DOCUMENTS PREPARED AND)	
RECORDING REQUESTED BY)	
NAME: Shaun-J: Federico © тм)	
CERTIFIED MAIL#:)	
)	FII FI)
AFTER RECORDING RETURN TO:)	
Shaun J Federico)	worldreviewgroup.com
855 E Twain Avenue, PMB 490)	9 / 26 / 2024, 0800 hrs.
LAS VEGAS, NV [89169])	3 / 20 / 202 1/ 0000 11101
)	
RETURN MAIL#:)	
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AFFIDAVIT SPVAGRREMEET INDEMNITY REVOCATION COPYRIGHT

RECORDED

TO ALTER, IGNORE, OR DISPOSE OF IS A FELONY

- 1. AFFIDAVIT OF STATUS AS SECURE PARTY AND CREDITOR
 - 2. COMMERCIAL SECURITY AGREEMENT
 - 3. INDEMNITY BOND
 - 4. HOLD HARMLESS AND INDEMNITY AGREEMENT
 - 5. AFFIDAVIT OF REVOCATION OF SIGNATURE
 - 6. AFFIDAVIT OF RESERVATION OF RIGHT
 - 7. AFFIDAVIT OF DECLARATION OF COPYRIGHT

This cover sheet has been added to these recorded documents to provide space for the recording data. This cover sheet appears as the first page of the documents in the public record.

There is a total of 22 Pages DO NOT DETATCH

Shaun-J: Federico, Secured Party and Creditor c/o 855 E Twain Ave., PMB #490 Las Vegas, Nevada [89169-0819] non-domestic, continental America

ATT'N: ALL CORPORATE AGENCIES

Date: August 29, 2024

Debtor: TMSHAUN J FEDERICO©, A LEGAL ENTITY FOR USE IN COMMERCE

RE: E.I.N. # 99-63400665

Creditor: Shaun-J: Federico, A Living, Natural Man and Secured Party.

AFFIDAVIT OF STATUS AS SECURED PARTY AND CREDITOR

BEFORE ME, the undersigned Notary, JOYCE MARIE SCHABEN, on this 29TH day of August, 2024 personally appeared Shaun-J: Federico, known to me to be a credible individual and of lawful age, who being by me first duly sworn on his oath, deposes and says:

I, **Shaun-J: Federico**©, sole authorized agent for the Debtor and by sovereign administrative judgment hereby serve your office with official notice of my lawful standing as Sovereign Secured Party and Creditor. I have supreme authoritative power of attorney, sole security interest, and am the holder in due course of first right of claim over the Debtor as evidenced by a \$100,000,000.00 commercial lien recorded at the Nevada U.C.C. office under filing number **RF650119857US**. I control all affairs of the Debtor, own all assets of the Debtor, and am exempt from levy and relieved of all liability from the Debtor.

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

- 1. All commercial contracts listing the Debtor have been lawfully canceled, rescinded, and/or revoked for cause as they are invalid and unenforceable.
- 2. As a Sovereign Creditor and Secured Party, I am distinguished and set apart as a separate entity from the Debtor established so by lawful filings into the public and Noticed with the Secretary of State and the Treasurer for the United States. My identity, **Shaun-J: Federico**, is copyrighted under the Common Law, and no agency or person has authorization to use, disclose, report, list, or store my name or my personal information for any purpose. Your

agency is hereby ordered by estoppel to remove all computer entries, records, histories, paper documents, references and details in the name of the Debtor and to give notice to the Secured Party addressed below. Failure to comply is considered an International Criminal Action under Uniform Commercial Code and United States Code with severe penalty at law.

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

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

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

EVENT OF DEFAULT

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

//
///
Further affiant sayeth not!

Honorably,

By:

Shaun-J: Federico©, Secured Party and Creditor c/o 855 E Twain Avenue, PMB #490
Las Vegas, Nevada Republic [89169-0819]
non-domestic, continental America

