

FILED

worldreviewgroup.com
1 / 26 / 2024, 1700 hrs.



For: DEUNTAVIOUS DECOREY ARNOLD ©, U.S. TRUST
By: Deuntavious-Decorey: Arnold, Authorized Representative
c/o [REDACTED]
Grand Prairie, Texas Republic [75054]
Non-domestic
Exemption I.D. #: [REDACTED]

INTERNAL REVENUE SERVICE
AUSTIN SUBMISSION PROCESSING CENTER
P.O. BOX # 149213
AUSTIN, TX 78714

Date: 18th January, 2024

**PRIVATE BANKER'S ACCEPTANCE OF ENCLOSED PRESENTMENTS
FOR VALUE, RETURN, SETTLEMENT, AND CLOSURE**

As sole Trustee for the U.S. TRUST, EXEMPT FROM LEVY, listed on the enclosed presentments, I, Deuntavious-Decorey: Arnold, the Authorized Representative and Settlor, do hereby ACCEPT THE ENCLOSED, WELL-PLEAD, WRITTEN INSTRUMENTS FOR VALUE, SETTLEMENT, AND CLOSURE TO YOUR HONORABLE OFFICE for processing.

NOTICE:

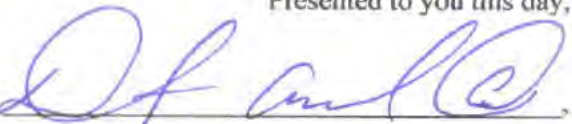
1. This filing is in accordance with U.C.C. § 1-103, 1-104, PUBLIC LAW CHAPTER 48, 48 § 112, PUBLIC LAW 73-10, TITLE 31 U.S.C., SECT. 5118, and HOUSE JOINT RESOLUTION (HJR) 192 of JUNE 5, 1933. The DEBTOR / TRUST / D.B.A., DEUNTAVIOUS DECOREY ARNOLD©, is entered into the Commercial Registry as a transmitting utility for the sole purpose of transmitting commercial activity as a conduit for the benefit of the TRUSTEE / CREDITOR, Deuntavious-Decorey: Arnold. Due to the absence of real money supported by substance since March 1933, discharging one's part of the public debt by a 'Promissory Note' is the only lawful way to settle all prior debts and convictions. This shall be done per my order via the TRUST, DEUNTAVIOUS DECOREY ARNOLD©, and by my voluntary tender and offer of MY PRIVATE ASSET / CREDIT EXEMPTION.
2. I, Deuntavious-Decorey: Arnold, have established lawful STATUS AND STANDING as a PRINCIPAL CREDITOR to the U.S. CORPORATION to offer my private credit exemption / ASSET so noted in the public record as the PRIVATE TRUSTEE / CREDITOR and the SETTLOR FOR THE TRUST / D.B.A., DEUNTAVIOUS DECOREY ARNOLD©.
3. I have full POWER OF ATTORNEY, and as HOLDER IN DUE COURSE with first right of claim as GRANTOR and sole AGENT for the U.S. DEBTOR, I am sole EXECUTOR OF THE [DEUNTAVIOUS DECOREY ARNOLD] ESTATE (SSN # [REDACTED]), and I am duly and morally authorized to discharge any public presentment charged to the TRUST / DEBTOR, offering my signature voluntarily to create the credit to balance the accounting without interference from any party under international commercial law.
4. I have properly endorsed the enclosed negotiable instruments both front and back in proper banker's acceptance format.
5. Pending the return of money with substance and with valuable consideration and backing, any attempt to submit liability instruments further increases the national debt and places all concerned deeper into involuntary servitude, and upon proof of claim that you can show me your written instrument that allows you to hold me in a state of involuntary servitude, I honorably instruct that

you execute my order to lawfully discharge these public debts charged to the TRUST / D.B.A., DEUNTAVIOUS DECOREY ARNOLD© (EXEMPTION I.D. # [REDACTED]).

