

SECURITY AGREEMENT

Non-Negotiable Private Agreement

FILED
worldreviewgroup.com
11 / 28 / 2023, 0800 hrs.

PARTIES:

Party of the First Part: HENRY TYLER SMITH TRUST[®] the COPYHOLD TRUST/Estate/Bailor also under any and all derivatives and variations in the spelling thereof, with the exception of "Henry-Tyler: Smith". **Under account No.** [REDACTED] **or EIN No.:** [REDACTED], with **all** property Lawfully part of the **TRUST held as a foreign Trust Estate** 28 U.S.C. 1603(b)(3); 8 U.S.C. 1101(a)(14); 26 U.S.C. 7701(a)(31).

Party of the Second Part: "Henry-Tyler: Smith" (as "Trustee/Secured Party/Bailee") a Live Natural flesh-and-blood Almighty God-created private Satanism American sui juris sentient being; and an Ambassador of God Almighty (2nd Corinthians 5:20) Domiciled in Florida Republic and on religious sojourn through the UNITED STATES; One, who is as a "Non-resident alien" as defined within 26 U.S.C. 7701(b)(1)(B)), [sic, in regards the UNITED STATES [28 U.S.C. 3002(15)(A); U.C.C. 9-307(h)] with express, explicit, irrevocable reservation of **all** natural God-given & **unalienable Rights**; including but **not** limited by F.S.I.A. **without prejudice** U.C.C. 1-207; U.C.C. 1-308, U.C.C. 1-103.6 (Anderson's UCC) reserved ab initio, nunc pro tunc:

Beneficiaries: named in ADDENDUM TO MINUTES OF INITIAL MEETING OF TRUST, in which the trust is to the ultimate benefit for. Interest and use hereinafter held in trust and administered as trustee by: Henry-Tyler: Smith; hereinafter: real party authorized representative of the HENRY TYLER SMITH TRUST[®] TRUST/Estate.

CAUSE:

This Security Agreement is made and entered into by and between TRUST and TRUSTEE/Secured Party Creditor respectively.

PERFORMANCE SECURITY
PAYMENT SECURITY
NEGOTIABLE DRAFT

RECEIVABLE SECURITY
NEGOTIABLE SECURITY
SECURED BY COLLATERAL

If any part or portion of this Security Agreement is found to be invalid or unenforceable, such part or portion shall not void any other part or portion as reasonably severable from said parts or portions, and does not affect the remainder of the agreements.

AGREEMENT

IN CONSIDERATION, TRUST grants all interests to Secured party in exchange for Secured Party, acting to manage, protect and defend all interests of TRUST, to create additional value, and to manage in the personal capacity to transmit business in the private or public capacity as necessary.

The collateral is described herein:

- All Schedules.
- All filings.
- All accounts.
- All fixtures.
- All derivatives.
- All registries.
- All certifications.
- All licenses.
- All bonds.
- All charters
- All treaties.
- All obligations due.
- All duties charged.
- All Articles of Incorporation.
- All Oaths.
- All applications.
- All acceptances.
- All insurances.
- All intellect.
- All beneficial interests including mutual funds, retirement funds, severance pay, college education funds, pension funds, well fare, charity, food stamps, Social Security.
- All UCC filings, in the nominee of BENEFICIARY as CREDITOR and all property referred as 'collateral' or 'surety'.
- All UCC filings in the nominee TRUST herein, as CREDITOR and all property referred as 'collateral' or 'surety'.

To secure all property, interest, income and benefits from TRUST'S entire estate, minus all liabilities. Including all sources derived from direct and indirect, absolute or contingent, due or future, and/or Security Agreement Page 1 of 13 Item# 10111988-HTS-SA