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, Dallas Texas

In the matter of; Junart Nabor Sodoy; JUNART NABOR SODOY; aka all other derivative names and spellings thereof; By sole lawfully appointed, absolute, general, instituted, rightful E xecutor and Hæres/ Heir/Herus, of same Junart-Nabor: House of Sodoy. LAWFUL CLAIM OF TITLE, WILL, EXECUTION OF WILL, DECLARATION OF STATUS, APPOINTMENT OF TRUSTEES AND STANDING ORDERS FOR SAME:

Case №: For All cases, causes and hearings regarding JUNART NABOR SODOY, and JUNART N. SODOY; aka all other derivative names, [idem sonans] and spellings thereof.

Lawful Claim of Title, Will, Execution of Will, Declaration of Status,
Appointment of Trustees and Standing Orders for Same

COMES NOW Junart-Nabor: of the House of Sodoy, who is: a man, been found to be living, having to/of full age, a living soul manifest, one of the people of Texas, an American, a freeman, a freeholder, in a free state of being, legitimate son of married parents and fully emancipated, (hereinafter "Claimant") upon this LAWFUL CLAIM OF TITLE, WILL, EXECUTION OF WILL, DECLARATION OF STATUS, APPOINTMENT OF TRUSTEES AND STANDING ORDERS FOR SAME, which is in the form of a formal lawful juristic act, is a lawful Claim at law, Deed, Will, Execution of Will, an Establishment of a Freehold in law, Appointment of trustees, an offer of contract, that is tacit, implied, bilateral and formal in nature to all appointed trustees listed herein, a covenant under Seal, the continued wish and will of Claimant which contains a list of executive orders under Seal, (hereinafter "Claim") bearing consideration over twenty (20) dollars. The duly authenticated title/warehouse receipt, also known as a birth certificate, attached to Claim, bears an Indorsement from Claimant which claims and demands the return of all property and res regarding JUNART NABOR SODOY to Claimant. Claimant is the donor, grantor, owner, settlor, testator, sole lawfully appointed absolute general instituted rightful Executor, sole lawful, general, forced, testamentary, unconditional Hæres/Heir/Herus and beneficiary, of all trusts, lands, infants, persons, vessels, bodies, estates, cestui que vie trusts and fictions of law that are named or known as JUNART NABOR SODOY (hereinafter "Estate") and JUNART N. SODOY, also known as all other derivative names, idem sonans and spellings thereof (hereinafter "Trust" or "Trust(s)"), that were created, birthed or established on or after birth date and possibly registered or recorded with the State of Texas, the county of Dallas, Texas Department of Public Safety, the United States and or the DTCC, and possibly other unnown parties on or after registration date, without the consent of Claimant.

Claimant NOW, of Claimants own volition, free will, act and deed, declares, orders, executes, admits, offers, acnowledges, teste meipso, appoints, claims and establishes, on and for all public and private records, and for all courts, in all realms and seas, under penalty of perjury, the forgoing and the

following so that no further administration of the Estate or Trust(s) shall occur at any time by any appointed trustee named herein, or other third party, in or at any location, land, realm, sea, see or jurisdiction, without the signed and sealed consent of Claimant as revealed herein:

- Claimant demands that all others immediately come forward and state a superior claim, under oath, affirmation and penalty of perjury, against or to the Estate and Trust(s) or forever let go and lose, by any right of their own, any: hold, appropriation, administration, use, right, ability to tax, easement, jurisdiction or claim over the Estate. Claimant also demands that all others immediately come forward and state a superior claim, under oath and affirmation and under penalty of perjury, against or to any and all trusts that are derived from said Estate, regardless of what said trust(s) are named, have ever been named or may be named, and regardless of what jurisdiction of law said trusts were created or formed under, or forever let go and lose, by any right of their own, any hold, appropriation, administration, use, right, ability to tax, easement, jurisdiction or claim over same.
 - a) Claimant hereby instantly and irrevocably claims and exercises Claimant's birthright, as sole lawful living Hæres/Heir/Herus of said Estate and claims Claimant's entire inheritance, rebuts and annuls any presumption or statement of death, abandonment, abeyance, infancy, charge, claim, lien, abatement, lapse, error in descent, extinguishment, pledge, adoption, contract, letter or the like, that could be used, or has been used, to deny, abridge, diminish, pledge, refuse, alter, disavow, disparage or contradict Claimant's sole lawful claim upon and to the Estate and Trust(s). Claimant claims the entire Estate and Trust(s), claims all legacies connected thereto, and irrevocably appoints Claimant as sole lawful absolute general instituted rightful Executor of, to and for the said Estate and Trust(s) and all other estates that Claimant be a lawful heir of, and to, by descent, to any degree of consanguinity, for life, and has done so by formal appointment, on the public record, by will.
 - b) Claimant's life depends upon the Estate and Trust(s) which includes but is not limited to everything stated in List below in section 10) g). The noble goal of Claimant by coming upon, recording, and serving Claim, upon all appointed trustees herein, is to have a full accounting, delivery and livery of seisin of the Estate and Trust(s), settle the entire gross Estate stated herein, have full redemption of same for Claimant, and any other estate which Claimant be heir to, regardless to what degree of consanguinity, to have absolute dominion over everything stated in List below regarding the Estate and Trust(s); to settle and collapse or terminate the Trust(s), and any other trust connected, bound or related to the Estate and or that is derived from said Estate or Claimant, after a full accounting and livery has been performed by the Bound Trustee(s) regarding same, to return Claimant and the Estate to a proper state of dignity as soon as can be accomplished, for the betterment of Claimant and to have acknowledgment and understanding by all that an Establishment of a Freehold, in law, by operation of law and by the common law rights of blood and kinship, that can never be destroyed by any roman civil law nor any other law, has been created, ordained and established so that no further unwanted administration of the Estate, Trust(s) or Claimant occur at any time.

Others vested with power to enforce Claim in the absence of Claimant

2) If for any reason Claimant is incapacitated or unable to enforce any part of Claim against anyone, the following officers shall all be vested with the power and right to enforce any part of Claim and any Arbitration Award or court judgment based on any dispute arising from Claim. Officers are:

Claimant's lawfully appointed Special Masters, counsel, Marshals, Court Clerk, and any member of Claimant's own House, (herein after "Claimant's Officer" or "Claimant's Officer(s)") all of whom must have a signed and sealed letters of appointment from Claimant in order to carry out said enforcement.

Appointment of Trustees list:

- 3) Claimant, NOW, by the rights of blood and kinship, the common law, the law declared in this Claim, the powers of appointment act of 1951, [Title 26 USC 2514 (b)(d)], and all other applicable law, hereby appoint the following, enumerated in i) through xxxiii) below, as trustee(s) of the Estate and Trust(s) (Herein "appointed trustee" or "appointed trustee(s)" or "trustees").
- i) All courts, corporate or otherwise, all 501c3 organizations, Independent school districts, not including Claimant's own Superior Court of Record nor Claimant's probate court;
- ii) THE STATE OF TEXAS; All fifty States in the Union; All States; All states, not including Claimant;
- iii) UNITED NATIONS; U.N.; THE UNITED NATIONS;
- iv) UNITED STATES; UNITED STATES FEDERAL CORPORATION; U.S.; THE UNITED STATES;
- v) United States; The United States; united states;
- vi) United States of America; The United States of America; the United States of America in congress assembled; Republic of the Philippines nee Commonwealth of the Philippines;
- vii) THE DISTRICT OF COLUMBIA; Washington D.C.; The District of Columbia; D.C.; ALL incorporated and unincorporated Governments; not including the government of Claimant's own House;
- viii) All Military branches of all governments; the United States Military; U.S. Department of Veterans Affairs; Department of the Army; Department of the Navy; Department of the Air Force; United States Marine Corps; U.S. Department of Defense; DARPA; Defense Intelligence Agency (D.I.A.); All branches of The United States of America Military; United States Coast Guard; The National Guard; All Special Forces of The United States of America Military;
- ix) All incorporated and unincorporated Cities; Townships; Zones; States; STATES; Provinces; Territories; Districts; Regions; Areas; Sections; Sectors; Hamlets; Counties; COUNTIES; Towns; Turfs; Villages; Parishes; Boroughs; Manors; Shires; Municipalities; Conclaves and Enclaves;
- x) All Police Departments; All Police; All law enforcement agencies; INTERPOL;
- xi) All SHERIFFS; All Sheriffs; All Sheriff's departments and offices; All Coroners;
- xii) All public and private Utility Companies; All public and private power companies;
- xiii) All Chartered and Unchartered Corporations, Associations and Companies;
- xiv) All B.A.R. Associations; AMERICAN BAR ASSOCIATION; All B.A.R. Foundations; I.B.A.; Northern Trust Corporation; The City of London Corporation; The Temple Bar; THE TEMPLE BAR; The Crown; All Inns of court; All Temples; American Law Institute (A.L.I.); The Knights Templars;
- xv) All Bonding and Holding companies; All Insurance companies; All Accounting firms and companies; The American Accounting Association; AMERICAN LLOYD'S; LLOYD'S OF LONDON; Society of Lloyd's;
- xvi) All Trust Companies; All Title Companies; All Clearinghouses; Cede & Co;
- xvii) The Depository Trust & Clearing Corporation (DTCC); The Depository Trust Company (DTC);
 Northern Trust Corp; Central Trust Company of New York; The Corporation Trust CO; Northern Securities Company;
- xviii) All incorporated and unincorporated Banks; All Financial Service Companies; All Debt collection agencies; All Credit Unions; All Credit Reporting Agencies and Bureaus; All Consumer Credit Companies; All banking associations; All Mortgage Companies; All Mortgage Corporations; All

- Mortgage Servicing Companies & Corporations; All Savings and Loan Companies and Corporations; Fair Isaac Corporation; Equifax; Transunion; Beacon; Experian; Dun & Bradstreet;
- xix) The INTERNATIONAL MONETARY FUND; the I.M.F.; THE WORLD BANK; THE BANK OF INTERNATIONAL SETTLEMENTS; B.I.S.; THE FEDERAL RESERVE; The Federal Reserve System; Federal Deposit Insurance Corporation (FDIC); Society for Worldwide Interbank Financial Telecommunication;
- xx) The Internal Revenue Service (IRS); The I.R.S.; The SOCIAL SECURITY ADMINISTRATION; The Social Security Administration; International Association of Commercial Administrators (IACA);
- THE UNITED STATES DEPARTMENT OF THE TREASURY; THE UNITED STATES TREASURY DEPARTMENT; THE DEPARTMENT OF THE TREASURY; The Department of the Treasury; U.S. Department of the Treasury (USDT); U.S. Secretary of the Treasury; Office of the Comptroller of the Currency (OCC); Office of Budget and Management (OMB); The National Association of Unclaimed Property Administrators; Office of Alien Property Custodian; National Association of State Treasurers; Environmental Protection Agency (EPA); United States Department of Agriculture (U.S.D.A.); Securities and Exchange Commission (S.E.C.);
- xxii) All Intelligence Agencies, Services, Alliances, Corporations and Organizations; C.I.A.; N.S.A.; F.B.I.; MI5; MI6; GCHQ; Mossad; KGB; SVR; FSB; Five Eyes (FVEY);
- xxiii) All Technology Companies and Corporations; All Social Media Companies and Corporations; All Internet Search Engines and All Affiliate Corporations; Google Inc.; Facebook; Twitter; SERCO; Instagram; Myspace; Microsoft Inc.; Apple Inc.; IBM Inc.; Hewlett-Packard (HP); Intel Inc.;
- xxiv) All Federal Law Enforcement Agencies and Offices; The United States Marshal Service; U.S. Customs and Border Patrol (C.B.P.); Immigration and Customs Enforcement (I.C.E.); U.S. Secret Service; U.S. Alcohol Tobacco Firearms and Explosives (A.T.F.); U.S. Department of Homeland Security (DHS); U.S. Transportation Security Administration (T.S.A.); U.S. Drug Enforcement Administration (D.E.A.); U.S. Department of Justice (DOJ); United States Postal Inspection Service (U.S.P.I.S.); Department of Natural Resources (D.N.R.);
- xxv) All Prisons; All Jails; All Correctional Facilities and Institutions; Bureau of Prisons; National Institute of Corrections; Corrections Corporation of America (CCA); All Prison Corporations of America; The GEO Group, Inc.; Wackenhut; Group 4 Falck; Management and Training Corporation; Global Tel-Link;
- xxvi) The President of The United States of America; the President of the UNITED STATES;
- xxvii) The Vatican; Vatican City; The Pope; Papal Carabinieri Corps; The Gendarmerie Corps of Vatican City State; the Black Pope; the Bishop of Rome; The Sovereign Knights of Malta, The Jesuits; THE HOLY SEE; All Apostolic Sees; All Orders; The Roman Curia; All universities; All churches, synagogues, chapelries, chapters, diocese, archdiocese, basilicas, bishoprics, cathedrals, priests, archpriests, benefice, priors, friars, abbots, abbesses, deans, cardinals, clerics, appropriators, preachers, parsons, proctors, prelates, bishops, archbishops, pastors, deacons, sidesmen, sextons, archdeacons, rabbis, reverends, nuns, ministers, curators, curates, nuncius, nuncios, vicars, vestals, vestrymen, prophets, clergymen, clergywomen, ecclesiastics, monks, missionaries, proselytizers, zealots, saints, papal authorities and servants of the same of all denominations;
- xxviii) The United States Postal Service (U.S.P.S.); United States Post Office; All Postal Service providers; All Post Offices; All Delivery Services;
- xxix) ALL Emperor(s), Empress(es), King(s), Sultan(s), Datu(s), Queen(s), Monarch(s), Prince(s), Princess(es), Royal(s), Elector(s), Viceroy(s), Marchioness(s), Marquises(s), Count(s), Countess(es) Viscount(s), Archduke(s), Baron(s), Baroness(s), Margraves, Duke(s), Earl(s), Dame(s), Patrician(s), Lord(s), Knight(s), Aristocrat(s), Armiger(s), Esquire(s) and Sir(s); Capitan(s) del Barangay, Cabeza(s) de Barangay.

