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Doc#: 1130149089 Fee: \$58.00 Eugene "Gene" Moore RHSP Fee:\$10.00

Cook County Recorder of Deeds

RECEIVED

IL SECRETARY OF STATE

UCC FINANCING STATEMENT		1 04:30 PM Pg: 1 of 12	10/28		CODE
FOLLOW INSTRUCTIONS (front and back) CARE	FULLY		\$20.0	0 Electronic	
A. NAME & PHONE OF CONTACT AT FILER (0) MARK LASKOWSKI	5950	1672	5919	F	
B. SEND ACKNOWLEDGMENT TO: (Name and	d Address)				
MARK LASK	owski	\neg			
(64) SOUTH H	ARVARI)				
Chic/GO, IL,	[60628]		HE ABOVE SPACE IS F	FOR FILING OFFICE US	E ONLY
1. DEBTOR'S EXACT FULL LEGAL NAMC - Fire	rt only <u>one</u> debtor name (1				
1a. ORGANIZATION'S NAME THE BANK OF NEW YORK	MELLON CORPO	PRATION		···	
OR 1b. INDIVIDUAL'S LAST NAME		FIRST NAME	MIDDLE	NAME	SUFFIX
1c. MAILING ADDRESS		CITY	STATE	POSTAL CODE	COUNTRY
1 WALL STREET		NEW YORK	NY	100052500	USA
ORGANIZATION	PE OF ORGANIZATION	1f. JURISDICTION OF ORGA	1 -	GANIZATION ID #, if a	·
DEBTOR FOR 2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL	REIGN BCA	TINREGISTERED		3 051550713	NONE
2a. ORGANIZATION'S NAME	- Institute - Institution of the C	Serie (28 di 28) - de fiet au	reviace of Combine		
OR 2b. INDIVIDUAL'S LAST NAME		FIRST III	- Land		SUFFIX
HASSELL		FIRST NANZ GERALD		MIDDLE NAME L	
2c. MAILING ADDRESS		CITY		POSTAL CODE	COUNTRY
1 WALL STREET		NEW YORK	NY	100052500	USA
2d. SEE INSRUCTIONS ADD'L INFO RE 2e. TY ORGANIZATION DEBTOR	PE OF ORGANIZATION	21. JURISDICTION OF OR CA	MIZATION 2g. OR	GANIZATION ID #, if a	
3. SECURED PARTY'S NAME (or NAME of TOTA	L ASSIGNEE of ASSIGNOF	R S/P) - insert only <u>one</u> secured part	ty namr (3a _r 3b)		
3a. ORGANIZATION'S NAME			S)	
OR 36. INDIVIDUAL'S LAST NAME		FIRST NAME	MIDDLE	I AME	SUFFIX
LASKOWSKI		MARK:		<u> </u>	
3c. MAILING ADDRESS	AFFIAF	CITY		POSTAL CODE	COUNTRY
HARRISON-433 GENERAL POST 4. This FINANCING STATEMENT covers the follow		CHICAGO	IL	6060/993	USA
CONSTRUCTIVE NOTICE: All of debtor's assets, and hereafter acquired, now existing and arising, a October in the year of our Lord one thousand nine financial relationship and contractual obligations. Certificate of Live Birth Registration Number: 112-Adjustment of this filing is in accord with UCC 1-1 Secured Party accepts Debtor's signature in accordant of the following property that is now or hereafted any time relates to or arises as a result of, the op NAME/TRADEMARK-DEBTOR	and wherever located, dese hundred sixty one, A.D. associated with this comm61-0109123 STATE OF III 03, 1-104, 1-207/1-308 alord with UCC 1-201(39),3 er at any time used in con	scribed fulfy in Security Agreemer Inquiring parties may consult dir mercial transaction, identified in t LLINOIS. U.C.C. Contract Trust A nd House Joint Resolution 192 of -401. The Secured Party Credito nnection with (without regard to the	nt No. MEL-100561 ectly with debtor for the security agreem account number: 35 f June 5, 1933, Pubr: mark: laskowski	-SA dated the fifth of rascertaining, in determined above 19588909/RE52885/lic Law: "Chap. 48, eriod of such use),	day of etail, the ve. With claim 5310US. 48 Stat. 112.*

(i)	all of the Debtor's inventory, including all goods, merchandise, raw materials, supplies and other tangible, and intangible personal property, all interest
	ALTERNATIVE DESIGNATION [# applicable]: LESSEE/LESSOR CONSIGNEE/CONSIGNOR BAILEE/BAILOR SELLER/BUYER AG. LIEN NON-UCC FILING
6.	This Financing Statement is to be filed (for record) (or recorded) in the REAL 7. Check to REQUEST SEARCH REPORT(S) on Debtor(s)ALL DEBTORSDEBTOR 1DEBTOR 2
₿.	OPTIONAL FILER REFERENCE DATA
	COOK COUNTY COURT CASE 09-CH-20162 COUNTER CLAIM \$116700.00 X 4 = \$466800.00

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UCC FINANCING STATEMENT ADDENDUM FOLLOW INSTRUCTIONS (front and back) CAREFULLY				RECEIVED IL SECRETARY OF STATE					
9. NAME OF FIRST DEBTOR (1a or 1b) ON RELATED FINANCING STATEMENT				UNIFORM COMMERCIAL CODE					
•.•	9a. ORGANIZATION'S NAME	, on near			_				
	THE BANK OF NEW YORK ME	LLON CORPORATION			10/28/11 14:39				
	9b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDOLE N	IAME,SUFFIX	1	\$20.00 Electron	ic		
10	. MISCELLANEOUS				- 1 _'	6725919	FS		
	200	0			THE ARCIVE SI	PACE IS FOR FILING OFFICE	: LISE ONLY		
11.	ADDITIONAL DEBTOR'S EXACT I	FULL LF JAL NAME - ins	sert only one debt	or name (11a or					
	11a. ORGANIZATION'S NAME	500	, — <u> </u>				<u>, ,</u>		
OR	11b. INDIVIDUAL'S LAST NAME		$\overline{}$	FIRST NAME		MIDDLE NAME	SUFFIX		
11c	MAILING ADDRESS		0	CITY		STATE POSTAL CODE	COUNTRY		
11d	SEE INSRUCTIONS ADD'L INFO R ORGANIZATIO DEBTOR		ANIZATI XN	11f. JURISDICT	TION OF ORGANIZATION	11g. ORGANIZATION ID	#, if any		
12.	ADDITIONAL SECURED PART	'Y'S <u>or</u> ☐ ASSIGNOR	S/P'S NAME - in:	ert onl) <u>one</u> sec	cured party name (12a or	12b)			
	12a. ORGANIZATION'S NAME			0,					
OR	12b. INDIVIDUAL'S LAST NAME			FIRST NAM 2	D _X ,	MIDOLE NAME	SUFFIX		
12c	MAILING ADDRESS			CITY	70	STATE POSTAL CODE	COUNTRY		
13.	This FINANCING STATEMENT cover	8timber to be cut or	as-extracted	16. Additional o	collateral dez-sipfiun:	I			
14.	collateral, or is filled as a fixture filling. Description of real estate: in said goods, merchandise, in white filling, and other tangible, and intangible personal property now which or hereafter acquired, and all documents now and at any times covering or representing any of said property.						, and all y of said property;		
	Name and address of a RECORD O (if Debtor does not have a record inte		d real estate	proceeds, pro- licenses, assi- credits, bills, receipts, bill of receivable, co mortgages, and instruments, of general intang thereto all sec- released to the representative interest in abo-	Debtor's accounts, incorputcts, deeds, titles, ceriginments, partial assign tickets, traffic tickets, worf sales, payables, receigntract receivables, contigreements, installments chattel paper, trusts incogibles, and all guarantee curity for payment thereoe debtor or the secured of and for the debtor, nove said property; and Debtor's equipment, inclutures, storage shelves a	tificates, entificates of ments, examples, examples, bor arrants, summing papirables, court case, plant cases, plant, leases, drafts, accept ome from every source, as and suretyship agreen of etc, and all orders the party immediately as thow and hereafter existing uding all furniture, furnis	titles, wages, ads, funds, ers, returns, ecks, accounts asory notes, note, an irust and nents relating refrom are to be a authorized g or arising and all whings,		
					ness, including, but not l		eles and rolling		
			Debtor is a Trust, or Trustee acting with respect to property help in trust, or Decedent's Estate						
			18. Check only if applicable and check only one box.						
			Debtor is a TRANSMITTING UTILITY Filed in connection with a Manufactured-Home Transaction Filed in connection with a Public-Finance Transaction						

