Clerk: Please FILE FOR LICERO, FFICA GRANTOR/GRANTEE INDEX only;

WHEN RECORDED PLEASE RETURN TO Temporary mail location below;

Commanded by Assign:

River-Tali

Hereinafter Referred to as the lawful Woman, An Ancient One of the Aboriginal indigenous Muurs/Moors Post Office Box 8503 Near Chicago, Illinois [60680] Northwest Territories of Amexum Doc#: 1102418063 Fee: \$50.00 Eugene "Gene" Moore RHSP Fee:\$10.00 Cook County Recorder of Deeds Date: 01/24/2011 05:08 PM Pg: 1 of 8

Space Above is for recording only

DECLARATION OF LAND PATENT

Original Patent Certificate Number (s): **3559**

Let all men know these precents that:

That we bring up the above referenced Land Patent Certific ate Mumber(s) in my style, River Cali, Peshua & Amir, Kaleb & LAmir, and do for our heirs and assigns forever.

LEGAL DESCRIPTION:

All the Cimber to be cut and the extracted collateral transmitted through and on the Land on "nazed in the annexed plat of being all parts of the Lots one and two in Block eleven in Franklin Gage Addition to Englowed Acights subdivision of the south half of the southeast quarter except the west 20 acres thereof of section thirty one Cownship thirty-eight north range fourteon east of the Chird Princip's A cridian in Gook County Illinois

PIN-2031 427 046

The Character of said property so sought to be patented and legally described and reterred under patent number listed above where a copy of the survey thereof attached hereunto.

Also: Exhibit (s) "A," legal/lawful description to be patented and it is the only way to perfect instrument FILED FOR RECORD as the Titulus with ancestral ties to the land it is now had in my Aboriginal Indigenous style Wilcox v. Jackson, (1830) 13 Pet. (US) 498 10 L.Ed. 264; The registere 9 Wall (US 575, 19 L.Ed. 681; Winer and Gastrell, 54 Fed 819, 4 CCA 596, 2 U.S. Ap. 581. Also: All question of fact decided by the general land office are briding everywhere and injunctions and mandamus proceeding will not lie against it. Lichfield v the Registere and Teceiver, 9 Wall. US 575 19 L.Ed, 681.

Reference to prior filing Document #1011716090, updated with this current document.

The definition of land as used in this document is: "Land" in the most general sense, comprehends any ground, soil, or earth whatsoever, as meadows, pastures, moors, waters, marshes, furzes and health,. Col. Litt. 4a The word "Land" includes not only the soil, but everything attached to it, whether attached by the course of nature, herbage, and water, or by the hand of man, as building fences. 1 N.Y. 572; 2 Bl. Comm. 16.17. Land is the solid material of the earth, whatever may be the ingredients of which it is composed, whether soil, rock, or other substance, and is not restricted to the earth's surface, but extends below and above the surface. Nor is it confined to solids, but may encompass within its bounds such things as gases, oils, and liquids, Ultimately... "land is simply an area of three dimensional space, is position being defined by natural or imaginary points located by reference to the earth's surface. "land is not the fixed contents of the space... Land is immovable, as distinct from chattels, and immutable. Black's law Dictionary First Edition (and Peter butt, Land Law 9 2nd ed. 1988).

Page 1 of 4

(1) NOTICE AND EFFECT OF LAND PATENT. A grant of land is a public law standing on the statute books of the State, and is notice to every subsequent purchaser under any conflicting sale made afterward: Wineman v. Gastrell,

498,10 L.Ed. 264. Where the inited States has parted with title by a patent legal y issued upon surveys legally made by itself and approved by the proper department, the title so granted cannot be impaired by any subsequent survey made by the government for its own purposes: Cage v. Danks, 13 LA. ANN. 128.