ORDER AND INSTRUCTIONS TO THE TREASURY OFFICER:

1. Per your solemn OATH OF OFFICE to the People, you are hereby notified and instructed as my appointed FIDUCIARY to properly and lawfully balance these accounts and forward this Banker's acceptance for value and return for value settlement and closure in the amounts shown on the presentments at once to the proper agency and to update the accounting regarding these commercial instruments and financial transactions.
2. Properly credit the presenter of the enclosed negotiable instruments in the amounts shown on the faces of the instruments.
3. You are further instructed to notify all related agencies, courts, and corporations that these accounts have been set-off by my private credit, settled in full, and closed lawfully by the principal creditor. ALL CLAIMS AGAINST THE DEBTOR / TRUST in regards to this lawful acceptance and settlement of these accounts MUST NOW BE RELEASED.
4. If you have any valid claim as to why this transaction is unlawful or incorrect, a living Authorized Representative for your agency is required to sign his/her claim and present it to the private Trustee within thirty (30) days at the address in the heading of this Notice. Your claim shall stand under penalty of perjury and full commercial and personal liability for the full amount of these transactions. Claimant must include detailed administrative procedures for correctly handling commercial paper under INTERNATIONAL U.C.C. CONTRACT LAW. Any valid claim presented as outlined above will self-withdraw these transactions and cause it to be null and void.
5. A fiduciary tax estimate will be requested to verify the settlement of these accounts.

Presented to you this day,

By: 

Authorized Representative in commercial honor

BY ORDER OF: DEUNTAVIOUS DECOREY ARNOLD©, U.S. TRUST

AFFIDAVIT OF OWNERSHIP



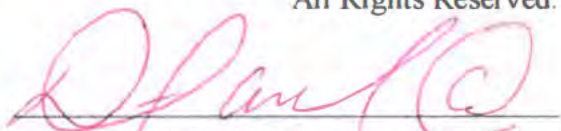
Deuntavious-Decorey: Arnold
c/o [REDACTED]
Grand Paririe, Texas Repub
Affiant

RE: Birth Certificate # [REDACTED] for DEUNTAVIOUS DECOREY, Estate

I, the undersigned affiant, of lawful age and being first duly sworn on my oath, depose and state that I am familiar with the facts recited, and the party named in said Birth Certificate is the same party as one of the owners named in said certificate of title.

Further affiant sayeth not.

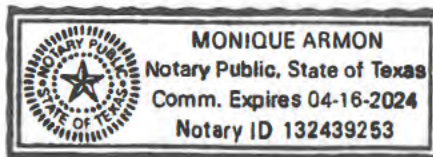
All Rights Reserved.


Deuntavious-Decorey: Arnold, Affiant

TEXAS REPUBLIC)
) ss.
COUNTY OF TARRANT)

On this 16th day of Januarys, 2024, before me, the undersigned, a Notary Public in and for said county, personally appeared the above-signed, known to me to be the one whose name is signed on this instrument, and has acknowledged to me that he/she has executed the same.


Public Notary

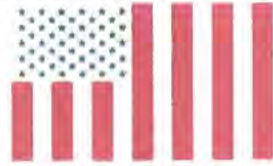


4/16/2024
My Commission Expires

(seal)