By:			
Debtor / Grantor:	Private Beneficiary, Holder in Due Course:		
SHAUN J FEDERICO ens legis Trust	Secured Party and Creditor		
ACKNOWLEDGEMENT CLARK County) ss. NEVADA State On this 29 th day of August, 2024, before me, the undersigned, a Notary Public in and for Clark County, personally appeared the above-signed, known to me to be the one whose name is sealed by Autograph on this instrument, and has acknowledged to me that he/she has executed the same. Notary Signature: Printed Name: JOYCE MARIE SCHABEN Joyce Marie Schaben NOTARY PUBLIC STATE OF NOVADA Appl. No. 20-1138-01 Expires Conder Of. 2024			
	This electronic notarization was perform by means of live audio-video communication		

technology using Doc Verify

Seal:_

COMMERCIAL SECURITY AGREEMENT # 9589071052700750811519-SSN 651969 SA

This non-negotiable and non-transferable Security Agreement supplements and controls previous such agreements between the same Parties and is made and entered this 20^{TH} day of August, 2024, by and between SHAUN J FEDERICO, hereinafter "Debtor" (UTAH BIRTH CERTIFICATE # 203-71-033377and Organization # 529-65-1969), and Shaun J Federico, hereinafter "Secured Party", Creditor Identification # 529651969. The Parties acknowledge they agree to be bound by the terms of this Commercial Security Agreement and are identified as follows:

DEBTOR:

SHAUN J FEDERICO, a Legal Entity 55 WATER ST. NEW YORK, NY 10041

Organization Number:

Secured Party:

Shaun J Federico, a Man
c/o 855 E Twain Ave., PMB #490
Las Vegas, Nevada Republic, near [89169]
Non-domestic
Employer Identification Number:

AGREEMENT

NOW, THEREFORE, the Parties agree as follows:

Debtor hereby grants Secured Party, who deems himself insecure, a security interest in the Collateral described generally herein or specifically on attached Schedule(s), hereinafter referred to as "Collateral", to secure all Debtor's property, as well as all income from every source, and all direct and indirect, absolute or contingent, due or to become due, now existing or hereafter arising, presumed or actual, parole or expressed public indebtedness and liabilities held by Debtor, to Secured Party in consideration for Secured Party providing certain things and accommodations for Debtor including, but not limited to:

- 1. the Secured Party constituting the source, initial description, origin, substance, labor, sentient existence, exercise of faculties for, and being the basis from which the existence of the Debtor was derived, and the basis upon which the Debtor is able to act as an agent to interact, contract, and exchange goods, services, obligations, and liabilities in commerce with other artificial entities, and is able to function as a transmitting utility through traffic, i.e. serving as a pipeline for the transmission of goods, services, chattel property, and papers in commercial activity;
- 2. the Secured Party signing by accommodation as the authorized representative of the Debtor, without immediate consideration, for the Debtor, in all cases whatsoever where the signature of the Debtor is, will or has been required, will retain the right to make sufficient claims to secure such indebtedness until satisfied in whole;
- 3. the Secured Party issuing a binding commitment to extend credit or to extend immediately available credit, whether or not drawn upon and whether or not reimbursed in the event of difficulties in collection; and
- 4. the Secured Party providing the security for payment of all sums due or owed, or to become due or owed, by the Debtor on every public contract entered by the Debtor.

Private and non-negotiable between the parties

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Debtor declares it is a legal entity recognized as such, and has rights and privileges recognized under the laws of the United States as has been the case since its creation in 1971. All legal means to protect the security interest being established by this Agreement, nunc pro tunc from 02/27/1971, will be used by the Debtor when necessary; and all support needed by the Secured Party to protect his security interest in the collateral identified herein, will be provided by the Debtor. Execution of this Security Agreement incorporates a promise that the Debtor will execute such commercial forms, including but not limited to such Financing Statements as may be necessary, to assure the Secured Party's interest is perfected. The security interest established by this Agreement will continue until the Secured Party is relieved of all liability associated with said services provided to the Debtor, and until all owing and due consideration to the Secured Party has been delivered, regardless of whether the Collateral identified in this Agreement is in the possession of the Debtor or the Secured Party. Debtor warrants that Secured Party's claim against the Collateral is enforceable according to the terms and conditions expressed therein, and according to all applicable laws promulgated for the purpose of protecting the interests of a creditor against a debtor. Debtor also warrants that it holds good and marketable title to the Collateral, free and clear of all actual and lawful liens and encumbrances except for the interest established herein, and except for such substantial interest as may have been privately established by agreement of the parties with full attention to the elements necessary to establish a valid contract under international contract law. Public encumbrances belonging to the Debtor, against the Collateral, shall remain secondary to this Agreement, unless registered prior to the registration of Secured Party's interest in the same Collateral, as is well-established in international commercial law. Debtor specifically authorizes Secured Party to file such legal notices as he deems necessary to secure his interest in the collateral. For valuable consideration, Debtor hereby expressly agrees and covenants, without benefit of discussion, and without division, that Debtor holds harmless and undertakes the indemnification of Secured Party, nunc pro tunc February 27, 1971, from and against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as Private and non-negotiable between the parties are due and as might become due, now existing and as might hereafter arise, and as might be suffered/incurred by, as well as imposed on Debtor for any reason, purpose and cause whatsoever.

