

NICHOL MATRICE LAMBERT, Estate.

Executrix Office.
Nation Texas.
General Post-Office.
Suite 532877.
Grand Prairie. LAMBERT Province.

Grand Prairie. LAMBERT Province.
United States Minor, Outlying Islands.
Near. [75053-9998]
[Non-Domestic]

Done by the Light of the Day - of two zero March two zero two four.

RF 325 540 526 US

Lex Domicilii Notice

To: Office of The Postmaster, et cetera, et al.
Attention: Roy Russell, Postmaster
(or Officer in Charge, if Postmaster is unknown or not appointed)
United States Post Office
802 South Carrier Parkway
Grand Prairie, Texas U.S.A. 75051-9998

From: Executrix Office - NICHOL MATRICE LAMBERT, Estate, SS#

Regarding: Postal Mailing Location for NICHOL MATRICE LAMBERT. Estate; Nichol Matrice Lambert; Lambert, Nichol Matrice; Nichol M. Lambert; Nichole Lambert, Nichole Matrice; Nichole M. Lambert; Nichole Lambert, and all derivatives thereof.

As occupant to the executrix office to the NICHOL MATRICE LAMBERT Estate you are herein and hereby warranted, to change the postal location for the above individuals from 7522 Campbell Road, Suite 113 #912, Dallas, Texas [75248] and any other postal locations associated with the above name "Estate" to the following:

NICHOL MATRICE LAMBERT, Estate.
Executrix Office.
Nation Texas.
General Post-Office.
Suite 532877.
Grand Prairie. LAMBERT Province.
United States Minor, Outlying Islands.
Near. [75053-9998]
[Non-Domestic]

This correction is permanent or until future notice from this Executrix Office.

Thank you, govern yourself accordingly.

By: Sanlest : Michael Matrice.
Lambert, : Nichole-Matrice:, Occupant to the Executrix Office

NICHOL MATRICE LAMBERT, Estate.

Executrix Office. Nation Texas.

General Post-Office.

Suite 532877.

Grand Prairie, LAMBERT Province. United States Minor, Outlying Islands.

Near. [75053-9998] [Non-Domestic]

Certified Copies sent to:

copy to: Office of Governor STATE OF LOUISIANA John Bel Edwards, Governor

copy to: Office of Attorney General STATE OF LOUISIANA Jeff Landry, Attorney General

copy to: Office of Secretary of State STATE OF LOUISIANA R. Kyle Ardon, Secretary of State copy to: Office of Governor STATE OF TEXAS Greg Abbott, Governor

copy to: Office of Attorney General STATE OF TEXAS Ken Paxton, Attorney General

copy to: Office of Secretary of State STATE OF TEXAS Jane Nelson, Secretary of State

NOTICE

Using a Notary on this "LEX DOMICILII NOTICE" does not constitute any adhesion, nor does it alter my status, standing or position in any manner. The purpose for this notary is for verification and identification purposes only and not for entrance into any foreign jurisdiction.

JURAT

STATE OF TEXAS) COUNTY OF TARRANT)	
Inscribed and Affirmed before me, a Notary Public, this _ satisfactory evidence to the identity of the affiant Inscribed and	20 ^M day of MOSPC M A.D. 2024, upon and Affirmed above.
Reganii Dong NOTARY PUBLIC PRINTED NAME	(Seal)
NOTARY PUBLIC SIGNATURE	REGANII DUNN Notary 1D #134571382 My Commission Expires September 22, 2027
Sep 27 2027 COMMISSION EXPIRATION	



NICHOL MATRICE LAMBERT, Estate.
Executrix Office.
Nation Texas.
General Post-Office.
Suite 532877.
Grand Prairie. LAMBERT Province.
United States Minor, Outlying Islands.

d States Minor, Outlying Islan Near. [75053-9998] [Non-Domestic]

Not in any federal zone, territory, possession, enclave, etc. and not subject to the jurisdiction of the United States, et al

Done by the Light of the Day - of +wo zero March two zero two four.

FILE FOR RECORD-THIS IS AN INTERNATIONAL NOTICE

ACKNOWLEDGEMENT

Grant of Exclusive Powers of Authority-in-Fact to conduct all tax, business, lawful and legal affairs of PRINCIPAL.

GENERAL DURABLE POWERS OF AUTHORITY-IN-FACT

GREETINGS TO ALL WHOM THESE PRESENTS SHALL COME:

The NICHOL MATRICE LAMBERT Estate, and any derivatives of the CORPORATE FICTION/SECURED PARTY (hereinafter "PRINCIPAL/GRANTOR"), In Care of: EXECUTRIX OFFICE, NATION TEXAS, GENERAL POST-OFFICE, SUITE 532877, GRAND PRAIRIE, TEXAS 75053-9998

do hereby authorize and appoint by this Decree: .lambert, :nichole-matrice: a Living Soul as our Private Powers of Authority-in-Fact (hereinafter "Benefactor/Agent/Grantee") In Care of: Executrix Office, Nation Texas, General Post-Office, Suite 532877, Grand Prairie, Texas state, USMOI [75053-9998].

To exercise or perform any power, act, duty, right, or obligation whatsoever that the PRINCIPAL now has or may hereafter acquire relating to any person, matter, transaction, or property: real or personal, tangible or intangible, present, contingent or expectant, now possessed or hereafter acquired by the PRINCIPAL, including without limitation, the specifically enumerated powers granted below. As an expression of the GRANTORS intent hereunder, the Benefactor shall take full exclusive charge of, manage, and conduct all business, lawful and legal affairs, and do everything necessary in exercising any of the powers herein granted for such purpose as to act for and in the PRINCIPALS name and place, without limitation the powers necessary to carry out exclusive purpose of Powers of Authority-in-Fact as authorized:

- 1. Powers of Collection, Payment, and Enforcement. To demand, collect, negotiate, recover, and receive all debts, funds, moneys, property interests, claims, and demands whatsoever, which are now due or which hereafter become due to the PRINCIPAL, including the right to institute any legal or equitable proceedings therefor; and to execute and deliver on behalf of the PRINCIPAL, any and all endorsements, elections, releases, receipts, or discharges for the same. To discharge debts and expenses, including reasonable expenses incurred by the Benefactor: .lambert, :nichole-matrice: in exercising this exclusive Powers of Authority-in-Fact.
- 2. Banking Powers. To make, execute, deliver, endorse and deposit any funds or moneys that may come to the hands of the Benefactor with any banks, financial institution, other depositories and/or Bankers to open any accounts, including the right to complete and execute any forms necessary to do so in the name and any such money or any other money to which the PRINCIPAL is entitled which now is or shall be deposited, to withdraw money from any banks, financial institution, other depositories and/or Bankers as the Benefactor shall deem appropriate. To receive funds or property, paid or delivered from any source. To sign mutual savings, bank,

and federal savings and loan association withdrawal orders: to sign and endorse checks payable to the PRINCIPAL and to draw, accept, make, endorse, discount, or otherwise deal with any bills of exchange, certificates of deposits, checks, drafts, items, non-cash items, money orders, letters of credit, promissory notes or other commercial or mercantile instruments to borrow any sum or sums of money on such terms and with such security as the Benefactor shall deem appropriate, to cash coupons, bonds, or certificates of deposits, to endorse checks, notes or other documents in the name and for that purpose to execute all notes or other instruments which may be necessary or proper and to have access to, and place items in or remove them from, any and all safety deposit box registered to the PRINCIPAL, individually or jointly, and otherwise to conduct banking/financial transactions or business for the estate;

- 3. Power with Respect to Entities or Forms of Ownership and Related Transfers. To create, amend, or terminate one or more trusts, partnerships, corporations, limited liability companies, co-tenancies, or any other form of ownership or entity for the purpose of dealing with any property or property interest of any nature that the PRINCIPAL may have or hereafter acquire, under such terms and with such provisions as the Benefactor deems are in the best interests and those of her family/heirs; to transfer any or all property, tangible, intangible, personal or real, in which the PRINCIPAL may have any interest, into any form of entity or ownership, including, without limitation, co-tenancies, trusts, whether revocable or irrevocable, and whether created by the PRINCIPAL or by the Benefactor on behalf of the PRINCIPAL, and whether or not such entity or entities were created before or after the execution of this General Durable Powers of Authority-in-Fact. In this regard, the fact that the Benefactor may be a partner, shareholder, member, co-tenant, remainderman, beneficiary or benefactor of any such entity in connection with any such transfer hereunder shall not affect the validity thereof, nor, by itself, constitute a breach of the Benefactors fiduciary duty hereunder.
- 4. Power to Acquire, Manage, Lease, and Sell. To make, execute, seal, deliver, bargain, contract, purchase and take tenement, hereditament. Accepts the deeds, mortgages, liens, releases, conveyances, leases, subleases, purchase and sale agreements, contracts of indemnity and insurance and contracts of every nature in relation to both real and personal property, on such terms and conditions as the Benefactor shall deem appropriate; to manage or to become involved in the management of any such real or personal property. To take possession of, hold, and manage all real estate, collateral, and all other property including real and personal property. To sell, exchange, lease, give options, and make contracts concerning real estate or other property, including real and personal property, for such considerations and on such terms as the Benefactor: lambert, :nichole-matrice: may see or deem appropriate. To improve or develop real estate, to construct, alter, or repair building structures and appurtenances or real estate; to settle boundary lines, easements, and other rights with respect to real estate; to plant, cultivate, harvest, and sell or otherwise dispose of crops and timber, and do all things necessary or appropriate for good husbandry. To provide for the use, maintenance, repair, security, and/or storage of all tangible or intangible, real or personal property.

To receive and give receipt for all rents and income to which the PRINCIPAL is or may become entitled, and to pay therefrom all necessary expenses for the maintenance, upkeep, care, improvement, and protection of the PRINCIPAL'S real and personal property; to pay the net income therefrom time to time to the PRINCIPAL or in such manner as the Benefactor shall direct, or in the absence of such payment to the PRINCIPAL or such direction, to invest the same in the Benefactor's best judgment.