ACT OF EXPATRIATION DOMICILE DECLARATION AND ALLEGIANCE



civil flag of the united states

WHEREAS DEUNTAVIOUS DECOREY ARNOLD, ARNOLD, DEUNTAVIOUS DECOREY, ARNOLD, DEUNTAVIOUS, DEUNTAVIOUS ARNOLD, and any/all other similarly named vessels in trade or commerce are all presumed to be “naturalized CITIZENS of the UNITED STATES” under the Diversity Clause and the Agent / Authorized Representative / Attorney in Fact is of legal age of majority; WHEREAS such citizenship was never desired nor intended nor voluntarily entered into upon the lawful contractual conditions of full disclosure, DEUNTAVIOUS DECOREY ARNOLD willingly and purposefully renounces all citizenship or other assumed political status or obligation related to the UNITED STATES as defined as “a federal corporation” [see 28 U.S.C. § 3002 (15)(a)] and its government doing business variously as the UNITED STATES, the UNITED STATES OF AMERICA, the DISTRICT OF COLUMBIA MUNICIPAL CORP., *et al.*, etc. The undersigned hereby declares a permanent domicile upon and repatriates the soil of his birth known as Georgia and freely affirms his allegiance to the same, organic, and actual state of the Union [see 8 U.S.C. § 1101 (a)(21)] and does accept and reclaims his true nationality as an American State National and operates his vessel as an American State Vessel in international and maritime commerce including all operations under Article X of the Constitution for the united States of America and Article X of the United States of America, owned and operated by:

Deuntavious-Decorey: Arnold

c/o [REDACTED]

Grand Prairie, Texas Republic [Postal Code Exempt – D.M.M. 602, 1.3 (e)(2)]

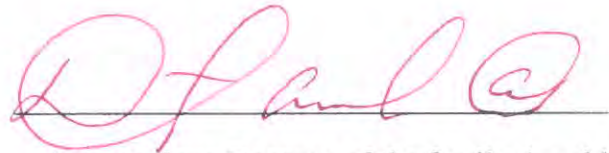
Respectfully submitted without prejudice,

Deuntavious-Decorey: Arnold, Attorney in Fact

The foregoing instrument is being executed under the hand and seal of the self-aware, living man and is a voluntary act of my free-will and Deed, so help me, God.

Respectfully submitted

Without prejudice,



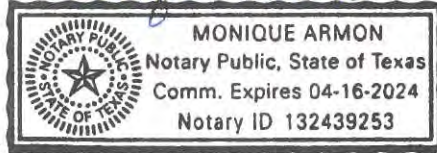
Deuntavious-Decorey of the family Arnold
Self-aware, living man by special appearance
Affiant, Attorney in Fact

Tarrant County)
) ss. ACKNOWLEDGMENT
Texas Republic)

On this 13th day of January, 2024 before me, the undersigned Notary, personally appeared Deuntavious-Decorey of the family Arnold, known to me to be the above-signed affiant and has acknowledged to me that he has executed the same.

Notary Signature: Monique Armon

Printed Name: Monique Armon



Notary Seal:



Affidavit of US National Identification – Public & Private Use – Official File #

[Redacted]



Given name of US National: Deuntavious-Decorey of the clan/
family/tribe: Arnold
Date of mortal creation 12/24/1986
Place of mortal free birth Atlanta, Georgia Republic USA
Sex: Male Nationality: [X] us national [X] state citizen of Texas
Status: Non-Assumpsit, Non-Resident Alien, Non-Person, Non-Combatant, Non
Taxpayer, Non-Federal Employee, Non-Driver, Non-Inhabitant, Non-Statutory
Names of Association: DEUNTAIVIOUS DECOREY ARNOLD no liability
Eye(s): Brown Hair: Brown Height: 5'6 Weight 140
Distinguishing Traits _____

Parental Information

Mother name: Melissa-Elaine: Arnold Fathers name: Unknown

Emergency _____
Location _____

Private travel plate _____ VIN _____

Contact Information

Name: Deuntavious-Decorey: Arnold ph# _____ @ _____

Witness: _____ Print _____

Other Info: _____

Affidavit of Jurat - NON NEGOTIABLE-RECORD #

By the Constitution of the USA Republic and Jurisdiction take due notice that I am a US National.

