahad Intaj Jari Bey/Luther Leroy Newburn Bey ©, My birthplace is: usA/Al Moroc (Amexem) Moroccan Empire, born to Luther Leroy Newburn Sr (Father) and Annie Ruth Newburn (Mother) ARN (Mother) both Moorish American Nationals. My indigenous, natural and 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). [Le U.S. public bankruptcy policies, 5 USC 903]. (With no absolute rights to Constitutional protection and Due process).

THIS FORMAL NOTICE OF APOSTILLE REGISTRATION OF NATIONALITY, WORLD CITIZENSHIP AND CERTIFICATE OF LIFE IS PUSRUANT TO INTERNATIONAL LAW (5th October 1961 Hague Convention) AND CONTAINS AFFIDAVIT OF ADMINISTRATION AND JUDICIAL NOTICE

------ CIRCLE(7)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED -----

1030010070 Page: 42 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

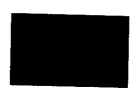


LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







Signed and executed
Under the Laws of the Divine Constitution & Bylaws
Zodiac Constitution, The 1787 Treaty of Peace
And Friendship, and convention De La Haya Du
5th of October 1961, Etal.

Taken for Value UCC 3-303 Exemption from Third party Levy" UCC 1-207/308, (7) UCC 3-302,3-305

Amend to Date of Live (birth)

Date

<u>26</u> day of <u>September</u>, 1973

Foreign Neutral

L.S. (Luther Leroy Newburn Jr/Luther Leroy Newburn Bey/Abad Intaj Jari Bey)

NGS

004

FUNM & MSTA SEAL

Minister/Trustee/Consul

The Convention on Rights and Duties of States, 49 Sat. 3097, T.S. 881 65 L.N.F. S. 19, 3 Bevans 145, done at Montevido Uruguay, 26 December 1934 @ Art. 2-3 id est. "sovereign ecclesiastical State"

The American Declaration of the Rights and Duties of Man (Adopted by the Ninth Internat onal Conference of American States, Bogota, Columbia, 1848) AG/RES.1591 (XXVIII-O/98)

Convention on the Conflict of Laws Relating to the Form of Testamentary Dispositions, Concluded 5 October 961, #11, et. Seq., Conflict of Law (1993)

Vienna Convention on Consular Relation and Optional Protocols, Vienna 24 April1963, U.N.T.S. Nos. 8368-8640 vol. 596, pp 262-512

Vienna Convention on the Law of Treaties, signed at Vienna 23 May 1969, U.N.T.S. Entry into Force 27 January 1980

The U.S. Army Field Manual 27-10, The Law of Land Warfare

Primary Duties are: To Uplift fallen humanity and teach our people to be better citizens and return to the constitutional fold of government.

------ CIRCLE ⑦PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED ------

1030010070 Page: 43 of 67

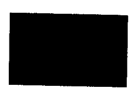
MOORISH SCIENCE TEMPLE OF AMERICA

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







Secondary Duties included Establish and maintain the "Moorish Science Temples" and "Provincial Regency" for and On behalf of "Moorish Divine And National Movement" in representative capacity and provide for the maintenance and good Order of the families, staff, and other public servants there unto belonging: with absolute respect for and utmost integrity of Testator's Living Will and Trest, in abstentia.

"Domicile" is established by virtue of the fact that the Moors/Muurs are the Aboriginal inhabitants of the Land Anciently referred to as Amexem and have always been here and acknowledge this as our ancestral lands.

Any and all family and friends domiciled with the Forcign Neutral are Neutrals "opposed to war in any form" and non-resident aliens to the "receiving state" aforesaid. Arrian -Trustee Acknowledges that as Trustee and individually, he is neither a citizen, nor subject of the receiving state by imprescription and the term "imprescriptibility" is operative herein duly recognized in the case of Rabang v. I.N.S. (CA9 1994), 35F 3d 1449@n4, of United States v. Wong Kim Ark 169 U.S. 649, 18 S. Ct 456, 483, LEd. 890 (1898), Udny of Udny, L.R.I.H.L., Sc. 457.

Trustee-Affiant is not a "legal entity" created by, for nor on behalf of any other person, Group, association, nor corporation for political or commercial purposes and is not a surety, nor assume contrability on behalf thereof as "civilitier mortus", to the receiving state aforesaid. SOMEON CO

Inclusio unius est exclusio alterius

NOTICE TO PRINCIPALS IS NOTICE TO AGENT

AND NOTICE TO AGENTS IS NOTICE TO PRINCIPAL

"Succession" is "special" for which presumption must yield truth

Space for recording purposes only:

Moorish Science Temple of America

δ

ss Declaration of Mission

Moorish Divine And National Movement, on

Statement by Foreign

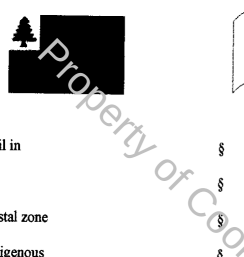
- CIRCLE①PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED .

1030010070 Page: 44 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

LOVE TRUTH PEACE PREEDOW JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







Earth the soil in

Neutral under The

Absolute Laws of The

Province postal zone

Living Creator

Moorish Indigenous

Community "We the People"

Mcor sh American National Sovereign

Sovereign Freehold Truth A-1 AA222141

Original in ligenous Private Apostille

KNOW THE PEOPLE BY THESE PRESENTS, GREETINGS:

KNOW ALL MEN BY THESE PRESENTS: under the authority of Declaration, for the Trust Written and Recorded at Chapter 47, versus 1 through 8, and at chapter 17, verse 10 through 11, Holy Koran of the Mourish Science Temple, the undersigned Affiant, Declarant, and Trustee of said Torah Trust accepts and succeeds the appoirment and Office of "Trustee" Droit Dominium Jura in re, as "Foreign neutral" thereof the Moorish Divine and National Movement, sending state, as a Neutral in intinere, ab initio, October 22, 1965 (), recognized by the receiving state Under authority To Wit:

The Ancient Scriptures

The 1814 Treaty of Ghent

The Convention of the Hague, 5 October 1961

Vienna Convention, 18 April 1961, U.N.T.S. Nos 7310-7312 vol. 500.pp. 995-239

The Ordinance of the territory North and west of the River Ohio, 1 Stat 51, July 13, 1787

International Organizations Immunities Act, 9 December 1945

- CIRCLE(T)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©" ALL RIGHTS RESERVED.

1030010070 Page: 45 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







The Vienna Convention of Law of Treaties U.N. Doc. A/Conf. 39/27 (1969), 68 A.J.I.I. 875 (1969) at Article 2.1(a), (b) and (g) and Article 11 for "limited accession" per TIAS 100072 33 U.S.T. 883, 527 U.N.T.S. 189

The 1787 Treaty of Peace And Friendship

Principal III of the United Nation: Declarations of the Rights of the Child, "Every Child Shall, at birth, have the right to a Name and a Nationality"

Foreign Neutral:

L.S. <u>Luther Leroy Newburn Bey/Ahad Intaj Jari Bey</u> Avod (staj Minister/Trustee/Consul

"In the mouth of two (2) or more witness shall every work be established".