To carry on, manage, or become involved in the management of any business in which the PRINCIPAL may have an interest and to carry out any act of management that may be appropriate to such involvement; to enter into and/or carry out the provisions of an agreement for the sale or transfer of any business interest or the stock therein, upon such terms and conditions, including the making of such representations, warranties, and indemnities, as the Benefactor shall deem consistent with the PRINCIPALS intentions and any negotiations begun by the PRINCIPAL or on the PRINCIPALS behalf.

5. Powers as to Investments. To purchase, pledge, hypothecate, sell (including short sales and sales that may result in a loss), transfer or otherwise deal in any way with all forms of investments, including without limitation, securities, options, rights, warrants, general and limited partnership interests, trust units, and all forms of securities issued by the United States Government (or any other government, domestic or foreign), or any division, branch or agency thereof; retain any investments, invest, and to invest in stocks, bonds, or other securities, in real estate or other property. To sell, assign, transfer and dispose of all stocks, bonds, limited partnership interests, loans, mortgages or other securities registered in the PRINCIPALS name; and to collect the receipt for all interest and dividends due and payable to the PRINCIPAL.

To give general and special proxies or exercise rights of conversion or rights with respect to share or securities to deposit shares or securities with or transfer them to protective committees or similar bodies of Trust, to join in any reorganizations and pay assessments or subscriptions called for in connection with shares or securities. To invest in the PRINCIPALS name, in any stock, bonds, including U.S. Treasury bonds referred to as "Flower Bonds," mutual funds securities or other property real or personal and to any such instruments as the Benefactors sole discretion may deem appropriate. To open, operate and maintain a securities brokerage account, wherein any securities may be bought and/or sold on margin and to hypothecate, borrow upon purchase and/or sell existing securities in said account.

- **6. Powers with Respect to Mail.** To enter any mailbox that the PRINCIPAL may have acquired, whether at a United States Post Office or elsewhere, and to surrender possession of any mailbox and terminate the lease thereof; to sign for any certified or registered mail directed to the PRINCIPAL, whether via United States mail, foreign mail, or private delivery service, and to execute any orders required to forward mail to any location selected by the Benefactor.
- 7. Powers over Safe-Deposit Boxes. To have access to all safe-deposit boxes, whether in the PRINCIPALS name alone or held jointly with others, and to surrender possession of any safe-deposit box and terminate the lease thereof.
- 8. Powers with Respect to Insurance Contracts. To have full authority to deal with any policies of insurance on my life, or policies on the life of the Benefactor, in which the PRINCIPAL may have any interest, including, but not limited to, the right to irrevocably assign, surrender, borrow against, convert, or change the beneficiaries/benefactors thereof, or to take any other action with respect to such policies as the Benefactor shall deem proper and consistent with the GRANTORS intentions or objectives; to receive payments under any disability, income, or other contracts. To purchase and maintain such policies of insurance against comprehension, collision, liability, fire, casualty, bodily, property or any other risks the Benefactor may deem appropriate.
- Powers to use EIN: To use the number assigned to the SECURED PARTY: Front number ending in 9056 as an EIN creditor account.
- 10. Powers as to Taxes. To prepare, execute, and file any tax returns or statements on the PRINCIPALS behalf and to pay or settle any or all taxes or apply for and collect any refunds due; to make any tax elections on the PRINCIPALS behalf or which the PRINCIPAL is entitled to make; to appear and represent the PRINCIPAL at any level before the U.S. Tax Court, any State court, any federal district or appellate court, the U.S. Treasury Department, the Internal Revenue Service, the [TEXAS] Department of Revenue, or execute any claims for refund, protests, applications for abatement, and consents to any waivers of determination and assessment of taxes than is provided by any statute of limitations; to receive, endorse, and collect any checks in settlement of any refund of taxes; to request, receive, and examine copies of any tax returns, reports, and other information from the U.S. Treasury Department or any other taxing authority.
- 11. Power to Make Gifts and to Disclaim. To make gifts of my property either outright or in trust to or for the health, education, maintenance, or support of such persons as, in the opinion of the Benefactor, would be donees that we might choose, including the Benefactor having in mind the resources, both public and private, available for our care after the making of such gifts, and having in mind the objective of preserving the largest amount of our property for our family/heirs as a whole. The Benefactor shall also have the power to disclaim any bequests or other interests to which we become entitled from any source whatsoever, and to execute any documents necessary to affect such disclaimer(s), even if the Benefactor may personally benefit from such disclaimer.
- 12. Power to Employ Agents. To employ, compensate, dismiss and/or discharge any such agents on such terms as the Benefactor deems appropriate to carry out any acts authorized or contemplated hereunder.
- 13. Powers with Respect to Retirement. To establish, contribute to, and deal with in any way any form of so-called retirement plan for our benefit as a participant or under which lambert, :Nichole-matrice: is named as a beneficiary and/or benefactor, including without limitation, any interest we may have in any annuities, Individual Retirement Accounts, Keogh plans, and any other form of pension or employee benefit plan: to establish, contribute to, and deal with in any manner any so-called education savings-plan, including without limitation, Section 529 plans; to change beneficiaries/benefactors of our account or on our behalf in any such plan, designating such beneficiaries/benefactors as the Benefactor determines to be consistent with our wishes; to waive any spousal rights we may have to benefit from any plan under which a spouse is a participant; to borrow against or withdraw from our plan accounts on such terms as The

Benefactor deems appropriate; to select any form of payment option or to modify options we may have selected; to accept any benefits or lump-sum payments on our behalf and to "roll over" any such benefits on our behalf.

- 14. Powers with Respect to Medical Care and Information. Care: At any time shall the body become ill in any capacity, the Benefactor/Powers of Authority-in-fact, .lambert, :nichole-matrice:, may make any and all medical decisions for the body in our best interest and has the authority to take full custody of any and all heirs under the age of majority and is the only living soul to act as their blood and heir. Information: To have access to and obtain any information or medical records governed by the Health Insurance Portability and Accountability Act of 1996 and any applicable federal or state regulations.
- 15. Power to use of Funds for our Care. To incur, pay, and satisfy any expenses and obligations for our comfort, benefit, and care, as are necessary and desirable in the Benefactors sole discretion.
- 16. Further Instruction: To instruct all Administrators, Executors, Personal Representatives, Guardians, Conservators, Agents and Trustees to release all sureties, securities, bonds, titles, trusts and accounts, held in abeyance, in good Trust, nunc pro tunc, to August 7th, A.D. 1967, CIRCA;

To grant Diplomatic Immunity to: .lambert, :nichole-matrice: in her capacity as a "Protected" Benefactor to the PRINCIPAL;

Whereby, the STATE OF LOUISIANA and the STATE OF TEXAS, over this estate PRINCIPAL upon its creation by the Louisiana Department of Health, Louisiana Vital Statistics Division, and THE UNITED STATES OF AMERICA are to give notice to all those appointed with the fiduciary duties, officers, agents, trustees, appointees, executives, secretaries, comptrollers and their successors, in the discharging of all bills, invoices, statements, charges, judgments, debts, settlements, and release titles and all properties held in Abeyance, including the mind, body and soul of Benefactor, .lambert, :nichole-matrice: who lives and as her will, for any and all claims brought forth past, present and future, against the CORPORATE FICTION/SECURED PARTY, NICHOL MATRICE LAMBERT, including former titles, LAMBERT, NICHOL MATRICE; NICHOL LAMBERT; NICHOL M LAMBERT, are to be in HONOR with FULL FAITH AND CREDIT. Furthermore, as Owner and POA (Powers of Authority-in-Fact) in due course now with the powers to instruct the same of the 50 unions/states.

- 17. Third-Party Reliance or Refusal. Any party dealing with the Benefactor hereunder may rely absolutely on the authority granted herein and need not look to the application of any proceeds nor the authority of the Benefactor as to any action taken hereunder. In this regard, no person who may in good faith act in reliance upon the representations of the Benefactor or the authority granted hereunder shall incur any liability to us as a result of such an act. If a third-party refuses to deal with the Benefactor or acknowledges her power, the Benefactor is authorized and encouraged to take legal action to carry out the desired outcome and to recover any costs or damages resulting from said third party's failure to recognize and honor this appointed power.
- 18. Successor Powers of Authority-in-Fact. If .lambert, :nichole-matrice:, Agent for any reason ceases or is unable to serve under this General Durable Powers of Authority-in-Fact, then we grant the same aforesaid powers in every respect to .gammon, :donovan-nickolas:, Agent II, of Arlington, Texas. gammon, :donovan-nickolas:, Agent II as to the cessation or inability of .lambert, :nichole-matrice:, Agent to serve shall be conclusive evidence of such fact, and any third party may rely upon the same in dealing with him under this General Durable Powers of Authority-in-Fact. If neither: .gammon, :donovan-nickolas:, Agent II nor .lambert, :nicholematrice:, Agent for any reason is able to serve under this appointed power, then we grant the same aforesaid powers in every aspect to: .johnson, :kurt-gordon:, Agent III, of Grand Prairie, Texas. A written statement by: .johnson, :kurt-gordon:, Agent III as to the cessation or inability of: .lambert, :nichole-matrice:, Agent or .gammon, :donovan-nickolas:, Agent II to serve shall be conclusive evidence of such fact, and any third party may rely upon the same in dealing with her under this General Durable Powers of Authority-in-Fact. If: .johnson, :kurt-gordon:, Agent III, .gammon, :donovan-nickolas:, Agent II and .lambert, :nichole-matrice:, Agent are all unable to serve then a substitute Powers of Authority-in-Fact may be appointed by the last of them to serve in a written, acknowledged statement.
- 19. Disability and Incompetence. This General Durable Powers of Authority-in-Fact: .lambert, :nichole-matrice:, Agent; .gammon, :donovan-nickolas:, Agent II or their successor, as the case may be, shall not be affected by our subsequent disability or incapacity.