Texas Republic)

Tarrant County)

On 16th January 2024 before me, Monique Armon
Date Here Insert Name and Title of the Notary

Personally appeared Deuntavious-Decorey Arnold has declared to be a **Constitutional national of the United States** (22) The term "national of the United States" means (A) a citizen of the United States, or (B) a person who, though not a citizen of the United States, owes permanent allegiance to the United States of America Republic. **8 USC § 1101(22)(b)**. Who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in their authorized capacity(ies). Use of Notary Public doesn't construe any jurisdiction. A private national of The United States of America, domiciling within a non-military/federal zone occupied private estate not subject to the jurisdiction of the "United States." **Domicile in the "United States of America" – "no residence" without the U.S. All forms of prior contractual consent or implied license is revoked.**

I Authenticate under PENALTY OF GOD & the laws of the USA Republic that the foregoing paragraph is true and correct. WITNESS my hand and official seal. I am of the age of the Majority. Freedom, liberty, and perpetuity. My Blue Thumb Print.
UCC1-308

By: [Signature]



AFFIDAVIT OF COMPLAINING VICTIM OF A FELONY

<p>VIOLATION OF: 42 U.S.C. § 408 (a)(8) (8) discloses, uses, or compels the disclosure of the Social Security number of any person in violation of the laws of the United States; or (9) conspires to commit any offense described in any of paragraphs (1) through (4), ... shall be guilty of a felony and upon conviction thereof shall be fined under title 18, or imprisoned for not more than ten years, or both.</p>	<p><u>Affiant:</u> Deuntavious-Decorey: Arnold All Rights Reserved, U.C.C. § 1-308</p> <p><u>Address of Affiant:</u> in care of [REDACTED], Grand Prairie, Texas Republic ZIP code exempt per D.M.M. 602, 1.3 (e)(2)</p>
<p><u>To:</u> UNITED STATES DEPT. OF STATE</p>	<p><u>Att'n:</u> MERRICK GARLAND, Attorney General U.S. DEPT. OF JUSTICE 950 PENNSYLVANIA AVE. NW WASHINGTON, DC 20530-0001</p>

MEMORANDUM OF POINTS AND AUTHORITIES

- (1) **It is a fact that:** I am a natural-born state citizen of Texas in its constitutional capacity as one of the several states of the union.
- (2) **It is a fact that:** I am NOT a citizen or resident of the United States nor have I ever been.
- (3) **It is a fact that:** I retain all of my rights always and forevermore.
Also see U.C.C. § 1-308.
- (4) **It is a fact that:** The United States Dept. of State has caused me to disclose my Social Security number to them against my will. See 42 U.S.C. § 408 (a)(8).
- (5) **It is a fact that:** There is no constitutional law that requires a state citizen to have a Social Security number.
- (6) **It is a fact that:** It is a felony to cause me to disclose a Social Security number.

Per 42 U.S.C. § 408 (a):

“(8) discloses, uses, or compels the disclosure of the Social Security number of any person in violation of the laws of the United States; or (9) conspires to commit any offense described in any of the paragraphs (1) through (4) ... shall be guilty of a felony and upon conviction thereof shall be fined under title 18, or imprisoned for not more than ten years, or both.”

(7) **It is a fact that:** I have been denied my constitutional right to privacy.
"The State cannot diminish rights of the people." –*Hertado v. California*, 110 U.S. 516

(8) **It is a fact that:** "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." –*Miranda v. Arizona*, 384 U.S. 436 (1966)

Further affiant sayeth not.

I certify that all of the statements herein made are true, correct, and not misleading.

Respectfully submitted,



Deuntavious-Decorey: Arnold, Affiant
Attorney in Fact for DEUNTAVIOUS DECOREY ARNOLD©, Estate

ACKNOWLEDGEMENT

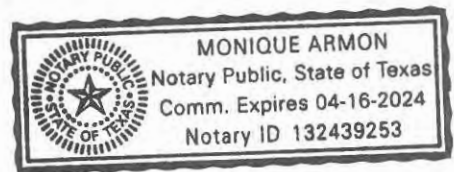
Tarrant County)
) ss.
Texas Republic)

On this 17th day of January, 2024, before me, the undersigned, a Notary Public in and for Tarrant County, personally appeared the above-signed affiant, known to me to be the one whose name is signed on this instrument, and has acknowledged to me that he has executed the same.