- All Hospitals; The Knights Hospitallers; All Health Clinics; All Treatment and Rehabilitation Centers; HHS; National Institutes of Health (NIH); Administration for Children and Families (ACF); Centers for Disease Control and Prevention (CDC); All pharmaceutical companies; Bayer; Pfizer; GlaxoSmithKline; Merck & Co.; Roche; Sanofi; Gilead Sciences, Inc.; AstraZeneca; Novartis; Johnson & Johnson; Novo Nordisk; Amgen; Bristol-Myers Squibb; All biotech companies; Bayer; Monsanto; Syngenta; BASF; Dow; DuPont; DLF; Sakata; KWS; Land O'Lakes, Inc.; Limagrain; Corizon; U.S. Public Health Service; U.S. Surgeon General; Food and Drug Administration (FDA);
- xxxi) All Mental Health Facilities and Institutions; All Psychiatric Facilities and Institutions; All Psychological Programs; U.S. Department of Education; U.S. Department of Health and Human Services; HHS; Substance Abuse and Mental Health Services Administration; All Schools;
- xxxii) ALL established Houses of all civilizations, cultures and creeds, not including Claimant's own House or Hacienda;
- xxxiii) And all the respective subsidiaries, franchises, relations, divisions, departments, precincts, principalities, princedoms, capitals, communities, agencies, associations, bureaus, federations, confederations, brotherhoods, sisterhoods, societies, groups, guilds, charities, organizations, organisations, institutes, institutions, taskforces, units, squads, ensembles, SPV/SPE, offices, employees, plaintiffs, defendants, petitioners, respondents, litigants, declarants, beneficiaries, coparceners, partowners, nonprofits, foundations, promoters, promisors, promissors, expromissors, debtors, stipulators, prosecutors, escheators, bondsmen, doctors, nurses, psychologists, psychiatrists, therapists, presidents, vice presidents, generals, admirals, lieutenants, colonels, captains, sergeants, privates, corporals, rangers, majors, majos, marshals, brigadiers, operatives, assassins, cleaners, administrators, special administrators, notaries, prothonotary, tribunals, administrations, spies, arbiters, arbitrators, negotiators, speakers, intermediaries, mediators, witnesses, attachés, conciliators, adjusters, authorities, incumbents, creditors, surrogates, secured parties, executives, executors, CEOs, CFOs, comitia, paterfamilias, materfamilias, participants, possessors, proprietors, advisers, advisors, receivers, feudatories, fiduciaries, cryers, criers, macebearers, bankers, constables, tellers, trustees, trustors, donors, settlors, grantors, grantees, testators, testatrixes, initiators, secretariats, secretaries, receptionists, receivers, realtors, charge d'affaires, mortgagors, thieves, principals, ministries, rectors, agents, officers, deputies, guards, soldiers, officeholders, bureaucrats, regulators, governors, lieutenant governors, attorneys, attorney generals, secretary generals, porters, gatekeepers, rulers, chiefs, assistants, aides, workers, masters, dominas, mistresses, merchants, patrons, paravails, privateers, registrars, bursars, carriers, stewards, ombudsmen, guardians, testamentary guardians, godparents, beadles, sentinels, monsignors, custodians, wardens, overseers, tutors, embassies, deputations, consulates, legations, legatees, delegations, superintendents, investigators, reeves, councils, brephotrophis, counselors, committees, officials, clients, clergy, elites, treasurers, guarantors, accountants, auditors, underwriters, assessors, appraisers, cognisors, inspectors, sponsors, supporters, benefactors, financiers, applicants, aldermen, alderwomen, chairmen, chairwomen, nuntius, bookkeepers, nimmers, abstractors, comptrollers, referees, servants, electors, electorates, landlords, landholders, lessors, lessees, tenants, occupants, occupiers, dwellers, directors, directorates, renters, services, servicers, leaseholders, interns, residents, citizens, actuaries, apprentices, analysts, anarchists, minions, cronies, sycophants, men, women, persons, managers, ephors, delegates, supervisors, envoys, envois, emissaries, heralds, process servers, couriers, messengers, spokespersons, stenographers, diplomats, consuls, ambassadors, guides, plenipotentiaries, boards, members, memberships, fellows, adherents, commissions, believers, devotees, followers, worshipers, parishioners,

comites, judges, associate judges, district judges, federal judges, magistrates, magisters, judiciaries, mayors, Lord Mayors, consorts, clerks, recorders, record-keepers, reporters, dicasteries, affiliates, partners, constituents, compadres, cavaliers, nobles, noblemen, marauders, seniors, autocrats, tyrants, dictators, conspirators, peers, proxies, successors, inheritors, progenies, offspring, spouses, solicitors, stockholders, investors, congregations, congress, Cabals', debt collectors, manceps, congressmen, congresswomen, parliaments, legislatures, legislators, statesmen, personnel, retirees, contractors, sub-contractors, assigns, reps, vassals, and representatives thereof, whether said be: quasi, real, fictional, dejure, defacto, chartered, unchartered, incorporated, unincorporated, governmental, nongovernmental, official, or unofficial, of and for everything listed and enumerated in i) through xxxii) above, as if completely listed herein, in all places where said may be found or located.

NOTICE: All titles/names/appellations of all trustees listed in i) through xxxiii) above include but are not limited to any and all derivatives and variations in the spelling of said titles, offices, names and appellations and are herein added as if fully listed herein.

Claimant is none of these listed in i) through xxxiii) above. Furthermore, the order of this list of trustees shall not be construed to indicate an order of precedence or importance; all appointed trustees are of equal standing and equally bound by all the terms and conditions herein upon their Binding Actions as stated in sections 4), 5), 6), 11), 13), 14) and 16) below.

Arbitrator's limited immunity from liability

Any arbitrator(s), appointed by Claimant, that conduct any hearings or give any awards regarding any dispute arising from Claim, in the immediate issue they are appointed to arbitrate, are not included herein as a appointed trustee and do not need to post the stated bond in 12) a) below. Failure to stay within this limited scope, at the Claimant's sole discretion shall result in the arbitrator also accepting and becoming party to this contract and all liability attached thereto, described herein.

Binding clauses of appointed trustees

4) The appointed trustee(s), according to their actions binding them to Claim, as stated herein, fully agree to be fully bound, by free assent, by their own accord, to the various degrees of absolute obligations, duties, requirements and warranties owed to Claimant under Claim. These degrees and various levels of Binding Actions and agreements are listed in the following Binding clauses: Binding Clause One, Binding Clause Two, Binding Clause Three and Binding Clause Four below. The Binding Clauses list the powers vested, under good behavior, from Claimant to the appointed trustee(s) and list the Clauses and duties owed to Claimant from the Bound Trustee(s).

Binding Clause One-Trustee in honor

5) Any administration, of the Estate, Trust(s) or Claimant; and/or any actions taken, by the appointed trustee(s) herein, for or against what is listed in List below, including but not limited to any administration by court action, regarding the Estate and Trust(s), by any appointed trustee(s), enumerated in i) through xxxiii) above, or any other third party whatsoever, (hereinafter "Binding Action One") will be their full binding agreement, free assent and acceptance, by their own accord, of all that is stated in Claim. All the Clauses, obligations, powers of attorney, executive orders, stipulations of facts, claims, decrees, sections, declarations, clauses, definitions, binding law, binding arbitration, court of record proceedings, warranties, terms and conditions stated in Claim,

are herein referred to as ("Clause" or "Clauses"). Any appointed trustee who has bound themselves, by performing any Binding Action stated herein, to any degree stated herein, shall herein be ("Bound Trustee" or "Bound Trustee(s)"). Bound Trustee(s) agree to faithfully carry out and execute all Clauses stated herein, as stated herein, within the terms stated herein, after being served with Claim or having notice of Claim notwithstanding any request from a Bound Trustee for more time to perform sais as stated herein. All appointed trustees who perform Binding Action One shall be (Hereinafter "Trustee in Honor" or "Trustee(s) in Honor"). Trustee(s) in Honor are vested, by Claimant, for one hundred twenty (120) days, with all the needed powers to fulfill all executive orders herein and other executive orders given to them by Claimant in addition to what is stated in Claim. A Trustee in Honor shall remain so until Discharged by Claimant or until ninety (90) days of nonperformance of the Clauses they bind themselves to herein. Furthermore all Bound Trustee(s), until they are discharged by Claimant as stated in section 6) o) below, agree to be bound and be under absolute perfect obligation to perform and obey all the Controlling Clauses listed in section 6) below, agree to stipulate to all facts listed in section 7) below, agree to be and shall be fully bound to all law stated in section 8) below, agree to understand and stipulate to all definitions listed in section 9) below and agree to all the terms of Binding Clause One listed in section 11) and else ware below, unless otherwise stated herein. Any actions of dishonor or actions of default or any other Binding Action of administration as stated herein by any appointed trustees shall bind them to the respective Binding Clause as stated in Claim as well as all preceding Binding Clauses regardless of any other administration stated above. Furthermore all Bound Trustee(s) agree that all Clauses in Claim are valid and enforceable against them and that all Clauses are owed unconditionally without any kind of offset, defense, or counterclaim on the part of any Bound Trustee regardless of which level of binding clause they have chosen to bind themselves to as stated in Claim.

Controlling Clauses

- 6) All Trustees in Honor agree to and shall be bound to perform, execute, agree to, understand and be duty bound the following Controlling Clauses in 6) a) through 6) w) forever until discharged by Claimant as stated in 6) o) below.
 - a) Principal Perfect obligations of all Bound Trustee(s): That the Principal Perfect obligations of all Bound Trustee(s) are to settle the entire gross Estate, perform and give a full and complete accounting to Claimant of same, to the satisfaction of Claimant, for all that is stated in List below, that any appointed trustee is or has ever had; a record of, warehoused, appropriated, used, held, securitized, monetized, recorded, accounted for, governed or have ever administered or are currently administering and give full delivery of same to Claimant as set out herein below. Bound Trustee(s) agree that this principal obligation of theirs is real and personal, and civil as defined herein under section 9) definitions and is an obligation under common law and is also a duty of theirs owed to Claimant by operation of law.
 - b) Express Obligations of all Bound Trustee(s): The full accounting, settlement, redemption and delivery of all stated in List regarding the Estate and Trust(s) are also perfect implied obligations of all Bound Trustee(s) arising by operation of law, under the common law, as stated in Article 3-4-5 of the Magna Carta and therefore are perfect implied obligations of all trustee(s) who bind themselves to any degree of Claim as stated herein.
 - c) Acknowledgment of special administrators: Claimant acknowledges and agrees appointed

- trustees were, until Claimant was found to be living, had come of full age, claimed Claimant's entire estate, appointed Claimant as the sole lawful executor of the Estate and Trust(s) and had appointed trustees as trustees of the Estate and Trust(s) on the public record, acting as special administrators under various presumptions of law and fact and were doing so to the best of their ability and in honor and because of this Claimant agrees to pay all trustees an administrative payment according to section 6) p) below.
- d) Revocation of all powers beyond Claim and other executive orders of Claimant: Claimant hereby revokes any presumed or actual powers of the trustee(s) enumerated in i) through xxxiii) above, or any third party whatsoever, not vested herein or vested in any other executive orders given to appointed trustee(s) by Claimant, to administer in any way the Estate, Trust(s) and all stated in List below regarding same, and any other thing belonging to the Estate or Trust(s), in any capacity, in any jurisdiction, realm, sea or see, for any reason whatsoever, forever. Claimant specifically objects, denounces, rescinds, annuls, discharges, disavows, condemns, and reverses any actions or administration taken by any appointed trustee(s) or third parties that is contrary to Claim, and/or any other orders which bear Claimant's said Seal, signature and/or thumb print, and all said actions and administration are hereby abated in all jurisdictions forever. Furthermore all Bound Trustee(s) shall recognize same.
- e) <u>Vested powers:</u> All powers herein vested to all Bound Trustees and all powers vested in all other executive orders regarding the Estate and Trust(s), from Claimant, that are both signed and sealed, as below, are vested to Bound Trustees under good behavior and within the term of one hundred and twenty days (120) from being process served with Claim and/or having notice of Claim. All other powers, over the Estate, Trust(s) and all stated in List, not vested herein, or in other Executive orders as stated, are reserved to Claimant or Claimants Officers absolutely.
- f) <u>Faithful execution of all executive orders:</u> All Executive orders in this Claim shall be faithfully executed by all Bound Trustee(s), as shall any future or past instructions or orders that Claimant expressly gives, has given, or will give to any Trustee in Honor, or other third party, that bear both Claimant's Seal and signature, which are both affixed below.
- g) First Trustee(s) in Honor: Claimant hereby appoints the State of Texas, (STATE OF TEXAS), and all officers, agencies, franchises, employees and elected officials thereof, as first Trustee(s) in Honor. First Trustee(s) in Honor, in addition to agreeing to all that is stated in Binding Clause One, are also bound to perform the following: First Trustee(s) in Honor shall inform and give notice to all other appointed trustees of this Claim, in writing and provide all of them with a copy of Claim at their expense. Furthermore first Trustee(s) in Honor shall provide to Claimant, or order to be provided too Claimant, unconditional letters of absolute executor, in Claimant's proper name, for and regarding the Estate and Trust(s), signed by a magistrate in good standing with and of said State or a county within same. These said letters shall be given to Claimant, within (90) ninety days from this appointment, and originate from the probate court, which shall be a court of record. Claimant may provide to said first Trustee in Honor and or provide to the probate court, these said letters. The clerk of the probate court, (court of record) shall accept the filing of same, into a formal probate case, along with all documents given or served upon the First Trustee(s) in Honor or by Claimant or Claimant's Officers, regarding the Estate and Trust(s) and the said court shall find that all said documents filed by Claimant or Claimant's Officers listed herein are valid and enforceable and shall do so immediately and with all haste. Said first Trustee(s) in Honor shall include but not be limited to all stated in xxxiii above. All other Clauses in Claim apply to first Trustee(s) in Honor.
- h) Novation clause: If any appointed trustee shall perform any Binding Action stated herein, and do