- (2) In the case of ejectment, where the question is who has the Legal Title, the Patent of the Government is unassailable, Sanford v Sanford, 139 U.S. 642. The Transfer of Legal Title (Patent) to public Domain gives the Transferee the right to process and enjoy the land transferred; Gibson v. Chouteau, 80 U.S. 92.
 - A Patent for Land is the highest evidence of Title and is conclusive evidence of Title and is conclusive evidence against the Government and all claiming under junior Patents or Titles; United States v. Stone, 2 U.S. 525. Estoppel has been maintained as against a Municipal Corporation (County), Beadle v. Smyser, 209 U.S. 393. Unit it issues, the Fee is in the Government, which by the Patent is passed to the Grantee, and he[she] is entitled to enforce possession in ejectment; Bagnell v. Bradrick, 13 PETER (US) 436. State statues that give a lesser authoritative ownership of Title than a patent can not be brought into federal Court; Langdon v. Sherwood, 124 U.S. 74, 80. Also see Suma Corp. v California Ex Rel. State lamb Commission, 104 S.Ct 1751(1984), 467 US 1231, 104 S. Ct. 2693.
- 3) The Power of Congress to dispose of its Land cannot be interfered with, or its exercise embarrassed by any state legislation, not can such legislation deprive the Grantees of the United States of the possession and enjoyment of the Property granted by reason on any delay in the transfer of the Title after the initiation o proceedings for the acquisition; Gibsc av Chouteau, supra; also see Section 14 Article 4 of the Northwest Ordinance; also see Article IV Section 1 and Article 6 of the U.S. Constitution; also see Chapter XX, 1 Stat 73 et seq. Section34 [Judiciary Act of 1789]; also see the enabling act of U.S. Congress assembled for the Illinois territory Chapter13, 2 Stat. 514 [3 Feb 1809]; also see the act of U.S. Congress assembled authorizing the creation of a state government and Constitution for Illinois Chapter 67, 3 Stat. 428 [18 Apr1818]; also see preamble of the original Illinois Constitution of 1818 [26 Aug 1818]; also see for act of the U.S. Congress assembled admitting Illinois into the Union of, 3 Stat. 536 [3 Dec 1818]; also see 735 ILCS 5/8 1209 and 735 ILCS 5/8 1211.
- 4) LAND TITLE AND TRANSFER. The existing system of land transfer is a long and tedious process involving the observance of many formalities and technicalities, a failure to observe any one of which may defeat title, even where these have been traced to its source, the prochaser must, but at his peril, there always being, in spite of the utmost care and expenditure, the possibility that his itle nay turn out bad: Yealde, Torrens System 209. Patent are issued (and theoretically passed) between Sovereigns; Leading Fighter v. County of Gregory; 230 N.W. 2d 114, 116. the patent is prima facie conclusive evidence of Title; Marsh v Brooks 49 US 223, 233.
- 5). JURISDICTION: Federal land patents do not confer federal question jurisdiction; 201 F. 3d 1141 @ 8, 9, 10, 11 9th Cir. 2000).
- 6). An estate in inheritance without condition, belonging to the Owner and an erable by him [her], transmissible to his[her] Heirs absolutely and simply is an absolute estate in perpetuity and the largest possible estate a man can have being in fact allodial in nature; Stanton v. Sullivan, 63 R.1. 216 7 A. 696. The original meaning perpetuity is an unalienable indestructible interest; Bouvier's Law Dictionary, Vol III p. 2570, 1914 Ed.
- 7) A land patent is a muniment of title by a government or state for the conveyance of some portion of the public domain; Black's Law Dictionary Revised Fourth Edition p. 1282. A muniment is documentary evidence of title; Merrill v. Rocky Mountain Cattle Co.. 26 Wyo. 219, 181 P. 964, 971. Muniments are the instruments of enabled to defined the title of his estate. Termes de la Ley; 3 Inst 170.
- 8) NOTICE TO COUNTY OF COOK AND OTHER COUNTIES ON THE UNITED STATES REPUBLIC: This land patent has not been challenged, as stated above, within the past sixty (60) calendar days and THE LAND now is our land, as no one else has followed the proper steps to secure Legal Title, as a Land Patent is conclusive evidence that the Patent has complied with the Acts of U.S. Congress assembled as it concerns improvements on the land, etc; Jankins v. Gibson, 3 LA ANN 203. Also, Assignee's seizen in deed, and lawful

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entry is inclusive of specifically that certain legally described portion of the land Patent Number(s) **3559**, and the whole thereof, including hereditament, tenements, pre-emption liberties and rights appurtenant thereto. The recording of the instrument entitled Declaration of Land Patent, duly recorded. Cook Country Recorder's Officer, Register of Deed, Plat of Survey by Clerk. Any challenges to the validity of this documentation are subject to the limitation referenced herein. Additionally, a common courtesy of sixty (60) calendar days is stipulated for any challenges hereto, otherwise Laches/Estoppel shall forever bar the same against the Alloidal freehold estate; in fee simple pursuant to Illinois State Homestead Real Property Exemption. This is a formal notice that Real Property Described in Exhibit A is to County of Cook, Illinois State and is held in absolute Titulus ownership and All right title and interest is held by "Declaration of Land Patent" wherefore no privilege or obligation can exist for which a tax may derive. "He owes nothing to the public so long as he does not trespass upon their rights; *Hale v. Henkel*, 201 US 43 at 47 (1905)