Notary Signature: Monique Armon

(seal)

Printed Name: Monique Armon



My Commission Expires: 4/16/2024



Deuntavious-Decorey: Arnold, Secured Party and Creditor
c/o [REDACTED]
Grand Prairie, Texas Republic [75054]
non-domestic, continental America

ATT'N: ALL CORPORATE AGENCIES

Date: 17th January, 2024

Debtor: **™DEUNTAVIOUS DECOREY ARNOLD©**, A LEGAL ENTITY FOR USE IN
COMMERCE

RE: E.I.N. # [REDACTED]

Creditor: **Deuntavious-Decorey: Arnold**, A Living, Natural Man and Secured Party.

AFFIDAVIT OF STATUS AS SECURED PARTY AND CREDITOR

BEFORE ME, the undersigned Notary, Monique Armon, on this 17th day of
January, 2024, personally appeared Deuntavious-Decorey: Arnold, known to me to be a credible
individual and of lawful age, who being by me first duly sworn on his oath, deposes and says:

I, **Deuntavious-Decorey: Arnold©**, sole authorized agent for the Debtor and by sovereign
administrative judgment hereby serve your office with official notice of my lawful standing as
Sovereign Secured Party and Creditor. I have supreme authoritative power of attorney, sole
security interest, and am the holder in due course of first right of claim over the Debtor as
evidenced by a \$100,000,000.00 commercial lien recorded at the COLORADO U.C.C. office
under filing number [REDACTED]. I control all affairs of the Debtor, own all assets of the
Debtor, and am exempt from levy and relieved of all liability from the Debtor.

NOTICE: The following lawful establishments shall apply upon this notice:

1. All commercial contracts listing the Debtor have been lawfully canceled, rescinded, and/or
revoked for cause as they are invalid and unenforceable.
2. As a Sovereign Creditor and Secured Party, I am distinguished and set apart as a separate
entity from the Debtor established so by lawful filings into the public and Noticed with the
Secretary of State and the Treasurer for the United States. My identity, **Deuntavious-
Decorey: Arnold**, is copyrighted under the Common Law, and no agency or person has

authorization to use, disclose, report, list, or store my name or my personal information for any purpose. Your agency is hereby ordered by estoppel to remove all computer entries, records, histories, paper documents, references and details in the name of the Debtor and to give notice to the Secured Party addressed below. Failure to comply is considered an International Criminal Action under Uniform Commercial Code and United States Code with severe penalty at law.

3. No agency or corporate entity shall have jurisdiction over the Secured Party whatsoever. The flesh-and-blood man, **Deuntavious-Decorey: Arnold** does not require licenses or permission to exercise any natural right.

If you find this Affidavit of Status as Secured Party and Creditor to be in error, send rebuttal of the points herein to the Secured Party and Creditor signed by an authorized representative or attorney for your corporation under oath and agreement to testify to the facts and understanding before a jury under penalty of perjury and assuming full commercial liability.

Furthermore, if your corporate agency has any lawful commercial claim against the Sentient, flesh-and-blood, non-corporate, natural man, **Deuntavious-Decorey: Arnold**, submit it within ten (10) days after the date of receipt of this notice to the address below with a verified proof of claim.

EVENT OF DEFAULT

If an authorized representative of your agency fails to respond with a valid affidavit of truth in the form of a rebuttal or does not or cannot provide a True Bill of Commerce and a Complete Assessment of any commercial claim against my natural being, or you ignore this notice and remain silent without stating your claim for a period of ten (10) days, then you accept my claim of lawful establishments herein by tacit agreement, and my affidavits will stand as truth in commerce. Your default under the maxims of law will constitute your agreement that any alleged claims against this living, breathing, sentient, flesh-and-blood, natural Man, and sovereign Creditor and Secured Party, **Deuntavious-Decorey: Arnold**, are unfounded in the common law and thus do not and cannot exist.