so by way of occupation of an office and said trustee shall terminate the occupation of said office, by term limitation or otherwise, it shall be the duty of said trustee to inform the new holder and occupant of their former office of Claim before the new office holder is to officially take and hold said office. Failure to perform this order shall be an immediate forfeiture of the former office holder/trustee(s) bond, as stated in section 12) a) below, to Claimant. This is for the protection of Claimant and the new office holder. All office holders in perpetuity are bound in the same manner and to the same degree as the trustee first served with or having notice of Claim that held that office. Any change in the man or woman who occupies said office will discharge the trustee that held the office and shall, by novation expromissio, transfer the said trustee appointment to the new holder of said office regardless if the new holder of said office has been served with Claim or not. The Claimant may alter this Claim at any time Claimant sees fit to do so without the consent of any trustee or third party whatsoever, and refile same onto the public record, at which time the new "Claim" shall stand as the new contract and bind all trustee(s) to the same from that point in time onward. Any and all who were bound under any former version of Claim shall also be bound to any new version of Claim without any interruption in duty or obligation unless otherwise specified.

- Non-specific responses of trustees: All Bound Trustee(s) agree that failure or refusal to respond to Claimant regarding Claim and or failure to provide the requested and necessary accounting and livery as stated herein, and or to give a general response, a nonspecific response, or fail to respond, with specificities and facts and conclusions of common law, and/or to provide the requested information and documentation that is required under Claim shall constitute a failure and a deliberate and intentional refusal to respond to Claimant, and as a result thereby and/or therein, shall constitute the trustees consent and agreement to all Clauses herein and shall be their binding agreement, and free assent, to all that is stated in Claim.
- j) Failure to respond within ninety days of being served with Claim: All appointed trustees have ninety (90) days from being process served with or having notice of Claim to respond to Claimant at the address above with any corrections, questions or challenges to Claim, in writing, point by point, via registered mail and provide proof of trustee's claim to the contrary, under oath or attestation and behind the appointed trustees full commercial liability and under penalty of perjury. A lack of response or non-specific response that does not contain proof of Claimant's possible mistaken understanding, regarding all that is stated herein, shall be seen and agreed to, by all Bound Trustee(s), as a full and complete agreement of Claimant's understanding of all that is contained in Claim. Failure to dispute all claims made herein will result in an automatic default judgment and permanent and irrevocable estoppel by acquiescence and tacit procuration on the part of all appointed trustees named herein and all third parties. If any appointed trustee performs Binding Action One the then Trustee in Honor will then agree to waive this section 6) j) forever and be bound to all that is stated in Claim regardless if they have sent the stated response or not.
- **k)** <u>Understanding of words and final tribunal of Claim:</u> All appointed trustee(s), and all others who read, or have knowledge of this Claim, agree that all words in this Claim are as Claimant understands them, and that Claimant is the absolute and final tribunal of all that is stated and claimed herein.
- I) <u>Continual providing of utilities:</u> The trustees SHALL NOT disrupt any currently provided utility which Claimant, the Estate or Trust(s) now enjoys. All utility companies have been appointed trustee(s) of the Estate and Trust(s) and these trustee(s) in addition to all other Clauses stated herein do hereby and henceforth, by taking Binding Action One, agree to be taxed by Claimant for

- the use of the easement, upon Claimant's Allodial land, at the exact rate and amount that the providing utility company charges Claimant or the Estate or the Trust for any utility now being provided to same. The rate of tax shall always match the stated bill or statement provided by the said utility forever. Claimant decrees that no paper receipt to the said utility company regarding said tax is needed as long as the said utility company updates their records to reveal this agreement and sends to Claimant proof of this update as shown on their records. This Clause shall apply to any and all utilities provided to the domicile of Claimant and the domicile of every member of Claimant's House forever. Any disconnection of any utility after service of Claim shall be deemed and seen and found to be a retaliatory action against Claimant as stated in Clause 13) below and shall then bind the retaliatory trustee to all the Clauses and obligations of sections 13), 14) and 15) under Binding Clause Three below. This Clause shall be enforced as stated herein.
- m) <u>Supremacy clause</u>: All Clauses, words, law, maxims, decrees, executive orders, orders, facts, findings, definitions, rules, terms, conditions, agreements, obligations, statements of wish and will, protections, and means stated herein by Claimant regarding Claimant, the Estate and Trust(s) supersede any and all other of the same, or like kind, by any appointed trustee, Bound Trustee or third party, at any time and place forever, nunc pro tunc, et usque ad finem temporis. Claim supersedes and predates as well as replaces any and all prior agreement(s) between Claimant and all trustee(s), and is binding on all parties and irrevocable. Furthermore the parties to Claim agree, from the moment of their binding actions as stated herein, to the terms and conditions of Claim and agree that Claim supersedes and predates as well as replaces any other existing or future agreements, contracts, wills, pledges, oaths, rulings, court findings, claims, judgments, charges, hearings, orders, liens, fiduciary agreements, letters, administration or vesting of power that contradict anything stated herein. All trustee(s) agree that all final judgments entered by Claimant's court of record, all arbitration awards given by an arbitrator regarding any dispute relating to Claim and all judgements entered on same shall be binding on all trustee(s), in any and all jurisdictions, shall be confirmed upon demand by any and all courts of Claimant's choosing, and shall take precedence over all matters regarding the Estate and Trust(s) at present and forthwith from the date of entry of said final judgment and or arbitration award and or confirmation or judgment upon said award(s). All parties agree that a judgment of the court of Claimant's choice, for any arbitration award given regarding claim, shall be entered upon the award made pursuant to the arbitration and that said judgement shall be entered upon the said award within one year after the award is made. Furthermore all Bound Trustee(s) are estopped from maintaining and/or bringing forth any actions against Claimant, Claimant's heirs, and/or bringing forth the same against all that is stated in List regarding the Estate and Trust(s) permanently. Exceeding this estoppel shall be seen and determined by Claimant, Claimants court of record and all arbitrators as a retaliation against Claimant.
- **n)** Severability clause: If any Clause, provision, claim, statement, fact, section, condition, requirement, term, obligation or condition of Claim is found by a common law court of record to be unlawful, void or unenforceable, the remaining said shall remain in full force and effect and shall continue to be valid and fully enforceable.
- o) Claimants Obligation to Discharge Trustees in Honor: Trustees in Honor agree that they shall remain trustee(s) until they fulfill all the executive orders below and instructions from Claimant stated herein, as well as all other past and future orders from Claimant regarding everything stated in List within 90 days of service of Claim. Once said executive orders are fulfilled to the satisfaction of Claimant, Claimant will, upon request from said trustee(s), send a signed and sealed letter of honorable discharge to any and all trustee(s) who perform said, to the satisfaction

- of Claimant. Failure, by any Trustee in Honor, to faithfully execute all Clauses herein, within the terms stated herein, shall result in a lawful default of the bond stated in section 12) a) and if in the event a trustee has failed to post a bond, as stated herein, an action of debt in a court of record, and or binding arbitration proceedings, shall be commenced against all trustees in default, for the said amount of the bond and liens shall be placed on the trustee's property, as stated in section 12) c) and 14) e) for the same amount and kind as stated in the bond amount in 12) a) below and furthermore trustee(s) agree to forfeit the agreed distribution of Estate and Trust fund assets (Trustee in Honor compensation) as stated in 6) p) below, forever.
- p) Trustee in Honor compensation clause: Trustees in Honor shall be compensated by Claimant in the amount of 10% of whatever funds, financial instruments, bonds, accounts and the like of a financial nature (herein "Estate and Trust funds") that they account for and deliver to Claimant, as stated in List, regarding the Estate and Trust(s). All of these Estate and Trust funds shall be converted into Lawful consideration (gold or silver) before the 10% payment to the Trustees in Honor, and shall be distributed to Trustee in Honor, who prove to the satisfaction of Claimant: 1) That they have fulfilled the orders stated herein that are required to have a full accounting, settlement, delivery, recovery and livery of seisin of that portion of the Estate and Trust funds that they have administered and that the Trustee in Honor shall have fulfilled their obligation to settle and/or terminate or collapse all Trust(s) that they are aware of as stated herein. 2) Trustees are to keep proper records of all transactions of the Estate and Trust, are to keep proper records of all actions they take in regards to the Estate and Trust(s) and deliver to Claimant those said records as part of the proof of the Trustees in Honor faithful execution of all Clauses that they be bound to herein to receive the distribution stated above. Because the Estate and Trust funds are the sole lawful property of Claimant and the Bound Trustee(s) have a duty to return that which does not belong to them, the Bound Trustee(s) fully agree and stipulate to the fact that the 10% compensation to them, as stated herein, is, by intendment of law, to their advantage. Said compensation shall be given, upon request, with letters of discharge from this trustee appointment, as stated in section 6) o) after the Trustees in Honor faithfully execute said. As an example: If a Trustee in Honor holds an account in the Estate name and performs as required as stated herein and that account is in the amount of \$1,000,000, that Trustee in Honor shall be compensated in the amount of \$100,000, converted into silver or gold at the current exchange rate. Any debts incurred, by the Trustees in Honor, against the Estate or Trust(s) prior to this audit will be deducted from the 10% settlement offer. If the debts accrued exceed the value of the 10%, no compensation will be provided and a bill shall instead be issued for the outstanding balance. Land titles, land rights, land, anything upon, above, within or below the land, children, the bodies of Claimant or members of Claimant's House or any other thing that would cause a harm if divided, shall not be part of the 10% payment nor be included in the calculation for the 10% payment.
- q) Non-aggression clause: All trustees who bind themselves to Claim to any degree agree to be bound and adhere to the non-aggression principal of natural law at all times whilst under obligation to perform under Claim and to NOT cause any harm, coercion, theft, trespass, murder, rape or human trafficking against Claimant or members of Claimant's House. Furthermore Bound Trustees shall not trespass upon any rights of Claimant, or they will agree to be Trustee(s) in Default and thereby bind themselves to all the Clauses under Binding Clause Three.
- r) <u>Help and support clause</u>: All trustees, who bind themselves to Claim, to any degree, agree to be under absolute obligation to inform, teach, help and support Claimant settle the entire gross Estate at all times and collapse the Trust(s) as stated herein until such time as said trustees are