- 9) Land held through absolute grant by "Land Patent" is unassailable. When Congress has prescribed the conditions upon which portions of the public domain may be alienated (to convey, to transfer), and has provided that until the fulfillment of the conditions where the United States shall issue a patent to the purchaser, then such land is not taxable by a state. Sargent v. Herick 7 Stevens, 22.1 US 404, 55 L.Ed, 787, also Northern Pacific RR. Co v. Trail County 115 US 609, 29 L.Ed 477.
- 10). In cases of ejectment, where the question is who has the legal title, the patent of the government is unassailable; Stanford v. Stanford, 134 U.S. 632, 35 L.Ed 290. Estoppel has been sustained against a municipal corporation (county); Beadle v. Smyser 102 US 393, 52 L.Ed. 849. Also, Suma Corp. v. Caliornia Ex Rel. State Lands Commission, 104 S. Ct. 1751 (1964). 467 US 1231, 104 S Ct. 2693.
- 11). The "Land Patent is highest evidence of tinle and the title stand". Please enter into the record this proceeding fact and the status that emanates thereby. Please notify me that this correction has been entered into your records.

This land, now patented is FEE SIMPLE ABSOLUTE, as no one has followed the proper steps to obtain Lawful Title as lawful assigns / successor in interest of Villiam Brown as Grantor to River-Tali as Grantee/Lawful assigns to all the liberties, rights, privileges, immunities, and appurtenances of whatever nature belonging unto the said Grantee as successor in interest to those land/property rights. This is the Titulus and in receipt of the above described land. See: Steely. St. Louis Smelting & Refining Co., 106 US 417, 27 L.Ed 226.

This instrument was prepared by:

Done on this / Suday of January 1431 M.C./2011 C.E.

PLEASE BE ADVISED, FAILURE TO RETAIN AND RECORD DOCUMENTARY PROOF OF EVIDENCE RECEIVED WOULD CONSTITUTE AND EXTREME ACT OF ILLE/JAI CONDUCT. NO PROCEEDING OF ANY KIND SHALL BE ENACTED OR IMPLEMENTED PRIOR TO THE ESTABLISHMENT OF LAWFUL JURISDICTION OR A TITLED NATIONAL BASEL ON AN ARTIFICE, ORIGINAL, AND FLE COPY(S) OF THIS NOTIFICATION WITH FEDERAL PROOF OF RECEIVERSHIP HAVE BEEN RECORDED, AND ANY CLAIMS WILL BE SUBSTANTIATED WITH AN AVERMENT OF JURISDICTION BASED ON THE PROCLAMATION DECLARATION PRESENTLY IN YOUR POSSESSION, IN ORDER TO IMPLICATE ANY NONCOMFORMITY TO IMMUNITY (IES) IN LEGAL FORCE BY NATIONAL AND INTERNATIONAL LAW.

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On the Soil) State of $\frac{III}{No(S)}$ ss County of Cook)

Pursuant to U.S. Land Grant No. 922 and 923 [Certificate: June 14, 1797; Plan No. 1516; Register No. 3, April 12, 1802]A CESTUI QUE TRUST—INDENTURE AGREEMENT BETWEEN SOVEREIGN PRIVATE PARTIES the Chapter XVI Article 103 of the United Nations Charter supported by Article 6 of the U.S. Constitution, and thereby Article 17 of the U.N. Universal Declaration of Human Rights², and U.N. Declaration on the Granting of independence to Colonial Countries and Peoples³, and Articles 11 and 18 and 26 and 29 U.N. Vienna Conversion on the Law of treaties⁴, and U.N. International Covenant on Economic, Social and Cultural Rights⁵, and U.N. Declaration of basic Principal of Justice for Victims of Crime and above of Power⁶, and U.N. International Convention on Civil and Political Rights⁷ [inclusive of Reservation and Understandings], and U.N. International Convention on the Elimination of All Forms of racial Discrimination⁸, and U.N. Convention against Corruption⁹, and U.N. Declaration on the rights of Indigenous People 10, and U.N. Indigenous People's Project #215/1993, and pursuant to the Northwest Ordinance of 1787, and pursuant to the Moroccan Treaty of Peace and Friendship supported by Article 6 of the U.S. Constitution, and pursuant to Title 28 US C 1746 (1) and executed "without the United States," I affirm under Penalty of perjury under the laws f the united states of America that the foregoing is true and correct, to the best of my belief and informed knowledge. And further Leponent saith not.

