

FILE FOR RECORD – THIS IS INTERNATIONAL NOTICE

RETURN TO:

Paula Nahema Yada Parra- Without Prejudice, U.C.C. § 1 - 308

California Republic

Non-domestic

Without the United States

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

FILED
worldreviewgroup.com
7 / 18 / 2024, 2100 hrs.

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

NOTICE OF COMMON LAW COPYRIGHT, COPY CLAIM, AND TRADEMARK

Riverside County Registry.

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

This Declaration is made with All Rights Reserved and is Non-Negotiable:

Re: the art work "PAULA NAHEMA YADA PARRA" and any/all derivatives thereof and "PAULA NAHEMA YADA NEELY" and any/all derivatives thereof.

I, Paula Nahema Yada Parra, the undersigned affiant, a living woman upon the land of California Republic and not a corporation or legal fiction, etc., born upon the land of the California Republic in the united states of America declare that I am of majority and competent to state the matters set forth herein with first-hand knowledge of the facts and that they are true, correct, not misleading, and certain, admissible as evidence.

- 1. This plain statement of Fact being a matter that must be expressed to be resolved. In Commerce, truth is sovereign. Truth is best expressed in law in the form of an affidavit. An uncontroverted affidavit stands as truth in commerce and becomes the judgment, can only be challenged by a rebuttal affidavit item for item signed under penalty of perjury, and can only be satisfied by payment, agreement, resolution, or by a trial by jury according to the common law of California Republic.
2. I am presenting this affidavit for truth in commerce and as a Contract for Waiver of Tort.
3. The public record being the highest form of evidence, I am creating a public record by Declaration of said Copyright by recording with the Riverside County Recorder in the state of California Republic and on the online database located at http://www.worldreviewgroup.com/publicrecords.html
4. The person and name known as PAULA NAHEMA YADA PARRA and PAULA NAHEMA YADA NEELY, and any/all derivatives thereof being a legal fiction(s) without form or substance, and without any resemblance to any natural born living being, is entirely an intentional commercial Fraud created by the alleged de facto government officials and agents of the null and void COMMERCIAL CORPORATION(s) doing business as, but not limited to, the UNITED STATES, USA, US, GOVERNMENT OF WASHINGTON D.C., DISTRICT OF COLUMBIA (including any agencies / persons claiming jurisdiction over any U.S. territories, possessions, enclaves, etc.), et al, FEDERAL RESERVE SYSTEM, DEPARTMENT OF TREASURY, INTERNAL REVENUE SERVICE (I.R.S.), BUREAU OF ALCOHOL, TOBACCO, AND FIREARMS (B.A.T.F.), FEDERAL BUREAU OF INVESTIGATION (F.B.I.), DEPARTMENT OF HOMELAND SECURITY, CENTRAL INTELLIGENCE AGENCY (C.I.A.), NATIONAL SECURITY AGENCY (N.S.A.), AMERICAN BANKING ASSOCIATION (A.B.A.), AMERICAN BAR ASSOCIATION (A.B.A.), STATE OF CALIFORNIA, STATE OF CALIFORNIA, etc., with subdivisions being CORPORATE MUNICIPAL COUNTIES, BOROUGHES, PARISHES, and CORPORATE MUNICIPAL CITY(IES). The FICTION is created for the purpose of disenfranchising the living woman, Paula Nahema Yada Parra, of her life, liberty, property, and the pursuit for happiness for the unjust enrichment of said CORPORATE and GOVERNMENTAL FICTIONS.
5. All rights reserved regarding common-law copyright of trade-names/trade-marks, "PAULA NAHEMA YADA PARRA" and "PAULA NAHEMA YADA NEELY", as well as any and all derivatives and variations in the spellings of said trade-names/trade-marks may neither be used, nor reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgement of Paula Nahema Yada Parra, as signified by the red-ink signature of Paula Nahema Yada Parra- Common Law Copyright. The Year of Our Lord Two Thousand by Paula Nahema Yada Parra. A common law copyright, copy-claim, trademarks/ tradenames are hereby placed on "PAULA NAHEMA YADA PARRA", "PAULA N PARRA", "PAULA N Y PARRA", "PAULA N. PARRA", "PAULA N.Y PARRA", "P PARRA", "PAULA P", "PAULA PARRA", "P. N. PARRA", "P.N.Y. PARRA", "PN PARRA", "PNY PARRA", "P N PARRA", "P N Y PARRA", "PNP", "PNYP", "PN", "PNY", "PP", "P P", "P.P.", "P.N.P.", "P.N.Y.P.", "P.N. PARRA PAULA", "P. N. Y. PARRA PAULA", "PARRA N PAULA", "PARRA N Y PAULA", "PARRA PAULA N", "PARRA PAULA N Y" and any/all derivatives thereof initial in same form in cursive or and known or unknown language in existence, and "PAULA NAHEMA YADA NEELY", "PAULA N NEELY", "PAULA N Y NEELY", "PAULA N. NEELY", "PAULA N.Y. NEELY", "P NEELY", "PAULA N", "PAULA NEELY", "P. N. NEELY", "P.N.Y. NEELY", "PN NEELY", "PNY NEELY", "P N NEELY", "P N Y NEELY", "PNN", "PNYN", "PN", "PNY", "P.N.", "P.N.", "P.N.N.", "P.N.Y.N.", "P.N. NEELY PAULA", "P. N. Y. NEELY PAULA", "NEELY N PAULA", "NEELY N Y PAULA", "NEELY PAULA N", "NEELY PAULA N Y" and any/all derivatives thereof initial in same form in cursive or and known or unknown language in existence.