- 20. Guardianship. If a petition is filed in any court for the appointment of a guardian or a conservator to care for us or the estate, then we nominate as such appointee. If she/he is not able to serve, then we nominate in her/his stead. If neither nor is able to serve, then we nominate in their stead. Nothing in this part shall be construed as a direction that such a petition be filed or such appointment be made, and it is my express wish that such action be taken only when and if absolutely necessary.
- 21. Reliance on Copies of This Power. A photostatic copy or facsimile or electronic transfer of this General Durable Powers of Authority-in-Fact, as executed, may be treated as an original power by any third party dealing with the Benefactor.
- 22. Ratification for Powers of Authority-in-Fact Acts. We hereby ratify and confirm whatever the Benefactor shall lawfully do under these presents.

The **Living Soul**, .lambert, :nichole-matrice: is hereby authorized by law to act for, on behalf of and in control of the **CORPORATE FICTION, SECURED PARTY, PRINCIPAL** NICHOL MATRICE LAMBERT and any derivatives thereof.

In addition, through the exclusive Powers of Authority-in-Fact, to contract for all business, lawful and legal affairs of the PRINCIPAL: LAMBERT, NICHOL MATRICE, CORPORATE FICTION, SECURED PARTY, PRINCIPAL.

The term "exclusive" shall be construed to mean that while these Powers of Authority-in-Fact are in force, only the Authority in fact <u>may obligate the estate in these matters</u>, and the estate forfeits the capacity to obligate itself with regards to the same.

This grant of Exclusive Power is Irrevocable during the lifetime of the Living Soul, .lambert, :nichole-matrice:

Executed and sealed by the voluntary act of my own hand, this 20 + day of Mayof May of Mayof.

This instrument was prepared by: .lambert, :nichole-matrice;,

We declare under penalty of perjury with the power vested in us under the LAW of the ONE TRUE AND LIVING CREATOR GOD of all Consciousness; Overseer of all presumptions of the Rules of Law and Authorities created by mankind contained herein. The MOST HIGH and CREATOR of ALL, Time, Space and Matter, that the foregoing is true and correct.

Without Prejudice.

GIFTED AND ACCEPTED:

The GRANTOR/PRINCIPAL hereby appoints and the exclusive Grantee/Benefactor, hereby accepts the fiduciary interest of the herein-named CORPORATE FICTION/SECURED PARTY and the Grantee/Benefactor will execute the herein-granted Powers-of-Authority-in-Fact with due diligence. AS HER LIVING WILL allows her, and with the Powers Vested Within Her.

.lambert, :nichole-matrice:,

Grantee/Benefactor

GRANTOR/PRINCIPAL

Matrice Zanliert, France

Executed without the UNITED STATES, we declare under penalty of perjury under the laws of the united states of America that the foregoing is true and correct. WITHOUT RECOURSE.

Certified Copies sent to:

copy to: Office of Governor STATE OF LOUISIANA John Bel Edwards, Governor

copy to: Office of Attorney General STATE OF LOUISIANA Jeff Landry, Attorney General

copy to: Office of Secretary of State STATE OF LOUISIANA R. Kyle Ardon, Secretary of State copy to: Office of Governor STATE OF TEXAS Greg Abbott, Governor

copy to: Office of Attorney General STATE OF TEXAS Ken Paxton, Attorney General

copy to: Office of Secretary of State STATE OF TEXAS Jane Nelson, Secretary of State

NOTICE

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

Using a Notary on this "GENERAL DURABLE POWERS OF AUTHORITY-IN-FACT" document does not constitute any adhesion, nor does it alter my status, standing or position in any manner. The purpose of this notary is for verification and identification purposes only and not for entrance into any foreign or domestic jurisdiction. Any appearance made by the Living Soul is by "Divine Special Appearance" for the sole purpose of entry by docketing, documenting, recording and for the public record and nothing else.

Jurisdiction shall remain under, and in, the Commons of Law, to wit by those with conscious, unincorporated, on the land of the 50 unions/states, including where we stand in the Texas state and Louisiana state. Stated in fact, truth and laws of the true Heavenly Mother and Father. The Creator of the Universe who is always Conscious and relevant for ever and ever and the first Grantor of all matters Created and Contained Herein.

Maxim of Law: For the Created cannot be greater than the CREATOR. Upon presentment, she/he who claims *Greater Authority* come forth *NOW* or forever holds their silence.

or forever noted then shence.						
JURAT						
STATE OF TEXAS))					
COUNTY OF TARRANT))					
A.D. 2024, personally appeared be authorized to take acknowledgeme known to me to be the Principal, Cliving body, mind and soul, who h voluntarily for her acts and deed for restricted visitation, privately & so	e, a Notary Public, this Arthur day of More fore me, a notary public in and for the County nents, NICHOL MATRICE LAMBERT, to me keep Grantor, of the Presentment, and lambert, inich has acknowledged to me that she executed the sefor the uses and purposes therein expressed, persolemnly affirmed under the penalties of perjury st and Fact to the best of her knowledge.	of Tarrant, duly known and ole-matrice:, the ame freely and sonally under				
Beganii Dum NOTARY PUBLIC PRINTED NA	AME Y-	(Seal)				
Deriv Vu		REGANII DUNN Notary ID #134571382 My Commission Expires September 22, 2027				
NOTARY PUBLIC SIGNATURE	Ē					
Sec-22-2627 COMMISSION EXPIRATION						

IRREVOCABLE COVENANT POWERS OF AUTHORITY

Greetings to all whom these presents shall come:

Grant of exclusive Powers of Authority to conduct all business and legal affairs of principal person.

Maxim of Equity: Equity regards as done that which ought to have been done.

The NICHOL MATRICE LAMBERT Estate; and all other derivation of **SECURED PARTY/CORPORATE FICTION**, In Care of: EXECUTRIX OFFICE NATION TEXAS, GENERAL POST-OFFICE, SUITE 532877, GRAND PRAIRIE, TEXAS 75053-9998

do hereby appoint, by this Decree: transference to, heritage bloodline .lambert, given name by her co-creator(s) :nichole-matrice: a Living Soul, as Grantee with Powers of Authority in Fact, Non-domestic, In Care of: Executrix Office, Nation Texas, General Post-Office, Suite 532877, of Grand Prairie city, of the Texas state, to take exclusive charge of, to manage, and conduct all of its business, lawful and legal affairs, and for such purpose to act in the name and place, without limitation on the powers necessary to carry out this exclusive purpose of Authority in fact as authorized:

- (a) To take possession of, hold, and manage all real estate, collateral, and all other property including real property;
- (b) To use the number assigned to the SECURED PARTY: Front ending in 9056 as an EIN creditor account;
- (c) To receive funds or property paid or delivered from any source;
- (d) To deposit funds in, make withdrawals from, or sign checks or drafts against any account standing in any bank, financial institution or other depositories, to cash coupons, bonds, or certificates
- of deposits, to endorse checks, notes or other documents in this name; to have access to, and place items
- in or remove them from, any safety deposit box standing in the name individually or jointly, and otherwise to conduct banking/financial transactions or business for the estate;
- (e) To discharge debts and expenses, including reasonable expenses incurred by the Authority in fact lambert, :nichole-matrice: in exercising this exclusive Powers of Authority.
- (f) To retain any investments, invest, and to invest in stocks, bonds, or other securities, or in real estate or other property;
- (g) 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 of trust, to join in any reorganization and pay assessments or subscriptions called for in connection with shares or securities;
- (h) To sell, exchange, lease, give options, and make contracts concerning real estate or other property, including real property, for such considerations and on such terms as the Authority in fact lambert, inichole-matrice; may consider prudent;
- (i) To improve or develop real estate, to construct, alter, or repair building structures and appurtenances or real estate; to settle boundary lines, easements, and other rights with respect to real estate; to plant, cultivate, harvest, and sell or otherwise dispose of crops and timber, and do all things necessary or appropriate to good husbandry.
- (j) To provide for the use, maintenance, repair, security, or storage of my tangible property;
- (k) To purchase and maintain such policies of insurance against liability, fire, casualty, or other risks as the Authority in fact, lambert, inichole-matrice: may consider prudent;
- (i) and further instruct all Administrators, Executors, Personal Representatives, Guardians, Conservators, Agents and Trustees to release all sureties, securities, bonds, titles, trusts and accounts, held in abeyance, in good Trust, nunc pro tune, to August 7th, A.D. 1967, CIRCA.
- (m) shall be granted Diplomatic Immunity in her capacity as a protected benefactor to the Principal.
- (n) at any time shall the body become ill in any capacity, the Authority in fact .lambert, :nichole-matrice:, may make any and all medical decisions for me in my best interest and has the authority to take full custody of any and all heirs under the age of majority and is the only living soul to act as their blood and heir
- (o) whereby, the STATE OF LOUISIANA and the STATE OF TEXAS, over this estate PRINCIPAL upon its creation by the Louisiana Department of Health, Louisiana Vital Statistics Division, and THE UNITED STATES OF AMERICA are to give notice to all those appointed with the fiduciary duties, officers, agents, trustees, appointees, executives, secretaries, comptrollers and their successors, in the discharging of all bills, invoices, statements, charges, judgments, debts, settlements, and release titles and all properties held in Abeyance, including the mind, body and soul of the appointee/benefactor, lambert, inichole-matrice: who lives and as her will, for any and all claims brought forth past, present and future, against the SECURED PARTY/CORPORATE FICTION, NICHOL MATRICE LAMBERT, including former titles, LAMBERT, NICHOL MATRICE; NICHOL LAMBERT; NICHOL M LAMBERT, are to be in HONOR with FULL PAITH AND CREDIT. Furthermore, as Owner and POA (Powers of Authority) in due course now with the powers to instruct the same of the 50 states/unions.

The Living Soul, (Bloodline heritage surname) .lambert, (gifted by her co-creator(s)) :nichole-matrice: is hereby authorized by law to act for, on behalf of and in control of the SECURED PARTY/CORPORATE FICTION, PRINCIPAL NICHOL MATRICE LAMBERT and any derivatives thereof.

In addition, through the exclusive Powers of Authority, to contract for all business and legal affairs of the principal person: LAMBERT, NICHOL MATRICE, SECURED PARTY/CORPORATE FICTION.

The term "exclusive" shall be construed to mean that while these Powers of Authority are in force, only the Authority in fact may obligate the estate in these matters, and the estate forfeits the capacity to obligate itself with regard to the same.