- discharged from being a Trustee in Honor or other degree of trustee, by Claimant, as stated in section 6) o). Any failure to perform this absolute obligation will cause said trustees to agree to be bound to all the Clauses under a Trustee in Dishonor below.
- s) <u>Inclusion of all trustees by employment or agency:</u> If any employee, agent or member of any appointed trustee listed herein administers any aspect of the Estate or Trust(s) in any way, thereby binding them to Claim all other employees, agents, contractors, men and women of that same appointed trustee shall also agree to be bound to Claim in like kind and to like degree.
- t) Arbitration and court of record clauses regarding procedure of disputes arising from Claim: ARBITRATION: Claim constitutes an agreement and binding contract between Claimant and all Bound Trustee(s) and third parties who bind themselves to Claim by performing any Binding Actions stated herein. In the event a Bound Trustee fails to perform as required herein under any Binding Clause Claimant has the choice at that time to pursue all disputes related to Claim by binding arbitration or by a court of record as defined herein. If Claimant choses binding arbitration all Trustee(s) agree that the arbitrator to any dispute regarding claim shall be appointed and chosen by Claimant and shall be the designated arbitrator for said dispute. In the event of non-acceptance of appointment as arbitrator and/or any physical or mental incapacity to act as arbitrator the Claimant shall have the authority to select any neutral(s)/arbitrator(s) that qualify and any controversy or claim arising out of or relating in any way to Claim or with regard to its formation, interpretation or breach, and any issues of substantive or procedural arbitrability shall be settled by arbitration. If Claimant choses arbitration and not an action at law, the arbitrator may hear and decide the controversy upon evidence produced even if a party who was duly notified of the arbitration proceeding did not appear. The arbitrator will not and does not have the authority to disregard or refuse to enforce the law decreed herein nor the law decreed by Claimant in any other paperwork regarding the Estate and Trust(s) which is submitted to the arbitrator. All Disputes arising from Claim shall first be attempted to be solved by and through negotiations between Claimant and appointed trustee(s). If the Claimant and any appointed trustee(s) cannot resolve a dispute through negotiations, and the Claimant chooses to resolve the dispute by arbitration, the Claimant and all Bound Trustee(s) agree and consent to submit any and all disputes, which could otherwise be submitted to a court of competent jurisdiction, to arbitration. Arbitration hereunder these conditions said, shall be the Claimant and all appointed trustee(s) or third parties exclusive remedy and the arbitrator is empowered under this Claim to make any or all necessary and appropriate order(s), pre-award ruling(s), and award(s) granting both legal, lawful and equitable relief to enforce the terms and obligations of this Claim, including all matters relating hereto and arising therefrom. In the event of any conflict of laws, maxims, facts, provisions, terms, Clauses, conditions, definitions, orders or rules, regarding any arbitration dispute of Claim, the same stated in Claim shall govern. If Claimant chooses binding arbitration, all Bound Trustee(s), regardless of the degree to which they bind themselves to Claim, agree to enter into and consent to binding arbitration under the terms and conditions of Claim and all Bound Trustee(s), of any degree, waive all rights to vacate, modify, appeal, or collaterally attack the decisions, rulings, orders, remedies, and awards (both interim and final) of the arbitrator. All United States trustee(s) furthermore agree that transporting people or persons without their consent across State lines is human trafficking and evidences a transaction involving or affecting "commerce" within the meaning of Title 9 U.S.C. § 1. Furthermore, all Bound Trustee(s) agree that Claimant can secure damages via any and all actions under reservation of right of prosecution at any time for ALL injuries sustained and inflicted upon Claimant the Estate or Trust(s) for any wrongs committed against the same as set, established, agreed and consented to herein by the

Bound Trustee(s), by their Binding Actions, to include but not be limited to: constitutional impermissible misapplication of statute(s)/law(s) regarding Claimant, the Estate and Trust(s), which include but are not limited to: alleged Criminal Case/Cause; trespass, false arrest, false imprisonment, fraud, conspiracy, theft, deprivation of rights, human trafficking, all tort claims, trespass of title, probate fraud, property, and the like; and, ALL other known and unknown trespasses and moral wrongs committed through ultra vires act(s) of ALL involved herein; whether by commission or omission. Final amount of damages regarding said to be calculated prior to submission of said actions; but already estimated in excess of three hundred millions of dollars, with or without notice to Bound Trustee(s) by invoice. Trustee(s) consent to and agree that Claim, all other executive orders hereafter served upon the said Bound Trustee(s), and the required bond that all Trustee(s) in Dishonor must post as stated herein, becomes the security agreement between Claimant and said trustee(s) under commercial law. Trustee(s) consent to and agree that judgement shall be entered and confirmed on any arbitration award, in favor of Claimant, of any dispute regarding Claim, and consent to and agree that they have no right, authority or cause to attack or vacate same, by any means, nor for any reason.

- u) COURT OF RECORD: If Claimant choses to settle any disputes arising from Claim by a court of record all Bound Trustees agree, by tacit procuration, to be tried under common law and the law of Claimant's domicile, as Claimant decrees the law to be, and any and all public law that Claimant decrees to be the law in a court of record, under right of reservation of prosecution for any actionable offense and that said court of record will proceed according to the course of the common law, with the rules of said court being whatever Claimant decrees them to be; without having to be bound to follow any statutes, equity, codes, military jurisdiction, ecclesiastical jurisdiction, roman civil law, maritime admiralty jurisdiction, or any other jurisdiction save common law and the law of Claimant's domicile and that Claimant shall be the sole lawful tribunal of said court of record with the power to fine and imprison for contempt. If Claimant choses to resolve any dispute arising from Claim in a court of record, Claimant will demand damages in the amount agreed to by said trustee(s) in 12) a) below as well as any other amount to be added as per Claimant's Fee Schedule, if the said trustee(s) be in default of Claim as stated herein, and Claimant also shall demand, and have the right to collect, any and all punitive damage amounts as calculated and stated herein.
- v) Stipulation and binding agreement of trustee(s): In accordance with/and pursuant to the principles and doctrines of "clean hands", "agreement by performance" and "good faith," trustee(s) actions binding them to Claim, as stated in Claim, constitute a contractually (consensual) binding agreement, of free assent, between the Claimant and the Bound Trustee(s) regarding all stated in Claim and Bound Trustee(s) expressly consent to, stipulate, expressly affirm the truth and validity of and agree to the said facts listed herein, agree to be bound to the law listed herein and agree to understand the definitions listed herein; as they operate in favor of Claimant, through "tacit acquiescence,". Any and all trustee(s) agree not to argue, controvert, oppose, misinterpret, misconstrue, dilute or otherwise protest ANY of the facts, law or definitions already agreed upon by the trustee(s) set and established herein or in ANY future proceeding(s)/action(s), including but not limited to binding arbitration and or any case or proceeding in any court of record at law or otherwise that are decreed and affirmed by Claimant.
- w) Penalty for failure to appear: Any Bound Trustee(s) that cannot, will not, or fails to, for any reason whatsoever, personally appear before the arbitrator or court of record alongside its or his or her representative for any dispute or action arising from Claim either in part or in full agrees and consents to an irrevocable default judgment in favor of Claimant and waives any future

standing or right to appeal or reopen any dispute regarding Claim for any reason whatsoever and agrees that they are instantly, automatically, and irrevocably bound to all of the terms and Clauses herein. (Maxim of Law: "That which does not appear to exist is to be regarded as if it did not exist.") Said Bound Trustee(s) shall give written signed and sealed notice to Claimant, ten (10) days before any hearing, that more time is required by the Bound Trustee to be able to appear, and no more than Thirty (30) days shall be granted to the Bound Trustee(s) for rescheduling the appearance. Failure to send said notice shall be considered as failure to appear. The Arbitrator and/or Claimant shall not consider any extension of time asked, unless said request is submitted less than 10 days in advance of the hearing and said request shall not extend more than thirty (30) days beyond the original date of hearing.

Bound Trustee(s) Stipulation of Declared facts

- 7) All Bound Trustee(s) are hereby bound to and shall stipulate to the following Declared facts until discharged by Claimant of their duties and obligations herein as stated in section 6) o) above. This is a Declaration of Facts made by Claimant under penalty of perjury to a candid universe. All facts Declared herein must be rebutted by Bound Trustees within Ninety (90) Days of being served with Claim or Bound Trustee(s) agree that all that is stated and decreed herein is true and correct to the best of their own knowledge as stated herein:
 - a) That Claimant is a man, who has been found to be living, is in full life and not dead, has come to/ of full age, is of sound mind, memory and judgment, is one of the people of Texas, is an American citizen as contemplated in An Act concerning the Rights of American Citizens in foreign States. July 27, 1868., is NOT a citizen of the United States (as contemplated in the 14th amendment of the Constitution of the United States), is a legitimate son of married parents, is fully emancipated, was born into the House of Sodoy, was lawfully born on the land and soil of the Republic named or known as Philippines nee Commonwealth of the Philippines, is the donor, grantor, settlor, testator, sole lawfully appointed absolute general instituted rightful Executor, and sole lawful, general, forced, testamentary, unconditional Hæres/Heir/Herus, of both the Junart Nabor Sodoy; JUNART NABOR SODOY; also known as all other derivative names, [idem sonans] and spellings thereof Estate and any/all trusts that are derived from said Estate, regardless of what said trust(s) are named, have ever been named, may ever be named or numbered.
 - b) That Claimant is Sovereign, a member of the peerage and therefore is immune to all government control, corporate control, rules, statutes, acts, public policies, ordinances, regulations, codes, taxes, by laws, laws, administration, inferior courts, supreme courts, administrative courts and all other authority of any appointed trustee listed herein.
 - c) That Claimant is the sole tribunal in any court of record in which Claimant is the plaintiff, counterplaintiff, claimant, accuser or petitioner when a twelve member jury of the peerage cannot be found or if the defendant fails to demand a jury trial.
 - d) That all titles of all stated in List, of land or otherwise, are now by absolute right allodial and indefeasible.
 - e) That Claimant is now the sole lawful owner and holder of all titles of all stated in List and of the Estate and Trust(s).
 - f) That Claimant has the right to tax any appointed trustee and any third party for any use and any easement on any land that Claimant owns.
 - g) That Claimant has the right to open Claimant's own court of record in any place in America and not be charged for doing so; and have the right to appoint Claimant's own staff to run Claimant's court, regarding any office or position ever created or used by anyone at any time in any court

- from time immemorial.
- h) That Claimant has the absolute right to travel on any road, highway, toll road, path, or drive in the entire world, by any means Claimant wishes without harassment, policing or commercial enforcement forever.
- That Claimant has never consented to be transferred to a foreign State as stated in Title 18 USC 4108.
- j) That all credit ever created by Claimant's own signature is by absolute right Claimant's property.
- k) That Claimant is a member of the peerage as contemplated in the Magna Carta and all organic laws of The United States of America.
- I) That Claimant is not subject to any statute, act, ordinance, public policy, policy, regulation, wardship, guardian, control, law, by law, code, tax, legislation, letter, decree, order, appropriation, administration or rule of any corporation or corporate government without the consent of Claimant.
- m) That, "In America, the people govern, the people rule, and the people are sovereign." As stated by President Donald J. Trump on Tuesday, September 19, 2017 at the United Nations.
- n) Claimant is the sole lawful executor and sole lawful living Hæres/Heir/Herus of the Estate and Trust(s) which is the beneficiary of the social security account numbered
- o) All Trustees in Honor agree that they were, up to the point of being served with Claim and having knowledge that the sole lawful Hæres/Heir/Herus of the Estate and Trust(s) has been found to be living, and is of sound mind and has come of full age, acting as special administrators of the Estate and Trust(s) by operation of law but now stipulate that they have no more power over the Estate and Trust(s) other than what Claimant wishes to vest to them.
- p) The Estate was registered without Claimant's consent on (April 10, 1969).
- q) Claimant has been found to be living, has come of full age, is of sound mind and is competent to handle his own affairs per public record in BPA book 92 page 367 as recorded in Lamar County, Georgia Superior Court.
- r) Claimant has by will come under the House of Sodoy and official seal thereof by public record number 202000193427 recorded with Dallas County in the STATE OF TEXAS.
- s) Claimant has claimed the entire Estate and all Trust(s) that stem therefrom as per public record in BPA book 92 page 376 recorded in Lamar County, Georgia Superior Court.
- t) Claimant has appointed Junart-Nabor: House of Sodoy as an appointed absolute general instituted rightful Executor of the Estate and all Trust(s) that stem therefrom, by will, as per public record BPA book 92 page 376 recorded in Lamar County, Georgia Superior Court.
- u) Claimant has rescinded all powers of attorney and letters of attorney regarding the Estate and Trust(s) as per record number 202000193427 recorded with Dallas County in the STATE OF TEXAS.
- v) Claimant's appointed trustee(s) agree that they shall be billed for any use of Claimant's estate as per public record number <u>202000193427</u> recorded with Dallas County in the STATE OF TEXAS.
- w) Claimant is lawfully domiciled upon allodial land and soil as per public record in BPA book 92 page 367 as recorded in Lamar County, Georgia Superior Court.
- x) Claimant and Claimant's heirs, are, and shall be understood, by all appointed trustee(s), as being of the highest order of diplomatic and ecclesiastical status forever.
- y) Claimant and Claimant's heirs, are, and shall be understood, by all appointed trustee(s), as being of the highest order of diplomatic and ecclesiastical status forever.