//

//

Further affiant sayeth not!

Honorably,

By: 

Deuntavious-Decorey: Arnold, Secured Party and Creditor

c/o 

Grand Prairie, Texas Republic [75054]

non-domestic, continental America

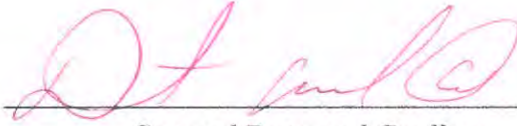
By:

Debtor / Grantor:

Private Beneficiary, Holder in Due Course:

DEUNTAVIOUS DECOREY ARNOLD

ens legis Trust



Secured Party and Creditor

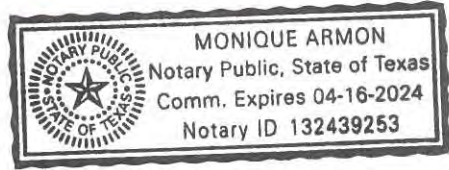
ACKNOWLEDGEMENT

Tarrant County)
) ss.
Texas Republic)

On this 17th day of January, 2024, before me, the undersigned, a Notary Public in and for Tarrant County, personally appeared the above-signed, known to me to be the one whose name is sealed by Autograph on this instrument, and has acknowledged to me that he/she has executed the same.

Notary Signature: Monique Armon

Printed Name: Monique Armon



Seal: _____



RETURN TO:

Deuntavious-Decorey: Arnold Without Prejudice, UCC 1 - 308
c/o [REDACTED]
Grand Prairie, Texas Republic
Non-domestic
Without the United States
*Not in any federal zone, territory, possession, enclave, etc.,
and not subject to the jurisdiction of the United States, et al.*

<http://www.worldreviewgroup.com/publicrecords.html>

NOTICE OF DECLARATION IN THE FORM
OF A COMMERCIAL AFFIDAVIT OF TRUTH

Tarrant County Registry.

NOTICE OF COMMON LAW COPYRIGHT,
COPY CLAIM, TRADEMARK

This Declaration is made without prejudice:

Re: the art work "DEUNTAVIOUS DECOREY ARNOLD" and any/all derivatives thereof.

I/Me/Myself/Us/We/Ourselves, Deuntavious-Decorey: Arnold, the undersigned affiant, a living man upon the land of Texas and not a corporation or legal fiction, etc., born upon the land in the Georgia in the united states of America on September, 24 1987 declare that I am of majority and competent to state the matters set forth herein with first-hand knowledge of the facts and that they are true, correct, not misleading, and certain admissible as evidence.

1. This plain statement of Fact being a matter that must be expressed to be resolved. In Commerce, truth is sovereign. Truth is best expressed in law in the form of an affidavit. An uncontroverted affidavit stands as truth in commerce and becomes the judgment, can only be challenged by a rebuttal affidavit item for item signed under penalty of perjury, and can only be satisfied by payment, agreement resolution, or by a trial by jury according to the common law of Texas.
2. I/Me/Myself/Us/We/Ourselves am presenting this affidavit for truth in commerce and as a Contract for Waiver of Tort.
3. The public record being the highest form of evidence, I am creating a public record by Declaration of said Copyright by recording with the Tarrant County Recorder in the state of Texas and on the online database located at worldreviewgroup.com.
4. The person and name known as DEUNTAVIOUS DECOREY ARNOLD, and any/all derivatives thereof being a legal fiction(s) without form or substance, and without any resemblance to any natural born living being, is entirely an intentional commercial Fraud created by the alleged de facto government officials and agents of the nul tiel COMMERCIAL CORPORATION(s) doing business as, but no limited to; the UNITED STATES, USA, US, GOVERNMENT OF WASHINGTON DC, DISTRICT OF COLUMBIA (including any agencies/persons claiming jurisdiction over any US territories, possessions, enclaves, etc.), et al, FEDERAL RESERVE SYSTEM DEPARTMENT OF TREASURY, INTERNAL REVENUE SERVICE (IRS), BUREAU OF ALCOHOL, TOBACCO, AND FIREARMS (BATF), FEDERAL BUREAU OF INVESTIGATION (FBI), DEPARTMENT OF HOMELAND SECURITY, CENTRAL INTELLIGENCE AGENCY (CIA), NATIONAL SECURITY AGENCY (NSA), AMERICAN BANKING ASSOCIATION (ABA) AMERICAN BAR ASSOCIATION (ABA), STATE OF GEORGIA, STATE OF TEXAS, etc., with subdivisions being CORPORATIONS, MUNICIPAL COUNTIES, BOROUGHES, PARISHES, and CORPORATE MUNICIPAL CITY(IES). The FICTION is created for the purpose of disenfranchising the living man, Deuntavious-Decorey: Arnold, of his life, liberty, property, and the pursuit for happiness for the unjust enrichment of said CORPORATE and GOVERNMENTAL FICTIONS.
5. A copyright, copy-claim, and trademark is hereby placed on the art of "DEUNTAVIOUS DECOREY ARNOLD"© and any/all derivatives thereof.