This grant of Exclusive Power is Irrevocable during the lifetime of the Living Soul, of the Bloodline Heritage: lambert, inichole-matrice;

This grant of Exclusive Powers of Authority to the Grantee/Living Soul,
Bloodline heritage surname lambert, Given, :nichole-matrice:
Executed and sealed by the voluntary act of my own hand, this 14th day of January, 2024. I AM that I AM.

This instrument was prepared by: Bloodline heritage surname: .lambert, given by the consciousness of her co-creators, :nichole-matrice;.

Terms Inscribed and Accepted:

NICHOL MATRICE LAMBERT, GRANTOR

SECURED PARTY/CORPORATE FICTION, PRINCIPAL

Principal # ending in 9056; backside: @99259403

Executed without the UNITED STATES, and without the UNITED STATES OF AMERICA, a corporation but with the authority of the 50 states/unions, and the united states for America i declare under penalty of perjury with the power vested in me under the LAW of the ONE TRUE AND LIVING CREATOR of all Consciousness; Overseer of all presumptions of the Rules of Law and Authorities created by mankind contained herein.

The MASTER and CREATOR of ONE and ALL, Time, Matter, and Space, that the foregoing is true and correct.

Without Prejudice.

i, the above, a woman, as the Exclusive Authority in Fact,
do hereby accept the Fiduciary Interest of the
herein named SECURED PARTY and will execute
the herein-granted Powers-of-Authority with due diligence
AS MY LIVING WILL allows me, with the Powers Vested Within Me.

GIFTED AND ACCEPTED

Amblest : Michal atro(Living Soul)
By: lambert, inichole-matrice:, Benefactor
Authority in Fact

Power Of Attorney on behalf of NICHOL MATRICE LAMBERT, PRINCIPAL by: Bloodline Heritage .lambert, :nichole-matrice:, benefactor. With the copy-claim by: Bloodline Heritage .lambert, :nichole-matrice:, benefactor (ANNEX 1) for PUBLIC RECORD

NOTICE

NOTICE TO AGENT IS NOTICE TO PRINCIPAL; NOTICE TO PRINCIPAL IS NOTICE TO AGENT

For use of a notary on this Powers of Authority document for NICHOL MATRICE LAMBERT does not constitute any adhesion, nor does it alter my status as a woman on the land nation known as America, and the 50 states/unions in any manner. The purpose for notary is for verification and identification only and not for entrance into any jurisdiction foreign or domestic except by my acceptance of such. Any appearance made by the Living Soul is by "Special Visitation" for the sole purpose of entry by docketing, documenting, recording and for the public record and nothing else.

Jurisdiction shall remain under, and in, the Commons of Law, to wit by those with conscious, un-incorporated, on the land of the 50 states/unions, including where i stand in the Texas state and Louisiana state.

Stated in fact, truth and laws of the true Heavenly Mother and Father...

The Creator of the Universe who is Conscious and relevant at all times for ever and ever and the first Grantor of all matters Created and Contained Herein.

Maxim of Law: For the Created cannot be greater than the CREATOR.

Upon presentment, she/he who claims *Greater Authority* come forth *NOW* or forever holds their silence.

WITNESSETH. That said Grantor, assigns forever, and grants to the said benefactor, (Bloodline heritage surname) lambert, (gifted by co-creators): nichole-matrice: these Exclusive Powers, over all matters vested over NICHOL MATRICE LAMBERT without consideration to PRINCIPAL personally, upon return of the missing Title to the Lafayette Parish as settlement, let it be known to all agents, that her powers now ascending and situate in the Private Realm as the living body, mind, and soul, granting her freedoms and to those of her heirs and co-creations, as she wills and wishes forever.

Grantor does hereby fully warrant POA, authority over the PRINCIPAL, and as benefactor to all equity contained herein, by this title held by the State of Louisiana and the State of Texas, titled NICHOL MATRICE LAMBERT, and will defend the same against the lawful claims of all persons known and unknown, whomsoever.

Acknowledgment

In WITNESS WHEREOF, Grantor has hereunto set Grantor's hand and seal the day and year above first written. 14th Day of January A.D. 2024.

Power Of Attorney on behalf of NICHOL MATRICE LAMBERT, PRINCIPAL by: Bloodline Heritage .lambert, :nichole-matrice:, benefactor. With the copy-claim by: Bloodline Heritage .lambert, :nichole-matrice:, benefactor (ANNEX 1) for PUBLIC RECORD

Invoking the Texas state, County of Tarrant, January 29, A.D., 2024, personally appeared before me, a notary public in and for the County of Tarrant, duly authorized to take acknowledgements, NICHOL MATRICE LAMBERT, to me known and known to me to be the Principal, Grantor, of the Presentment, and Jambert, inchole-matrice; the living body, mind and soul, who has acknowledged to me that she executed the same freely and voluntarily for her acts and deed for the uses and purposes therein expressed, personally under restricted visitation, privately & solemnly affirmed under the penalties of perjury that every statement given above are in Trust and Fact to the best of her knowledge.

WITNESS my hand and official seal the day and year in this POA (Powers of Authority), first above written, in the city of Fort Worth, of the county Tarrant, of the Texas state.

Notarial Acknowledgment

United states of America)
State of Texas) i.a
County of Tarrant)

This Powers of Authority instrument was acknowledged before me and appeared before me the undersigned authority, .lambert, :nichole-matrice: sworn under penalties and perjury that all statements are truth to the best of her knowledge.

On this 29h day of January 2024

REGANII DIINN Notary ID #134571382 My Commission Expires September 22, 2027

Notary Public Signature

134571382

225ep 202 Commission Number & Expiration

Declaration Deed

Recognition, Admittance and Acceptance Without Consideration Nunc Pro Tunc Ab Initio

In Regards to: Appointed by: POWERS OF AUTHORITY NICHOL MATRICE LAMBERT .lambert, :nichole-matrice:

Accepted by: Date:

January 14th, 2024

29th Nix

In regards to this Notice .lambert, :nichole-matrice: -Grantee and

In regard to this Notice STATE OF LOUISIANA, STATE OF TEXAS and UNITED STATES OF AMERICA -Grantor

Let it be known to every court, government, all other parties and Grantors:

i, .lambert, :nichole-matrice: grantee, of my own will with determination and goal, accept this Recognition and Admittance without consideration nunc pro tunc ab initio.

Grantee requires that the Powers of Authority be filed in county records along with this Declaration Deed without consideration. This document also supersedes any prior filed documents in any public record.

By my hand and seal-

Landerd : nechole - matrice; que eo .lambert, :nichole-matrice:, grantee Executrix Office, General Post-Office

Suite 532877 Grand Prairie, Texas [75053-9998]

Notarial Acknowledgment

United states of America)
State of Texas) i.a.
County of Tarrant)

This instrument was acknowledged before me and appeared before me the undersigned authority, .lambert, :nichole-matrice: sworn under penalties and perjury that all statements are truth to the best of her knowledge.

On this 29th day of January 2024

Notary Public Seal
REGANII DUNN
Notary ID #134571382
My Commission Expires
September 22, 2027
Notary Public Signature

134571382 275ep 2027
Commission Number & Expiration

Power Of Attorney on behalf of NICHOL MATRICE LAMBERT, PRINCIPAL by: Bloodline Heritage .lambert, :nichole-matrice:, benefactor. With the copy-claim by: Bloodline Heritage .lambert, :nichole-matrice:, benefactor (ANNEX 1) for PUBLIC RECORD



The Beautort Gazette
The Belleville News-Democrat
Bellingham Herald
Centre Daily Times
Sun Herald
Idaho Statesanan
Bradenton Herald
The Charlotte Observer
Ihe State
Ledger-Enquirer

Durham | The Herald-Sun Fort Worth Star-Telegram The Fresto Bee The Island Packet The Kansas City Star Lesington Herald-Leader The Telegraph - Macon Merced Sun-Stat Manni Herald Miami Herald El Nuevo Herald

The Mudesto Bee
The Sun News - Myrtle Beach
Raleigh News & Observer
Rock Hill | The Herald
The Sacramento Bee
San Luis Obispo Tribune
Tacoma | The News Tribune
Tri-City Herald
The Wichita Engle
The Olympian

AFFIDAVIT OF PUBLICATION

Account#	Order Number	Identification	Order PO	Amount	Cols	Depth
137322	513661	Print Legal Ad-IPL01568690 - IPL0156869		\$1,009.96	1	26 L

Attention: Nichole Lambert

Nichole Lambert

South Carrier Parkway 802 General Post Office, Suite 532877

General Post Office, Suite 532877 Grand Prairie, TX 75053-9998

nichole.lambert@yahoo.com

Legal Notice FICTITIOUS NAME LEGAL NOTICE.

The entity fisted below was filed under Chap 333 of Minnesola Statutes, Office of the Secretary of State on the date shown below. This entityfling is registered at the time this certificate was issued. Fitcleous name: NICHOL MATRICE LAMBERT; Principal Place of Business: c/o General Executiv Office: South Carrier Parkway 802, General Post Office; Suite 532877: Grand Prairie, Nation Texas, near (7503–998) USMOI; Date Filed: 1/1/4/2024. File Numbers: 1448105900020,1448 111000021,14481112200026. This notice is published in compliance with the fictificuous name statutes of the State of Texas. Any person wishing to protest the registration of this trade name may file a written opposition with the Secretary of State, 5 days from the date of the first publication of this notice. IP,0156869 this notice. iPL0156869 Jan 25-26 2024

THE STATE OF TEXAS **COUNTY OF TARRANT**

Before me, a Notary Public in and for said County and State, this day personally appeared Stefani Beard, Bid and Legal Coordinator for the Star-Telegram, published by the Star-Telegram, Inc. at Fort Worth, in Tarrant County, Texas; and who, after being duly sworn, did depose and say that the attached clipping of an advertisement was published in the above named paper on the listed dates:

2 insertion(s) published on: 01/25/24, 01/26/24

Stefani Beard

Sworn to and subscribed before me this 31st day of January in the year of 2024

Stephanie Hatcher

Notary Public in and for the state of Texas, residing in Dallas County



STEPHANIE HATCHER My Notary IO # 133534406 Expires January 14, 2026

Extra charge for lost or duplicate affidavits.