I, River-Tali, Veshua 1-1 Am now affix my official Common Law Seal to all above affirmations with Explicit Reservation of All of My Unalienable, Diberties, "Without Prejudice," All Liberties Reserved.

Duer Jali, Yeshua & Amir

,Ticulos/Grantee- Sui Juris

Notary

The foregoing, DECLARATION OF LAND PATENT was acknowledged and subscribed before me, a Notary Public,

this 18 day of January 2011

[Notary seal]

OFFICIAL SEAL K D BARNES Notary Public - State of Illinois My Commission Expires May 18, 2014 Notary Public [Signature]

Notary Tellia (Drint Name (St. 1.)

5/18/14, Notary Expiration

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¹ Article IV, Section 4 of U.S. Constitution: the United States shall guarantee to every state in t'us Union a republication form of government [...].

²Adopted by United Nations General Assembly resolution 217 A (III) of 10 Dec 1948 ³Adopted by United Nations General Assembly resolution 1514 (XV) of 14 Dec 1960

⁴Signed 24 Apr 1970; Entry into force 27 Jan 1980

⁵Entry into Force 3 January 1976; Signed 5 Oct 1977

⁶Adopted by United Nations General Assembly resolution 40/34 of 29 Nov 1085

⁷Entry into Force 23 March 1976, in accordance with article 49, for all provision except those of article 41, 28 March 1979 for the provision o article 41 [Human Rights Committee), in accordance with paragraph 2 of the said article 41, Signed 5 Oct 1977 and Ratified 8 Jun 1992.

⁸Adopted and opened for signature and ratification by General Assembly resolution 2106 (XX) of 21 December 1965, Entry into Force 4 January 1969, in accordance with Article 19, Signed 28 Sep 1966 and Ratified 21 Oct 1994 ⁹Entry into Force 14 December 2005, Signed 9 Dec 2003 and Ratified 30 Oct 2006

¹⁰Adopted by the U.N. General Assembly 13 Sep 2007, 107th plenary meeting resolution 61/295

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No. 3559

To all to whom these Presents shall come, Greeting:

WIREAS William Brown, of New York County, King yorks,

had deposited in the GENERAL LAND OFFICE of the United States, a Cartifleate of the REGISTER OF THE LAND OFFICE at Chicago whereby it appears that full payment has been made by the said Willam Brown

eccording to the provisions of

the Act of Congress of the 24th of April, 1820, entitled "An Act making further provision for the sale of the Public Lands," for

the Est half of Section thirty one, in Township thirty eight North, o Range founteen East, in the District of Landsoub jett to ral at thicago, Illinois, containing three hundred and twenty were;

according to the official plat of the survey of the said Land, returned to the General Land Office by the SURVEYOR GENERAL, which said tract has been purchased by the self-filleast forward

NOW KNOW YR, That the

United States of America, in consideration of the Premises, and inconforming with the second acts of Congress, in such case made and provided, HAVE GIVEN AND GRANTED, and by these practs DO GIVE AND GRANT, unto the said William Prown

and to his heirs, the said tract above described: TO MAPR ASPD TO MOND the same, to the rights, privileges, immunities, and appartenances of whatsoever nature, thereunto belonging, unto the said William Brown

and to his heirs and assigns it AN.

PRESIDENT OF THE UNITED STATES OF AMERICA, have caused these Letters to be made PATENT, and the SEAL of the GENERAL LAND OFFICE to be hereunto affixed.

ENPEN under my hand, at the CITY OF WARRINGTON, the

in the Year of our Lord one thousand eight hundred and thirty (wine) and of the ENDEPENDENCE OF THE UNITED STATES the Sixty Towerth

BY THE PRESIDENT: Martin Yank

By Moland Durley Deciy.

He Garland Recorder of the Observal Land Office.