GENERAL PROVISIONS

Possession of Collateral: Collateral or evidence of Collateral may remain in the possession of the Debtor is to be kept at the address given in this Agreement by the Debtor or such other place(s) approved by Secured Party, and notice of changes in location must be made to the Secured Party within ten (10) days of such relocation. Debtor agrees not to otherwise remove the Collateral except as is expected in the ordinary course of business, including sale of inventory, exchange, and other acceptable reasons for removal. When in doubt as to the legal ramifications for relocation, Debtor agrees to acquire prior written authorization from the Secured Party. Debtor may possess all tangible personal property included in Collateral and have beneficial use of all other Collateral and may use it in any lawful manner not inconsistent with this Agreement, except that Debtor's right to possession and beneficial use may also apply

Private and non-negotiable between the parties

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to Collateral that is in the possession of the Secured Party if such possession is required by law to perfect Secured Party's interest in such Collateral. If Secured Party, at any time, has possession of any part of the Collateral, whether before or after an Event of Default, Secured Party shall be deemed to have exercised reasonable care in the custody and preservation of the Collateral, if Secured Party takes such action for that purpose as deemed appropriate by the Secured Party under the circumstances.

<u>Proceeds and Products from Collateral:</u> Unless waived by Secured Party, all proceeds and products from the disposition of the Collateral, for whatever reason, shall be held in trust for Secured Party and shall not be commingled with any other accounts or funds without the consent of the Secured Party. Notice of such proceeds shall be delivered to Secured Party immediately upon receipt. Except for inventory sold or accounts collected in the ordinary course of Debtor's public business, Debtor agrees not to sell, offer to sell, or otherwise transfer or dispose of the Collateral, nor to pledge, mortgage, encumber, or otherwise permit the Collateral to be subject to a lien, security interest, encumbrance, or charge other than the security interest established by this Agreement without the prior written consent of the Secured Party.

Maintenance of Collateral: Debtor agrees to maintain all tangible Collateral in good condition and repair and not to commit or permit damage to or destruction of the Collateral or any part of the Collateral. The Secured Party and his designated representatives and agents shall have the right at all reasonable times to examine, inspect, and audit the Collateral wherever located. Debtor shall immediately notify Secured Party of all cases involving the return, rejection, repossession, loss, or damage of or to the Collateral; of all requests for credit or adjustment of Collateral, or dispute(s) arising with respect to the Collateral; and generally of all happenings and events affecting the Collateral or the value or the amount of the Collateral.

Compliance with Law: Debtor shall comply promptly with all laws, ordinances, and regulations of all governmental authorities applicable to the production, disposition, or use of the Collateral. Debtor may contest in good faith any such law, ordinance, or regulation without compliance during a proceeding, including appropriate appeals, so long as Secured Party's interest in the Collateral in Secured Party's opinion is not jeopardized. Secured Party may, at his option, intervene in any situation that appears to place the Collateral in jeopardy.

Public Disputes: Debtor agrees to pay all applicable taxes, assessments, and liens upon the Collateral when due, provided that such taxes, assessments, and liens are proved to be superior to the lawful claim established by this Agreement and subsequently perfected by the Secured Party by appropriate registration. In the event Debtor elects to dispute such taxes, assessments, and liens, Secured Party's interest must be protected at all times at the sole opinion of the Secured Party, who may, at his option, intervene in any situation that appears to jeopardize Secured Party's interest in the Collateral. Debtor may elect to continue pursuit of dispute of such taxes, assessments, and liens only upon production of a surety bond by public claimant(s) in favor of the Secured Party, sufficient to protect Secured Party from loss, including all costs and fees associated with such dispute. Should public judgment against the Debtor result from such dispute, Debtor agrees to satisfy such judgment from its accounts established and managed by the United States or its subdivisions, agents, officers, or affiliates so as not to adversely affect the Secured Party's interest in the Collateral.