Affidavit Notice of Liability Regarding Trespass Fee Schedule and Remedy

Acknowledgment In the Nature of Supplemental Rules for Administrative and Maritime Claims Rules C (6)

for Personal Protection From
Federal/State/County/City/Municipal/Corporation Employees/Agents/Individuals

Notice to Agent is Notice to Principal.

Notice to Principal is Notice to Agent.

Notice to Individual, Natural Living Soul is Notice to All Human Beings.

Notice to All Human Beings is Notice to Individual, Natural Living Soul.

"Ignorance of the law does not excuse misconduct in anyone, least of all in a sworn officer of the law."
--- In re McCowan (1917), 177 C. 93, 170

Public Law § 97-280 acknowledges the Holy Bible as the Word of God.

Silence is Acquiescence, Agreement, and Dishonor This is a Self-Executing Contract.

Notice

Daniel Chapter 4 verse 17 (K.J.V.)

"17 This matter is by the decree of the watchers and the demand by the word of the Holy ones: to the intent that the living may know that the most High ruleth in the kingdom of men and giveth it to whomsoever He will and setteth up over it the basest of men."

Before Me, the undersigned Notary, $\underbrace{Regenii}_{n,n}$, on this day 20% of January, 2024, personally appeared Nichole-Matrice: Lambertem, known to me to be credible natural person and of lawful age, who being duly sworn by me affirms, deposes, and says:

I, Nichole-Matrice of the family Lambert, as a natural person / a People on the state known as Texas, are hereby, as a gesture of peace, giving proper notice to the Chara OF Texas comparation and to the UNITED SEATOR comparation and to all mendalisms, country, and risk comparations, and all other SEATOR COMPARATIONS, agents, employees, and all other individuals of the following:

As a peaceful, natural person, man and woman desiring to avoid conflict and to live lawfully with all of our freedoms, we are providing you with this Affidavit of Notice of Liability regarding Trespass Fee Schedule and Remedy for personal protection from Federal / State / County / City / Municipal / Corporation employees as a courtesy to you and as a remedy should you decide to trespass upon me or other members of my Family. Failure to know or disobey any of your thousands of corporate regulations, statutes, or codes does not constitute a crime absent a victim or damaged property or fraud - no corporate regulations.

"In every prosecution for crime it is necessary to establish the 'corpus delecti', i.e., the body or elements of the crime." People v. Lopez. The corpus delecti consists of two elements, namely, 1) the injury of loss or harm; and 2) a criminal agency causing them to exist. People v. Frey"

Please note that this self-defense Notice of Fee Schedule and Remedy for personal protection from Federal/State/County/City/Municipal/Corporation employees is just per Trezevant v. City of Tampa,741 F2d 336 (11th Cir. 1984) Motorist was illegally held for 23 minutes on a traffic charge and was awarded \$25,000 in damages. This sets the foundation for \$1,086.00 per minute / \$1,800,000.00 per day. When an individual is detained without a signed lawful 4th amendment warrant and without having committed a crime (Traffic

1 | 18

infractions are NOT crimes.), the detention is a false arrest and unlawful imprisonment.

WHEREAS this is a formal and lawful Notice of Fee Schedule and Remedy that is established for the Nichole-Matrice: Lambert family members to include Nichole-Matrice: Lambert \mathbb{C}^m that are lawful and unlawful matters relating to the Office of the Executrix.

Written permission is required for the express use of my LEGAL NAME, and I do not authorize its use by you or your AGENTS / third parties.

Attorney fees and other remedies not listed in this fee schedule are determined under special circumstances and submitted via certified mail with return receipt to all parties involved.

- 1. For every unlawful solicited / unsolicited interference and trespass in my private matters and/or commercial affairs, the following administrative fees apply: \$2,000,000.00 (two million) per offense in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 2. For every offense committed against entities, NICHOL MATRICE LAMBERTOF, LAMBERT, NICHOL MATRICE, NICHOL M LAMBERT, NICHOL LAMBERT SICHOLE MATRICE LAMBERTS, LAMBERT, NICHOLE M LAMBERT, NICHOLE LAMBERT, and any and all derivations thereof on any document which is in any way associated with me, the living soul, Nichole-Matrice: Lambert©^m, shall, by such document acting as prima facie evidence of violation, become liable for penalties of \$300,000.00 payable in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24 : 1 of Federal Reserve notes to silver dollars per person per violation.
- 3. For every offense or action taken against me: \$3,000,000.00 (three million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation of the RICO Act of 1970 for fraudulently and unlawfully under color of law misguiding natural persons to believe they are the entities (corporate fictions) to gain access to their TRUST ACCOUNTS.
- 4. For each page of documents an agent, clerk or clerk of the courts refuses to file: \$25,000.00 per page in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal reserve notes to silver dollars per person per violation pursuant to Federal Rules of Civil Procedures 5(d)(4))—Acceptance by the clerk.

[A clerk must not refuse to file a paper solely because it is not in the form prescribed by these rules or by a local rule or practice and 18 USC \$2071: '(a) Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three (3) years, or both; (b) Whoever, having the custody of any such record, proceedings, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates, obliterates, falsifies, or destroys the same, shall be fined under this titles or imprisoned not more than three (3) years or both; and shall forfeit his/her office and be disqualified from holding any office under the United States. As used in this subsection, the term "office" does not include the office held by any person as a retired officer of the Armed Forces of the United States. It is settled law that delivery of a pleading to a proper official is sufficient to constitute filing thereof. United States v. Lombardo, 241 U.S. 73, 36 S. Ct. 508, 60

L. Ed. 897 (1916); Milton v. United States, 105 F.2d 253, 255 (5th

- Cir. 1939). In *Greeson v. Sherman*, 265 F. Supp. 340 (D.C.Va.1967) it was held that a pleading delivered to a deputy clerk at his home at night was thereby "filed." (*Freeman v. Giacomo Costa Fu Adrea*, 282 F. Supp. 525 (E.D.Pa. 04/5/1968).)']
- 5. For each unsolicited / solicited phone call: \$7,000 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 6. For each unsolicited / solicited letter of harassment: \$50,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 7. For each correspondence that I write to RESPONDENTS and/or AGENTS / third parties of due to solicited and/or unsolicited meetings, letters of harassment or breach of the Common Law: \$50,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 8. For each correspondence I receive from the commissioner's office regarding RESPONDENTS / AGENTS / third parties or unlawful letters of harassment: \$15,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 9. For each correspondence I write to the Office of Fair Trading: \$15,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 10. For each correspondence I write to court services and agents: \$20,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 11. For each correspondence I have to write to Trading Standards: \$20,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 12. For each correspondence I have to write to the chief of police / sheriff agent after first notice sent: \$50,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 13. For each court special appearance / general appearance: \$150,000,000.00 (one hundred and fifty million) Federal Reserve notes per person per violation.
- 14. For each phone call I make to relevant bodies / agents: \$2,000.00 plus \$500 per hour or part thereof / \$5.00 per minute in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 15. For each and any lawful / legal counter claim: \$5,000,000.00 (five million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 16. For each meeting / hearing of any sort scheduled or arranged without my consent: \$500,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 17. For each human rights breach per the Universal Declaration of Human Rights (UDHR): \$1,000,000.00 (one million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 18. For each individual failure to provide per individual requested evidence, items, documents, proof of certified public oaths, or other lawfully required and requested items/documents for Sovereign Beneficiary's full, personal inspection, the fee of \$5,000.00 per individual breach of this notice shall apply. It is your tacit agreement that these fees become automatically subscribed to by the RESPONDENT (named in due course) if all requested and named items are not sent to the Sovereign Beneficiary with proof of receipt by recorded delivery and signed for within (7) days after receipt of this notice payable in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.

- 19. For each individual failure to perform a directive given by the Sovereign Beneficiary: \$1,000,000.00 (one million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 20. For every direct order given to the Sovereign Beneficiary by a magistrate, a judge, or any so-called government official or agent: \$5,000,000.00 (five million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal reserve notes to silver dollars per person per violation.
- 21. For every Unlawful Arrest, Illegal Arrest, or Restraint or Distraint, or Trespassing/Trespass without a lawful, correct, complete, and original 4th amendment warrant with a wet ink signature: \$2,000,000.00 (two million) plus additional damages pursuant to Trezevant v. CITY OF TAMPA,741 F2d 336 (11th Cir. 1984) ... and 100 acres of government, state, county, or city land, per occurrence, per officer, or agent involved in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24:1 of Federal reserve notes to silver dollars per person per violation.
- 22. For every Excessive Bail, Fraudulent Bonds, Fraudulent Warrants, Cruel and Unusual Punishment, Violation of Right to Speedy Trial, Freedom of Speech, Conspiracy, Aid and Abetting, Racketeering, and/or Abuse of Authority as per Title 18 U.S.C.A. § 241 and 242 or definitions contained herein for encroachment: \$2,000,000.00 (two million) and 100 acres of government, state, county, or city land, per occurrence, per officer, or agent involved in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 23. For every Assault or Assault and Battery without Weapon: \$2,000,000.00 (two million) and 100 acres of government, state, county, or city land, per occurrence, per officer, or agent involved in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 24. For every Assault and Battery with Weapon: \$3,000,000.00 (three million) and 100 acres of government, state, county, or city land, per occurrence, per officer, or agent involved in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 25. For all Unfounded Accusations by an Officer of the Court, Police Officer, or Officers of the Sheriff's Department and State Troopers: \$2,000,000.00 (two million) and 100 acres of government, state, county, or city land, per occurrence, per officer or agent involved in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 26. For all Unlawful Detention or Incarceration: \$2,000,000.00 (two million) per day and 100 acres of government, state, county, or city land, per occurrence, per officer, or agent involved in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 27. For every Incarceration for Civil or Criminal Contempt of court without lawful and valid reason: \$2,000,000.00 (two million) per day and 100 acres of government, state, county, or city land, per occurrence, per officer, or agent involved in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 28. For being Disrespected by a Judge or Officer of the Court: \$2,000,000.00 (two million) and 100 acres of government, state, county, or city land per occurrence, per officer, or agent involved in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 29. For every Threat, Coercion, Deception, or Attempted Deception by any officer of the court: \$2,000,000.00 (two million) and 100 acres of government, state, county, or city land per occurrence, per officer, or agent involved in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 30. For every Unnecessary Restraint: \$2,000,000.00 (two million) and 100 acres of government, state, county, or city land, per occurrence, per officer, or agent involved in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 31. For each Refusal of Lawful Bailment as Provided by the aforementioned Constitution and/or Honorable "Bill of Rights": \$2,000,000.00 (two million) per day in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation to be prorated by the hour as per Trafficant vs. Florida, per occurrence per officer and/or agent involved and 100 acres of government, state, county, or city land.