Binding Law

- 8) All Bound Trustee(s) shall agree to be bound to the following law:
 - a) The first lawful original Constitutions of every State admitted into the Union of The United States

- of America if they are employees or officers, or hold office under same.
- b) The Articles of Confederation.
- c) The Declaration of Independence.
- d) The Constitution for the United States of America.
- e) The Kentucky and Virginia resolutions of 1798.
- f) All Maxims of law from any law dictionary written in English that Claimant decrees to be law.
- g) The law of Claimant's Domicile, whatever Claimant declares said to be, at any time and place and in any document or instrument and or spoken by Claimant in any proceeding of any court.
- h) Whatever Claimant decrees the law to be in any court of record, which includes but is not limited to all the rules of said court and or arbitration proceeding that Claimant is involved in no matter the jurisdiction.
- i) "...at the Revolution, the sovereignty devolved on the people; and they are truly the sovereigns of the country, but they are sovereigns without subjects...with none to govern but themselves....". CHISHOLM v. GEORGIA (US) 2 Dall 419, 454, 1 L Ed 440, 455 @DALL (1793) pp 471-472.
- j) "The very meaning of 'sovereignty' is that the decree of the sovereign makes law." American Banana Co. v. United Fruit Co., 29 S.Ct. 511, 513, 213 U.S. 347, 53 L.Ed. 826, 19 Ann.Cas. 1047.
- k) "Our government is founded upon compact. Sovereignty was, and is, in the people." Glass v. Sloop Betsey, Supreme Court, 1794.
- I) "The governments are but trustees acting under derived authority and have no power to delegate what is not delegated to them. But the people, as the original fountain might take away what they have delegated and entrust to whom they please... The sovereignty in every state resides in the people of the state and they may alter or change their form of government at their own pleasure." Luther v. Borden, 48 U.S.1, 12 L. Ed.581.
- m) "No state legislator or executive or judicial officer can war against the Constitution without violating his undertaking to support it. The constitutional theory is that we the people are the sovereigns, the state and federal officials only our agents." Cooper v. Aaron, 358 U.S. 1, 78 S.Ct. 1401 (1958).
- n) "There is no such thing as a power of inherent sovereignty in the government of the United States In this country sovereignty resides in the people, and Congress can exercise no power which they have not, by their Constitution entrusted to it: All else is withheld." Julliard v. Greenman, 110 U.S. 421.
- o) The entire Magna Carta of 1215 as it applies to Claimant being a member of the peerage spoken of in same.
- p) "Thus, a person who enters on real property lawfully pursuant to a conditional or restricted consent and remains after his or her right to possession terminates and demand is made for his or her removal becomes a trespasser from the beginning, and the law will then operate retrospectively to defeat all acts done by him under color of lawful authority." Williams v. Garnett, 608 S.W.2d 794 (Tex. Civ. App. Waco 1980).
- q) "To presume that a sovereign forever waives the right to exercise one of its powers unless it expressly reserves the right to exercise that power in a commercial agreement turns the concept of sovereignty on its head." Merrion, Et Al, dba Merrion & Bayless, Et Al v. Jicarilla Apache Tribe, Et Al. (1982) 455 U.S. 130, pp.144-148.
- r) "Concealing a material fact when there is duty to disclose may be actionable fraud." Universal Inv. Co v Sahara Motor Inn, Inc., 619 P 2d 485, 127 Ariz. 213. (Ariz App 1980) "Where one under duty of trust or confidence exists between two parties so that one places peculiar reliance in trustworthiness of another, latter is under duty to make fully and truthful disclosure of all

- material facts and is liable for misrepresentation or concealment." Stewart v Phoenix Nat. Bank, 64 P 2d 101, 49 Ariz. 34. (Ariz. 1937)
- s) All maxims of law that Claimant decrees to be law in any court, proceeding, document, writ, motion, filing, notice, executive order, or other writing, shall proceed, predate and bind on all appointed trustee(s) forever.
- t) "Henceforth nothing shall be given or taken for a writ of inquest in a matter concerning life or limb; but it shall be conceded gratis, and shall not be denied." Article 36 Magna Carta.
- u) "No freeman shall be taken, or imprisoned, or disseized, or outlawed, or exiled, or in any way harmed--nor will we go upon or send upon him--save by the lawful judgment of his peers or by the law of the land." Article 39 Magna Carta.
- v) Williams v. Fears, 179 U.S. 270, 274, 21 S.Ct. 128, 45 L.Ed. 186. "Our nation has thrived on the principle that, outside areas of plainly harmful conduct, every American is left to shape his own life as he thinks best, do what he pleases, go where he pleases." Id., at 197.
- w) [28 USC § 1361.] Action to compel an officer of the United States to perform his duty. The district courts shall have original jurisdiction of any action in the nature of mandamus to compel an officer or employee of the United States or any agency thereof to perform a duty owed to the plaintiff. (Added Pub. L. 87–748, § 1(a), Oct. 5, 1962, 76 Stat. 744.)
- x) "The contract makes the law." *Le contrat fait la loi.* Maxim of Law. See Black's, Law. Dict. 10th page 1,925. **25)** "The contract gives the law. *Legem enim contractus dat.* Maxim of Law. See Black's, Law. Dict. 10th page 1,926. **26)** "That which does not appear to exist is to be regarded as if it did not exist." Maxim of law.
- y) RESERVATION OF SOVEREIGNTY: "Even if the Tribe's power to tax were derived solely from its power to exclude non-Indians from the reservation, the Tribe has the authority to impose the severance tax. Non-Indians who lawfully enter tribal lands remain subject to a tribe's power to exclude them, which power includes the lesser power to tax or place other conditions on the non-Indian's conduct or continued presence on the reservation. The Tribe's role as commercial partner with petitioners should not be confused with its role as sovereign. It is one thing to find that the Tribe has agreed to sell the right to use the land and take valuable minerals from it, and quite another to find that the Tribe has abandoned its sovereign powers simply because it has not expressly reserved them through a contract. To presume that a sovereign forever waives the right to exercise one of its powers unless it expressly reserves the right to exercise that power in a commercial agreement turns the concept of sovereignty on its head. Merrion, Et Al, dba Merrion & Bayless, Et Al v. Jicarilla Apache Tribe, Et Al. (1982) 455 U.S. 130, 131, 102 S.Ct. 894, 71 L.Ed.2d 21 (1981)
- z) REPUBLICAN GOVERNMENT: One in which the powers of sovereignty are vested in the people and are exercised by the people, either directly, or through representatives chosen by the people, to whom those powers are specially delegated. [In re Duncan, 139 U.S. 449, 11 S.Ct. 573, 35 L.Ed. 219; Minor v. Happensett, 88 U.S. (21 Wall.) 162, 22 L.Ed. 627. Black's Law Dictionary, 5th Ed. 626.]
- aa) A dollar as defined herein shall mean: "Dollars and Units" each to be of the value of a Spanish milled dollar as the same is now current and to contain three hundred and seventy-one grains and four sixteenth parts of a grain of pure or four hundred and sixteen grains of standard silver. 1 U.S. Stat. 246, Sec. 9 (1792).
- bb) "Federal reserve notes lack lawful consideration." [Credit River Township, Scott County, Minnesota case: [cf. First National Bank of Montgomery Bank vs. Jerome Daly, 1968]
- cc) "The rights of blood (or kinship) cannot be destroyed by any civil law." Jura sanguinis nullo jure

Stipulation and Understanding of Definitions

- 9) Bound Trustee(s) now agree to understand and stipulate to the following definitions:
- a) **COURT OF RECORD**: It is a judicial tribunal having the following attributes "(1)-(6)" defined below with authorities cited:
- (1) A judicial tribunal having attributes and exercising functions independently of the person of the magistrate designated generally to hold it [Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689] [Black's Law Dictionary, 4th Ed., page 425, 426]
- (2) Proceeding according to the course of common law [Jones v. Jones, 188 Mo. App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689] [Black's Law Dictionary, 4th Ed., page 425, 426]
- (3) Its acts and judicial proceedings are enrolled, or recorded, for a perpetual memory and testimony. [3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231] [Black's Law Dictionary, 4th Ed., page 425, 426]
- (4) Has power to fine or imprison for contempt. [3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231.][Black's Law Dictionary, 4th Ed., page 425, 426]
- (5) Generally possesses a seal. [3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231.] [Black's Law Dictionary, 4th Ed., page 425, 426]
- (6) The only valid seal of any court of record, or other court in which Claimant is a plaintiff, counter-plaintiff, claimant, petitioner, accuser, or complainant is Claimant's own House Seal which is affixed below to Claim.
- b) **INFERIOR COURTS:** Inferior courts are those whose jurisdiction is limited and special and whose proceedings are not according to the course of the common law." Ex Parte Kearny, 55 Cal. 212; Smith v. Andrews, 6 Cal. 652
- c) **COURT:** An agency of the sovereign created by it directly or indirectly under its authority, consisting of one or more officers, established and maintained for the purpose of hearing and determining issues of law and fact regarding legal rights and alleged violations thereof, and of applying the sanctions of the law, authorized to exercise its powers in the course of law at times and places previously determined by lawful authority. [Isbill v. Stovall, Tex.Civ.App., 92 S.W.2d 1067, 1070; Black's Law Dictionary, 4th Ed., page 425]
- d) MAGISTRATE: The word "magistrate" does not necessarily imply an officer exercising any judicial functions, and might very well be held to embrace notaries and commissioners of deeds. Shultz v. Merchants' Ins. Co., 57 Mo. 336.
- e) **CLAUSE**, contracts. A particular disposition which makes part of a treaty; of an act of the legislature; of a deed, written agreement, or other written contract or will. When a clause is obscurely written, it ought to be construed in such a way as to agree with what precedes and what follows, if possible. Vide Dig. 50, 17, 77; Construction; Interpretation.
- f) **CONDITION**, contracts, wills. In its most extended signification, a condition is a clause in a contract or agreement which has for its object to suspend, to rescind, or to modify the principal

- obligation; or in case of a will, to suspend, revoke, or modify the devise or bequest. 1 Bouv. Inst. n. 730. "A condition is any portion or agreement which regulates what the parties have a mind should be done, if a case they foresee should come to pass." Co. Litt. 201 a.
- g) **CONDITION,** persons. The situation in civil society which creates certain relations between the individual, to whom it is applied, and one or more others, from which mutual rights and obligations arise. Thus the situation arising from marriage gives rise to the conditions of husband and wife that of paternity to the conditions of father and child. Domat,tom.2, liv. 1, tit. 9, s. 1, n. 8.
 - 2. In contracts every one is presumed to know the condition of the person with whom he deals. A man making a contract with an infant cannot recover against him for a breach of the contract, on the ground that he was not aware of his condition.
- h) **OBLIGATION**. In its general and most extensive sense, obligation is synonymous with duty. In a more technical meaning, it is a tie which binds us to pay or to do something agreeably to the laws and customs of the country in which the obligation is made. Just. Inst. 1. 3, t. 14. The term obligation also signifies the instrument or writing by which the contract is witnessed. And in another sense, an obligation still subsists, although the civil obligation is said to be a bond containing a penalty, with a condition annexed for the payment of money, performance of covenants or the like; it differs from a bill, which is generally without a penalty or condition, though it may be obligatory. Co. Litt. 172. It is also defined to be a deed whereby a man binds himself under a penalty to do a thing. Com. Dig. Obligation, A. The word obligation, in its most technical signification, ex vi termini, imports a sealed instrument. 2 S. & R. 502; 6 Verm. 40; 1 Blackf. 241; Harp. R. 434; 2 Porter, 19; 1 Bald. 129. See 1 Bell's Com. b. 3, p. 1, c. 1, page 293; Bouv. Inst. Index, h. t.
 - 6. A **civil obligation** is one which has a binding operation in law, vinculum juris, and which gives to the obligee the right of enforcing it in a court of justice; in other words, it is an engagement binding on the obligor. 12 Wheat. It:. 318, 337; 4 Wheat. R. 197.
 - 14. A **principal obligation** is one which is the most important object of the engagement of the contracting parties.
 - 16. An **absolute obligation** is one which gives no alternative to the obligor, but he is bound to fulfil it according to his engagement.
 - 20. A **determinate obligation**, is one which has for its object a certain thing; as an obligation to deliver a certain horse named Bucephalus. In this case the obligation can only be discharged by delivering the identical horse.
 - 31. The **obligation** is **both personal and real** when the obligor has bound himself, and pledged his estate for the fulfilment of his obligation.
- i) **PRIMARY**. That which is first or principal; as primary evidence, or that evidence which is to be admitted in the first instance, as distinguished from secondary evidence, which is allowed only when primary evidence cannot be had.
 - 2. A **primary obligation** is one which is the principal object of the contract; for example, the primary obligation of the seller is to deliver the thing sold, and to transfer the title to it. It is distinguished from the accessory or secondary obligation to pay damages for not doing so. 1 Bouv. Inst. n. 702.
- j) **TERM**, contracts. This word is used in the civil law to denote the space of time granted to the debtor for discharging his obligation; there are express terms resulting from the positive stipulations of the agreement; as, where one undertakes to pay a certain sum on a certain day and also terms which tacitly result from the nature of the things which are the object of the

- engagement, or from the place where the act is agreed to be done. For instance, if a builder engage to construct a house for me, I must allow a reasonable time for fulfilling his engagement.

 2. A term is either of right or of grace; when it makes part of the agreement and is expressly or tacitly included in it, it is of right when it is not part of the agreement, it is of grace; as if it is not afterwards granted by the judge at the requisition of the debtor. Poth. on Oblig. P. 2, c. 3, art. 3; 1 Bouv. Inst. n. 719 et seq.
- k) The term "records" shall mean all records, system of records, library catalogs, lists, files, optical, handwriting, typewriting, printing, photostating, photographing, photocopying, electronic and physically stored information and every other means of recording including letters, words, pictures, sounds, or symbols, or combinations thereof, as well as papers, maps, magnetic or paper tapes, photographic films or prints, microfilm, microfiche, magnetic or punched cards, discs, drums, or other means of recording or retaining meaningful content.
- I) **ESTATE**. 1. In its most extensive sense, it is applied to signify every thing of which riches or, fortune may consist and includes personal and real property; hence we say personal estate, real estate. 8 Ves. 504. 2. An estate, in common law, is the net worth of a man at any point in time living or dead. It is the sum of a man's assets legal rights, interests and entitlements to property of any kind less all liabilities at that time. 3. All that a man owns in law.
- m) **FREEHOLD**, estates. An estate of freehold is an estate in lands or other real property, held by a free tenure, for the life of the tenant or that of some other person; or for some uncertain period. It is called liberum tenementum, frank tenement or freehold; it was formerly described to be such an estate as could only be created by livery of seisin, a ceremony similar to the investiture of the feudal law. But since the introduction of certain modern conveyances, by which an estate of freehold may be created without livery of seisin, this description is not sufficient.