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SUBORDINATION OF DEBTOR'S DEBTS TO SECURED PARTY

Providing Secured Party, subsequent to the execution of this Agreement, perfects his security interest in the Collateral by appropriate registration, Debtor agrees that its indebtedness to the Secured Party, whether now existing or hereafter created, shall have priority over unregistered claims that third parties may raise against Debtor or the Collateral whether or not Debtor becomes insolvent. Debtor hereby expressly subordinates any claim Debtor may have against Secured Party, upon any account whatsoever, to the claim Secured Party has or will have against the Debtor. If Secured Party so requests all notes or credit agreements, now or hereafter established evidencing debts or obligation of Debtor to third parties, then these debts shall be marked with a legend that the same are subject to this Agreement and shall be delivered to Secured Party. Debtor agrees and Secured Party hereby is authorized, in the name of the Debtor, to execute and file such financing statements and other commercial statements as Secured Party nd en. deems necessary or appropriate to perfect, preserve, and enforce his rights under this Agreement.

DEFAULT

The following shall constitute Event(s) of Default hereunder:

- 1. failure by the Debtor to pay a debt secured hereby when due;
- 2. failure by the Debtor to perform an obligation secured hereby when required to be performed;
- 3. breach by the Debtor of a warranty contained in this Agreement;
- 4. evidence that a statement, warranty, or representation made or implied in this Agreement by Debtor, is false or misleading in any material respect, either now or at the time made or furnished;
- 5. evidence that this Agreement or a document of title is void or ineffective;
- 6. dissolution or termination of Debtor's existence as a legal entity, the insolvency of Debtor, the appointment of a receiver for all or any portion of Debtor's property, an assignment for the benefit of public creditors, or the commencement of proceedings under bankruptcy or insolvency laws by or against Debtor;
- 7. commencement of foreclosure, whether by action of a tribunal, self-help, repossession, or other method, by a creditor of Debtor against the Collateral;
- 8. garnishment of Debtor's deposit accounts or employment.

Cure of Default: If a fault or dishonor under this Agreement is curable through an account held by Debtor but managed by the United States or one of its subdivisions, agents, officers, or affiliates, such fault or dishonor may be cured by the Debtor with authorization by Secured Party; and upon advice by the fiduciary that the fault or dishonor has been cured, no Event of Default will have occurred. A dishonor under this Agreement, initiated by third party intervention, will not cause a default if such intervention is challenged by Debtor by its good faith effort to confirm or disprove the validity or reasonableness of a public claim which is the basis of the public creditor's proceeding; but Debtor must, in that event, deposit such surety with Secured Party as is necessary to indemnify the Secured Party from loss.

Acceleration: In the Event of Default, Secured Party may declare the entire indebtedness, immediately due and payable without notice.

Private and non-negotiable between the parties

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<u>Liquidation of Collateral</u>: In the Event of Default, Secured Party shall have full power to privately or publicly sell, lease, transfer, or otherwise deal with the Collateral or proceeds or products therefrom in his own name or in the name of the Debtor. All expenses related to the liquidation of Collateral shall become a part of the Debtor's indebtedness. Secured Party may, at his discretion, transfer part or all of the Collateral to his own name or to the name of his nominee.

<u>Rights and Remedies:</u> The Secured Party shall have all the rights and remedies of a secured creditor under the provisions of the Uniform Commercial Code as it has been adopted in the State where part or all of the Collateral is located or presumed to be located, including but not limited to, the right to proceed with self-help with or without a public court or tribunal. Rights and remedies available to Secured Party may be exercised singularly or jointly and in all venues and jurisdictions concurrently at the sole discretion of the Secured Party.

MISCELLANEOUS PROVISIONS

<u>Amendments:</u> This Agreement, together with all related documents, present and future, constitutes the entire understanding and agreement of the Parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless expressed in writing and signed by both Parties.

<u>Applicable Law:</u> The governing law of this Agreement is the agreement of the Parties, supported by the Uniform Commercial Code as adopted by the legislature of the STATE OF NEVADA, international contract law, the unwritten Law Merchant as practiced before the Uniform Commercial Code was promulgated, and applicable maxims of law.

Expenses: Debtor agrees to pay upon demand, from such accounts as Debtor may have, all Secured Party's costs and expenses, including reasonable attorney's fees and other expenses incurred by the Secured Party to defend or enforce the provisions of this Agreement.

