

AFFIDAVIT OF NOTARY PRESENTMENT
CERTIFICATE OF SERVICE; and
NOTARY DECLARATION OF NON-RESPONSE

The United States of America) Notice to principal is Notice to agent;
Florida State) Notice to agent is Notice to principal.
Duval County)

I am a commissioned authority registered with the Secretary of State. I am of the age of majority, competent, and not a party to this action. My business address is the 'Return to address' provided at the bottom of the Claim which is:

P.O. Box 351895 Jacksonville FL (32235-9998)
(address must be same as the 'Return to address' on the bottom of the Claim)

On 19 Nov, 2018, I served via United States Postal Service document(s) described as follows:

VIOLATION NOTICE OF DISCHARGE; CIVIL DAMAGE CLAIM FOR NEGLIGENCE;
AND COMPLIANCE ORDER; CLAIM NUMBER ENC- 180915-1

on the recipient of service by placing a true copy of the original thereof enclosed in a sealed envelope and addressed as follows:

ANTHONY G. MURACA
586 S. EASY STREET
SEBASTION, FLORIDA 32958

[X] PRIORITY MAIL - Deposited with the United States Postal Service on the same day with postage thereof fully prepaid at (city & state mailed from):

(City) Jacksonville, (State) Florida
in the ordinary course of providing due process of law, by giving lawful notice, and opportunity to disagree and to rebut each claim with evidence of compliance.

I declare under penalty under the supreme laws of The United States of America as contemplated under Article VI, that the foregoing is true and correct.

NO SEAL!

By: Prince Jakopo Dziman, Jr. ET
Commission Number 8180443
Date Commission Expires Sept 19/2040 CPN1

(Jurat-Notary to execute and send to the International Environmental Court)

"On this (30 DAYS AFTER SERVICE DATE) 16 day of Feb, 2019,
for the purpose of verification, I, the undersigned International Notary Public, a
judicial commissioned official for the nation and state noted above, and having
provided the address to receive answer, request to settle, or rebuttal, do declare
as a witness to the fact, that I received no answer, no request to settle, or any
rebuttal to the herein referenced:

Therefore, silence,² as admission to all claims is accepted as *qui non negat fatetur*.³ Accordingly, as all parties are in agreement, and in order to promote the general welfare and health of the people as ordained under the Preamble of the Constitution for The United States of America, and in the interest of restoring and securing the environmental peace, justice and due lawful remedy, I, a lawfully commissioned official registered in above-defined State, pursuant to authority as congressionally mandated under International Maritime Law, codified under 33 USC §1319(a), and my duty of care to the public at large, declare that further lawful action against the herein defined recipient of service of the above-defined Claim, shall immediately commence in the Environmental Court to secure final judgment for relief, damages, and all other due equitable remedy as the court so orders."

Pran Jha D. E1
Declarant / Notary Public Signature

Subscribed and sworn to (or affirmed) before me on this 16 day of Feb,
20 19, by _____,
proved to me on the basis of satisfactory evidence to be the commissioned official
(person) who appeared before me.



Signature Prince Montez RD Binsie
Notary Public

³*qui non negat fateatur*. He who does not deny, admits (maxim of a law). Important to always bear this in mind when entering into contracts. Another way of putting it: an unrebutted affidavit stands as truth in commerce (1 Pet 2:15, Heb. 6:13-15).