Witness Signature	 26 Day	<u> </u>	20/0 Year	Office
Witness Signature	 Day	Month	Year	

"Amend to date"

--- CIRCLE (7) PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED -----

1030010070 Page: 46 of 67

MOORISH SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

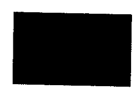


LOVE TEXTHEREACE PREEDOW JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







MOORISH SCIENCE TEMPLE OF AMERICA#1 MCORISH DIVINE AND NATIONAL MOVEMENT

ARTICLES OF INCORPORATION

- Our Purpose is to uplift fallen humanity and teach our people to be better (citizen). Teach civics bringing them back into the Constitutional fold of government.
- Establish Moorish Provincial Regencies (Embresy) Authorized to nationalize the Moors in the Continental United States and in the Diaspora.
- Establish Moorish Townships/ Municipalities.
- Create ID's and Passports and Nationality cards to dis inguish the Moors.
- Establish Adept Chamber Federal Court System. /Consul r Courts/ All Moorish American National will be tried in Moorish Courts (Jural Society)
- We demand the immediate release of all Moorish Nationals upon notice of status in accord with the Treaty 1787-1836 still in force. See Article XX. /XI
 - Treaty of Peace and Friendship/ Treaty of Marrakesh 1786 Article VI of the Constitution of the United States Republic.
- Moorish Law Enforcement Sheriffs/Moorish Bureau of Investigation/ Provide Marshal Department.
- Will carry and bear arms (firearms) to protect our persons and property concealed or unconcealed.
- Will not register our conveyances (vehicle) and will hold them in private (allodium) And will file our tags Moorish Tags
 (plates) with the local county recorder for public notice. We will use a travel brief to be filed for public notice with the
 county recorder as well.
- Establish Moorish Science Schools (University) to educate our selves and our posterity.
- Establish Banking Institutions On-shore or Off-shore/Credit unions/Our own financial Institutions, etc (Gold & Silver Commerce)
- Moorish Agriculture/Housing Land Acquisition company.
- Moorish Restaurants/Health Food stores/Juice bars
- Moorish Clothing Manufacturing.
- Indigenous Peoples Tax Exclusion
- Appoint Ambassadors, Public Ministers, Consuls, or whatever delegates we see fit.
- Operate in commerce with all rights reserved.
- Establish international relations with other nations.

SEE (OUR AUTHORITY) FILED FOR RECORD

Corporation-Religious-Affidavit Organization

FORM 1099,BOOK 521 PAGE 579, ss#10105905 Cook County, Illinois

See Hurd's Rev. Stat, Chap.32,36 * Or appointed * Or warden, vestrymen, or whatever name they may adopt.

------ CIRCLE ()PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ------

44

1030010070 Page: 47 of 67

MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE PREEDOW JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Dinlomatic Immunity Registration No. AA222141







Trust Indenture for the
Private, Social Security, Simple Trust
Titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey" or LLNB-1001-TI

and any and all derivatives thereof

THE PRIVATE CONTRACT, CONVEYANCE and ACCEPTANCE is mutually agreed upon and made effective on or about October 20, A.D. 2010 by:

Trust Organizer:

SOCIAL SECURITY ADMINISTRATION

c/o Michael Astrue, d/b/a MICHAEL J. ASTRUE COMMISSIONER OF SOCIAL SECURITY

6401 Security Boulevard

Baltimore, Maryland 21235-0001 service of process by Notary Public via

Registered Mail" "RA 369 639 000 US", with return receipt

and,

Trustee:

Luther Leroy Newburn Jr/Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, family of Your

Bey, a living man/woman c/o 23031 AMBERLANE

RICHTON PARK Territory, Illinois Republic

Without the U. S. A. DMM 122.32 [NON DMESTIC]

The private contract hereby creates an Irrevocable, Private Simple Trust as a separate legal entity. The name of the private Trust shall be: Luther Leroy Newburn Bey/Ahad Intaj Jari Bey or LLNB-1001-TI or

"<u>Luther Leroy Newburn Jr/Luther Leroy Newburn Bey/Ahad Intaj Jari Bey</u> and any and all derivatives thereof

The principal location of the private Trust shall be:

C/o 23031 AMBERLANE
RICHTON PARK Territory, Illinois Republic
Without the U.S.A. DMM 122.32 [NON DOMESTIC]

or such place or place as said Trustee may, from time to time, designate.

----- CIRCLE (7) PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED -----

1030010070 Page: 48 of 67

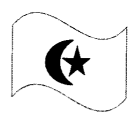
MOORISH SCIENCE TEMPLE OF AMERICA

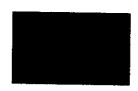


LOVE TRUTH PEACE PREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







The private Trust titled: "Luther Le: oy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, hereinafter referred to as the "Trust", is defined as being a private "Simple Trust". The SOCIAL SECURITY ADMINISTRATION, hereinafter referred to as "SSA", by and through its seven "Social Security Trustees", hereby and herein conveys, assigns, transfers and delivers to Luther Leroy Newburn Bey, family of Bey, a living men, hereinafter referred to as "Trustee", all right, interest and title, including both legal title and equitable title, in (1) said private Trust field: "Luther Leroy Newburn Jr," or LLNB-1001-TI, and any and all derivatives thereof, (2) the account numbered: "2438" and any and all assets and/or property that has been or will be credited thereto, (3) the Social Security Card identifying account number and all assets and/or property that has been or will be credited thereto, (3) the Social Security Card identifying account number indentures or other securities issued or being a part of a security package issued using CUSIP Number: E16570711 and/or AUTC [RI3] Number: LLNB-1001-TI and/or Tax identification Number: 27-6690266, E16570711 and/or Social Security Number: 3452 and/or Certificate of Birth Number: 112-736411048, and any and all derivatives thereof, (5) any and all life insurance policies taken out on "Luther Leroy Newburn Jr,", and any and all derivatives thereof, including, but not limited to, all proceeds there from and all cash value reserves, and (6) any such other assets and/or property now existing and hereafter arising, and wherever located, which may be of interest to said private Trust titled: "Luther Leroy Newburn Jr/Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNP 1001-TI as a matter of right according to the "Social Security Act of 1935", all relevant parts which are made a part hereof by reference, the receipt of which said Trustee hereby and herein acknowledges, to have and to hold said assets and/or property, hereinafter returned to as "Trust Property", unto said Trustee IN TRU

TRUSTEE: Said Trustee for the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Dey," or LLNB-1001-TI, is Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, family of Bey, a living man. All past, present and future percens or entities presuming to act as and Indenture Trustee or Social Security Trustee or Public Trustee for said Trust are here by permanently terminated and fired from acting as an Indenture Trustee or Social Security Trustee or Public Trustee for said Trust, rare pro tune to the date said Trust was created, and are without any authority. Said Trustee named herein, i.e. Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, family of Bey, a living man, has full power and authority over every aspect of the private Trust titled: "Luther Le.oy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, and any and all derivatives thereof, including, but not limited to, making all decisions and/or under no circumstances can any party or entity or person challenge the competency of said Trustee for said Trust or remove said Trustee and Fiduciary for said Trust.

MANGER OF THE TRUST: The manager for the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, is Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, family of Bey, a living man, hereinafter referred to as "manager". All persons or entities now acting or previously acting as a manager for the said Trust or as a managing Trustee for said Trust or as a managing Trust, munc pro tunc to the date said Trust was created, and are without any authority. Said manager named herein, i.e. Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, Bey, a living man, is also acting as said Trustee for said Trust, and has full power and authority over every aspect of the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, and any and all derivatives thereof, including, but not limited to, making all decisions and/or legal determination on behalf of said Trust, munc pro tunc to the date said Trust was created. Said manager named herein has no legal disability and is of sound-mind and complete in her faculties. At no time and/or under no circumstances can any party or entity or person challenge the competency of said manager for said Trust or remove said manager as manager for said Trust.