Indebtedness: The word "indebtedness" means the indebtedness evidenced by this Agreement as a claim against the Debtor and all its present and future possessions identified in this Agreement as Collateral and all public obligations, debts, and liabilities ascribed to Debtor through its contracts and agreements, whether expressed or implied, known or unknown, or actual or constructive, that are with the United States or its subdivisions, agents, officers, affiliates or other public entities; and all claims made by Secured Party against Debtor, whether existing now or in the future, whether they are voluntary or involuntary, due or not due, direct or indirect, absolute or contingent, liquidated or unliquidated, regardless of whether Debtor is or may be liable individually or jointly, or is obligated as, or beneficiary of, a surety or accommodation party.

<u>Related Documents:</u> The phrase "related documents" means all promissory notes, credit agreements, loan agreements, guaranties, security agreements, mortgages, deeds of trust, applications, accounts, licenses, policies, permits, identification cards, account cards, receipts, forms, and all other documents and instruments that Debtor or its surety has or will execute in connection with the Debtor's total indebtedness.

<u>Notices:</u> Except for revocation notices by Debtor, all notices required to be given by either Party under this Agreement shall be in writing and shall be effective when actually delivered or when deposited with the United States post office or a nationally recognized courier service, first class

Private and non-negotiable between the parties

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postage prepaid, addressed to the Party to whom the notice is to be given at the address shown on this Agreement or to such other address as either Party may designate to the other in writing. Severability: If one or more provisions of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court of competent jurisdiction finds that one or more provisions of this Agreement are invalid or unenforceable, but that by limiting such provision(s) it would become valid or enforceable, such provision(s) shall be deemed to be written, construed, and enforced as so limited. In the event that such a finding and limitation causes damage or hardship to either Party, the Agreement shall be amended in a lawful manner to make all Parties whole. Waiver of Contractual Right: The failure of either Party to enforce one or more provisions of this Agreement shall not be construed as a waiver or limitation of that Party's right to subsequently enforce and compel strict compliance with every provision of this Agreement. Secured Party shall not be deemed to have waived rights under this Agreement unless such waiver is given in writing and signed by Secured Party. No delay or omission on the part of Secured Party in exercising a right shall operate as a waiver of such right or any other right. A waiver by Secured Party of a provision of this Agreement shall not prejudice or constitute a waiver of Secured Party's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Secured Party or any course of dealing between Secured Party and Debtor shall constitute a waiver of Secured Party's rights or of Debtor's obligations under this Agreement as to future transactions. Whenever the consent of Secured Party is required under this Agreement, the granting of such consent by Secured Party in one instance shall not constitute consent over the whole.

Ambiguities and Interpretation: Each Party that acknowledges receipt of this Agreement has had the opportunity to have counsel review this Agreement and agrees that any rule of construction claiming ambiguities are to be resolved against the drafting Party and shall not apply in the interpretation of this Agreement or its amendments. All statements in this instrument are important to the Parties. Misunderstandings have been resolved prior to execution.

Authority to Represent: A signer of this Agreement on behalf of a legal entity certifies that he has the authority to sign this Agreement and that this transaction has been duly authorized by such entity.

American'

Gender: All references within this Agreement to a specific gender include the other.

Private and non-negotiable between the parties

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SIGNATURES

Secured Party accepts all signatures in accord with the Uniform Commercial Code and acknowledges Debtor's signature as representative of all derivations thereof.

SHAUI	N J FEDERICO	Sh
SHAUN J FEDE Entity	RICO, DEBTOR, a Legal	Shaun J Federico, Secured Party, a Man
See attached: Sch	nedule A	
Clark County)) ss. ACKNOWLEDGEM	EDER/CO
Nevada State) se'	· v.
personally appeard individual whose	ed before me and proved to me name is subscribed hereto and a	lay of August, 2024, Shaun J Federico on the basis of satisfactory evidence to be the acknowledged to me that he or she executed the hand and seal this 20 th day of August , 2024 .
Joyce M Notary Signature	Jarie Schaben PITIE 49.1	Joyce Marie Schaben NOTARY PUBLIC STATE OF NEVADA Appt. No. 20-1/38-01 Expires October 04, 2024 This electronic notarization was perform by means of live audio-video communication
(1)	· mer	technology using Doc Verify

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DEBTOR: SHAUN J FEDERICO Secured Party: Shaun J Federico

(seal)

Witnesses

Witness Signature # 1

STEVEN R BERKOWITZ

Printed Name

Chright Roshic
Witness Signature # 2

CHRISTOPHER ROUSHIA

Printed Name

ACKNOWLEDGEMENT

State Of Nevada) ss.