- 32. For every Coercion or Attempted Coercion of the Real Natural Person to take responsibility for the Corporate Citizen against the Natural Person and Secured Party's Will: \$10,000,000.00 (ten million) and 100 acres of government, state, county, or city land per occurrence, per officer or agent involved in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 33. For each Recording of an Unlawful or Improper Lien, Levy, Impoundment, or Garnishment against any funds, bank accounts, savings accounts, retirement funds, investment funds, social security funds, intellectual property, or any other property belonging to the Secured Party by any agency as aforementioned herein: 100 acres of government, state, county, or city land and \$2,000,000.00 (two million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24 : 1 of Federal reserve notes to silver dollars per person per violation per occurrence and \$100,000.00 (One Hundred Thousand) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24 : 1 of Federal Reserve notes to silver dollars per person per violation per day penalty until lien(s), levy(s), impoundment(s), and/or garnishment(s) are ended and all funds reimbursed and all property returned in the same condition as it was when taken with 18 % annual interest and my declared value of property.
- 34. For every destruction, deprivation, concealment, defacing, alteration, or theft of property, including buildings, structures, equipment, furniture, fixtures, and supplies belonging to the Natural Person and Secured Party will incur a penalty of total new replacement costs of property as indicated by owner and secured party including but not limited to purchase price and labor costs for locating, purchasing, packaging, shipping, handling, transportation, delivery, set up, assembly, installation, tips and fees, permits, replacement of computer information and data, computer hardware and software, computer supplies, office equipment and supplies, or any other legitimate fees and costs associated with total replacement of new items of the same type, like, kind, and/or quality, and quantity as lost items. The list and description of affected property will be provided by the owner and secured party which will be accepted as complete, accurate, and uncontestable by the agency or representative thereof that caused such action. In addition to the aforementioned cost, there will be a \$200,000.00 (two-hundred thousand) fee in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation per day until property is restored in full, beginning on the first day after the incident, as provided by this contract and 100 acres of government, state, county, or city land
- 35. For every Denial and/or Abuse of Due Process: \$20,000,000.00 (twenty million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land, per occurrence, per officer, or agent involved.
- 36. For every Obstruction of Justice: \$2,000,000.00 (two million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation per occurrence and 100 acres of government, state, county, or city land, per officer or agent involved.
- 37. For every Unlawful Distraint, Interstate Detainer, or False Imprisonment: \$5,000,000.00 (five million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation per day, per occurrence, per officer, or agent involved, plus 18% annual interest.
- 38. For every Reckless Endangerment, Failure to Identify, and/or present credentials and/or Failure to Charge within 48 (Forty-Eight) Hours after being Detained / Arrested: \$20,000,000.00 (twenty million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 39. For every Counterfeiting Statute Staple Security Instruments: \$2,000,000.00 (two million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 40. For every Trespass on Cestui Que Trust matter(s) and trust property including any trust property impaired as a result of 5 | 18

any action taken without consent: \$100,000,000.00 (one hundred million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per trespass per person and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.

- 41. For every Trustee, agent, or individual Correspondence not signed in affidavit form under penalties of perjury commercial liability: \$1,000,000.00 (one million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per communication not in compliance.
- 42. For every Trustee, agent, or individual Foreclosure, Repossession, Court Matters against Cestui Que Trust: \$1,000,000.00 (one million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 43. For every Trustee or agent taking any Cestui Que Trust property through force, duress, coercion, conversion, including but not limited to arrest / assault / kidnapping / human trafficking: \$10,000,000.00 (ten million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24:1 of Federal Reserve notes to silver dollars per occurrence.
- 44. For every Self-Executing Lease Agreement, contract, created upon the taking through force, duress, coercion, or conversion of any Cestui Que Trust property: \$100,000 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars lease/per day out of possession of beneficiary.
- 45. For Harassment after Notice: \$1,000,000.00 (one million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24 : 1 of Federal Reserve notes to silver dollars per occurrence and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 46. For each Violation, Breach of Trust, Breach of Contract, Breach of Fiduciary Duty, Breach of the Peace, Perjury of oath(s)/oath(s) of office of Trustee, False Swearing and acting without Authority / Jurisdiction by Trustees / Agents: \$10,000,000.00 (ten million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or or agent involved.
- 47. For False Statements from Trustees, agents, or individuals: \$100,000,000.00 (one hundred million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person, per false statement and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 48. For each Impairment of Contract by Trustees, agents, or individuals: \$10,000,000.00 (ten million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars user fee per person, per impairment.
- 49. For each Violation of any un-a-lien-able rights including but not limited to all rights protected by Trusts, Trust Law, Law, Common Law, International Law, Constitutions, Law of Nations, etc. by the actions of Trustees, agents, or individuals:
 - a. one Troy ounce of .999 pure gold (or its equivalent in Federal Reserve Notes) per hour for violating and of my unalienable rights or any of my family's unalienable rights under any and all circumstances by any law enforcement officer, judge, magistrate, corporate agent, and/or citizen;
 - b. one Troy ounce of .999 pure gold (or its equivalent in Federal Reserve Notes) per detention initiated by any law enforcement officer, judge, magistrate, corporate agent, and/or citizen;
 - c. my body's weight in .999 pure gold (or its equivalent in Federal Reserve Notes) for the taking of my life. This lawful paper is to be honored by the People of the fifty states and the People of the United States of America for the protection of the People on the land known as any of the fifty states which make up the union known as the Unites States of America. This lawful paper must be honored in any court with any of the fifty states which make up the union known as the Unites States of America.
 - d. One Troy ounce of .999 pure gold (or its equivalent in Federal Reserve Notes) per hour for any of my time consumed in detention,

- 6 | 18

imprisonment, or attempts by any law enforcement officer, judge, magistrate, corporate agent, and/or citizen to establish their statutory jurisdiction upon Me or my family without expressed, written consent.

- 50. For any harm done to our family pets without cause and/or justification: \$100,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars user fee, per violation, per person and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 51. For each demand under lack of full disclosure, coercion, duress, by force or request for my /our autograph on any document: \$2,000,000.00 (two million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation.
- 52. For each demand or taking of fingerprints under force, coercion, duress, or unlawful arrests: \$5,000,000.00 (five million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 53. For each field test demanded during unlawful detainment / traffic stop: \$500,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24:1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 54. For each D.N.A. test demanded or taken under coercion, force, duress or during unlawful detainment: \$2,000,000.00 (two million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 55. For each D.N.A. copyright infringement: \$2,000,000.00 (two million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24 : 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 56. For the unlawful removal and use of our personal, private properties including but not limited to land, homes, conveyances (automobiles), biological properties, children or family members: \$5,000,000.00 (five million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 57. For daily maintenance, repairs, upgrades, installations of any kind to enhance property and for all previous taxes paid on property that is leased, purchased, or in process of foreclosure: \$5,000.00 per day in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24:1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 58. For any fraudulent foreclosures, liens, contracts, auctions placed against my property: \$100,000,000.00 (one hundred million) in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 59. For all ex-parte hearings or meetings without my knowledge or consent and without given proper notice of 20 days in advance: \$50,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 60. For failure to fully disclose any contract under acts of fraud: \$500,000.00 in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24 : 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.
- 61. For every theft of property of conveyance / automobile by impounding, towing, or forced removal from any private or public property without written consent from me:\$5,000.00 per day in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per person per violation and 100 acres of government, state, county, or city land per occurrence per officer and/or agent involved.

Matthew Chapter 5 verses 25-26

"25 Agree with thine adversary quickly, whiles thou art in the way with him; lest at any time the adversary deliver thee to the judge, and the judge deliver thee to the officer, and thou be cast into prison. 26 Verily I say unto thee, thou shalt by no means come out thence till thou hast paid the uttermost farthing."

Maxims of Equity

1.

"esquity follows the law.

1 Story, Eq. Jur. 64; 3 Wooddes. Lect. 479, 482.

2.

Equity will not suffer a wrong to be without a remedy.

3

He who comes into equity must come with clean hands.

4.

Equity will not allow a remedy that is contrary to law.

5.

Equity will take jurisdiction to avoid a multiplicity of suits.

6.

Equity will not allow a statute to be used as a cloak for fraud.

7.

Equity regards the beneficiary as the true owner.

g

Equity aids the vigilant, not those who slumber on their rights.

9.

Equity acts in personam or persons.

10.

Equity delights to do justice and not by halves.

8, 18 NL

Maxims of Law

1.

The mark transport and mark the sale to sale and

From the words of the law there must be no departure.

2.

"A thin Dail handet to the later take "

The act of God does no injury; that is, no one is responsible for inevitable accidents.

3.

The parts received weet spaties radious."

A twisting of language is unworthy of a judge.

4.

Millerte Dark Steers Challenge and a second common resolution of

Chattels justly possessed cannot be lost.

5.

""Text particles it was a loss of gardest frage apprication of

The agreement of the parties makes the law of the contract.

6.

The state for a sample to the state of

A concealed fault is equal to a deceit.

7.

**The adapted Constitution is a construction of the cost vests, *1*

When the proofs of facts are present, what need is there for words?

8.

The at get just addisone the delease. "

Every one ought to be subject to the law of the place where he offends.

9.

"Elab with the common the earth contact could be

He who may consent tacitly may consent expressly.

Law arises out of fact; that is, its application must be to facts.

8 Co. R. 146.

11.