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16. Additional collateral description (cont):

16725919

FS

stock, now owned or hereafter acquired;

together with (a) all increases, parts, fittings, accessories, equipment, special tools and accessions now or hereafter attached thereto or used in connection therewith, and any and all replacements of all or any part thereof; (b) any profits now or hereafter acquired from or through any of the foregoing; (c) any products now or hereafter acquired from or through any of the foregoing; (c) any products now or hereafter manufactured, processed, assembled or commingled from any of the foregoing; and (d) any and all proceeds received should any of the foregoing be sold, exchanged, collected or otherwise disposed of (all of which is hereafter called the "Collateral").

the debtor is a trust entity, an unregistered corporation and transmitting utility. This registration and filings are not to be construed as frivolous.

NOTICE: In accordance with U.S.C. 47 - Property - This is the entry of the Debtor in the Commercial Registry as a transmitting utility and the following property is hereby registered in the same as public notice of a commercial transaction

Copyright Notice: All rights reveryed re common-law copyright of organization/trade-name/trade-mark/debtor, MARK EDWARD LASKOWSKI, Estate --as well as any and all derivatives and variations in the writing of said trade-name/trade-mark*Common Law Copyright 1961 by mark: laskowski Said common-law trade -name/trade-mark, MARK ELW (AC) LASKOWSKI, Estate, may neither be used, nor reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior, express, written or mark: laskowski, hereinafter mark: laskowski as signified by the red-ink signature of mark: laskowski, hereinafter "Secured Party." With the intent of neing 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 or ison, nor the agent of said juristic person, shall display, nor otherwise use in any manner, the common-law organization/trade-name/trade-mark/debur *AAP* EDWARD LASKOWSKI, Estate, nor the common-law copyright described herein, nor any derivative of, nor any variation in the writing of, MARK EDWAP I ASKOWSKI, Estate without the prior, express, written consent and acknowledgement of Secured Party, as signified by Secured Party's signature in red integrated Party neither grants, nor implies, nor otherwise gives consent for any unauthorized use of MARK EDWARD LASKOWSKI, Estate and all such unauthorized use is strictly prohibited. Secured Party is not now, nor has Secured Party ever been, an accommodation party, nor a surety, for the purported 1eh.o. i.e. "MARK EDWARD LASKOWSKI," nor for any derivative of, nor for any variation in the writing of, said name, nor for any other juristic person, and is so-indemnified and held harmless by Debtor, i.e. "MARK EDWARD LASKOWSKI," in Hold-harmless and Indemnity Agreement No. MEL-112408-HHIA dated the twent, fourt I day of November in the year of our Lord two thousand eight, A.D. against any and all claims, legal actions, orders, warrants, judgments, demands, labilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and sont ngent, 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 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 uristic person and the agent of said juristic person, hereinafter jointly and severally "User," consent and agree that any use of MARK EDWARD LASKOWSKI, Estate other than authorized use as set forth above constitutes unauthorized use, counterfeiting, of Secured Party's common-law copyrighted property, contractual / bin is User, renders this Copyright Notice a Security Agreement wherein User is debtor and mark: laskowski is Secured Party, and signifies that User: (1) gran's 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 sert in amount of \$500000.00 per each occurrence of use of the common law-copyrighted organization/trade-name/trade-mark MARK EDWARD LASKOWSKI, Latrie, as well as for each and every occurrence of use of any and all derivatives of, and variations in the writing of, MARK EDWARD LASKOWSKI, Estate, plus costs, plus triple damages; (2) authenticates this Security Agreement wherein User is debtor and mark: laskowski is Secured Party, and wherein User pledges all of U/e*, assets, land, consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit right), chattel paper, instruments, deposit accounts, accounts, documents, and general intangibles, and all User's interest in all such foregoing property, now owner and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing User's contractual obligation in favor of Secured Party for Viser's unauthorized use of Secured Party's common -law-copyrighted property; (3) consents and agrees with Secured Party 's filing of a UCC Financing Stater, ent in the UCC filing office, as well as in any county recorder's office, wherein User is debtor and mark: laskowski is Secured Party; (4) consents and agrees that full Full Financing Statement described above in paragraph "(3)" is a continuing financing statement, and further consents and agrees with Secured Party's filin, to? any continuation statement necessary for maintaining Secured Party's perfected security interest in all of User's property and interest in property, pledged as colluseral in this Security Agreement and described above in paragraph "(2)," until User's contractual obligation theretofore incurred has been fully satisfied; (5) or needs and agrees with Secured Party's filing of any UCC Financing Statement, as described above in paragraphs "(3)" and "(4)," as well as the filing of any Security % reement, as described above in paragraph "(2)," in the UCC filing office, as well as in any county recorder's office; (6) consents and agrees that any and all with filings described in paragraphs "(4)" and "(5)" above are not, and may not be considered, bogus, and that User will not claim that any such filing is bogus; (7) wair es all defenses; and (8) appoints Secured Party as Authorized Representative for User, effective upon User's default re User's contractual obligations in fa or of Secured Party as set forth below under "Payment Terms" and "Default Terms," granting Secured Party full authorization and power for engaging in any and zina one on behalf of User including, but not limited by, authentication of a record on behalf of User, as Secured Party, in Secured Party's sole discretion, deems uppropriate, and User further consents and agrees that this appointment of Secured Party as Authorized Representative for User, effective upon User's default, is inject table and coupled with a security interest. User further consents and agrees with all of the following additional terms of Self-executing Contract/Security , are ement in Event of Unauthorized Use: Payment Terms: In accordance with fees for unauthorized use of MARK EDWARD LASKOWSKI, Estate as set forth, above, User hereby consents and agrees that User shall pay Secured Party all unauthorized-use fees in full within ten (10) days 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 within ten (10) days of date invoice is sent, User shall be deemed in default and: (a) all of User's property and property pledged as collateral by User, as set forth in 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 may take possession of, as well as otherwise dispose of in any manner 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 formerly piedged 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, described above in paragraph "(2)," in the possession of, as well as disposed of by, Secured Party, as authorized above under "Default Terms," User may cure User's default only re the remainder of User's said former property and interest 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. Terms of Strict Foreclosure: User's non-payment in full of all unauthorized-use fees itemized in Invoice within 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 on any and all remaining former property and interest in property, formerly pledged as collateral by User, now property of Secured Party, which is not in the possession of, nor otherwise disposed 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: mark: laskowski, Autograph Common Law Copyright 1961. Unauthorized use of "Mark: Laskowski" incurs same unauthorized-use fees as those associated with MARK EDWARD LASKOWSKI, Estate, as set forth above in paragraph "(1)" under "Self-executing Contract/Security Agreement in Event of Unauthorized Use."