----- CIRCLE(7)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ----

1030010070 Page: 49 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE PREEDOW JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







POWER AND AUTHORITY OVER THE TRUST: Any and all past, present, and future members of the Social Security Board of Trustee, and their successors, nominites, assigns, principals, agents, trustees, etc., including, but not limited to, "Social Security Trustee". "Indenture Trustee", "Public Trustee", managing Trustee". "Trustee", "Secretary", "commissioner", "Agent", "Special Agent", "Officer", "Attorney", "Judge", "Pairic", "Clerk", "District Attorney", "Sheriff", "Constable", "Deputy", "Police Officer", "Public Official", "Public Servant", "Government Employee", "Cabinet Officer", "Postmaster General", "President", "Provost Marshal", "United States Attorney", "Attorney General", "Land Commissioner", "Comptroller of Public Accounts", "Tax Assessor-Collector", etc. and their agents or assigns, are herety remanently terminated and fired from having any power or authority over that private Trust titled: "Luther Leroy Newbur Pey Ahad Intaj Jari Bey," or LLNB-1001-TI, and any and all derivatives thereof, including, but not limited to (1) making decisions and/or legal determinations on behalf of said Trust, and (2) claiming any powers of appointments and/or trusteeship on behalf of said Trust, runc pro tunc to the date said Trust was created. All power and authority over said Trust is reserved for and by said Trustee named herein, i.e. Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, a living man, nunc pro tunc to the date said Trust was created.

FORMATION AND PROTECTION: The private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI is formed under the common law, pursuant to said Trustee's right to contract, and said Trustee has full power and authority over said Trust, said Trust Property, as well as all decisions and legal determinations made on behalf of said Trust. At all times, said Trustee, being a living woman, claims her right to common law jurisdiction, and refuses statute vitrisdiction. Any and all challenges to said Trustee's authority over said Trust are to be brought before the twelve justices presiding over the Common Law Court for the people at the county of Cook, on Illinois, a court of Original Jurisdiction, or any other court of Original Jurisdiction said Trustee may deem necessary relative to said Trust's location at the time of challenge, with said justices having exclusive venue and jurisdiction to determine the merits of any such challenges to said Trustee's authority.

LEGAL STATUS AND VALIDITY: Having been duly established pursuant to the right to contract and pursuant to the verifiable insurance annuity premiums having been made into the "Old-Age and Survivors Insurance Trust Fund", the creation and validity of the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," cannot be challenged by any person or entity. By her authority stated herein, said Trustee, being a living woman, may represent said Trust in any legal challenge, and the merits of any such challenge to said Trustee's authority are required to be heard in said Common Law Court, a court of Original Jurisdiction. Any and all challenges, other than a challenge of validity of said Trust as stated above, are required to be initiated by an "Affidavit-In-Fact", issued by a man or woman having first-hand, personal knowledge, sworn to under the pains and penalties of perjury and signed before a Notary Public using her or her given name at birth. No third-parties are allowed in such challenges.

BENEFICIARIES: Being a private "Simple Trust" established by private contract, the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI is established for the benefit of the SOCIAL SECURITY ADMINISTRATION, pursuant to the original application/contract requiring said Trust to pay insurance annuity premiums, a.k.a. Social Security insurance premiums, into the "Old-Age and Survivors Insurance Trust Fund" by deducting said premiums from said Trust's salary during the first forty (40) quarters of employment, i.e. ten years, in return for an unlimited number of future monthly "Old-Age and Survivors Insurance Trust Fund" payments, i.e. future monthly insurance annuity payments, to said Trust, as defined in the "Social Security Act of 1935". The herein Trust Indenture does not provide for an unnamed or an undisclosed beneficiary to be named or disclosed at some future point in time.

----- CIRCLE①PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ----

1030010070 Page: 50 of 67

MOORISH SCIENCE TEMPLE OF AMERICA



LOVE TRUTH PEACE FREEDOW JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







DONORS AND SELLERS: Anyone may donate assets to the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI. And anyone may sell asset to said Trust. Sellers who have the right of first refusal pursuant to a Buy/Sell Agreement may exercise their rights at any time said Trust remains in operation.

INVESTMENT-WOMANAGEMENT: Said Trusce? for the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, or her assigns, shall store, invest and reinvest said Trust Property at her sole discretion, without regard for any law prescribing or limiting the investment powers of fiduciaries, in any investment or security of her choosing, including, but not limited to; Contracts, Stocks, Bonds, Promissory Notes, Commodities, Precious Metals, Mutual Funds, Real Estate, Bank Certificates of Deposit and Letters of Credit, Warehouse and Elevator Receipts, Stamps, Waybills, Options, Commercial Paper, Accounts, Receivables, Royalty and Limited Partnership Interests, Copyrights, Patents, Bequests Anticipated, other types of property, etc.

<u>PURCHASE AND SALE OF SECURITIES</u>: Capital assets and securities may be purchased, even on the installment sales basis, said Trustee's discretion. Commercial paper securities may be sold at any price, i.e., at, above, or below cost at the sole discretion of said Trustee or her assigns. Investments may be hypothecated and loaned cut, and monies etc. can be borrowed.

BANKING: Regular checking, saving, thrift and other saving accounts may be op ned maintained, and closed at the discretion of said Trustee or her assigns. Said Trustee or her assigns may appoint third party booklet pers to manage, deposit, and withdraw from said accounts. By said Trust being a private trust, and said Trustee being the fiduciary, (n) and all funds deposited into any and all bank accounts are exempt from seizure by the bank for benefit of the banks or any third party

CONTRACTUAL OBLIGATIONS: Pursuant to the terms of the original "Application for a Social Security Card", i.e. contract, the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI is bound by said contract to pay insurance annuity premiums, a.k.a. Social Security insurance premiums, into the "Old-Age and Survivors Insurance Prast Fund", deducted from said Trust's salary during the first forty (40) quarters of employment, i.e. ten years, in return for future monthly "Old-Age and Survivors Insurance Fund" payments, i.e. future monthly insurance annuity payments, to said Trust. Any premiums paid into the "old-Age and Survivors Insurance Trust Fund" after completion of the required forty quarters of employment are simply donations, and said additional payments, i.e. donations, after fulfillment of the forty quarter requirements are not required and cannot be demanded or automatically deducted by any entity or officer thereof without the explicit, written permission of said Trustee, otherwise, said entity and/or officer automatically becomes liable for damages. Further, no changes or amendments can be made to said contract after the date of creation of said Trust, whether by statutes, codes, ruled, regulations, ordinances, resolutions, procedures, decisions, directives, orders, determinations and/or "case law" without the explicit, written permission of said Trustee on a case by case basis.

DISTRIBUTION AND TERMINATION: Said Trustee for the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, or her assigns, shall hold both legal title and equitable title in all net income received by said Trust for the duration of the agreement. Any net income above and/or beyond that which is required by contract to be paid into the "Old-Age and Survivors Insurance Trust Fund", as the said insurance annuity premiums, a.k.a. Social Security insurance premiums, by deductions from said Trust's salary during the first fort (40) quarters of employment, i.e. ten years, in return for future monthly "Old-Age and Survivors Insurance Trust Fund" payments, i.e. future monthly insurance annuity payments, may be distributed as a "reasonable wage" for said Trustee, i.e. the fiduciary, as need may arise. The private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, and any and all derivatives thereof, is an irrevocable trust, being duly operated as a private "Simple Trust",

------ CIRCLE(7)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ---

1030010070 Page: 51 of 67

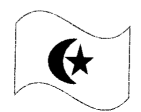
MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







and any and all income may be distributed to the fiduciary for her services as stated herein. Said Trust automatically terminates upon the death of said Trustee, with title to all assets of said Trust, including, but not limited to, all assets in said Trust, an unlimited number automatically being delivered to the heirs of said Trustee in compensation for said Trustee's fine work and many years of service to said Trust.

LAW SUITS: The private Trust titled: "Luther Lero, Newburn Bey/Ahad Intaj Jari Bey" or LLNB-1001-TI shall settle, compromise, pursue, and/or oppose law suits, fines, lienz 'levies, assessments, purported claims for debts, restrictions, libel, etc., by both public and private parties and agencies. Said Trustee shall have full authority to speak for the Trust in all legal matters and at all places.