Any indentures, debentures, bonds, securities, judgments, warrants or any other kind of commercial paper issued or predicated on the art "PAULA NAHEMA YADA PARRA" and any/all derivative(s) thereof or "PAULA NAHEMA YADA NEELY" and any/all derivative(s) thereof, shall become a Security Agreement between the issuing party and the affiant and shall make the issuer liable for fees, damages and penalties as follows:

- 1. Any usage shall incur a debt of \$50,000.00 per occurrence:
2. Failure to correct the unjust usage in a timely manner upon notice will result in the additional penalty of \$2,000.00 per day until paid.
3. Failure to render the appropriate funds in a timely manner will result in a Lien / Levy against the property of the person violating said copyright as no controversy will exist.

Anyone placing the copyrighted, copy-claimed and trademarked "PAULA NAHEMA YADA PARRA" and any/all derivative(s) thereof or "PAULA NAHEMA YADA NEELY" and any derivations thereof on any document which is in any way associated with Me, the living soul, Paula Nahema Yada Parra, shall, by such document acting prima facie as evidence of violation, become liable for penalties payable in legal and lawful tender of:

- a. Twenty (\$20.00) dollars per day until Notice is delivered:
b. Three thousand (\$3,000.00) dollars per day for each day AFTER Notice is received until the offending document is destroyed and a public retraction is made in the local newspaper in a double-wide column of not less than three (3") inches in length, if such notice is published within thirty (30) days of Notice;
c. Thirty thousand (\$30,000.00) dollars per day for each day after Notice if such retraction is not published within thirty (30) days of said Notice; and,
d. Notice will be based upon the records of the commercial business that affects delivery.

Paula Nahema Yada Parra Declaration of Copyright for PAULA NAHEMA YADA PARRA and PAULA NAHEMA YADA NEELY.

"PAULA NAHEMA YADA PARRA"® and any/all derivative(s) thereof and "PAULA NAHEMA YADA NEELY"® and any/all derivative(s) thereof are the perfected proprietary security for the living soul, Paula Nahema Yada Parra, under original common law for one hundred (100) years and is private property for the protection of My estate, life, liberty, and property.

Unauthorized possession or use of "PAULA NAHEMA YADA PARRA"® and any/all derivative(s) thereof or "PAULA NAHEMA YADA NEELY"® and any/all derivatives thereof is a violation of State Code for Fraudulent Use or Possession of Identifying Information which is punishable by imprisonment and fines.

Any use of "PAULA NAHEMA YADA PARRA"® and any/all derivative(s) thereof or "PAULA NAHEMA YADA NEELY"® and any/all derivative(s) thereof, with or without scienter, at the expense of any right, liberty, property, or any part of My estate, absent full disclosure and lacking written prior consent is strictly forbidden and chargeable to each of the users/issuers in the amount of the sum certain of one million (\$1,000,000.00) dollars for each instance of said unauthorized use.

Placement of "PAULA NAHEMA YADA PARRA"® and any/all derivative(s) thereof or "PAULA NAHEMA YADA NEELY"® and any/all derivative(s) thereof on any document associated in any manner with My estate or Me, Paula Nahema Yada Parra, without My written prior consent is all of the evidence required for enforcement of this agreement/contract and is evidence that any and all users and issuers are in full agreement and have accepted this agreement/contract without controversy under the conditions and terms so stated and set forth herein.

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

Notice to the agent is notice to the principal. Notice to all agents of the State of CALIFORNIA and all subdivisions thereof is made by the filing of this document with the Riverside County Recorder and on the online database located at <http://www.worldreviewgroup.com/publicrecords.html>

Further affiant sayeth not

ALL RIGHTS RESERVED,

FOR COPY-CLAIM the art work "PAULA NAHEMA YADA PARRA"® and any/all derivatives thereof and "PAULA NAHEMA YADA NEELY"® and any/all derivatives thereof.

By: PAULA NAHEMA YADA PARRA®

Debtor, Grantor

ACCEPTANCE

All Rights Reserved
By: *Paula Nahema Yada Parra*
Honorable Paula Nahema Yada Parra, living soul, sui jurs, Agent, a lawful Woman and article 9 entity.

This document was prepared by Paula Nahema Yada Parra.

CALIFORNIA JURAT

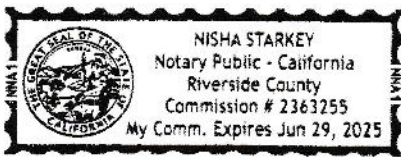
GOVERNMENT CODE § 8202

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State Of California
County Of Riverside

Subscribed and affirmed before me on this 17th day of July, 2024, by
Paula Nahema yada Parra proved to me on the basis of satisfactory evidence to be the Living Soul, who appeared before me.

Notary Public Signature
My Commission Expires: June 29, 2025



OFFICIAL SEAL

Paula Nahema Yada Parra

Declaration of Copyright for PAULA NAHEMA YADA PARRA® and PAULA NAHEMA YADA NEELY®.