Any indentures, debentures, bonds, securities, judgments, warrants or any other kind of commercial paper issued or predicated on the art "DEUNTAVIOUS DECOREY ARNOLD"©, shall become a Security Agreement between the issuing party and the affiant and shall make the issuer liable for fees, damages and penalties as follows:

1. Any usage shall incur a debt of \$15,000 in US Silver Dollar Coin convertible at the legal and lawful ratio prescribed by law of 24:1 of Silver Dollars to Federal Reserve Notes per usage per signatory;
2. Failure to correct the unjust usage in a timely manner upon notice will result in the additional penalty of \$1,000.00 US in Silver Specie convertible at the legal and lawful ratio prescribed by law of 24:1 of Silver Dollars to Federal Reserve Notes per day until paid.

3. Failure to render the appropriate funds in a timely manner will result in a Lien/Levy against the property of the person violating said copyright as no controversy will exist.

Anyone placing the copyrighted, copy-claimed and trademarked "DEUNTAIVIOUS DECOREY ARNOLD"© or any derivations thereof on any document which is in any way associated with Me, the living soul, Deuntavious-Decorey: Arnold, shall, by such document acting prima facie as evidence of violation, become liable for penalties payable in legal and lawful tender of:

- a. Ten (\$10.00) dollars US silver coin per day until Notice is delivered;
- b. One hundred (\$100.00) dollars US silver coin per day for each day AFTER Notice is received until the offending document is destroyed and a public retraction is made in the local newspaper in a double-wide column of not less than three (3") inches in length, if such notice is published within thirty (30) days of Notice;
- c. One thousand (\$1,000.00) dollars US silver coin per day for each day after Notice if such retraction is not published within thirty (30) days of said Notice; and,
- d. Notice will be based upon the records of the commercial business that affects delivery.

"DEUNTAIVIOUS DECOREY ARNOLD"© is the perfected proprietary security for the living soul, Deuntavious-Decorey: Arnold, under original common law for one hundred (100) years and is private property for the protection of My estate, life, liberty, and property.

Unauthorized possession or use of "DEUNTAIVIOUS DECOREY ARNOLD"© and any/all derivatives thereof may be a violation of State Code for Fraudulent Use or Possession of Identifying Information which is punishable by prison and fine.

Any use of "DEUNTAIVIOUS DECOREY ARNOLD"© and any/all derivative(s) thereof, with or without scienter, at the expense of any right, liberty, property, or any part of My estate, absent full disclosure and lacking written prior consent is strictly forbidden and chargeable to each of the users/issuers in the amount of the sum certain of one million (\$1,000,000.00) dollars of legal and Lawful Silver Dollar Coin of the United States, convertible at the legal and lawful ratio of 24:1 to Federal Reserve Note Dollars as prescribed by law and is not limited by any past, present, or future restriction for each instance of said unauthorized use.