HOLD HARMLESS AND INDEMNITY AGREEMENT No. MEL-112408-HHIA Non-Negotiable * Private Between the Parties

PARTIES

Debtor:

MARK EDWARD LASKOWSKI, Estate, Ens legis trade-name (*) CESTUI QUE TRUST

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5N758 ROCHEFORT LANE

WAYNE, IL 60184

(*MARK EDWARD LASKOWSKI, Estate, and any and all derivatives and variations in the spelling of said name.) Debtor's Social Security Account Number: 359 -58-8909

Creditor:

mark:

family laskowski.

Executrix Office.

Nation Illinois

General-Post Office.

Harrison Street * 433.

Chicago, Laskowski Province.

United States Minor, Outlying Islands.

Near (60607-9998)

This Hold-harmless and indemn'.y, greement is mutually agreed upon and entered into in this twenty fourth day of November in the year of our Lord two thousand eight, A.D. between the juritic person, MARK EDWARD LASKOWSKI, Estate, and any and all derivatives and variations in the writing of said name except "mark: laskowski," hereinafter joi into and severally "Debtor," and the living, breathing, flesh-and-blood man, known by the distinctive appellation mark: laskowski, hereinafter "Creditor."

For valuable consideration Debtor hereby expriss'y agrees and covenants, without benefit of discussion, and without division, that Debtor holds harmless and undertakes the indemnification of Creditor from a against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, 'evies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as night, it reafter arise, and as might be suffered/incurred by, as well as imposed on, Debtor for any reason, purpose, and cause whatsoever. Debtor does hereby and nerewith expressly covenant and agree that Creditor shall not under any circumstances, nor in any manner whatsoever, be considered an accommodation party, or a jurety, for Debtor.

Words Defined; Glossary of Terms. As used in this Hold-harmless and Indemnity Agreement, the following words and terms express the meanings set forth as follows: non-obstants:

Appellation: In this Hold-harmless and Indemnity Agreement the term "appellation" means: A general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh-and-blood man.

Conduit. In this Hold-harmless and Indemnity Agreement the term "conduit" signifies a m ans of transmitting and distributing energy and the effects/produce of labor, such as goods and services, via the name "MARK EDWARD LASKOWSKI," also on the spelling of said name of Debtor except "mark: laskowski."

Creditor. In this Hold-harmless and Indemnity Agreement the term "Creditor" means mark: laskov ski

Debtor. In this Hold harmless and Indemnity Agreement the term "Debtor" means MARK EDWARD LASK(WS) 1, Estate, also known by any and all derivatives and variations in the writing of said name except "mark: laskowski."

Derivative. In this Hold-harmless and Indemnity Agreement the word "derivative" means coming from another; talen from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental in attretion another.

Ens legis. In this Hold-harmless and Indemnity Agreement the term "ens legis" means a creature of the law; an artificial being, as contrasted with a natural people, such as a corporation, considered as deriving its existence entirely from the law.

Hold-harmless and Indemnity Agreement. In this Hold-harmless and Indemnity Agreement the term "Hold-harmless and Indemnity Agreement. In this Hold-harmless and Indemnity Agreement may be amended and modified in accordance with the agreement of the parties signing hereunder, together with all attachments, exhibits, documents, endorsements, and schedules re this Hold-harmless and Indemnity Agreement attached hereto.

MARK EDWARD LASKOWSKI, Estate. In this Hold-harmless and Indemnity Agreement the term "MARK EDWARD LASKOWSKI" means MARK EDWARD LASKOWSKI, Estate, and any and all derivatives and variations in the writing of said name except "Mark: Laskowski," Common Law Copyright 1961 by mark: laskowski. UCC 1-308 All Rights Reserved, "Without Prejudice."

mark: laskowski. In this Hold-harmless and Indemnity Agreement the term "mark: laskowski" means the sentient, living, flesh-and-blood man identified by the distinctive appellation "mark: laskowski." All rights are reserved re use of mark: laskowski, Autograph Common Law Copyright 1981 by Mark: Laskowski. UCC 1-308 "Without Prejudice"

Juristic person. In this Hold-harmless and Indemnity Agreement the term "juristic person" means an abstract, legal entity ens legis, such as a corporation, created by construct of law and considered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor, i.e. MARK EDWARD LASKOWSKI, Estate, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Creditor.

"From the earliest times the law has enforced rights and exacted liabilities by utilizing a corporate concept." by recognizing, that is, juristic persons other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to the ways of men in carrying on their affairs through what is now the familiar device of the corporation. "Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process. And none the worse for it. No doubt, "Metaphors in law are to be narrowly watched." Cardozo, J., in Berkey v. Third Avenue R., Co., 244 N.Y. 84, 94, "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason." See U.S. v. SCOPHONY CORP. OF AMERICA, 333 U.S. 795; 68 S. Ct. 855; 1948 U.S."

Living, breathing, flesh-and-blood man. In this Hold-harmless and Indemnity Agreement the term "living, breathing, flesh-and-blood man" means the Creditor, mark: laskowski, a sentient, living being, as distinguished from an artificial legal construct, ens legis, i.e. a juristic person, created by construct of law.

"There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent." CRUDEN V. NEALE, 2 N.C. 338 (1796) 2 S.E. 70.

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Non obstante. In this Hold-harmiess and Indemnity Agreement the term "non obstante" means: Words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes.

Sentient, living being. In this Hold-harmless an Indemnity Agreement the term "sentient, living being" means the Creditor, i.e. mark: laskowski a living, breathing, flesh-and-blood man, as distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association, and the like.

Transmitting Utility. In this Hold-harmless and Indemnity Agreement the term "transmitting utility" means a conduit, e.g. the Debtor, i.e. MARK EDWARD LASKOWSKI. Estate

UCC. In this Hold-harmless and Indemnity Agreement the term "UCC" means Uniform Commercial Code.

This Hold-harmless and In ennity Agreement No. MEL-112408-HHIA is dated; the twenty fourth day of November the year of our Lord two thousand eight, A.D.

Debtor: MARK EDWARD LASKOWSKI, Estate

MARK EDWARD LASKOWSKI, Cst...
Debtor's Signature
Creditor accepts Debtor's signature in a c. v. with UCC ** 1-201(39), 3-401(b).

UCC 1-308 All Rights Reserved, "Without Pre udi a"
By: Mark: Laskowski
Creditor's Signature
Autograph Common Law Copyright 1961 by Mark: Laskows".