TAXES: Said Trustee for the private Trust titled: "Luther Leroy Newrur Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI has a fiduciary duty to pay all valid claims and charges for all federal, state, county, municipal and school district taxes owed by said Trust, but only upon verification of a duly executed contract containing both the well-ink signature of said taxing entity and the wet-ink signature of said Trustee, and to duly file all required tax returns, i.e. Internal Kevenne Service Form 1041 and schedules for Trust entities, as well as any required property renderings and/or self-assessments and/or exemption claims, on behalf of the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, and any and all derivatives thereof. Any and all Trust Property, the title to which has herein been duly transferred to said Trustee, cannot be liened or levied or held or confiscated or seized by any taxing entity for debts owed by said Trust without an Order issued against said Trustee by the Common Law Court as stated herein, and/or without the explicit written permission of said Trustee, i.e. the fiduciary. Said Trust is NOT personally liable for any taxes owed by said Trust, nor is said Trustee a surety for any taxes owed by said Trust.

OTHER CLAIMS: Said Trustee for the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jan Sey," or LLNB-1001-TI has a fiduciary duty to pay all valid claims and charges for debts owed by said Trust, but only upon verification of a duly executed contract (1) reflecting that the claimant is the current owner and holder of said contract, (2) that said contract companies both the wet-ink signature of the claimant and the wet-ink signature of the said Trustee, and (3) that said claim is signed under the pains and penalties of perjury before a Notary Public for verification of the signer's true identity. Any and all Trust Property, the title to which has herein been duly transferred to said Trustee, cannot be lined or levied or held or confiscated or seized by any claimant for debts owed by said Trust without an Order issued against said Trustee by the Common Law Court as stated herein, and/or without the explicit written permission of said Trustee, i.e. the fiduciary. Said Trustee is NOT personally liable for any taxes owed by said Trust, nor is said Trustee a surety for any taxes owed by said Trust.

TRUSTEE WAGES: The private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, and any and all derivatives thereof, is required to pay said Trustee "a reasonable wage", which is defined as: payment of all of Trustee's expenses as determined by and at the sole discretion of said Trustee, including, but not limited to, all living expenses incurred for sustaining said Trustee's life so said Trustee can properly perform the duties, obligations and functions as said Trustee for said Trust. Said Trustee's wages may additionally be provided as stated in the "DISTRIBUTION AND TERMINATION" section hereinabove.

OUTSIDE HELP AND ADVICE: Said Trustee for the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI or his/her assigns, may utilize outside consultants, brokers, agents, attorneys, accountants, appraisers, custodians,

------ CIRCLE⑦PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ----

1030010070 Page: 52 of 67

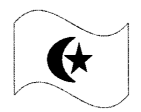
MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







employees, independent contractors, and pay them compensation as said Trustee may deem advisable.

BONDS AND FEES: Said Trustee for the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," LLNB-1001-TI may serve without Bond or Fees.

POWERS OF THE TRUSTEE: Said Trustee or his/her assigns may transfer, assigns, mortgage, apply and remove liens on property, perfect title, and furnish copies of bills of sale, deeds, trust indentures, corporate charters, resolutions, and such other legal paperwork as may be necessary to effect the change of ownership, i.e. it is, for real estate and other property, etc. as authorized herein. Said Trustee has full power and authority over every aspect of the operation of said Trust including, but not limited to, (1) acquiring, managing, investing and disposing of all Trust Property, (2) con racting or not contracting, and (3) making all decisions and/or legal determinations on behalf of said Trust, nunc pro tunc to the date said. Trust was created.

OWNERSHIP TITLE: As authorized herein, title to all assets for the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, i.e. Trust Property, has been duly conveyed, as a pied, transferred and delivered herein by Trust Indenture to Luther Leroy Newburn Bey/Ahad Intaj Jari Bey family of Your Last Name Bey, a living man, a.k.a. said Trustee for said Trust, i.e. fiduciary, whether or not said transfers of title are of public record or not. Any monies received by an agent-nominee for and on behalf of said Trust shall not be considered to have been constructively received by said agent-nominee, but shall accrue solely for the benefit and legal ownership of their Trust. Any ownership and/or possession of Trust Transfers is explicitly described in the title documents for the acquisition or ownership of said Trust Property so held, i.e. providing proof of a specific reference to "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, and any and all derivatives thereof, being a Trust entity authorized to contract and sign its name thereto.

LIABILITY FOR DEBTS: The private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or 1 INB-1001-TI, and any and all derivatives thereof, shall only be liable for a valid claim or charge, i.e. payment of a valid debt, where by the party making a claim is the current owner and holder of an original contract bearing the wet-ink signature of said party making a claim and said Trustee's wet-ink signature thereto. Unilateral contracts, i.e. contracts with only one wet-ink signature thereto, are a fraud and do not exist as a valid proof of claim. Such alleged claims are unenforceable against said Trust as per the provision herein. Under no circumstances is said Trustee for said Trust personally liable for any valid debt owed by said Trust or any valid claim of debt made against said Trust, nor is said Trustee a surety for any valid debt owed by said Trust or any valid claim of debt made against said Trust.

TRUST PROPERTY: Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, family of Your Last Name Bey, a living woman, being the Trustee for the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI, and any and all derivatives thereof, has sole authority over all Trust Property, i.e. any and all assets that are in the name of said Trust. Any and all unilateral contracts, i.e. contracts without the wet-ink signature of all parties to the contract, shall be declared null and void at the sole discretion of said Trustee. Any foreclosure action against Trust Property (1) where a contract fails to contain the wet-ink signatures of all parties to such contract, and /or (2) where the party wishing to foreclosure is no longer the current owner and holder of the original contract, and/or (3) where a third-party is acting on behalf of the said current owner and holder of such contract, is NOT allowed. Any valid foreclosure against Trust Property is required to have the explicit, written permission of said fiduciary for said Trust, i.e. Luther Leroy

------- CIRCLE PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED ---

1030010070 Page: 53 of 67

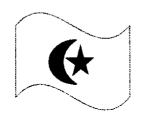
MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







Newburn Bey/Ahad Intaj Jari Bey, ramily of Your Last Name Bey, a living woman, on a case by case basis. Their provision is enforceable as per the provisions he.eir.

TRUSTEE RESIGNATION OR DEPARTUKE: Should said Trustee for said Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," resign, cease to exist, or depart for any reason, said Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," or LLNB-1001-TI shall immediately be terminated and no longer exists, and title to (1) all assets of said Trust, (2) all unlimited number of monthly insurance annuity payments due to said Trust and (3) all proceeds of all life insurance policies taken out on said Trust, distributed to the heirs of said Trustee as stated herein.

SOCIAL SECURITY NUMBER: Upon said Trustee's application, the SOCIAL SECURITY ADMINISTRATION assigned an account number, commonly known as the "Social Security Number", for the disclosed purpose of identifying insurance annuity premiums, a.k.a. Social Security insurance premiums, deducted from the salary of said Trust and credited to the "Old-Age and Survivors Insurance Trust Fund", in accord with the "Social Security Act of 1935". By the fact that the name of said Trust and the name of said Trustee are so similar as to sound identical and, in many cases, only be distinguishable by capitalization in spelling, the Social Security Number so assigned must be used to designate: said insurance annuity premiums, tax payments, ownership and/or acquisitions of assets, accounts and/or property held separately by said Trustee in rus, etc., and does not affirm or confirm or initiate any type of incapacity, incompetence or disability against said Trustee, as the titleholder and/or fiduciary for said Trust.

IRREVOCABLE: The private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey." is irrevocable, and cannot be changed, revoked, terminated or blocked by Agents for the UNITED STATES, or by Agents for the SOCIAL SECURITY ADMINISTRATION, or by Agents for any undisclosed or unnamed beneficiary, except as provided in the "TRUSTEE RESIGNATION OR DEPARTURE" section hereinabove and/or by the explicit, written resignation of said Trustee as stated herein. No other parties are legally associated with said Trust, and all third-parties are prohibited from interactors.