 2. There are two qualities essentially requisite to the existence of a freehold estate. 1. Immobility;
 - that is, the subject-matter must either be land, or some interest issuing out of or annexed to land. 2. A sufficient legal indeterminate duration; for if the utmost period of time to which an estate can last, is fixed and determined, it is not an estate of freehold. For example, if lands are conveyed to a man and his heirs, or for his life, or for the life of another, or until he shall be married, or go to Europe, he has an estate of freehold; but if such lands are limited to a man for one hundred or five hundred years, if he shall so long live, he has not an estate of freehold. Cruise on Real Property t. 1, s. 13, 14 and 15 Litt. 59; 1 Inst. 42, a; 5 Mass. R. 419; 4 Kent, Com. 23; 2 Bouv. Inst. 1690, et seq. Freehold estates are of inheritance or not of inheritance. Cruise, t. 1, s. 42.
- n) **FREEHOLDER**. A person who is the owner of a freehold estate.
- o) **FREEMAN**. One who is in the enjoyment of the right to do whatever he pleases, not forbidden by law. One in the possession of the rights enjoyed by, the people generally.
- SHALL. Used to express a command or exhortation, used in laws, regulations, contracts, or directives to express what is mandatory.
- q) **Dollars as defined herein shall mean:** each to be of the value of a Spanish milled dollar as the same is now current and to contain three hundred and seventy-one grains and four sixteenth parts of a grain of pure or four hundred and sixteen grains of standard silver. As per [1 U.S. Stat. 246, Sec. 9 (1792).]
- r) **SOVEREIGNTY.** The union and exercise of all human power possessed in a state; it is a combination of all power; it is the power to do everything in a state without accountability; to make laws, to execute and to apply them: to impose and collect taxes, and, levy, contributions; to make war or peace; to form treaties of alliance or of commerce with foreign nations, and the like.

Standing Executive Orders for Bound Trustees and all third parties

- 10) All Bound Trustee(s) are under absolute obligation to faithfully carry out and execute the following:
 - a) Claimant NOW, by Executive Order, forgives, discharges, cancels, abates, revokes, annuls, terminates, dismisses and disavows any juristic act, charge, libel, lien, receivership, bailment, appropriation, letter, indictment, order, law, decree, sentence, statute, act, case, ordinance, code, action, droit, accusation, complaint, debt, tax, compact, contract, policy, or bill against the Estate and Trust(s)by any appointed trustee or third party, *nunc pro tunc, et usque ad finem temporis,* and demands all Bound Trustee(s) to do the same regarding the Estate and Trust(s). These specific orders in 10) a) do not require Trustee(s) in Honor to post the bond stated in section 12) a) below nor indemnify Claimant for same.
 - b) All Bound Trustees shall update and correct the status of Claimant, upon all records kept by same to reveal the following, 1)-3), failure to do so immediately upon being served with Claim, Bound Trustees agree to be a Trustee in Default and be bound to Binding Clauses One, Two and Three:

 1) That Claimant is permanently exempt from all federal, state, and local taxes, property taxes and taxes on land for the rest of Claimant's natural lifespan without exception forever. 2) That Claimant is one of the people of Claimant's respective state, is an American citizen, and is not a citizen of the United States nor subject to the jurisdiction thereof. 3) That all land claimed by Claimant and that Claimant be heir to, regardless of the degree of consanguinity, that has been purchased with lawful consideration, claimed by Claimant, or has been or shall be given or willed to Claimant by any means, is allodial forever.
 - c) Bound Trustee(s) shall give full immunity to Claimant regarding all statutes, acts, ordinances, codes, by laws, public policies, taxes, rules and regulations of all governments, appointed trustees and corporations forever.
 - d) Trustees in Honor who are also employees of the governments of the United States, the United States of America and all State governments shall provide to Claimant documentation in the form of a passport, a diplomatic identification card or the equivalent, that reveals on the record all of what is stated in section 10) b) and c) above and shall do so within 90 days of being served with Claim or agree to be a Trustee in Dishonor and be bound to all the Clauses stated thereunder. All Bound Trustee(s) shall agree to recognize as valid any private identification that Claimant makes with Claimant's own hand and records onto any public record as having the same force and effect as any identification issued from any appointed trustee or third party regarding Claimant's status.
 - e) All Bound Trustee(s) are to immediately prepare and deliver to Claimant a full forensic accounting and audit of everything listed in 10) g) below in List, regarding both the Estate and the Trust, within ninety (90) days from being served with or having notice of Claim, or within ninety (90) days from performing Binding Action One. Failure to meet this term results in that trustee agreeing to be a Trustee in Dishonor and be bound thereby accordingly as stated herein.
 - f) All Bound Trustees, of any degree, are to gather, assign, transfer and deliver to Claimant <u>all original</u> records pertaining to all that is stated in List, in section 10) g) below, that trustee(s) have ever held or now hold regarding the Estate and Trust(s), to the address below at their expense. After said delivery is accomplished to the satisfaction of Claimant, Bound Trustee(s) shall <u>immediately</u> expunge and destroy any and all criminal court records in their entirety, that reference Claimant, the Estate, the Trust(s) and all stated in List, including but not limited to, any and all variations in

- spelling and alphanumerical identifiers assigned to same.
- g) Bound Trustee(s), of all degrees, and all third parties, upon Claimant's authority, demand and executive order, shall compile, give a full description, disclose the True and Complete Facts of and give a full and complete accounting for all the original records of all stated in List below of every particular of the Estate and Trust(s) as said relates, is connected to, is part of, belongs to, is registered or recorded under or is being held in the name of the Estate and Trust(s) that the Bound Trustee(s) have a record of, have ever warehoused, have ever appropriated, used, held, know about, have known about, securitized, monetized, recorded, accounted for, assigned anything to, governed or have ever administered or are currently administering, sworn to under penalty of perjury, and shall send said by certified mail, to the address above, to Claimant within ninety (90) days from having notice of, or being served with Claim. If any Bound Trustee fails to accomplish this absolute obligation within the said term the Bound Trustee(s) agree to be a Trustee in Dishonor as stated herein and agree to be bound to all the Clauses thereunder. The following is the said List to be accounted for: Any bond, record, list, file, master file, Masterfile, period of dormancy, extradition, injury, remedy, investigation, inquiry, summary, annulment, conflict, decision, financing statement, UCC-1, prescription, proposal, offer, counter-offer, termination, dispute, petition, audit, tag, extension, basis, remittance, entitlement, ticket, compensation, transmission, production, correction, storage, delivery, livery, determination, abeyance, supplement, ademption, redemption, prize, booty, treasure-trove, plunder, inrollment, enrollment, scutage, exhibit, footnote, escheat, recording, collection, evidence, connivance, harm, emolument, recognizance, restitution, recompense, probate, fault, alias, guardianship, disbursement, remission, possession, repossession, reinstatement, lis, reinsurance, remuneration, profile, case, scan, caveat, writ, estoppel, interrogation, trade, codex, cession, posit, concession, fraud, collation, discovery, receivable, recaption, speculation, forbearance, bail, bailment, unit, representation, description, employment, punishment, occupation, equity, car, vehicle, redress, technology, conduit, recovery, volition, detriment, reparation, clearance, draft, redraft, overdraft, damage, addition, reference, mystery, codicil, transfer, wire, defect, resignation, rent, admission, retribution, FOP, social security, deduction, inventory, preferment, identification, concurrence, transcript, script, interview, numident, surveillance, code, book-land, boc, devolution, extract, estreat, amercement, excise, impost, enfranchisement, post, poll, deed, deed poll, patrimony, residue, allonge, force, table, correspondence, surplus, overplus, duty, debt, award, stamp, antinomy, contract, clause, agreement, agenda, book, position, plea, pleading, option, put, call, inurement, proposition, asset, adventure, misadventure, C.U.S.I.P., notice, rescript, classification, lease, division, leasehold, lestage, surety, suretyship, retainer, collateral, dollar, amount, qualification, decedent, indemnity, unity, payment, guarantee, coverage, donation, patent, abuse, distraint, claim, deal, commise, conveyance, custom, bill of lading, bill of exchange, lading, unlading, bargain, fraction, simulation, annex, article, intelligence, incorporation, merger, import, importation, export, droit, droit in admiralty, exportation, portion, arbitrament, dowry, specie, ingress, egress, regress, passage, interest, intrusion, cause, effect, citation, attaint, obligation, debenture, diversion, true bill, consignment, divestiture, aventure, depreciation, deprivation, tort, monition, franchise, land, real estate, estate, chattel, casualty, credit, cash, annuity, income, yield, stipend, impropriation, appropriation, presentment, collusion, affirmation, fruit, TRO, TRP, allowance, disallowance, rebate, intestacy, reprieve, consolidation, infamy, roll, expense, licitation, solicitation, package, tariff, inducement, increment, offense, exemplification, scholarship, funding, net, gross, revenue, fundraiser, exploit, usufruct, misfortune, document, thing, shipment, promise, confederacy, injunction, property, cestui que vie trust, cestui que trust, cestui que vie, cestui que use, pledge,

accident, FOIA, request, registry, novation, plan, voyage, discussion, deposition, care, recognition, conspiracy, drug, authorization, infraction, interpretation, motive, summons, duplicate, impediment, justification, publication, submission, indemnification, library catalog, alpha numerical identifier, parcel, damnification, specification, admittance, treatment, negligence, due, availment, theft, compromise, immunity, modification, addendum, mandamus, encumbrance, token, ware, good, stowage, capacity, advance, reply, plot, attachment, assurance, enumeration, relief, conversion, discharge, charge-off, filing, parole, probation, contact, garnishment, amendment, assessment, non-disclosure agreement (NDA), recognizance, oath, accrual, levy, fine, permit, trespass, application, accommodation, response, accusation, alteration, amnesty, procedure, confinement, investment, ratification, presumption, divestment, sale, project, revision, covin, clearance, motion, adjudication, answer, declaration, charter, operation, mortgage, design, tax, lien, letter, letters, penalty, fee, fief, feod, feoh, feudum, feoffment, fiefdom, fideicommissum, parturition, suspension, sea-letter, muster-roll, charter party, interference, caution, cautio, approval, approvement, improvement, tenure, feudal tenure, avowry, socage, tenancy, assent, law, private law, schedule, forfeiture, seizure, factor, fiction of law, abstract, chain of title, appendant, allegation, detainment, detention, pardon, sentence, asseveration, ruling, testament, embezzlement, warning, device, devise, attempt, coordination, transgression, ward, infant, coverture, arrearage, location, accumulation, seck, writing, testamentary, inheritance, seisin, accessory, hereditament, avail, aval, accretion, repertory, appurtenance, energy, life, illustration, aggregate, compulsion, ordinance, statute, regulation, rule, legislation, commodity, money, money of exchange, money of account, account number, liability, pawn, pignus, spell, curse, magic, witchcraft, dry-craft, liblac, conjuration, society, rate, R.E.M.I.C., departure, acceptance, pass, passbook, sea-letter, sea-brief, registration, subpoena, documentation, capers, hypothecation, popular action, spelling, abolition, treaty, discount, comities, partition, legacy, doctrine, tenement, bequest, conquest, pic, picture, photo, photograph, tape, error, act, juristic act, confirmation, lapse, relapse, rescission, revocation, detainer, interrogatory, easement, breach, weapon, arm, endowment, reward, settlement, stop, email, fax, antichresis, body, check, cheque, license, vestige, imprisonment, incarceration, communication, negotiation, idem sonans, name, judgment, cargo, sequence, salvage, certification, juridification, manifest, journal, log, logbook, ledger, alert, fortune, muniment, stipulation, vessel, write off, shutoff, listing, map, plat map, blueprint, chart, graph, order, issue, flag, entry, charge, product, substance, video, sketch, audio, x-ray, disruption, nomination, draw, withdraw, drawback, action, dismissal, indenture, concord, accord, embargo, stoppage, proclamation, deprivation, comprehensive annual financial report (CAFR), panel, opinion, right, style, stile, form, print, purchase, republication, violation, interruption, last, exception, tail, defamation, surrender, release, protection, demand, deviation, acquisition, slander, recommendation, testimony, coalition, deficit, merchandise, statement, advice, dominion, pact, perk, convention, entail, freeze, royalty, currency, bullion, affidavit, receipt, nullity, necessity, indorsement, value, endorsement, crypto currency, seigniorage, exhortation, requisition, gift, compact, valuable, IV, injections, tribute, assignment, bona, allocution, constitution, transportation, deputation, share, decree, covenant, title, paper, soul, spirit, mandate, proceeding, appraisal, prohibition, will, children, warranty, attachment, hold, copy, copyright, trademark, preemption, infringement, custody, skip, transaction, information, reservation, privilege, suit, default, acknowledgment, relocation, responsibility, administration, indictment, management, term and condition, for all persons, People, people, beneficiary, benefactors, heirs, executors, executrixes, men, women, infants, minors, animals, and sureties for the Estate and Trust(s), whether said be a related performance or burden for... Claimant (Herein "List"). Trustee(s) shall