This Power of Attorney is Recorded According To The Princip. Of Common Law And Does Not Recognize Or Grant Any Special Powers To Any Administrative Agency Or Instrumentality Of The United States
ACKNOWLEDGMENT
Grant of Exclusive Power of Attorney to conduct all tax, business, and legal affairs of principal person

POWER OF ATTORNEY

- 1) I, MARK EDWARD LASKOWSKI, Estate, Debtor and Grantor, at 5N758 ROCHEFORT LANE WAYNE IL 60184, do hereby appoint mark: laskowski. Executrix Office. Nation Illinois. General-Post Office. Harrison Street 433 Chicago Lasko: Jri Province. United States Minor, Outlying Islands. near. [60607 -9998], as Secured Party and as my private attorney in fact, to take exclusive charge of, manage, and conduct all of my tax, business, lawful and legal affairs, settle debts, make purchases, etc., and for such purpose to act for me in my name and place, which ill limitation on the powers necessary to carry out this exclusive purpose of attorney in fact as authorized:
- (A) To take possession of, hold, and manage my real property, land and all other property;
- (B) To receive money or property paid or delivered to me from any source;
- (C) To deposit funds into, make withdrawals from, or sign checks or drafts against any account standing in my nan e individually or jointly in any bank or other depository; to cash coupons, bonds, or certificates of deposit; to endorse checks, notes, or other documents in my nane; to have access to, and to place items into or remove them from, any safety deposit box standing in my name individually; and otherwise to conduct bank that sactions or business for me in my name:
- (D) To pay my just debts and expenses, including reasonable expenses incurred by my attorney in fact, mark: laskowski, in exercising this exclusive power of attorney;
- (E) To retain any investments, invest, and to invest in stock, bonds or other securities, or in real property, land or other property;
- (F) To give general and special proxies or exercise rights of conversion or rights with respect to shares or securities; to deposit shares or securities with or transfer them to protective committees, or similar bodies; to join in any reorganization and pay assessments or subscriptions called for in connection with shares or securities.
- (G) To sell, exchange, lease, give options, and make contracts concerning real property, land or other property for such considerations and on such terms as my attorney in fact. mark: laskowski, may consider prudent;
- (H) To improve or develop real property, land; to construct, after, or repair building structures and appurtenances or real property, land; to settle boundary lines, easements, and other rights with respect to real property, land; to plant, cultivate, harvest, and sell or otherwise dispose of crops and timber, and do all things necessary or appropriate to good husbandry;
- (i) To provide for the use, maintenance, repair, security, or storage of my tangible property;
- (J) To purchase and maintain such policies of insurance against liability, fire, casualty, or other risks as my attorney in fact, mark: laskowski may consider prudent
- 2) The Creditor mark: laskowski, named herein on the Form UCC-1 and Commercial Security Agreement filed with the SECRETARY OF STATE of (LLINOIS, is authorized by law to act for and in control of the Debtor, MARK EDWARD LASKOWSKI, Estate, LASKOWSKI, MARK EDWARD, or any derivative thereof. In addition, mark: laskowski has the exclusive power of attorney to contract for all business and legal affairs of MARK EDWARD LASKOWSKI, Estate, 359-58 -8909, Debtor.
- 3) The term "exclusive" shall be construed to mean that while these powers of attorney are in force, only my attorney in fact may obligate me in these matters; and I forfeit the capacity to obligate myself with regard to same. This grant of Exclusive Power is irrevocable during the lifetime of mark: laskowski.

Executed and sealed by the voluntary act of my own hand, this twenty eighth day of October in the year of our Lord two thousand eleven, A.D.

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This instrument was prepared by mark: laskowski.

Acceptance:

MARK EDWARD LASKOWSKI, Estate Ens legis trade-name Grantor

Grantor's Signature

Grantee accepts Grantor's signature in accord with UCC ** 1-201(39), 3-401(b).

mark: laskowski, Grantee I, the above named exclusive attorney in fact, do accept the responsibility for the herein-named Debtor-Grantor and will execute the herein granted power of attorney with Due Diligence.

ACKNOWLEDGEMENT OF NC (A)Y

Notary's State Illinois

For verification purposes only

Notary's County Dupage

On the 28 day of OC+ , two thousaid eleven, A. D., before me,

Mary MA (YUSE , aN

Name, Title of Offider of Notary Public

Personally appeared mark family laskowski, known to me (or rover to me on the basis of satisfactory evidence of identification) to be the !iving man/woman whose name is subscribed upon these instrument(s) and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity; and by his/her/their signature on this instrument, mark family laskowski his a ted on behalf of the person who executed this instrument.

Witnessed, my hand and official seal.

valuary C Value

My Commission Expires: 02/24/20/3

MARILYN C NESE

OFFICIAL

MY COMMISSION EXPIRES

FEBRUARY 24, 2013

REVOCATION OF POWER OF ATTORNEY.

I, mark family laskowski Free man on the land, Secured Party Creditor hereby extinguish, rescind. Tooke, cancel, abrogate, annul, nullify, discharge, and make void, ab initio, all signatures and/or autographs, representing me on any, all documents that provided any power of attorney, real and implied, connected to the transaction/account known as: MARK EDWARD LASKOWSKI, Estate originating from the office of STATE OF ILL-INOIS (including all office of AGENCIES, AGENTS, AND OR ASSIGNS), corporations operating as private businesses for profit. I have been unduly charged, due to the stronger bargaining power of officers of the court of the STATE OF ILL-INOIS. Any alleged consent and any implied quasi contracts provided by LARK EDWARD LASKOWSKI, Estate to the corporate actors in any/all transaction accounts filed into any and all data-bases are revoked, without force and effect. I unther revoke, rescind, and make void, ab initio, all powers of attorney pertaining to the alleged DEFENDANT from officers of the STATE OF ILL-INOIS and for any and all governmental/quasi/colorable agencies and/or Departments created under the authority of [Art. I, Sec. 8, Cl. 17, and/or Art. IV, Sec. 3, Cl. 2] of the Constil to an of the United States.

DECLARATION AND NOTICE OF REVOCATION & RESCISSION.

"I, mark family laskowski declare that I am giving notice that I am rescinding, removing, revoking, by cancellation of my signature all accuments held by or in the possession of the office of Corporations known as THE STATE OF ILLINOIS OFFICE OF SHERIFF COOK COUNTY, OFFICE OF CIPLUIT. COURT OF COOK COUNTY, THE OFFICE OF STATE OF ILLINOIS, OFFICE OF COOK COUNTY, OFFICE OF COOK COUNTY RECORDER OF DEEDS and any office of agencies including and not limited to THE CITY OF CHICAGO, and all subdivisions thereof, any and all agents, and all agents of the Crown with the title of Nobility of Esquire for commercial fraud, deceptive practice and failure of full disclosure to me.

There are few if any federal crimes that can be committed outside federal territory. Congressional insiders know Congress can punish few acts outside federal territory, so the federal territorial trial courts have been disguised as courts of justice for those who voluntarily submit themselves to federal prosecution. Among others, lawfut users of medical marijuana and those who aid and assist them often find themselves federally charged with crimes that do not exist where they were alleged to have occurred.