External actions show internal secrets.

8 Co. R. 146.

12.

He ought not to be heard who advances a proposition

contrary to the rules of law.

13.

When the plaintiff does not prove his case, the defendant is absolved.

14. Pingga garan dimiki dikil dilab di 12.55 km. 2

An argument drawn from a similar case or analogy avails in law.

15. " unaversative sized

An argument drawn from a similar case or analogy avails in law. Co. Litt. 191

- ightharpoonup The Common Law is the highest jurisdiction of man-made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as the United States of America with the exception of the landmass commonly called Texas which has Civil Law.
- ightharpoonup The Law Merchant is tied to the Common Law and is the highest jurisdiction of man-made law for the men and women sojourning on the landmass commonly referred to as the United States of America concerning commerce and associated contracts, bills, commercial instruments, jurisprudence, et al.
- > The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various States regarding commercial contracts, commercial instruments, transactions, et al.
- > The United States Constitution is the supreme contract for the men and women sojourning on the landmass commonly referred to as the United States of America.
- > The Common Law reflects the Laws as recorded in the group of books commonly referred to as the Holy Bible and is verified by Sir William Blackstone in his published Commentaries which were instrumental to the founding Fathers in the framing and establishing of American jurisprudence.
- > The past and present so-called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letter patent, the 1611 King James Bible, as well as the Common Law.
- > There are references to a higher jurisdiction in the Declaration of Independence including but not limited to the

Laws of Nature and of Nature's God endowed by their Creator with certain unalienable Rights appealing to the Supreme Judge of the world for the rectitude of our intentions with a firm reliance on the protection of Divine Providence.

- > The Oaths of Office are clear regarding the adherence to the Constitution when taking an oath of office and entering on the Execution of his Office. Article II, Section I, last clause: The President "promises to 'preserve, protect and defend the Constitution'". Article VI, Clause III: "The Senators and Representatives before mentioned and the members of the several state legislatures, and all executive and judicial officers, shall be bound by oath or affirmation, to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States."
- For any Respondent who has sworn an oath of office to support and/or defend the United States of America Constitution, I hereby accept that oath of office.

Numbers Chapter 30 verses 1-2

"1 And Moses spake unto the heads of the tribes concerning the children of Israel, saying, This is the thing which the Lord hath commanded. 2 If a man vows a vow unto the Lord or swear an oath to bind his soul with a bond; he shall not break his word, he shall do according to all that proceedeth out of his mouth."

Leviticus Chapter 5 verses 3-5

"3 or if he touch the uncleanness of man, whatsoever uncleanness it be that a man shall be defiled withal, and it be hid from him; when he knoweth of it, the he shall be guilty. 4 Or if a soul swear, pronouncing with his lips to do evil, or to do good, whatsoever it be that a man shall pronounce with an oath, and it be hid from him; when he knoweth of it, then he shall be guilty in one of these. 5 And it shall be, when he shall be guilty in one of these things that he shall confess that he hath sinned in that thing:"

When Congress makes a law which is outside the scope of its enumerated powers, it is no "law" at all but is **void**, and American **men and women have no obligation to comply**. Alexander Hamilton says this repeatedly in the Federalist Papers. Here are a few examples:

"...If the federal government should overpass the just bounds of its authority and make a tyrannical use of its powers, the people, whose creature it is, must appeal to the standard they have formed, and take such measures to redress the injury done to the Constitution as the exigency may suggest and prudence justify..."
Federalist No. 33, 5th Paragraph.

"...acts of... (the federal government) which are NOT PURSUANT to its constitutional powers... will (not) become the supreme law of the land. These will be merely acts of usurpation, and will deserve to be treated as such..."

Federalist No. 33, 6th paragraph

"...every act of a delegated authority, contrary to the tenor of the commission under which it is exercised, is void. No legislative act ... contrary to the Constitution can be valid. To deny this, would be to affirm ... that men acting by virtue of powers may do not only what their powers do not authorize, but what they forbid." Federalist No. 78, 10th paragraph

(emphasis added above)

When it is proven, by tacit agreement or otherwise, that Trespassing upon the Peoples' unalienable rights to life, liberty, and pursuit of happiness from outside the Republic of the united States of America and/or proven tacitly or otherwise that a tyrannical takeover of our de jure Republic by agents with an agenda to steal our birthright, destroy our country - the United States of America - assault the men, women, and children of the Republic and their real and other property -- wild and domestic livestock, pollinating insects which affect agriculture / food supply, right of privacy, well-being, liberty, or right to equitable contracts; and/or proven tacitly or otherwise that any

11 | 18

Trespassing or the various legal actions used to implement it evince to a collateral or direct attack upon the United States of America Constitution, there may be grounds for a Grand Jury indictment for treason, to wit:

United States of America Constitution 1788 - Article III, Section III: "Treason shall consist only in levying War against them, or in adhering to their Enemies, giving them Aid and Comfort. No Person shall be convicted of Treason unless on the Testimony of Two Witnesses to the same overt Act or on Confession in open Court. The Congress shall have Power to declare the Punishment of Treason, but no Attainder of Treason shall work Corruption of Blood, or Forfeiture except during the Life of the Person attainted."

Deuteronomy Chapter 17 verse 6

"6 At the mouth of **two witnesses**, or three **witnesses**, shall he that is worthy of death be put to death: but at the mouth of one witness he shall not be put to death."

Deuteronomy Chapter 19 verse 15

"15 One witness shall not rise up against a man for nay iniquity, or for any sin, in any sin that he sinneth: at the mouth of **two** witnesses, or at the mouth of three witnesses, shall the matter be established."

Matthew Chapter 18 verse 16

"16 But if he will not hear thee, then take with thee one or two more, that in the mouth of **two** or three **witnesses** every word may be established."

2 Corinthians Chapter 13 verse 1

"1 This is the third time I am coming to you. In the mouth of **two** or three **witnesses** shall every word be established."

Hebrews Chapter 10 verse 28

"28 He that despised Moses Law died without mercy under two or three witnesses."

[emphasis added on each item above]

united States of America Constitution, Amendment IV:

"The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized." [emphasis added]

Title 18 U.S. Code § 2382- Misprision of Treason

"Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprision of treason and shall be fined under this title or imprisoned not more than seven (7) years, or both." [emphasis added]

WHEREAS a person with full knowledge of a potential harm, whether caused directly by the person or not, and that person is endowed the ability and/or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and/or may be found negligent where there is a duty of care; and

WHEREAS it is a fundamental principal of law that nobody is above the law including but not limited to all government actors. The government immunity clause only applies to government actors when they are performing their

12 | 18

actions of their office defined by their office in good faith and that the UNITED STATES SUPREME COURT has made a ruling regarding public officials being held liable for actions done or failure to perform required actions in the case of MILLBROOK v. UNITED STATES, 477 Fed. Appx. 4.

This International Commercial Claim / Lien within the Admiralty Private Agreement and Disclosures, Notice of Liability with all attachments comprises a binding contract between Respondents / Libellees and the Claimant / Libellant for the purpose of establishing the honorable terms of this Notice of Fee Schedule and Remedy and eliminating faulty assumptions. It is referred to herein as the Contract although it is an inland claim which, when perfected, will constitute a lien against the parties as described hereunder. The terms "you", "your", and "yours" refer to each Respondent named and additional yet to be named respondents in this Contract individually and collectively. This Fee Schedule and Remedy supersedes any and all previous agreements, whether expressed or tacit, between the parties, et al.

It is agreed upon that these fees shall be added together with standard compensation claims, and in all cases, the standard compensation shall also be due to me or any authorized trustee appointed for any and all breaches of this Notice, violations of domestic and international human rights, the U.C.C., and the Common Law.

Joining the Contract

You (Respondent) and the Claimant / Libellant agree that the joinder fee for any party not currently or previously named as a respondent seeking the privilege of joining this Contract is hereby established at 5 (five) million in silver dollar coin convertible at the legal and lawful ratio prescribed by law of 24: 1 of Federal Reserve notes to silver dollars per each attempt / event of impairment.

As with any administrative process, you may rebut the statements and claims in this Contract by executing a verified response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimant(s) by certified mail no later than 5:00 P.M. of the final date to respond given to you. You and the Claimant / Libellant agree that a response which is not verified or a response from a third party agent lacking first-hand knowledge of the facts will constitute your failure to respond as defined herein. If you fail to respond or state a claim by the indicated Effective Date, the Notice of Fee Schedule and Remedy will become binding and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution, and all other lawful and/or commercial remedies. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts, claims, and fees within this Notice.

"Out teast consective of dames "

"Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading..." U.S. v Tweel, 550 F.2d 297, 299, (1977), quoting U.S. v Prudden, 424 F.2d 1021, 1032 (1970)

"When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation..." Fisher Controls

International, Inc. v. Gibbson, 991 S.W. 2d 135 (1995)

"When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation.." Blanton v. Sherman Compress Co., 256 S.W.

2d 884 (1953)

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932

U.C.C. § 2-201 -- Formal Requirements; Statutes of Frauds

(1) Except as otherwise provided in this section, a contract for the sale of goods for the price of \$500 or more is not enforceable by way of action or defense unless there is some writing sufficient to

13 | 18

- indicate that a contract for sale has been made between the parties and signed by the party against whom enforcement is sought or by his authorized agent or broker.
- (2) Between merchants if within a reasonable time a writing in confirmation of the contract and sufficient against the sender is received and the party receiving it has reason to know its contents, it satisfies the requirements of subsection (1) against such party unless written notice of objection to its contents is given within ten (10) days after it is received.

This Notice of Liability Regarding Trespass Fee Schedule and Remedy constitutes the Claimant's / Libellant's administrative remedy, and if you fail to respond or fail to state a verified superior claim, you hereby agree that the Claimant / Libellant, I have exhausted my administrative remedy and have stated a claim upon which relief can be granted.

If you fail to state a verified claim by the Effective Date as described, you agree that you have failed to and are forever barred from estoppel, exhausting your administrative remedy; therefore, Respondents can never seek judicial intervention regarding this Contract now or at any time in the future. Respondents forever waive all immunity now and in the future. This contract is giving due notice of suit in admiralty claims pursuant to Public Law 94 § 583, 90 Statutes at Large § 2892 and 28 U.S.C. 1605 and 1607 in regards to loss of immunity.