account for and disclose the True and Complete Facts, full accounting and Details for all res, balance, wealth, payment, remainder, rider, yield, severance, refund, sum or reversion (including, but not limited to): any and all subject, matter, issue, person, character, instrument, negotiable instrument, saving, salary, pay, wage, earnings, revenue, profit, sharing, return, bonus, invoice, derivative, gain, contribution, honorarium, commission, coupon, book, title, paper, deferment, consideration, trust, credit, note, bank note, freeze-out, promissory note, gift, stock, bond, backbond, dividend, bill, grant, transaction, certificate, benefit, transcript, capital, insurance, policy, account, covenant, security, social security, deposit, loan, pension, fund, cash flow, retirement plan, – be it positive, dispositive, appointive, electronic, nominative, or other, owed to and owed from the Estate and Trust(s), for all stated in List for the Estate and the Trust(s); which shall include but not be limited to the following types, descriptions, classifications and variations, of all that is stated in List; positive and negative, static and mobile, divisible and indivisible, official and unofficial, active and passive, net and gross, owed to and owed from, current and fixed, direct and indirect, real, public, private and personal; (including but not limited to choses in action), tangible and intangible, modal and pecuniary, clean and fouled, enumerated and un-enumerated, actual and constructive; liquid, future, hypothecary, absolute and doubtful; possessory and non-possessory, corporal and incorporeal, residuary and complete, general and specific, assets and liabilities; past, present and future; legal, equitable, and mixed; vested or contingent; per and post; wherever located and however held; whether said be community property, property held in Trust; whether said trust be spendthrift, cestui que vie, cestui que, or pension trusts, regarding the Estate and Trust(s). Trustee(s) shall consolidate, merge, settle, liquidate, sell and convert everything of a financial nature stated in List into lawful dollars as defined herein or gold bullion, shall contact Claimant for an appointment to deliver the same by bonded courier to the address Claimant provides and shall bring forth, deliver and satisfy livery of seisin all other physical, corporal, and incorporeal objects, things, titles, lands, issues, bodies, rights, immunities, souls, effects, papers, children and the like, not of a financial nature, stated in List, to Claimant, within 120 days of being served with Claim or having notice of Claim. Attachments to Claim list the children to be returned, if there be any. It is deemed, ordained, established and shall always and forever be held that the situs of all stated in List, Claimant and all Estate(s) and Trust(s) stated herein shall now forever be the House of Sodoy, be exempt as stated herein, nontaxable as stated herein, and shall not at any point and/or manner, past, present and/or future be construed otherwise. Furthermore the seigniory, absolute owner, master and ruler of all lands stated in List shall be Claimant, all goods and chattels stated in List are the absolute property of Claimant, and all Bound Trustee(s) of any degree, shall correct their records, both public and private, to reveal this change of situs, transfer, change of seigniory, change of owner, change of dominion, accounting, exempt status, settlement, delivery and livery of seisin of all stated in List, for and to, Claimant and Claimant's House.

- h) All Trustee(s), of any degree, shall agree that no taxes are owed on all that is stated in List forever.
- i) If any Bound Trustee requires anything from Claimant, in order, other than what is decreed, stated, and ordered herein, to accomplish and faithfully execute any order or Clause stated herein. It is the wish of Claimant that the Bound Trustee send a written list of what they need or require from Claimant to accomplish all that is decreed, stated, and ordered herein, and it is the wish of Claimant that the trustee(s) do so within thirty (30) days from having knowledge of, being served with or having been given notice of Claim. If any counter offer from any appointed trustee(s) or other third party is included with said written list from any of the appointed trustee(s), it will be seen and understood as an attempted fraud upon Claim, and be seen as an attempted administration upon the Estate, if said condition is met by any Bound Trustee, they

- agree to be bound to Binding Clause Three (Trustee in Default). Furthermore if Bound Trustee(s) fail to send this request to Claimant within ninety (90) days of being served with Claim or having notice of Claim, said trustees agree that no other instructions or orders are needed from Claimant to perform, fulfill, or accomplish their obligations under Claim.
- j) Trustee(s) in Honor may be granted more time to perform the stated executive orders if they send a written signed and sealed request to Claimant for more time to perform said, with an explanation as to why they need more time, that is to the satisfaction of Claimant, before the said term of ninety (90) days expire.
- k) Trustees in Honor, after a full accounting and livery of all stated in List for the Estate and Trust(s) has been completed, as stated herein, shall collapse all Trust(s) and send to Claimant at the address above proof that said Trust(s) have been collapsed and are no more within ninety (90) days of being served with Claim. If Trustees in Honor fail to accomplish this obligation and executive order within ninety (90) days from being served with Claim Trustees in Honor agree to be Trustees in Dishonor and agree to all Clauses under Binding Clause Two herein.

Mandatory Agreement of Bound Trustees to Affirmative Relief

- I) Claimant, the Estate, the Trust(s) and Claimant's immediate family and Claimant's Heirs-at-law that are confined in any jail, prison, detention center, penal institution, correctional institution, mental institution, psyche ward, black site or any other form of official or unofficial detention under the authority of any State, Territory, Possession, Federal Agency or Department of the United States, state, or any appointed trustee listed herein, or under any court bond, shall be unconditionally discharged from any such detention or bond and set free immediately and without further delay.
- m) All pending legal actions and open cases and adjudicated cases against Claimant, Estate, Trust(s) and Claimant's Heirs-at-law by The United States of America, State, Territory, United States, Possession of the United States, state or any appointed trustee(s) against Claimant and Claimant's Heirs-at-law whether criminal, civil, administrative, sounding in tort, or otherwise, are vacated and dismissed for cause without dishonor and with prejudice, being void *ab initio* and are of no further force and effect as of the date of this Claim and retroactively applied to the day preceding the initial filing of any such suit or action.
- n) Any and all stated in List that was or were seized, forfeited or taken by legal process or otherwise, by The United States of America, State, Territory, United States, Possession of the United States, state or any appointed trustee(s) for any reason, from Claimant or Claimant's Heirs-at-law, are to be immediately returned to Claimant. Any property that is not able to be returned in as close to its original form shall be redressed by compensation in an amount of dollars, dollars as defined in 9) q) above, to Claimant, that is equal to the highest reasonable value of said property.
- o) Claimant shall be issued a full process patent by the United States trustee, with a proper meets and bounds land survey to the proper real correct meridian, and the title to same shall be held in allodium, by Claimant, for any land, real property purchased, ceded, or quitclaimed, stated in List or otherwise and all Trustee(s), who bind themselves to Claim, to any degree, able to fulfill said issuance, shall do so without delay; furthermore all Bound Trustee(s) shall fully recognize and obey all declarations of allodial lands recorded by Claimant to same, and recognize Claimant as the absolute owner, ruler, master and sovereign over and of said lands forever. Claimant has the right to pass said allodial land onto another by decent of heirs and or deed.

Mandatory Prohibitory Relief for Claimant by Bound Trustees

Bound Trustees are herein bound by the following executive orders regarding the forgoing immediate relief for Claimant and others stated:

- p) Claimant, Estate, Trust(s) and Claimant's Heirs-at-law are extended absolute immunity from all criminal, civil, military, ecclesiastical, and chancery jurisdictions and from all administrative laws and public policy of The United States of America, State, Territory, United States, Possession of the United States, state, or Bound Trustee(s), even after trustee discharge, and no court or tribunal of the United States, state, State, Territory, or Possession of the United States or Bound Trustee(s) shall have authority to exercise jurisdiction over the prosecution or litigation against Claimant, Estate, Trust(s) nor Claimant's Heirs-at-law for offenses and violations of said laws or policies.
- q) Bound Trustee(s) shall not prosecute a criminal or civil offense against Claimant, the Estate or Trust for any violations or offenses against the laws of the United States, Territory, Possession of the United States, state, or any trustee(s) that were allegedly committed prior to or after the date of this Claim. Same warrants apply to trustees of Republic of the Philippines.
- r) UNCLAIMED MONEYS. The Secretary of the Treasury of the United States trustee shall transfer to Claimant from the Treasury trust fund receipt account "Unclaimed Moneys of Individuals Whose Whereabouts are Unknown" that part of the balance of that account that is owed to Claimant, for Claimant has now been found to be living and Claimant's whereabouts are now known.
- s) All Bound Trustee(s) and third parties are prohibited from appropriating, using, trading, selling, holding or otherwise acquiring, for their own benefit, without the signed and sealed consent of Claimant, all stated in List regarding the Estate and Trust(s) forever.

Terms of Binding Clause One

11) All Trustees in Honor shall perform the forgoing Executive orders within ninety (90) days of being served with or having notice of Claim. An additional term of sixty (60) days shall be granted by Claimant if any Trustee in Honor requests said time bank in writing, and the same is mailed to Claimant, within Sixty (60) days of being served with or having notice of Claim as stated herein. Failure to meet these terms on the part of any Trustee in Honor shall place that said Trustee in Honor into the position of Trustee in Dishonor and the then Trustee in Dishonor shall then agree to be further bound to Claim under all that is stated under Binding Clause Two below. The terms of Binding Clause One include but are not limited to section 10) i) above.

Binding Clause Two-Trustee in Dishonor

- 12) If any Trustee in Honor has met any condition above, or takes any Binding Action that binds them to be a Trustee in Dishonor, which are sections 6) r), 10) d), 10) e), 10) g), and section 11) (herein "Binding Action Two") the said Trustee in Dishonor shall agree to be further bound to the following Binding Clauses:
 - a) Agree to post a bond in the amount of three hundred millions of dollars to indemnify Claimant for any loss, mismanagement, or malfeasance of all stated in List regarding the Estate or Trust, send signed and sealed proof of the posting of said bond, including the requisite information needed to place a claim on said bond, and shall contact Claimant for an appointment to deliver the same by bonded courier to the address Claimant provides, by bonded courier, within thirty (30) days of performing Binding Action Two.
 - b) Agree to indemnify Claimant for the same amount and kind, as stated in the bond amount in 12) a) above, unless Claimant has discharged the Bound Trustee.

- c) Agree that all real, personal, private and estate property of any Trustee in Dishonor shall be subject to actions of debt, liens, mortgage of lands and binding arbitration and/or court of record actions as stated herein, as well as collection actions taken upon same, after one hundred twenty (120) days of non-performance, beginning from the date of the service of Claim or upon the date of having notice of Claim, up to but not exceeding the stated bond amount in 12) a) above unless the amount is raised by punitive damages having been agreed to by Bound Trustee(s) and awarded or given by a court of record or by a binding arbitration award according to the calculations stated in Claim.
- d) Agree to be billed by Claimant according to any lawfully recorded Fee Schedule regarding the Estate, Trust(s), Claimant and or any members of Claimant's House and to tender said debts accrued thereby, to Claimant, in the amounts stated therein, within ninety (90) days of being presented with a true bill for same.
- e) Irrevocable Durable Special Power of Attorney Coupled with Interest: Appointment: Upon any Binding Actions of any Trustee in Dishonor regarding their administration of the Estate or Trust(s) as stated in Claim, Claimant shall, to facilitate Bound Trustees(s) strict compliance with the Clauses of Claim, any award, judgment, confirmation of judgement, proceeding, decree, paper, document or offer of settlement regarding Claim and the enforcement thereof, all said Trustee(s) in Dishonor authorize Claimant to sign for them, in a representative capacity, an IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST on the said Trustee(s) behalf which shall authorize Claimant to sign on behalf of the said Trustee(s) in a representative capacity in all future matters, issues, disputes, cases, papers, orders and documents regarding Claim, the Estate and the Trust(s) and said Trustee(s) further agree that all signatures of Claimant, on the said Trustee(s) behalf, are valid, irrevocable, and enforceable to the same extent as if the said Trustee(s) signed and executed the said Irrevocable Durable Special Power of Attorney Coupled with Interest or any other matter, proceeding, issue, dispute, case, paper, order or document regarding Claim, the Estate and the Trust(s). The authorizing language of the IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST, which shall be signed by Claimant on the said Trustee(s) behalf and may be filed onto public record, is shown below in its accurate form with names and offices and addresses left blank until such time as the said Trustee(s) agree, by their Binding Actions of administration as stated herein, to be bound to Claim. This IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST may be changed without the consent of any appointed trustee(s) or third party at any time and may be filed separate from Claim onto the public record and shall be served onto or mailed to the said Trustee(s):

SELF-EXECUTING IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH

INTEREST. To facilitate the Bound Trustee(s) strict compliance with the terms of Claim; any Arbitration Award, confirmation of arbitration award or final judgment of a court of record, in favor of Claimant regarding any dispute involving Claim and any matter regarding the Estate and or the Trust; and the enforcement thereof, all Bound Trustee(s), by their Binding Actions as stated in Claim, give, to Claimant, or Claimant's Officers as stated herein, Irrevocable Durable Special Power of Attorney Coupled with Interest. Claimant and others stated, thereby have the power to sign and execute, for all Bound Trustee(s) and on behalf of any agents of Bound Trustee(s), anything regarding the enforcement of their obligations under Claim; any Arbitration Award in favor of Claimant regarding any dispute involving Claim; any matter regarding the Estate