AN EXPLANATION

The federal government is renowned for its complexity, so it is extremely gratifying to be able to compress an understanding of that government and its law into a couple of sheets. Pages 42 and 43 of [Title 28 U.S.C.] of the federal government's own Judiciary and Judicial Procedure Code book printed by the Government Printing Office are the most important pages of law in the federal government. On those two pages, Congress explains that the territorial composition of The United States district courts is only that area subject to the exclusive legislative power of Congress. Did you think that the 50 United States were subject to Congress's lawmaking power? To answer that I offer a riddle: What country gets smaller the more land you add to it? The United States of America is thought to be a nation/state but it is a confederation of nation/states created by the Articles of Confederation and it consists of The 50 United States. If Washington, D.C. and Puerto Rico are combined with The 50 United States, you don't get a bigger and better United States of America you get the government of The United States and 50 sovereign states. Those odd two pieces of real estate won't ever combine to form a whole nation/state and that is key to understanding The United States district courts.

The inability to combine The 50 United States, Washington D.C. and Puerto Rico to form one nation is what explains and gives us the "territorial composition" of the districts and divisions found in [Sections 81-131 of Title 28 U.S.C.] In the rest of Chapter 5, Congress explains that only one district court in all of the 50 states, Hawaii, has been established as an Article III judicial court and explains why that court cannot function as a court exercising judicial power. If judicial power is to be exercised in the several states, it will have to be exercised by state courts, because the districts have none. The federal government in the several states will consist of two government powers since the federal courts have not been granted Article III, Section 2 judicial power. While one or two branches of government may be good enough to do government work, it takes all three to lawfully act upon a citizen.

For the purpose of federal statutes and "Acts of Congress" defined above, the several states of the Union of states, collectively referred to as The "United States of America" or the "freely associated compact states," are considered to be "foreign countries" with respect to the national government. Here is the definition of

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the term "foreign country" right from the Treasury Regulations:

(26 CFR 1.911-2(h):]

The term "foreign country" when used in a geographical sense includes any territory under the sovereignty of a government other than that of The United States.** It includes the territorial waters of the foreign country (determined in accordance with the laws of the United States.**), the air space over the foreign country, and the seabed and subsoil of those submarine areas which are adjacent to the territorial waters of the foreign country and over which the foreign country has exclusive rights, in accordance with international law, with respect to the exploration and exploitation of natural resources.

If we examine the Title 28, which is the Judiciary and Judicial Procedure statutes governing all federal courts, including the United States District Courts, we find the following useful evidence to confirm the above assertion and conclusion:

[TITLE 28 PART I CHAPTER 13 Sec. 297.]

[Sec. 297. - Assignment of judges to courts of the freely associated compact states]

- (a) The Chief Justice or the Civil judge of the United States Court of Appeals for the Ninth Circuit may assign any circuit or district judge of the Ninth Circuit, with the consent of the judge of assigned, to serve temporarily as a judge of any duly constituted court of the freely associated compact states whenever an official duly authorized by the aws of the respective compact state requests such assignment and such assignment is necessary for the proper dispatch of the business of the respective cour.
- (b) The Congress consents to the receptance and retention by any judge so authorized of reimbursement from the countries referred to in subsection (a) of all necessary travel expenses, including transportation, and of subsistence, or of a reasonable per diem allowance in lieu of subsistence. The judge shall report to the Administrative Office of the United (tak)'s Courts any amount received pursuant to this subsection

Note that Congress, in subparagraph (a) above refers to the "freely associated compact states" in subparagraph (b) as "countries." That is because they fit in every respect the description of "foreign countr of rund above in 26 CFR 1.911-2(h):

Foreign government: "The government of The United Sau's of America, as distinguished from the government of the several states." (Black's Law Dictionary, 6th

Foreign Laws: "The laws of a foreign country or sister state." (Black s Law Dictionary, 6th Edition)

Foreign States: "Nations outside of The United States"Term may also lefer to another state; i.e. a sister state. The term "foreign nations," "should be construed to mean all nations and states other than that in which the action is brought; and hence, one state of the Union is foreign to another, in that sense." (Black's Law Dictionary, 6th Edition)

The California Supreme Court agreed with the conclusions of this section wilen it stated in the case of People exire. Atty. Gen. V. Naglee, 1 Cal. 234 (1850):

"In determining the boundaries of apparently conflicting powers between states and the general government, the proper question is, not so much what has been, in terms, reserved to the states, as what has been, expressly or by necessary implication granted by the people to the national government; for each state possess all the powers of an independent and sovereign nation, except so far as they have been ceded away by the constitution. The federal government is but a creature of the people of the states, and, like an agent appointed for definite and specific years, must show an express or necessarily implied authority in the charter of its appointment, to give validity to its acts.

The power of taxation in independent nations, is unrestricted as to things, and, with the exceptio, of foreign ambassadors and agents, and their retinue, is unlimited as to persons; and is deemed a power indispensable to their welfare and even their existance. The several states may, therefore, subject to the above restrictions, tax everything within their territorial limits, and every person, whether citizen or foreigner, who resid is under the protection of their respective governments." [Emphasis added]

Once again, Title 28, Judiciary and Judicial Procedure, describes the jurisdiction and operation of the federal dictric, and circuit (appellate) courts. Section 1603 contains definitions and includes a very interesting and related definition of the term "foreign state":

[TITLE 28 PART IV CHAPTER 97 JURISDICTIONAL IMMUNITIES OF FOREIGN STATES]

[Sec. 1603. * Definitions]

For purposes of this chapter -

- (a) A "foreign state," except as used in section 1608 of this title, includes a political subdivision of a foreign state or an agency or instrume. alify of a foreign state as defined in subsection (b).
- (b) An "agency or instrumentality of a foreign state" means any entity (1) which is a separate legal person, corporate or otherwise, and
- (2) which is an organ of a foreign state or political subdivision thereof, or a majority of whose shares or other ownership interest is owned by a family n state or political subdivision thereof, and
- (3) which is neither a citizen of a State of the United States as defined in section 1332 (c) and (d) of this title, nor created under the laws of any third country. (c) the "United States" includes all territory and waters, continental or insular, subject to the jurisdiction of the United States.

We have no choice to conclude, based on the definition above that the sovereign 50 states of The United States of America are considered "foreign states," which means they are outside the jurisdiction of the federal courts in most cases. There are exceptions to this general rule, but most of these exceptions occur when the parties involved reside in two different "foreign states" or in a territory (referred to as a "State") of the federal United States and wish to voluntarily grant the federal courts jurisdiction over their issues to simplify the litigation. The other interesting outcome of the above is that We the People are "instrumentalities" of those foreign states, because we fit the description above as:

- 1. A separate legal person.
- 2. An organ of the foreign state, because we:
- 2.1. Fund and sustain its operations with our taxes.
- 2.2. Select and oversee its officers with our votes.
- 2.3. Change its laws through the political process, including petitions.
- 2.4. Control and limit its power with our jury and grand jury service.
- 2.5. Protect its operation with our military service

Without the involvement of every citizen of every "foreign state" in the above process, the state governments would disintegrate and cease to exist, based on the way our system is structured now. The people, are the sovereigns, according to the Supreme Court: Julliard v. Greenman, 110 U.S. 421 (1884); Perry v. U.S., 294 U.S. 330 (1935); Yik Wo v. Hopkins, 118 U.S. 356 (1886).