ENFORCEABILITY: Pursuant to (1) the SOCIAL SECURITY ADMINISTRATION being a part of an Executive Department of the UNITED STATES GOVERNMENT and a party to the herein Trust Indenture, and (2) the seven Social Security Trustees, i.e. signers to the herein Trust Indenture, being Agents acting on behalf of the UNITED STATES, the validity and terms of said Trust and/or said "Trust Indenture for the Private, Social Security, Simple Trust, Titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," and any and all derivatives thereof" cannot be questioned by any statutory court or any entity, and the terms stated herein are enforceable by the authority of the UNITED STATES. As a party to said Trust Indenture, the UNITED STATES GOVERNMENT is required to protect and defend any and all terms stated herein, as well as all said Trust's rights in commerce, against any and all claims and charges that violate the terms and conditions stated herein. Said Trustee hereby and herein explicitly reserves, and is a belligerent claimant, all said Trust's rights in commerce without recourse. Further, said Trustee hereby and herein explicitly reserves, and is a belligerent claimant, all said Trustee's rights in commerce without recourse.

The forgoing Trust Indenture is issued in accordance with administrative process and is an instrument at contract law, confirmed by: (1) the act of the SSA issuing the account number: 353-54-3438 for the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," (2) distribution of the Social Security Identification Card for the private Trust titled: "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," (3) holding an open account under said SSA number, (4) receiving and accepting said Trust's insurance annuity premiums during the contractual forty quarters and not rejecting or returning said premiums, and (5) offer and acceptance of the herein

------- CIRCLE(7)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ------

1030010070 Page: 54 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

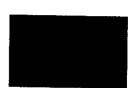


LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







Trust Indenture.

All signatures by accommodation are so done pursuant to (1) the private contracts between each of the seven Social Security Trustees and said Trustee named herein, i.e. said Trustees acceptance of the seven Social Security Trustees' Oath of Office contract, as per the "Notice of Creation and Implementation of the Trust Indenture", and (2) said Trustee's UCC-1 Financing Statement and Security Agreement duly establishing a valid claim in all right, interest, and titled and non-titled assets of said private Trust known as "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey," and any and all derivatives thereof.

IN WITNESS WHEREOF the seven Social Security Trustees and said Trustee name is herein have hereunto set their respective hands and Seals. Executed on the <u>fifth</u> day of the <u>eight</u> month in the year of our Lord, two decisions of said Trust.

Offered:

Signed for Accommodation with honor, in good faith, with clean hands

And at arm's length, pursuant to our private contract,

By Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, family of Your Last Name Bey, Accommodation Party

For Michael Astrue, Accommodated Party

Authority: U.C.C. 3-419 AND O.C.G.A. 11-3-419

Registered Surety Bond attached

Michael Astrue

Seal

Michael Astrue, d/b/a MICHAEL J. ASTRUE, COMMISSIONER OF SOCIAL SECURITY, and SOCIAL SECURITY TRUSTEE, and AGENT

for the UNITED STATES, with joint and several liability.

Offered:

Signed for Accommodation with honor, in good faith, with clean hands

And at arm's length, pursuant to our private contract,

By Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, family of Your Last Name Bey, Accommodation Party

for Jo Anne Barnhart, Accommodated Party

Authority: U.C.C. 3-419 AND O.C.G.A. 11-3-419

Jason Fichtner

Registered Surety Bond attached

Seal

Jason Fichtner, d/b/a JASON J. FICHTNER ACTING DEPUTY

------ CIRCLE⑦PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ----

1030010070 Page: 55 of 67

MOORISH SCIENCE TEMPLE OF AMERICA



TOME ARCHAR ESTACE ESCEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







COMMISSIONER, SOCIAL SECURITY ADMINISTRATION, and SECRETARY, BOARD OF TRUSTEES, SOCIAL SECURITY TRUSTEE, and AGENT for the UNITED STATES, with joint and Several liabilities.

Offered:

Signed for Accommodation with honor, in good faith, with clean hands

And at arm's length, pursuant to our private contract,

By Luther Leroy Newburn Bey/Al and Jutaj Jari Bey, family of Your Last Name Bey, Accommodation Party

for John Snow, Accommodated Party

Authority: U.C.C. 3-419 AND O.C.G.A. 11-3-419

Registered Surety Bond attached

Cimothy Gothnor_

Timothy Geithner, d/b/a TIMOTHY F. GEITHNER, SECRETARY OF THE TREASURY, and SOCIAL SECURITY WOMAN/GING TRUSTEE, and AGENT for the UNITED STATES, with joint and severe! nability.

Offered:

Signed for Accommodation with honor, in good faith, with clean hands

And at arm's length, pursuant to our private contract,

By Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, family of Your Las Name Bey, Accommodation Party

for Michael Leavitt, Accommodated Party

Authority: U.C.C. 3-419 AND O.C.G.A. 11-3-419

Registered Surety Bond attached

Kathleon Socholius

Seal

Kathleen Sebelius, d/b/a KATHLEEN SEBELIUS, SECRETARY OF HEALTH AND HUMAN SERVICES, and SOCIAL SECURITY TRUSTEE, and AGENT for the UNITED STATES, with joint and Several liabilities.

Offered:

Signed for Accommodation with honor, in good faith, with clean hands

And at arm's length, pursuant to our private contract.

By Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, family of Your Last Name Bey, Accommodation Party

for Elaine Chao, Accommodated Party

Authority: U.C.C. 3-419 AND O.C.G.A. 11-3-419

Registered Surety Bond attached

Cilda Osolis

Seal

Hilda Solis, d/b/a HILDA L. SOLIS, SECRETARY OF LABOR, and SOCIAL SECURITY TRUSTEE and AGENT for the UNITED

CIRCLE TPUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS® MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED --

1030010070 Page: 56 of 67

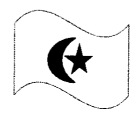
MOORISH SCIENCE TEMPLE OF AMERICA



TOME LEGISH SEVOR SEEEDOM JORKSCE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







STATES, with joint and several liabilities.

Offered:	Signed for Accommodation with honor, in good faith, with clean hands
	And at arm's length, pursuar; to our private contract,
	By Your Name Bey, family of Your Last Name Bey, Accommodation Party
	for Jo Anne Barnhart, Accommodered Party
	Authority: U.C.C. 3-419 AND O.C G.A. 11-3-419
	Registered Surety Bond attached
	John Raimor Seal
	John Paimer, d/b/a JOHN L. PALMER and/or su/cessor or assigns,
	SOCIAL SECURITY TRUSTEE, and AGENT for the UNITED
	STATES, with joint and several liabilities.
Offered:	Signed for Accommodation with honor, in good faith, with clean hands
	And at arm's length, pursuant to our private contract,
	Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, family of Your Last Name Bey, Accommodation Party
	for Jo Anne Barnhart, Accommodated Party
	Authority: U.C.C. 3-419 AND O.C.G.A. 11-3-419
	Registered Surety Bond attached
	Chomas Obaving Seal
	Thomas Saving, d/b/a THOMAS R. SAVING and/or successor or assigns, SOCIAL SECURITY TRUSTEE, and AGENT for the UNITED STATES, with joint and several liabilities.
	assigns, SOCIAL SECURITY TRUSTEE, and AGENT for the
	UNITED STATES, with joint and several liabilities.
	ONTED STATES, with joint and several habitutes.
Acceptance:	By: Ahod Inlay Now Bey seal
•	By: Luther Leroy Newburn Bey/Abad Intaj Jari Bey, Januily Lour Last Name Bey, Trustee
	by Editor Dordy Nowall Day, Interpreted Fusion Day, Trustee
	Witnessed By: Nasy // // // Seal
	Withessed By.
	Witnessed By:Seal

Authentication

Hereby witnessed the herein named Acceptor sign and seal the foregoing "Trust for the Private, Social Security, Simple Trust, titled: Luther Leroy Newburn Bey/Ahad Intaj Jari Bey, and any and all derivatives thereof". I place my hand and seal hereon as an authentic act by a Notary on their, the **DTM* month in the year of our Lord, two-thousand **DD**, at the county of Cook.