- and or the Trust; and any Offer of Settlement and Stipulation Agreement from Claimant to Bound Trustee(s) regarding the Claim, the Estate or the Trust. Bound Trustee(s) instruct and authorize Claimant or Claimant's Officers as stated herein to execute Bound Trustee(s) signature and/or Bound Trustee(s) agent's signature(s), in a representative capacity, on a Self-Executing Irrevocable Durable Power of Attorney document, all matters with respect to Claim, all Estate matters, any Trust(s) matters and any proceedings related thereto.
- 1) THEREFORE, KNOW ALL MEN BY THESE PRESENTS, that: I, <u>any trustee in the preceeding list of appointed trustees</u>, by virtue of my Office as <u>title of officer</u>, referred to herein as "Principal", my place of business being located at <u>name of county</u>, <u>name of state</u>, designate appoint and assign Claimant to serve as my Agent and Attorney in Fact, referred to herein as "Agent", to act in my name ex officio and for claimant's benefit and to exercise the powers set forth below.
 - a) <u>Effective Date:</u> This Power of Attorney is self-executing, irrevocable, durable and becomes effective upon signing of this document and remains in effect through satisfaction of all obligations as stated in Claim; any Arbitration Award in favor of Claimant regarding Claim, any final judgment or default judgment in a court of record regarding claim, any matter regarding the Estate and the Trust(s); and any Offer of Settlement and Stipulation Agreement regarding the Estate and Trust(s), Including any and all necessary matters directly relating thereto.
 - b) <u>Construction</u>: This instrument is to be construed and interpreted as an Irrevocable Durable Special Power of Attorney Coupled with Interest. The enumeration of specific items, acts, rights, or powers herein does limit the powers granted to my Agent.
 - c) <u>Scope of Authority:</u> My Agent shall have the authority customarily granted in a Power of Attorney Coupled with Interest, limited to the following purposes:
 - (1) Settle, prosecute, defend, and/or initiate all claims and litigation strictly limited to the enforcement of obligations under Claim; any Arbitration Award in favor of Claimant regarding Claim, the Estate and the Trust(s); and any Offer of Settlement and Stipulation Agreement regarding same, and/or any ancillary matters directly related thereto and no other; and,
 - (2) Sign and execute any and all contracts, agreements, settlements, and stipulations directly relating to the enforcement of the obligations under Claim; any Arbitration Award in favor of Claimant regarding Claim, the Estate and the Trust(s); and any Offer of Settlement and Stipulation Agreement regarding same, and/or any ancillary matters directly related thereto and no other.
 - d) **Revocation:** This Durable Special Power of Attorney Coupled with Interest is binding and irrevocable.
 - e) <u>Confirmation of Agent's Acts:</u> I hereby ratify and confirm all that my Agent shall lawfully do or cause to be done by this Irrevocable Durable Special Power of Attorney Coupled with Interest and the rights and powers granted herein.
 - f) Indemnification of Acts of Agent while Carrying out Authority: I hereby bind myself and my Office to indemnify my Agent against any and all claims, demands, orders, losses, damages, actions, and causes of action, including expenses, costs, and reasonable agent's fees which my Agent at any time may sustain or incur in connection with their carrying out the orders and authority granted them in this binding and irrevocable Durable Special Power of Attorney Coupled with Interest.

- g) <u>Headings:</u> The headings used throughout this instrument have been inserted for administrative convenience only, and do not constitute matters to be construed in interpreting this Irrevocable Durable Special Power of Attorney Coupled with Interest.
- h) <u>Signature of Agent for identification purposes:</u> There will then be an example of the signature of Agent for identification purposes upon the document.
- i) <u>Witness quorum and/or notary signature:</u> The SELF-EXECUTING IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST will then be signed by a witness quorum and/or signed and sealed by a notary public and be signed and sealed by Claimant. [This now concludes the list of terms, conditions and sections of the SELF-EXECUTING IRREVOCABLE DURABLE SPECIAL POWER OF ATTORNEY COUPLED WITH INTEREST.] (End of Example POA)

Binding Clause Three-Trustee in Default

- 13) If any appointed trustee(s) takes any of the following actions in this section, 13) a-g), or has met any condition above that binds them to be a Trustee in Default, (herein "Binding Action Three") they shall be bound and fully agree to be a Trustee in Default and fully agree to be bound to all the additional following Clauses under section 14):
 - a) Takes any retaliatory actions against Claimant, the Estate or the Trust(s) in any area of Meta, Soma, Veta or any other.
 - b) Destroys, secrets, removes or alters any records or documents regarding Claimant, the Estate or the Trust(s) before said records have been given to Claimant as stated herein or that alteration is in excess of the executive orders stated herein.
 - c) Administers or attempts to control anything listed in List regarding the Estate, the Trust(s) or Claimant, against the wish and will of Claimant or that exceeds the executive orders stated herein, whilst brandishing a deadly weapon at any time. Trustees are allowed to deliver all stated in List under protection to Claimant.
 - d) Fails to perform all stated under Binding Clause One and Binding Clause Two within one hundred twenty days of being served with or having notice of Claim.
 - e) Exceeds the Executive orders listed in Binding Clause One or Binding Clause Two.
 - f) Any filing of any action, droit, complaint, libel, lien, bond, charge, order, document, record or injunction against Claimant, the Estate and or the Trust(s) any time after having been served with Claim or having notice of Claim that contradicts anything stated herein.
 - g) Performs any act of contamination, degradation, waist, trespass, harm or other negative action that causes any harm to Claimant, members of Claimant's House and all stated in List in regards to the Estate and Trust(s).
- 14) If any appointed trustee(s), Trustee in Honor or Dishonor has met any condition that binds them to be a Trustee in Default they agree to be further bound to the additional following Binding Clauses a) i) below:
 - a) Agree to instantly post a bond as stated in, and in compliance with, section 12) a) of Claim.
 - b) Agree to tender payment of any bill presented from Claimant regarding any recorded fee schedule on the public record that applies to Claimant the Estate, the Trust(s) or members of Claimant's House, to which Bound Trustee(s) have agreed to be bound to, by their actions listed in said fee schedule, within ninety (90) days of being presented with said bill.
 - c) Agree to forfeit the bond stated in section 12) a) to Claimant.
 - d) Agree to indemnify Claimant for the same amount and kind as stated in the bond amount in 12)a).

- e) The revocation of all vested powers stated herein from Claimant.
- f) Agree that Claimant can and shall place liens on all property and mortgage all lands belonging to any Trustee in Default to pay for said bond in section 12) a) before or after any arbitration award or court of record judgment is awarded or given.
- g) Agree to give up the 10% compensation to Trustees in Honor for proper performance of their obligations under section 6) p) forever.
- h) Agree to binding arbitration and or court of record actions being filed against all Trustees in Default as stated herein.
- i) Agree to apply and extend all immunities, stipulations of facts, law, maxims, definitions and all other Clauses spoken of in Claim to Claimant, all members of Claimant's House, all immediate family members of Claimant and any other man or woman that Claimant decrees shall have the same, as set forth herein, in all sections of Claim.
- 15) Arbitrators and courts calculation for punitive damages: If any of the appointed trustees has performed any of the following actions in section 13) above they fully agree to be bound to pay Claimant three (3) times the bond amount stated in section 12) a) above for punitive damages. The stated court of record or arbitrator shall use this calculation to determine punitive damages for any award in favor of Claimant, if any trustee is found to have taken any of these actions against Claimant the Estate or the Trust(s):
 - a) Any action that is stated in 13) a), what is stated in 13) b), what is stated in 13) c), what is stated in 13) e), what is stated in 13) g).

Binding Clause Four-Trustee in Default of Judgment or Arbitration Award

- 16) If any appointed trustee(s) takes any of the following actions in this section, or has met any condition above that binds them to be a Trustee in Default of Judgment or Arbitration Award, (herein "Binding Action Four") they shall be bound and fully agree to be a Trustee in Default of Judgment or Arbitration Award and fully agree to be bound to, and be in accordance with, all the additional following Clauses under this section:
 - a) If any Trustee in Default fails to uphold, obey and perform as required under any binding arbitration award or court of record judgment stemming from Claim or any dispute thereunder they shall agree to be bound to sections 16) c), 16) d) and 16) e).
 - b) If any Trustees in Default willfully administers anything stated in List regarding Claimant, the Estate, the Trust(s), or anyone who has been granted immunity from said Trustees herein, after any binding arbitration award or court of record judgment has been awarded or given stemming from Claim, they shall agree to be bound to section 16) c), 16) d) and 16) e).
 - c) Trustees in Default of Judgment or Arbitration Award shall agree to pay Claimant three times the punitive damage amount stated above and that this damage amount shall be enforced by the same ways and means as Claim as stated herein.
 - d) Trustees in Default of Judgment or Arbitration Award shall agree that Claimant may convene a twenty five member Grand Jury of the peerage to investigate any Trustees in Default of Judgment or Arbitration Award and agree that said Grand Jury can be held in secret and convened by Claimant for this or any other purpose that Claimant sees fit to convene same. Furthermore if Trustees in Default of Judgment or Arbitration Award perform any action under section 16) a) or b) they agree that they can be and should be indicted for common law theft, human trafficking and or probate fraud by said Grand Jury and agree that the crime of common law theft is punishable by death.
 - e) Trustees in Default of Judgment or Arbitration Award shall agree to forfeit to Claimant their

estate and all: states, States, lands, assets, property, stocks, titles, bonds, buildings, charters, fees, bulls, cannons, awards, constitutions and trusts, to Claimant and that Claimant may enforce this forfeiture by a court of record, binding arbitration or Grand Jury indictment as stated herein.

WARNING:

If any attempt to administer Claimant the Estate and/or Trust(s), in excess of what is decreed herein, by any appointed trustee(s) listed herein, is accompanied by force or whilst brandishing a deadly weapon... it will be seen as a direct act of war against a sovereign state and will be repelled in kind without further notice or warning.

Conclusion

Claimant has been made aware of fiduciary malfeasance, fraud, mismanagement, unlawful arrest, false imprisonment, common law theft, deprivation of rights under color of law, violation of public law, human trafficking, commerce fraud, interstate commerce, corruption, moral depravity, attempted destruction of Claimant's rights of blood and kinship, unlawful enrichment, and all other manner and means of unlawful behavior and conduct, regarding Claimant the Estate and Trust(s), by known and unknown men, women, actors, persons, attorneys and entities regarding everything stated in List as it pertains to the Estate and Trust(s). Therefore; That whenever any Form of Government, or relation, becomes criminal and destructive to this extent, it is the Right of Claimant, as one of the people of Claimant's respective state, to alter or to abolish it; Claimant finds it necessary for Claimant's life to solemnly declare, decree, and publish everything stated herein, upon the public and private record, to a candid universe, so that these protections, appointments, claims, orders, instructions and agreements be decreed, ordained, established, created, recorded, and served to the trustee(s) named herein in a manner that will secure the inalienable Rights of Claimant and Claimant's Heirs-at-law, recover and protect all that is stated in List regarding the Estate and Trust(s), and that all shall be done to secure the same rights for whatever shall be Claimant's private and real property in the future. Furthermore, Claimant declares, proclaims, ordains, decrees, and defines that it is absolutely necessary for the salvation of Claimant to be subject only to natural law, and the dictates of Claimant's own conscience because Claimant is what Claimant said Claimant is herein. Furthermore, Claimant does not consent to be bound by any revealed or unrevealed contracts, trusts, bonds, documents, codes, rules, regulations, cannons, bulls, acts, statutes, ordinances, laws, by-laws, pledges, oaths, service contracts, fidei-commissums, or presumptions that would, deny, contradict, overturn, alter, change, diminish, deplete, disparage, dissuade or supersede anything contained herein, and hereby, by Executive Order and Claimant's own volition, free will, act and deed... wheretofore abolishes, discharges, wholly revokes, renounces, rescinds, disavows, rejects, cancels, annuls, and terminates the same *nunc pro tunc, et usque ad finem temporis.*

Witness Quorum and Acknowledgment:

We, living soul(s) manifest, now bear witness with our own eyes and attest through our own hand(s), the perfect free will writing of Claimant signed this __twenty-seventh of August, two-thousand and twenty _. We, the undersigned people of our respective states, having personal knowledge of the Claimant's identity, knowing. that Claimant has come to/of full age, that Claimant is one of the people of Texas, finding said Claimant to be living, and being familiar with Claimant, are hereby witness to the execution of Claim. Witnesses hereby verify, acknowledge, validate and certify the free will act and deed,

authenticity of the signatures herein and the identities of the people so signed and that Claimant executed the same in the capacity herein stated, for the purposes herein contained and do hereby covenant and agree, under the pains and penalties of perjury, above the laws of The United States of America, and under the common law, that this Claim is of Claimant's own free will act and deed, and hereby assure all who these presents may reach, that this Claim is executed without concealment, vexation, or intent to defraud the Estate or Trust(s) stated herein. Signed and sealed this __twenty-seventh of August, two-thousand and twenty , and in the Two Hundred Forty-Fourth Year of the independence of America, by the sovereign authority of Claimant and the witnesses.

Mitchell King	Tals
Signature Mitchellking Printed Name	Signature AARE TALI Printed Name
Signature	Signature
Printed Name	Printed Name

Jurat

Duly authenticated, verified, acknowledged, ordained, established, decreed and executed under Seal on this <u>twenty-seventh</u> day of <u>August</u> in the <u>year two-thousand-twenty</u>, and in the <u>Two Hundred Forty-Fourth Year of the independence of America</u>, by the hand and under the Seal of Claimant, by Claimant's sovereign authority as one of the people of Texas; Claimant verifies and gives oath, above the laws of The United States of America, and under the common law and natural law, that the forgoing is true and correct and will verify that the same be true.

House of Sodoy

C/o non-post location

Dallas Texas

Exor. Junart-Nabor: House of Sodoy Heir - Estate Dignitary - Paterfamilias One of the people of Texas Movant of the Court - Claimant