Because we the people are the sovereigns, then the government is there to serve us and without people to serve, we wouldn't need a government! How much more of an "instrumentality" can you be as a natural person of the body politic of your state? By the way, here is the definition of "instrumentality" right from Black's Law Dictionary, Sixth Edition, page 801:

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Instrumentality: Something by which an end is achieved; a means, medium, agency. Perkins v. State, 61 Wis.2d 341, 212 N.W.2d 141, 146.

Another section in that same Chapter 97 above says these foreign states have judicial immunity:

[TITLE 28 PART IV CHAPTER 97 Sec. 1602.]

[Sec. 1602. - Findings and declaration of purpose]

The Congress finds that the determination by United States courts of the claims of foreign states to immunity from the jurisdiction of such courts would serve the interests of justice and would protect the rights of both foreign states and litigants in United States courts. Under international law, states are not immune from the jurisdiction of foreign courts insofar as their commercial activities are concerned, and their commercial property may be levied upon for the satisfaction of judgments rendered against them in connection with their commercial activities. Claims of foreign states to immunity should henceforth be decided by courts of the United States and of the States in conformity with the principles set forth in this chapter

Why is this important? Because as you will find out below, my income qualifies as "foreign income" and I qualify as a nonresident alien who lives in a foreign country if I was born outside of the federal zone and inside the United States of America. This is important because if I have only income not connected with a "trade or business in the United States" and I am a nonresident alien, then my income is not subject to federal income tax:
[Sec. 1.864-2 Trade or business within the United States.]

(b) Performance of person... services for foreign employer...(1) Excepted services. For purposes of paragraph (a) of this section, the term "engaged in trade or business within the United Spies" does not include the performance of personal services...

(i) For a nonresident alien in (wid lal, foreign partnership, or foreign corporation, not engaged in trade or business within the United States at any time during the taxable year, or

[26 CFR * 1.871-7]

Taxation of nonresident alien individual. no. engaged in trade or U.S. business.

Imposition of tax. (1) "a nonresident alien "idiv "ual" is NOT subject to the tax imposed by Section 1" [Subtitle A, Chapter 1]

IRS Publication 515 (Nov. 2001), Withholdin, Trix on Nonresident Aliens and Foreign Entities, confirms the nontaxability of income earned outside of the federal United States (or federal zone) by a Nonresident Alien on page 21::

"Services performed outside the United States. Com /en; ation paid to a nonresident alien (other than a resident of Puerto Rico, discussed later) for services performed outside the [federal] United States is not comind and wages and is not subject to graduated withholding or 30% withholding."

As a Sovereign living in one of the several states and outside ne feceral zone, I live in a "foreign country" and am a nonresident alien, and are therefore not liable for federal income taxes.

In the context of federal taxes, [28 U.S.C. *2201] says that federal courts in avenot make declaratory judgments regarding income taxes and may not address "rights or legal relations":

[TITLE 28 PART VI CHAPTER 151 Sec. 2201.]

[Sec. 2201. - Creation of remedy]

(a) In a case of actual controversy within its jurisdiction, except with respect to Federal to so other than actions brought under section 7428 of the Internal Revenue Code of 1986, a proceeding under section 505 or 1146 of title 11, or in any civil a dop involving an antidumping or countervailing duty proceeding regarding a class or kind of merchandise of a free trade area country (as defined in section 19.4%(10) of the Tariff Act of 1930), as determined by the administering authority, any court of the United States, upon the filing of an appropriate pleading, may declare the rights and other legal relations of any interested party seeking such declaration, whether or not further relief is or could be sought. Any such declaration shall have the force and effect of a final judgment or decree and shall be reviewable as such.

The "rights" they are talking about in the above statute, are my Constitutional protected rights found in the Bill of Rights! The questions then becomes, where is the only jurisdiction in which the U.S. Congress can legislate away enforcement of my Constitutional protected of the support and defend the Constitution against all enemies, foreign and domestic?" A careful reading of the support account case Downes v. Bidwell, 182 U.S. 244 (1901) provides the answer.

"The Constitution had attached to it irrevocably. There are steps which can never be taken backward. The tie that bound the states of Maryland and Virginia to the Constitution could not be dissolved, without at least the consent of the Federal and state governments to a formal separation. The mere cession of the District of Columbia to the Federal government relinquished the authority of the states, but it did not take it out of the United States or from under the aegis of the Constitution. Neither party had ever consented to that construction of the cession. If, before the District was set off, Congress had be an unconstitutional act affecting its inhabitants, it would have been void."

[Downes v. Bidwell, 182 U.S. 244 (1901)]

The table below summarizes the results our reading the Downes case to answer the question of where Constitutional protected rights apply:

(1) Type of property (Territories) Constitutional Rights (No) Example (Puerto Rico, Virgin Islands, American Samoa, etc.) Authorities (1. Downes v. Bidwell, 182
U.S. 244 (1901)) (2. M'Culloch v. Maryland, 4 Wheat. 316, 422, 4 L. ed. 579, 605, and in United States v. Gratiot, 14 Pet. 526, 10 L. ed. 573)

- # (2) Type of property (Federal enclaves within states:) Constitutional Rights (NA) Example (NA) Authorities (NA)
- # (2.1) Type of property (Ceded to federal gov. after joining union) Constitutional Rights (Yes) Example (Federal courthouses) Authorities (Downes v. Bidwell, 182 U.S. 244 (1901))
- # (2.2) Type of property (Also enclaves at the time of admission) Constitutional Rights (No) Example (Indian reservations) Authorities (Downes v. Bidwell, 182 U.S. 244 (1901))
- # (3) Type of property (Sovereign states) Constitutional Rights (Yes) Example (Illinois, California, Texas, etc.) Authorities (Downes v. Bidwell, 182 U.S. 244 (1901))
- # (4) Type of property (District of Columbia) Constitutional Rights (Yes) Example (District of Columbia) Authorities (1.Downes v. Bidwell, 182 U.S. 244 (1901)) (2. Loughborough v. Blake, 18 U.S. 317, 5 Wheat. 317, 5 L. ed. 98 (1820))
- # (4) Type of property (Foreign countries (nations)) Constitutional Rights (No) Example (Japan) Authorities (1.Downes v. Bidwell, 182 U.S. 244 (1901)) (2.Cook v. Tait, 265 U.S. 47 (1924)) (3. M'Culloch v. Maryland, 4 Wheat. 316, 422, 4 L. ed. 579, 605 (1819)) (4. United States v. Gratiot, 14 Pet. 526, 10 L. ed. 573) (5. Springville v. Thomas, 166 U.S. 707, 41 L. ed. 1172, 17 Sup. Ct. Rep. 717 (1897))

The answer to the question of where Congress can legislate away rights is the federal zone, and in particular, those lands where the Constitution has never been applied, such as the territories of Guam, Puerto Rico, and American Samoa. These areas, incidentally, are the only areas where "U.S. citizens" actually reside under 26 CFR 31.3121(e). The reason for this is that the Constitution is an irrevocable social contract between the inhabitants and the government that attaches to the land. Congress cannot unilaterally extricate itself from this contract. The District of Columbia is an example of federal land where the Bill of Rights apply,

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because that area once belonged to the states of Maryland and Virginia and was ceded to the federal government when it was formed and after the Constitution was ratified by those two states. This conclusion is also confirmed by the fact that only one of the two Article III (of the Constitution) courts anywhere in our country are located in District of Columbia, and the only District Court in the District of Columbia must be an Article III court, because it is one of the few courts that exists on land that is not part of the federal zone.