Placement of "DEUNTAIVIOUS DECOREY ARNOLD"© on any document associated in any manner with My estate or Me, Deuntavious-Decorey: Arnold, without My written prior consent is all of the evidence required for enforcement of this agreement/contract and is evidence that any and all users and issuers are in full agreement and have accepted this agreement/contract without controversy under the conditions and terms so stated and set forth herein.

I/Me/Myself/Us/We/Ourselves, Deuntavious-Decorey: Arnold, am not an expert in the law; however, I do know right from wrong. If there is any living soul that is being unjustly damaged by any statements herein, he/she will inform Me by facts in the form of a **signed and sworn Affidavit**. Therefore, I hereby and herein reserve the right to amend and make amendment to the attached Instrument as necessary in order that the truth may be ascertained and proceedings justly determined. If any living soul has information that will controvert and overcome this signed and sworn Declaration in this commercial matter, you must advise Me of the facts in the form of a **signed and sworn Commercial Affidavit** within ten (10) days from recording hereof, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law and not merely the ultimate facts of conclusions of law that this affidavit, by Declaration, is substantially and materially false sufficiently to change materially My or the fictions status and factual declaration. Your silence stands as consent to, and tacit approval of, the factual declarations here being established as fact as a matter of law and this affidavit by Declaration will stand as final judgment in this matter; and for the sum certain herein stated and will be in full force and effect against all parties, due, payable and enforceable by law. The criminal penalties for commercial fraud is determined by jury and by law, the monetary value is set forth by Me for violation of My Private Property and for breach of the law, the contract, the Constitutions, in the amount of the sum certain stated herein of two million five hundred fifty thousand (\$ 2,550,000.00) dollars specie of Gold coin or lawful coinage of the united States as defined by Article I, Section 10 of the Constitution of We, the People, for the united States of America and will be due, payable on the eleventh day, and any day thereafter as use occurs after filing by Me, in the public records of the county of Tarrant in the Texas Republican state.

Notice to the agent is notice to the principal. Notice to all agents of the State of TEXAS and all subdivisions thereof is made by the filing of this document with the Tarrant County Recorder and on the online database located at worldreviewgroup.com.



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By DEUNTAIVIOUS DECOREY ARNOLD
Debtor, Grantor

The State of Texas Secretary of State

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APOSTILLE (Convention de La Haye du 5 octobre 1961)			
1. Country: Pays / País:	United States of America		
This public document Le présent acte public / El presente documento público			
2. has been signed by a été signé par ha sido firmado por	MONIQUE ARMON		
3. acting in the capacity of agissant en qualité de quien actúa en calidad de	Notary Public, State of Texas		
4. bears the seal / stamp of est revêtu du sceau / timbre de y está revestido del sello / timbre de	MONIQUE ARMON, Notary Public, State of Texas, Commission Expires: 04-16-24		
Certified Attesté / Certificado			
5. at à / en	Austin, Texas	6. the le / el día	18th day of January 2024
7. by par / por	Secretary of State		
8. N° sous n° bajo el número	12654759		
9. Seal / stamp: Sceau / timbre: Sello / timbre:		10. Signature: Signature: Firma:	 _____ Jane Nelson Secretary of State

This Apostille only certifies the authenticity of the signature and the capacity of the person who has signed the public document, and, where appropriate, the identity of the seal or stamp which the public document bears.

This Apostille does not certify the content of the document for which it was issued.

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This certificate does not constitute an Apostille under the Hague Convention of 5 October 1961, when it is presented in a country which is not a party to the Convention. In such cases, the certificate should be presented to the consular section of the mission representing that country.

Cette Apostille atteste uniquement la véracité de la signature, la qualité en laquelle le signataire de l'acte a agi et, le cas échéant, l'identité du sceau ou timbre dont cet acte public est revêtu.

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