The term failure to respond means your failure by the Effective Date to respond to this Contract (silence) or insufficiency of response as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of this Contract. For failure to respond, the Respondents accept full liability for any and all harm or loss caused for which remedy may be sought according to tort law, criminal law, strict liability, negligence, and hazardous activities.

This fee schedule is effective from the date of being placed onto the Public Record and will initiate upon any failure to comply with any and directives given to the RESPONDENTS by the Peace and/or Sovereign Beneficiary, receipt of any further unsolicited letters or communications including emails, calls, etc. from RESPONDENTS / AGENTS / THIRD PARTIES, or in the event of any unlawful assault, death, killing, trespass, damages, perjury, libel, injury, loss or harm, any other unlawful activities or action / inaction. In the case of your failure to pay any fees within thirty days of presentment of a True Bill, you agree a right of lien exists against you subject to a levy of real property, distraint, distress, certificate of exigency, impound, execution and all other lawful and commercial remedies.

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent.

This contract is legally and lawfully binding and is non-negotiable. This contract is activated and subscribed to automatically by the respondent(s) named in due course by all names of respondents, agents, employees, individuals, third parties, and/or representatives of.

The Respondents are entitled to a Notice of Default. In consideration, Respondent agrees to accept a Notice of Default as Binding Administrative Judgment ("Judgment") certifying Respondent's agreement with all terms, statements, facts, provisions, claims and fees within this Notice of Fee Schedule and Remedy. Since Judgment is issued when a party waives the right to respond, all parties to this Agreement agree to be bound in perpetuity by any and all such Judgments which may be issued regarding this Notice. The Respondent cannot directly or indirectly seek recoupment of losses incurred due to any terms of this Notice.

All Rights Reserved Without Recourse. I reserve the right to alter this fee schedule at any time at the discretion of either party of the Sovereign Beneficiary, Master Michole-Matrice: Lambert®**, A.K.A. MICHOL MATRICE LAMBERT®** and any and all derivatives thereof.

14 | 18

Please be advised that these are our fees only and that further compensation from your insurance bonding as well as liens on your personal assets will also be required should you continue to harass and intimidate Me or my family. Failure to confirm ALL correspondence by wet ink signature and in writing only will be construed as your non-response and dishonor. All correspondence must be labeled with full names, titles, and the name and address of your office.

Failure to correctly identify and sign every document in wet ink that is sent by you will be used as evidence that you are not who you say you are, that you attempting to deceive the Sovereign Beneficiary, and that you are attempting to impersonate a Public Official contrary to Law.

This is an Affidavit Notice of Liability Regarding a Trespass Fee Schedule and Remedy for Protection from Federal / State / County / City / Municipal / Corporation Employees, individuals and agents. I, Nichole-Matrice: Lambertem, holder of the office of the People in the state known as Texas or in any other state are hereby, as a gesture of peace, giving proper notice to the STATE OF TEXAS or any state / corporation, to the UNITED STATE CORPORATION, and to all municipal, county and city comporations and other STATE Corporations of the following:

As a peaceful natural person desiring to avoid conflict and live lawfully with all of my freedoms, I am providing you with this Fee Schedule and Remedy for Protection from Federal / State / County / City / Municipal / Corporation Employees, agents, and individuals as a courtesy to you and as a remedy should you decide to trespass upon Me or our Family. Failure to know or obey any/all of your thousands of corporate regulations does not constitute a crime absent a victim, damaged property, or fraud, A.K.A. Analysis and are all or in the state of t

If you should face a jury, you should know that the jury has sworn duty to judge the Law and the facts, and the jury can provide just remedy for the People. In every criminal prosecution, it is necessary to establish the "comput delecti" (i.e., the body or elements of the crime).

"The corpus delecti consists of two elements- namely, (1) the injury or loss of harm; and (2) a criminal agency causing them to exist." (People v. Frey, 165 Cal. 140, 146 [131 P. 127]. People v. Lopez, etc.)

Please note that this self-defense Notice of Fee Schedule and Remedy for Personal Protection from Federal / State / County / City / Municipal / Corporation Employees is just and modest and well below the precedent set by Trezevant v. City of Tampa wherein the damages established were \$25,000 for 23 minutes of unlawful arrest. This particular remedy calculates to more than \$1.8 million per day. Here is my Fee Schedule for all trespasses to be considered by a lawful jury of the People. Lawyer fees and other fees (including applicable late fees) are not included in the following Fee Schedule:

The Unites States Supreme Court has stated the following in ${}^{\text{N}}U.S.$ v. Cruikshank" (92 U.S. 542 at 551):

"...between the People of the United States, any resident within any state, or any other national that there need be no conflict between any of them. The powers which one possess, the other does not. They are established for different purposes and have separate jurisdictions. Together, they make one whole and furnish the People of the United States with a complete government, ample for protection of all of their rights at home and abroad. It may sometimes happen that a "person" is amenable to both jurisdictions for the same act. It is the natural consequence of a citizen which owes allegiance to two sovereignties and claims protection from both."

The citizen cannot complain because he/she has voluntarily submitted themselves to such a form of government. The opinion in this case is 100% correct as long as one is referring to the People of the United States.

Not me or anyone from my family is of the UNITED STATES. We are of God, the Almighty Creator.

15 | 18

Let it be clear that a People is not a person, and a person is not a People. True sovereignty is within the People who have all private rights, but citizens, on the other hand, are subjects (by their own voluntary choice) of the state government and of local and federal government corporations in exchange for privileges and civil rights.

Let it be clear that I am not a person / citizen / employee / subjects of any corporation which cannot, under color of law, act as a lawful government. Let it be clear that we have only one Sovereignty, and that Sovereignty is God.

Guarantee and Waiver of Benefits

Guarantees for this Notice of Fee Schedule and Remedy are the 1611 King James Bible, the Coronation of Elizabeth Alexandra Mary: Windsor, the United States of America Constitution, the Bill of Rights, Constitutional Oaths of Office, the Common Law and Merchant Law, the Uniform Commercial Code, and case law.

I do not claim any benefit of said Guarantees and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are from the King James Bible and are used due to the oaths being sworn upon it. The use of Bible references in this Notice of Fee Schedule and Remedy are for jurisdictional purposes and no adherence or non-adherence to any organized religious group including but not limited to registered corporate organizations on the part of the Affiants may be assumed.

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent.

It is written, "If they refuse to take the cup at thine hand to drink, then shalt thou say unto them, Thus saith the Lord of hosts,

Ye shall certainly drink." - Jeremiah 25:28

"Thy kingdom come, Thy will be done in earth, as it is in Heaven."
-Matthew 6:10

LAW OF NATURE

The Law of Nature is that which God, the Sovereign of the world, has prescribed to man not by any formal promulgation but by the internal dictate of reason alone. It is discovered by a just consideration of the agreeableness of human actions to the nature of Man, and it comprehends all the duties which we owe either to the supreme being, to ourselves, or to our neighbors as reverence to God, self-defense, temperance, honor to our parents, benevolence to all strict adherence to our engagements, gratitude, and the like. In the Constitution for the United States of America, we find the 11th article, Amendment 9: "The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the People." Affected parties and people wishing to dispute the claims and truths made herein or to make their own claims upon Me must respond within twenty-one (21) days after service of this Notice of the action and request a Common Law court to empanel a Common Law Jury of twenty-five (25) indigenous free men to hear their case against Me. All responses must be signed and witnessed no later than twenty-one (21) days from the date of original service as attested to by way of certificate of service.

Failure to notify me and/or failure to register a dispute against this Lawful Notice made herein will always result in an automatic default judgment and permanent, irrevocable estoppel by acquiescence, barring the bringing of charges under any statute / regulation / act / code or legal action against Me, my family, or another People. Failure to honor this lawful Notice will make each of the People acting as federal / state / county / city / municipal / corporation employees liable for the sum of

16 | 18

twenty-five (25) ounces of .999 pure gold or its equivalent in Federal Reserve Notes plus my fee schedule, and such sum will be required to be paid to Nichole Matrice Lambert upon your receipt of the Invoice and by its assigned due date. I, the undersigned affiant and attorney in fact for NICHOL MATRICE LAMBERT \mathbb{C}^{pq} authorize this affidavit using my autograph as his own on this instrument.

It is against the law for a Judge to summarily remove, to dismiss, to dissolve, or to diminish a Commercial Lien. Only the Lien Claimant or a Jury can dissolve a commercial lien.

Trespass Upon Private Contract

Any collateral attack on this Contract is in bad faith and is a criminal trespass payable as prescribed in the above-stated Notice of Fee Schedule.

> All payments are to be made in Lawful Money pursuant to Title 12 USC § 411.

> > Further affiant sayeth not!

All Rights Reserved, None Waived Without Prejudice

Respectfully submitted.

I, Nichole-Matrice: Lambert@m, herein affirm and declare under my unlimited commercial liability that I AM competent and of Lawful age to state the matters set forth herein, that they are true, correct, complete, not intended to be misleading, that they are admissible as evidence, and in accordance with my best first-hand knowledge,

Honorable Nichole-Matrice: Lambert©™ Affiant, Executrix, Sole shareholder, Director, Attorney in

Sole Beneficiary, Authorized Representative, Sui Juris

WITNESSES

Witness #1
Name DonovSu N. GAMMON Name)

ACKNOWLEDGMENT OF NOTARY

Texas Republic)) ss.

Tarrant) On the 14th day of January , 2024, before me, Regard Duan , a Notary, Name of Notary Public

Personally appeared Nichole-Matrice: Lambert®** known to me (or proved to me on the basis of satisfactory evidence of identification) to be the living, natural woman whose name is subscribed upon these instrument(s) and acknowledged to me that they executed the same in their authorized capacity; and by their signatures on this instrument, Nichole-Matrice: Lambert®** has acted on behalf of the persons who executed this instrument.

NOTARY SIGNATURE

(seal)

My Commission Expires: 22502027