Furthermore, there is only one place in the federal courts where the Congress can pass legislation that suspends enforcement of the Constitution, and that is in Article I courts inside the federal zone or Article III courts in administering laws that only apply to the federal zone. This ought to be a BIG clue that Subtitle A federal income taxes can only apply in federal territories that are already devoid of Constitutional protections.

close - A parcel of land that is surrounded by a boundary of some kind, such as a hedge or a fence. To culminate, complete, finish, or bring to an end. To seal up CLOSE. Signifies the interest in the soil, and not merely a close or enclosure in the common acceptation of the term. [Doct. & Stud. 307 East, 207 2 Stra. 1004; 6 East, 1541 Burr, 133 1 Ch, R, 160.1

- 2. In every case where one man has a right to exclude another from his land, the law encircles it, if not already enclosed, with an imaginary fence; and entitles him to a compensation in damages for the injury he sustains by the act of another passing through his boundary, denominating the injurious act a breach of the enclosure. [Hamm. 1.) 151; Doct. & Stud. dial. 1, c. 8, p. 30; 2 Whart. 430.]
 - 3. An ejectment will not be or a close. [11 Rep. 55; 1 Rolle's R. 55 Salk. 254 Cro. Eliz. 235; Adams on Eject. 24.]

Fiction of Law * Fictitious Plaint if

legal fictions - such as that of corporations - being artificial persons, are lawfully restricted from "entering into contracts" with "live flesh-and-blood human beings," and are lawfully restricted to as in only "UPPER-CASE" letters with regards to their

title identification upon all contracts and legal pers, this is to legally/lawfully distinguish them from live flesh-and-blood "people" so to prevent them from ever imprisoning human beings as slaves, this has remained well grounded, well established

mandate for hundreds of years, an early lands are Supreme Court case from the year 1795 futher defined this grounded fact very well;

[Penhallow v. Doane's Administrators (3 U.S. 54; 1 L _d : 7; Dall. 54),] defines governments succently:

"governments are corporations." inasmuch as every government 🗟 💸 artificial person, an abstraction, and a creature of the mind only, a government can interface only with other artificial persons. The imaginary-having neither actuality nor substance - is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. therfore, can concern itself with anything other than corporate, artificial persons and contracts between them."

"The omission of the Christian name by either plaintiff or defendant in a leg., process prevents the court from acquiring jurisdiction," -Bouvier's Law Dictionary, 8thed., pg. 2287. This means that corporations cannot lawfully bring suit against people. But people can bring suit against corporations.

Charge-back Non-negotiable

Laccept for assessed value all related endorsements (front and back) in accord with H hus/ Joint Resolution 192 June 5, 1933 (HJR * 192), Public Law 73-10 Emergency Banking Relief Act March 9, 1933 Public Law 89-719 and Bills of Exchange / ct, and return in exchange for closure and settlement of this accounting. This property is Exempt from lien or levy. Please Adjust this Account for the Proc.eo.; Products; Accounts; and Fixtures and Release the Order(s), of the court to Me Immediately.

This request is made nunc pro tunc. This is my solemn Act and Deed the twenty eighth day of October in the year of our Lord two thousand eleven, A.D.

Employer Identification Number (3595-88909)

UCC 1-308 All Rights Reserved, "Without Recourse"

mail dasko BV: By: executrix Authorized Representative/Attorney-in-Fact

0/2/5 LOT 16 IN BLOCK 17 IN FREDERICK H. BARTLETT'S UNIVERSE HIGHLANDS, BEING A SUBDIVISION OF THE NORTHEAST 1/4 OF SECTION 9, TOWNSHIP 37 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

[PROPERTY INDEX NUMBER: 25-09-209-014-0000]

COMMONLY KNOWN AS: 9643 SOUTH HARVARD CHICAGO, ILLINOIS [60628]

(Warranty Deed transfer date 20010522 Recorded 20010810)

COUNTER-CLAIM:

Maritime Lien Notice of Claim (\$466800.00) four hundred sixty six thousand eight hundred and no cents US in Silver Dollar Coin convertible at the legal and lawful ratio prescribed by law of 24:1 of Federal Reserve Notes to Silver Dollars, in redemption."

COOK COUNTY RECORDER OF DEEDS DOCUMENT NUMBER:

1130149097

since June 5 1933 House Joint Resolution 192, 73rd Congress 1st Session (Public Policy) Public Law: "Chap. 48, 48 Stat. 112"

"that (a) every provision contained in or made with respect to any obligation which purports to give the obligee a right to require payment in gold or a particular kind of coin or currency or in an amount of money of the United States measured thereby, is declared to be against public policy; and no such provision shall be contained in or made with respect to any obligation hereafter incurred."

when the Federal Government took much of our lawful money out of general circulation in 1933, i.e., gold coins, thus leaving an insufficient amount of lawful money in general circulation to meet the needs of the people, i.e., only silver coins remaining, the Congress was required to give the people a remedy. Public Law: "Chap. 48, 48 Stat. 112" is that remedy. It states that the Federal Government will pay my debts, dollar for dollar.

interpretation: requiring payment in an amount in money of the United States measured thereby, is against public policy

"The Code is complimentary to the Common Law, which remains in force, except where displaced by the code. A statute should be construed in harmony with the Common Law, unless there is a clear legislative intent to abrogate the Common Law." [(UCC 1-103.6)]

An unrebutted affidavit is a judgment in commerce.

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In commerce truth is sovereign.

Truth is expressed in the form of an affidavit.

The proof lies on him who affirms, not on him who denies.

For truth to be established, it must be expressed.

Silence is agreement.

He who leaves the battlefield first loses by default.

When a party has a duty to speak, his silence equates with fraud

[U.C.C. - ARTICLE 3 - NEGOTIABLE INSTRUMENTS ..PART 3. ENFORCEMENT OF INSTRUMENTS / (810 ILCS 5/3 \(\) 305)]

[* 3-305, DEFENSES AND CLAIMS IN RECOUPMENT]