1317409 1148374 1

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Property of Cook County Clerk's Office

Bureau of Land Management Eastern States 7450 Boston Boulevard Springfield, VA 22153

4.10.08

Date

I hereby certify that this reproduction is a true copy of the official record on file in this office

Authorized Signature

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Declaration Of Homestead

1. I/We <u>River-Tali, Yeshua El, Kaleb El Amir</u>, Do Hereby Declare: Land Patent Recorded at Cook

County Record Of Deeds: Date Recorded: January 21, 2011.

2. That My/Our Mailing Address:

430 East 162nd Street #406 South Holland, near Illinois [60473]

3. That My/Our Homestead Is:

1734 West 87th Street

Cincago near Illinois [60620]

4. I/We/Am/Arc New Residing on The Land And Premises Located in the City of Chicago, County of Cook, State of Illinois.

Known And Legally Described As follows:

All the Timber to be cut and the extra red collateral transmitted through and on the Land embraced in the annexed plat of being all parts of the Lets one and two in Block eleven in Franklin Gage Addition to Englewood Heights subdivision of the south half of the southeast quarter except the west 20 acres thereof of section thirty one Township thirty-eight notice range fourteen east of the Third Principle Meridian in Cook County Illinois

- 5. I/We Hereby Declare And Claim Said Premises As A Homestead.
- 6. No Further Declaration Of Homestead has Been mad: By Me/Us Except As Has Be Abandoned.

Date Desury 21, 2011	X Parer-Jali
U	X Jeshua El Amer
- 11.	
State of Illinois	
County of <u>Cook</u>) ss.

I/We, River-Tali, Yeshua Damir, Kaleb, being duly Sworn On Oath, Deposes And Says: That As Signer To this Declaration Of homestead, All Statements Made Herein Are True And Correct, To the Best of My/Our Knowledge And Belief. Subscribed And Sworn To Before Me,

This 21st Day Of January 2011

Talièra ny Dangofutol

OFFICIAL SEAL
FELICIA M. DANGERFIELD
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 10-24-2012

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THIS INSTRUMENT WAS PREPARED BY:	
River-Tali	
1777	
AFTER RECORDING, PLEASE MAIL TO:	
l	
River-Tali Muurs/Moors	
40 Post Office Box 8503	
Near Chican Illinois	
Northwest Territories of Amexim	
0	
STATEMENT BY GRANTOF	R AND GRANTEE
The grantor or his agent affirms that, to the best of his	s knowledge, the name of the grantee shown on the
deed or assignment of beneficial interest in a land	trust is either a natural person, an Illinois
corporation or foreign corporation pathorized to do be	
Illinois, a partnership authorized to dr business or a	,
other entity recognized as a person and authorized to do	business or acquire title to real estate under the
laws of the State of Illinois.	
Dated Marry 21 2007	Kmer-Jali
	Signature Grantor or Agent
Cohanila di malana ana talanta di sata	0,
Subscribed and sworn to before me this	%
day of January 2001	OFFICIAL SEAL
Jelica W Danserrold	FELICIA M. DANGEDEICI D.
Notary Public U U	NOTAR' PUBLIC, STATE OF ILLINOIS
7	MACS 10-24-2012
The grantee or his agent affirms and verifies that	
assignment of beneficial interest in a land trust is eiforeign corporation authorized to do business or acc	
partnership authorized to do business or acquire and h	old title to real estate in Illinois, or other entity
recognized as a person and authorized to do business or	acquire title to real estate under the laws of the
State of Illinois.	
Dated Jonnary 21 2002	Ruer-Joli
()	mer-sou
	Signature Grantee or Agent

Subscribed and sworn to before me this

day of Dunuart 2001

Notary Public

NOTE:

OFFICIAL SEAL
FELICIA M. DANGERFIELD
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 10-24-2012

Any person who knowingly submits a false statement concerning the identity of a grantee shall be guilty of a Class C. misdemeanor for the first offense and of a Class A misdemeanor for subsequent offenses.

(Attach to deed or ABI to be recorded in Cook County, Illinois, if exempt under the provisions of Section 4 of the Illinois Real Estate Transfer Tax Act.)

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OVERSIZE EXHIBIT

FORWARD ORIGINAL DOCUMENT TO PLAT COUNTER IMMEDIATELY AFTER RECORDING FOR SCANNING

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Property or Coot County Clerk's Office