----- CIRCLE PUBLISHING @ OFFICIAL UNIFORMITY DOCUMENTS@ MOORISH FEDERAL GOVERNMENT®™ ALL RIGHTS RESERVED ---

1030010070 Page: 57 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

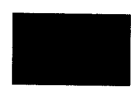


LOVE TRUTH PEACE PREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration \tilde{N}_0 . AA222141







Notary Public

Trust Indenture for the Private, Social Security, Simple Trust, Titled "Luther Leroy Newburn Bey/Ahad Intaj Jari Bey" LLNB-1001-TI, And any and all derivates thereof



Thumb Print

--- CIRCLE(7)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED

1030010070 Page: 58 of 67

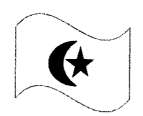
MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







AFFIDAVIT OF TRUTH:

Be it known to all courts, governments, and other parties, that I.

Luther Leroy Newburn Jr,/Ahad Intaj Jar', Bey,/Luther Leroy Newburn Bey

am a natural, freeborn Sovereign, without subjects. I am neither subject to any entity anywhere, nor is any entity subject to me. I neither dominate anyone, nor am I dominated.

My authority for this statement is the same as it is fo all free Sovereigns everywhere: the age-old, timeless, and universal respect for the intrinsic rights, property, freedoms, and responsibilities of the Sovereign Individual. I am not a "person" when such term is defined in statutes of the United States or statutes of the several states when such definition includes artificial entities. I refuse to be treated as a federally or state created entity which is only capable of exercising certain rights, privileges, or immunities as specifically granted by federal or state governments.

I voluntarily choose to comply with the man-made laws which serve to bring harmony to society, but no such laws, nor their enforcers, have any authority over me. I am not in any jurisdiction, for I am not of subject status. Consistent with the eternal tradition of natural common law, unless I have harmed or violated someone or their property, I have committed no crime; and am therefore not subject to any penalty.

I act in accordance with the following U.S. Supreme Court case:

"The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no such duty [to sub not his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." **Hale v. Henkel**, 201 U.S. 43 at 47 (1905).

Thus, be it known to all, that I reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement.

As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits"

----- CIRCLE⑦PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ----

1030010070 Page: 59 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

7

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefit," but I have not accepted them in a manner that binds me to anything. Any such participation does not constitute "acceptance" in contract law, because of the absence of full disclosure of any valid "offer," and voluntary consent without misrepresentation or coercion, under contract law. Without a valid voluntary offer and acceptance, knowingly entered into by both parties, there is no "meeting of the minds," and therefore no valid contract. Any supposed "contract" is therefore void, ab initio. From my age of consent to the date affixed below have never signed a contract knowingly, willingly, intelligently, and voluntarily whereby I have waived any of my natural common law rights, and, as such, Take Notice that I revoke, cancel, and make void ab initio my signature on any and all contracts, agreements, forms, or any instrument which may be construed in any way to give any agency or department of any federal or state government authority, venue, or jurisdiction over me.

This position is in accordance with the U.S. Supreme Court decision of **Brady v. U.S.**, 379 U.S. 742 at 748 (1970):

"Waivers of Constitutional Rights not only must be voluntary, they must be knowingly intelligent acts, done with sufficient awareness of the relevant circumstances and consequences."

Typical examples of such compelled and pretended "benefits" are:

- 1. The use of Federal Reserve Notes to discharge my debts. I have used these only because in America, there is no other widely recognized currency.
- 2. The use of a bank account, with my signature on the bank signature card. If there is any hidden contract behind the bank signature card, my signature thereon gives no validity to it. The signature is only for verification of identity. I can be obligated to fulfill no hidden or unrevealed contract whatsoever, due to the absence of full disclosure and voluntary consent.

 Likewise, my use of the bank account thereof is due to the absence of a bank not associated with the Federal Reserve system. In general, people have been prevented from issuing their own currencies, and such prevention is in violation of the United States Constitution. Were there an alternative, I would be happy to use it. To not use any bank at all is impossible or very difficult, as everyone knows, in today's marketplace.
- 3. The use of a Social Security number. The number normally assigned to persons of subject status, I use exceptionally, under duress, only because of the extreme inconvenience of operating without one in today's marketplace, where it is requested by banks, employers, lenders, and many other government agencies and businesses. My reason for using it is <u>not</u> because I wish to participate in the Social Security system, as I don't wish to participate. Let it be known that I use the Social Security number assigned to me for information only.

---- CIRCLE(7)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ----

1030010070 Page: 60 of 67

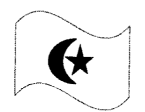
MOORISH SCIENCE TEMPLE OF AMERICA

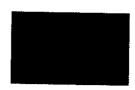


LOVE TRUTH PEACE PREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







- 4. The use of a driver's incense. As a free Sovereign, there is no legal requirement for me to have such a license for travelling in my car. Technically, the unrevealed legal purpose of driver's licenses is commercial in nature. Since I con't carry passengers for hire, there is no law requiring me to have a license to travel for my own pleasure and that of my family and friends. However, because of the lack of education of police officers on this matter, should I be stopped for any reason and found to be without a license, it is likely I would be ticketed and fined or obligated to appear in court. Therefore, under duress, I carry a license to avoid extreme inconvenience.
- 5. State plates on my car. Similarly, even though wchnically, my car does not fit the legal definition of a "motor vehicle," which is used for commercial purposes, nevertheless, I have registered it with the state and carry the state plates on it, because to have any other plates or no plates at all, causes me to run the risk of police officer harassment and extreme inconvenience.
- 6. Past tax returns filed. Any tax returns I may have filed in the past, were filed due to the dishonest atmosphere of fear and intimidation created by the Internal Revenue Service (IRS) and the local assessors' offices; not because there is any law requiring me to do so. Once I discovered that the IRS and other tax agencies have been misinforming the public, I have felt it is my responsible duty to society to terminate my voluntary participation. Because such returns were filed under Threat, Duress, and Coercion (TDC), and no two-way contract was ever signed with full disclosure, there is nothing in any past filing of returns or payments that created any valid contract. Therefore, no legal obligation on my part was ever created.
- 7. Birth Certificate. The fact that a birth certificate was granted to me by a local hospital or government agency when I entered this world, is irrelevant to my Sovereignty. No status, high or low, can be assigned to another person through a piece of paper, without the recipient's full knowledge and consent. Therefore, such a piece of paper provides date and place information only. It indicates nothing about jurisdiction, nothing about property ownership, nothing about rights, and nothing about subject status. The only documents that can have any legal meaning, as it concerns my status in society, are those which I have signed as an adult, with full knowledge and consent, free from misrepresentation or coercion of any kind.
- 8. Marriage license. The acquisition of a marriage license is now being revealed as being necessary only for slaves. The act of a Sovereign such as myself obtaining such a license, through social custom and ignorance of law, has no legal effect in changing my status. This is because any such change in status, if any may be supposed to occur, could happen only through a hidden and unrevealed contract or statute. Since no hidden, unrevealed, and undisclosed information, if it exists, can be lawfully held to be binding, it is null and void.

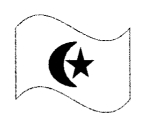
---- CIRCLE⑦PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ----

MOORISH SCIENCE TEMPLE OF AMERICA

... **7**

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







9. Children in public school. The attendance of my children in government-supported "public" schools or government-controlled "private" schools does not create any legal tax obligation for me, nor any other legal obligation, because I never signed a contract agreeing to such obligation for the supposed "privilege" of public school attendance.

If any of my children have attented government supported "public" or controlled "private" schools, such was done under duress and not out of free will. Be it known that I regard "compulsory state education" as a violation of the Thirteenth Amendment to the U.S. Constitution, which states in relevant part:

"Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction."