- (a) Except as stated in subsection (b), the right to enforce the obligation of a party to pay an instrument is subject to the following:
- o (1) a defense of the obligor based on (i) infancy of the obligor to the extent it is a defense to a simple contract, (ii) duress, lack of legal capacity, or illegality of the transaction which, under other law, nullifies the obligation of the obligor, (iii) fraud that induced the obligor to sign the instrument with neither knowledge nor reasonable opportunity to learn of its character or its essential terms, or (iv) discharge of the obligor in insolvency proceedings;
- o (2) a defense of the obligor stated in another section of this Article or a defense of the obligor that would be available if the person entitled to enforce the instrument were enforcing a night to payment under a simple contract; and
- o (3) a claim in recouption of the obligor against the original payee of the instrument if the claim arose from the transaction that gave rise to the instrument; but the claim of the obligor may be asserted against a transferee of the instrument only to reduce the amount owing on the instrument at the time the action is brought.
- * (b) The right of a holder in our course to enforce the obligation of a party to pay the instrument is subject to defenses of the obligor stated in subsection (a)(1), but is not subject to defenses of the obligor stated in subsection (a)(2) or claims in recoupment stated in subsection (a)(3) against a person other than the holder
- (c) Except as stated in subsection (d), in an action to enforce the obligation of a party to pay the instrument, the obligor may not assert against the person entitled to enforce the instrument a decrease, claim in recoupment, or claim to the instrument (Section 3-308) of another person, but the other person's claim to the instrument may be asserted by the obligor if the other person is joined in the action and personally asserts the claim against the person entitled to enforce the instrument. An obligor is not obliged to pay the instrument if the person seeking enforcement of the instrument does not have rights of a holder in due course and the obligor proves that the instrument is a lost or strument.
- (d) In an action to enforce the obligation of an accommodation party to pay an instrument, the accommodation party may assert against the person entitled to enforce the instrument any defense or claim in recoupting at onder subsection (a) that the accommodated party could assert against the person entitled to enforce the instrument, except the defenses of discharge in insolver or proceedings, infancy, and tack of legal capacity.

 [U.C.C. ARTICLE 3 NEGOTIABLE INSTRUMENTS ...PART 3. ENFO (CF AF IT OF INSTRUMENTS / (810 ILCS 5/3 306))]

[* 3-306, CLAIMS TO AN INSTRUMENT]

A person taking an instrument, other than a person having rights of a holder in die course, is subject to a claim of a property or possessory right in the instrument or its proceeds, including a claim to rescind a negotiation and to recover the instrument or its proceeds. A person having rights of a holder in due course takes free of the claim to the instrument.

[U.C.C. - ARTICLE 3 - NEGOTIABLE INSTRUMENTS .. PART 1. GENERAL PROVISIONS AND DEFINITIONS]

[* 3-104. NEGOTIABLE INSTRUMENT]

(e) An instrument is a "note" if it is a promise and is a "draft" if it is an order. If an instrument falls within the definition of both "note" and "draft", a person entitled to enforce the instrument may treat it as either.

Recourse appears in the Uniform Commercial Code at 1-103.6, which says:

"The Code is complimentary to the Common Law, which remains in force, except where displaced by the code. /. statute should be construed in harmony with the Common Law, unless there is a clear legislative intent to abrogate the Common Law." (UCC 1-103.6)

"Without Prejudice UCC 1.207/1-308"

When I use "without prejudice UCC 1-207/1-308" in connection with my signature, I am saying, "I reserve my right not to be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. I do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement."

[(5 ILCS 50/0.01) (from Ch. 1, par. 800)]

Sec. 0.01, Short title. This Act may be cited as the Common Law Act. (Source: P.A. 86 11324.)

[(5 ILCS 50/1) (from Ch. 1, par. 801)]

Sec. 1. That the common law of England, so far as the same is applicable and of a general nature, and all statutes or acts of the British parliament made in aid of, and to supply the defects of the common law, prior to the fourth year of James the First, excepting the second section of the sixth chapter of 43d Elizabeth, the eighth chapter of 13th Elizabeth, and ninth chapter of 37th Henry Eighth, and which are of a general nature and not local to that kingdom, shall be the rule of decision, and shall be considered as of full force until repealed by legislative authority. (Source: R.S. 1874, p. 269.)

No State shall enter into any Treaty. No State shall enter into any alliance. No State shall enter into any Confederation. No State shall grant Letters of Marque or Reprisal. No State shall coin money. No State shall emit Bills of Credit. No State shall make any Thing but Gold and Silver Coin a Tender in Payment of Debts. No State shall pass any Bill of Attainder. No State shall pass any Eaw Impairing the obligation of Contracts. No State shall grant any Title of Nobility.

No State shall without the consent of Congress, lay any Imposts or Duties on Imports or Exports, except what may be absolutely necessary for executing its inspection laws: and the net Produce of all duties and imposts, laid by any State on Imports or Exports, shall be for the Use of the Treasury of the United States and all such laws shall be subject to the revision and control of Congress.

No State shall, without the Consent of Congress; (1) Lay any duty of Tonnage (2) Keep Troops or ships of War in time of peace; (3) Enter into any agreement compact with another State; (4) Enter into any agreement or Compact with a foreign Power; (5) No State shall without the Consent of Congress engage in War, unless actually invaded, or in such imminent Danger as will not admit of delay.

No State shall make or enforce any law which shall abridge the Privileges of citizens of The United States.

No State shall make or enforce any law which shall abridge the Immunities of Citizens of The United States.

No State shall deprive any person of life, liberty, or property, without due process of law.

No State shall deny to any person within its jurisdiction the equal protection of the laws.

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These are prohibitions upon the activity of The States. A State cannot directly take any step in any degree to directly invade or violate any of these provisions. A State cannot lend its aid in any degree to any person or corporation to effectuate a violation of these absolute prohibitions indirectly or obliquely lest a mockery be made of the Constitution of The United States.

A more serious and obvious question arises. Can The Legislative Branch or The Executive Branch or The Judicial Branch of the Government of The United States authorize a State to invade the absolute prohibitions against The States expressly set out in the Constitution, or are the three departments of the U.S. Government incompetent to authorize such an invasion. The answer is obvious. The absolute prohibitions in the Constitution of The United States are impregnable. The Constitution is ordained and established in the name of the people. It is a law for the Governments of The States and The United States. The people said what they meant and they meant what they said.

Assume that Congress by attempted enactment would pass a law authorizing a State to deprive a person of Life, Liberty or property without due process of law. It would obviously be unconstitutional. The same is true of any other provision set out. Any attempt by Congress or The Legislature or The Executive or The Judiciary to authorize any State to invade any of the prohibitions is void. See Edwards v. Kearzey U.S. Supreme Court. 6 Otto 795.

No amount of perverted thinking or skullduggery can justify the fatal magnitude of the consequences which are to follow to total destruction of the Constitution of The United States by the Clergy, the Money Changers and those subversives in public office engaged in active treason against The Constitution.

MEL-100561-SA dated the fifth tay if October in the year of our Lord one thousand nine hundred sixty one, A.D.

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LEGAL DESCRIPTION:

LOT 16 IN BLOCK 17 IN FREDERICK H. BARTLETT'S UNIVERSITY HIGHLANDS, BEING A SUBDIVISION OF THE NORTHEAST 1/4 OF SECTION 9, TOWNSHIP 37 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

[PROPERTY INDEX NUMBER: 25-09-209-014-0000]

COMMONLY KNOWN AS: 9643 SOUTH HARVARD CHICAGO, ILLINOIS [60628]

(Warranty Deed transfer date 20010522) Recorded 20020810 (MORTGAGE date 20051221) (HUD-I Settlement date 20051221) (NOTE date 20051221)

Prepared By: Mark: Laskowski

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20)
COOK COUNTY Clerk's Office Mail To: Mark family Laskowski Executrix Office. Nation Illinois. General-Post Office. Harrison Street – 433. Chicago. Laskowski Province. United States Minor, Outlying Islands. Near. [60607-9998].