- 10. Declaration of Citizenship. Any document I may have ever signed, in which I answered "yes" to the question, "Are you a U.S. citizen?" - cannot be used to compromise my status as a Sovereign, nor obligate me to perform in any manner. This is because without full written disclosure of the definition and consequences of such supposed "citizenship," provided in a cocument bearing my signature given freely without misrepresentation or coercion, there can be no legarly binding contract. I am not a "United States" citizen subject to its jurisdiction. The United States is an entity created by the U.S. Constitution with jurisdiction as described on the following pages of this Affidavit. I am not a "resident of," an "inhabitant of," a "franchise of," a "subject of," a "ward of." the "property of," the "chattel of." or "subject to the jurisdiction of" any corporate federal government, corporate state government, corporate county government, corporate city government, or corporate municipal body politic created under the authority of the U.S. Constitution. I am not subject to any legislation, department, or agency created by such authorities, nor to the jurisdiction of any employees, officers, or agents deriving their authority therefrom. Further, I am not a subject of the Administrative and Legislative Article IV Courts of the several states, or Article I Courts of the United States, or bound by precedents of such courts, deriving their jurisdiction from said authorities. Take Notice that I hereby revoke, cancel, and make void ab initio any such instrument or any presumed election made by any of the several states or the United States government or any agency or department thereof, that I am or ever have voluntary elected to be treated as a United States citizen subject to its jurisdiction or a resident of any territory, possession, instrumentality or enclave under the sovereignty or exclusive jurisdiction of any of the several states or of the United States as defined in the U.S. Constitution in Article I, Section 8, Clause 17 and Article IV, Section 3, Clause 2.
- 11. Past voter registration. Similarly, since no obligation to perform in any manner was ever revealed in print, as part of the requirements for the supposed "privilege" to vote for government officials, any such

---- CIRCLE(7)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED -----

1030010070 Page: 62 of 67

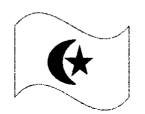
MOORISH HOLY TEMPLE OF SCIENCE OF THE WORLD MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACH FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







registration on my para cunnot be legal evidence of any obligation to perform. Likewise, I have granted NO jurisdiction over me, to any political office. It is my inherent right to vote on elections or issues that I feel affect all of society; NOT because I need anyone to rule over me. On the contrary - I have used the voting process only to instruct my public servants what a Citizen and Sovereign would like done.

- 12. Use of the 2-letter state code and zin code. My use of the 2-letter state code and zip code in my "address," which is secretly codified to indicate United States "federal zone" jurisdiction, has no effect whatsoever on my Sovereign status. Simply by receiving or sending "mail" through a quasi-federal messenger service, the postal service, at a location indicated with a 2-letter state code and zip code, cannot place me under federal jurisdiction or obligation. Such a presumption would be ludicrous. I use these codes only for the purposes of information and making it more efficacious for the U.S. Postal Service to deliver my mail.
- 13. Use of semantics. There are some immature people with mental imbalances, such as the craving to dominate other people, who masquerade as "government." Just because they alter definitions of words in the law books to their supposed advantage, doesn't mean I accept those definitions. The fact that they define the words "person," "address," "mail," "resident," "motor vehicle," "driving," "passenger," "employee," "income," and many others, in ways different from the common usage, so as to be associated with a subject or slave status, means nothing in real life.

 Because the courts have become entangled in the game of semantics, be it known to all courts and all parties, that if I have ever signed any document or spoken any words on record, using words defined by twists in the law books different from the common usage, there can be no effect whatsoever on my Sovereign status in society thereby, nor can there be created any obligation to perform in any manner, by the mere use of such words. Where the meaning in the common dictionary differs from the meaning in the law dictionary, it is the meaning in common dictionary that prevails, because it is more trustworthy.

Such compelled and supposed "benefits" include, but are not limited to, the aforementioned typical examples. My use of such alleged "benefits" is under duress only, and is with full reservation of all my common law rights. I have waived none of my intrinsic rights and freedoms by my use thereof. Furthermore, my use of such compelled "benefits" may be temporary, until better alternatives become available, practical, and widely recognized.

FEDERAL JURISDICTION

It is further relevant to this Affidavit that any violation of my Rights, Freedom, or Property by the U.S. federal government, or any agent thereof, would be an illegal and unlawful excess, clearly outside the limited

----- CIRCLE(7)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED -----

1030010070 Page: 63 of 67

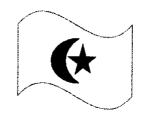
MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE PREEDOW JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







boundaries of federal jurisdiction. My understanding is that the jurisdiction of the U.S. federal government is defined by Article I, Section 8, Clause 17 of the U.S. Constitution, quoted as follows:

"The Congress shall have the power. To exercise exclusive legislation in all cases whatsoever, over such district (NOT EXCEEDING TEN MILES SQUARE) as may, by cession of particular states and the acceptance of Congress, become the seat of the Government of the United States, [District of Columbia] and to exercise like authority over all places purchased by the consent of the legislature of the state in which the same shall be, for the Erection of Forts, Magazines, Arsenals, Lock yards and other needful Buildings; And - To make all laws which shall be necessary and proper for carrying into Execution the foregoing Powers..." [emphasis added] and Article IV, Section 3, Clause 2:

"The Congress shall have the Power to dispose of and nake all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States, or of any particular State."

The definition of the "United States" being used here, then, is limited to its territories:

- 1) The District of Columbia
- 2) Commonwealth of Puerto Rico
- 3) U.S. Virgin Islands
- 4) Guam
- 5) American Samoa

- 6) Northern Mariana Islands
- 7) Trust Territory of the Pacific Islands
- 8) Military bases within the several states:
- 9) Federal agencies within the several states

It does not include the several states themselves, as is confirmed by the following cites:

"We have in our political system a Government of the United States and a government of each of the several States. Each one of these governments is distinct from the others, and each has citizens of its own who owe it allegiance, and whose rights, within its jurisdiction, it must protect. The same person may be at the same time a citizen of the United States and a Citizen of a State, but his rights of citizenship under one of these governments will be different from those he has under the other." Slaughter House Cases <u>United States vs. Cruikshank</u>, 92 U.S. 542 (1875).

"THE UNITED STATES GOVERNMENT IS A FOREIGN CORPORATION WITH RESPECT TO A STATE." [emphasis added] **Volume 20: Corpus Juris Sec.** §1785: NY re: Merriam 36 N.E. 505 1441 S.Ct.1973, 41 L.Ed.287.

This is further confirmed by the following quote from the Internal Revenue Service:

Federal jurisdiction "includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa." - Internal Revenue Code Section 312(e).

------ CIRCLE(7)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED -----

1030010070 Page: 64 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

7

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







In legal terminology, the word "includes" means "is limited to."

When referring to this "District" United States, the Internal Revenue Code uses the term "<u>WITHIN</u>" the United States. When referring to the several States, the Internal Revenue Code uses the term "<u>WITHOUT</u>" the United States.

Dozens, perhaps hundreds, of court cases prove that federal jurisdiction is limited to the few federal territory areas above indicated. For example, in two Supreme Court cases, it was decided:

"The laws of Congress in respect to those matters do not extend into the territorial limits of the states, but have force only in the District of Columbia, and other places that are within the exclusive jurisdiction of the national government," Caha v. United States, 152 U.S., at 215.

"We think a proper examination of this subject will show that the United States never held any municipal sovereignty, jurisdiction, or right of soil in and to the territory, of which Alabama or any of the new States were formed..."

"[B]ecause, the United States have no constitutional capacity to exercise municipal jurisdiction, sovereignty, or eminent domain, within the limits of a State or elsewhere, except in the cases in which it is expressly granted..." "Alabama is therefore entitled to the sovereignty and jurisdiction over an the territory within her limits, subject to the common law," **Pollard v. Hagan**, 44 U.S. 221, 223, 228, 229.

Likewise, Title 18 of the United States Code at §7 specifies that the "territorial jurisdiction" of the United States extends only outside the boundaries of lands belonging to any of the several States

Therefore, in addition to the fact that no unrevealed federal contract can obligate new to perform in any manner without my fully informed and uncoerced consent, likewise, no federal statutes or regulations apply to me or have any jurisdiction over me. I hereby affirm that I do not reside or work in any federal territory of the "District" United States, and that therefore no U.S. federal government statutes or regulations nave any authority over me.

POWERS AND CONTRACTUAL OBLIGATIONS OF UNITED STATES AND STATE GOVERNMENT OFFICIALS

All United States and State government officials are hereby put on notice that I expect them to have recorded valid Oaths of Office in accordance with the U.S. Constitution, Article VI:

"The Senators and Representatives before mentioned, and the members of the several State Legislatures, and all executive and judicial officers, both of the United States and of the several States, shall be bound by oath or affirmation to support this Constitution..."

I understand that by their Oaths of Office all U.S. and State government officials are contractually bound by the U.S. Constitution as formulated by its framers, and not as "interpreted," subverted, or corrupted by the U.S. Supreme Court or other courts.

----- CIRCLE(7)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ----

1030010070 Page: 65 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PERCE FREEDOM BUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







According to the Ninth Amenament to the U.S. Constitution:

"The enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people."

and the Tenth Amendment to the U.S. Constitution:

"The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people."

Thus, my understanding from these Amendments is that the powers of all U.S. and State government officials are limited to those specifically granted by the U.S. Constitution.

I further understand that any laws, statutes, ordinances regulations, rules, and procedures contrary to the U.S. Constitution, as written by its framers, are null and void, as expressed in the Sixteenth American Jurisprudence Second Edition, Section 177:

"The general misconception is that any statute passed by legisie for bearing the appearance of law constitutes the law of the land. The U.S. Constitution is the supreme law of the land, and any statute, to be valid, must be in agreement. It is impossible for both the Constitution and a law violating it to be valid; one must prevail. This is succinctly stated as follows:

'The general rule is that an unconstitutional statute, though having the form and name of law, is in reality no law, but is wholly void, and ineffective for any purpose; since unconstitutionality dates from the time of its enactment, and not merely from the date of the decision so branding it. An unconstitutional law, in legal contemplation, is as inoperative as if it had never been passed. Such a statute leaves the question that it purports to settle just as it would be had the statute not been enacted.'

'Since an unconstitutional law is void, the general principles follow that it imposes no duties, confers no right, creates no office, bestows no power or authority on anyone, affords no protection, and justifies no acts performed under it...'

'A void act cannot be legally consistent with a valid one. An unconstitutional law cannot operate to supersede any existing valid law. Indeed, insofar as a statute runs counter to the fundamental law of the land, it is superseded thereby.'

'No one is bound to obey an unconstitutional law and no courts are bound to enforce it." [emphasis added] and as expressed once again in the U.S. Constitution, Article VI:

"This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding."

------ CIRCLE(7)PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED -----

1030010070 Page: 66 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH FEACE FREEDOM JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







All U.S. and State government officials are therefore hereby put on notice that any violations of their contractual obligations to act in accordance with their U.S. Constitution, may result in prosecution to the full extent of the law, as well as the application of all available legal remedies to recover damages suffered by any parties damaged by any actions of U.S. and State government officials in violation of the U.S. Constitution.

REVOCATION OF POWER OF ATTORNEY

Furthermore, I hereby revoke, rescind, and make void <u>ab initio</u>, all powers of attorney, in fact or otherwise, implied in law or otherwise, signed either by me or anyone else, as it pertains to the Social Security number assigned to me, <u>_353-54-3438_</u> as it pertains to my birth certificate, marriage or business license, or any other licenses or certificates issued by any and all government or quasi-governmental entities, due to the use of various elements of fraud by said agencies to attempt to deprive me of my Sovereignty and/or property. I hereby waive, cancel, repudiate, and refuse to knowingly accept any alleged "benefit" or gratuity associated with any of the aforementioned licenses, numbers, or certificates I do hereby revoke and rescind all powers of attorney, in fact or otherwise, signed by me or otherwise, implied in law or otherwise, with or without my consent or knowledge, as it pertains to any and all property, real or personal, corporeal or incorporeal, obtained in the past, present, or future. I am the sole and absolute legal owner and possess allodial title to any and all such property.

Take Notice that I also revoke, cancel, and make void <u>ab initio</u> all powers of attorney, in fact, in presumption, or otherwise, signed either by me or anyone else, claiming to act on my behalf, with or without my consent, as such power of attorney pertains to me or any property owned by me, by, but not limited to, any and all quasi/colorable, public, governmental entities or corporations on the grounds of constructive fraud, concealment, and nondisclosure of pertinent facts.

I affirm that all of the foregoing is true and correct. I affirm that I am of lawful age and am competent to make this Affidavit. I hereby affix my own signature to all of the affirmations in this entire document with explicit reservation of all my unalienable rights and my specific common law right not to be bound by any contract or obligation which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, duress, or coercion.

The use of notary below is for identification only, and such use does NOT grant any jurisdiction to anyone. **FURTHER AFFIANT SAITH NOT.**

Subscribed and sworn, without prejudice, and with all rights reserved,

1030010070 Page: 67 of 67

MOORISH SCIENCE TEMPLE OF AMERICA

7

LOVE TRUTH PEACE PREEDON JUSTICE

POLITICAL STATUS: Classified- Truth A-1 Freehold by Inheritance Library of Congress Diplomatic Immunity Registration No. AA222141







(PRINT NAME BELOW)
Ahad Tartai Jaci Bein
Principal, by Special Appearance, in Propria Persona, proceeding Sui Juris.
My Hand and Mark as Subscriber (SIGN NAME BELOW)
Date: 10/27/10 Common Law Seal:
On this day of October, 20 10; before me, the undersigned, a Notary Public in and for
(state), personally appeared the above signed, known to me to be the one whose
name is signed on this instrument, and has acknowledged to me that s/he Raschecard the same.
Signed: Notary Public
Printed Name: Mar L/SEFFELS My Commission Expires
Date: 10/5/10 June 18, 2012
My Commission Expires: 6/13/12

Even though the filing entity illegally demands all capital letters in this filing, I do not agree with this format, this is illegal treat, duress and coercion and a violation of my constitution ally secured rights I reserve all my rights to my proper Name in Upper and Lower case and any and all derivatives to Luther Leroy Newburn Bey/Ahad Intaj Jari Bey©, and Luther Leroy Newburn ©, because I am a real flesh and blood living live person and the Secured Party Creditor to the DEBTOR LEROY NEWBURN JR©, and any and all derivatives.

ALL PROPERTY BELONGING TO DEBTOR BELONGS TO Secured Party Creditor DEBTOR IS A TRANSMITTING UTILITY

DEBTOR IS A TRUST

And all property belonging to secured party creditor remains the property of secured party creditor, other References:

DOC#1020210049,DOC#102757116,DOC#1014818050,DOC#1028557012,DOC#1028557011,E16570711,35 3-54-3438, 112-73641048, 27-6690266, RE 264928819 US,RE 264928822 US, 2010-2481902-49.01, 2010-2481902-49.02,2010-2481902-49.03,2010-2481902.04, Birth Records as Birth Certificate, Certificate of Birth, Certificate of Live Birth of both STATE AND COUNTY record and all are Accepted for value and exempt from levy and any and all other personal and private property listed and not listed including but not limited too; lands and property to be possessed, repossessed, obtained and or acquired.

------ CIRCLE PUBLISHING © OFFICIAL UNIFORMITY DOCUMENTS© MOORISH FEDERAL GOVERNMENT©™ ALL RIGHTS RESERVED ------