County of Clark

On this 20th day of SEPTEMBER, 2024, before me, the undersigned, a Notary Public in and for Clark County, personally appeared the above-signed affiant, known to me to be the one whose name is signed on this instrument, and has acknowledged to me that he has executed the same.

instrument, and has acknowledged to me that he has executed the same.

Toyce Marie Schaben

Notary Signature:

My Commission Expires: 10/04/2024

Printed Name: JOYCE MARIE SCHABEN

NOTARY PUBLIC STATE OF NEVADA Appt. No. 20-1138-01 Expires October 04 2024

This electronic notarization was perform by means of live audio-video communication technology using Doc Verify

HOLD HARMLESS AND INDEMNITY AGREEMENT

Number 9589071052700750811571

Non-negotiable – Private between the parties

PARTIES:

DEBTOR: SHAUN J FEDERICO© tradename 1400 N 500 E,

LOGAN UTAH 84341

Secured Party: Shaun J Federico

c/o 855 E Twain Avenue, PMB #490 Las Vegas, Nevada Republic, near [89169]

non-domestic

...and any and all derivatives and variations in the spelling of said name.

Debtor's Social Security Account Number:

This Hold-harmless and Indemnity Agreement is mutually agreed upon and entered into in this 07^{TH} day of September, 2024, between the juristic person, "SHAUN J FEDERICO©", and any and all derivatives and variations in spelling of said name, hereinafter jointly and severally "Debtor", except "Shaun J Federico" the living, breathing, flesh-and-blood man, known by the distinctive appellation Shaun J Federico, hereinafter "Creditor".

For valuable consideration, Debtor hereby expressly agrees and covenants, without benefit of discussion, and without division, that Debtor holds harmless and undertakes the indemnification of Creditor from and against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered/incurred by, as well as imposed on, Debtor for any reason, purpose, and cause whatsoever. Debtor does hereby and herewith expressly covenant and agree that Creditor shall not under any circumstance, nor in any manner whatsoever, be considered an accommodation party, nor a surety, for Debtor.

Defined Glossary of Terms

As used in this Hold Harmless and Indemnity Agreement, the following words and terms express the meanings set forth as follows, non obstante:

Appellation: In this Hold Harmless and Indemnity Agreement, the term "appellation" means a general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh and-blood man.

Conduit: In this Hold Harmless and Indemnity Agreement, the term "conduit" signifies a means of transmitting and distributing energy and the effects/produce of labor such as goods and

services via the name, "SHAUN J FEDERICO©", also known by any and all derivatives and variations in the spelling of said name of Debtor except all derivatives and variations in the spelling of the name of "Shaun J Federico", Creditor.

Creditor: In this Hold Harmless and Indemnity Agreement, the term "Creditor" means "**Shaun J Federico**" and all derivatives and variations in the spelling of the name of "Shaun J Federico".

Debtor: In this Hold Harmless and Indemnity Agreement, the term "Debtor" means "SHAUN J FEDERICO©", also known by any and all derivatives and variations in the spelling of said name excepting "Shaun J Federico" and all derivatives and variations in the spelling of the name of "Shaun J Federico".

Derivative: In this Hold Harmless and Indemnity Agreement, the word "derivative" means Coming from another; taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.

Ens legis: In this Hold Harmless and Indemnity Agreement, the term "ens legis" means a creature of the law; an artificial being such as a corporation, considered as deriving its existence entirely from the law as contrasted with a natural person.

Hold Harmless and Indemnity Agreement: In this Hold Harmless and Indemnity Agreement, the term "Hold Harmless and Indemnity Agreement" means this Hold Harmless and Indemnity Agreement No. 9589071052700750811571 as this Hold Harmless and Indemnity Agreement may be amended and modified in accordance with the agreement of the parties signing hereunder, together with all attachments, exhibits, documents, endorsements, and schedules re: this Hold Harmless and Indemnity Agreement attached "SHAUN J FEDERICO©" means "SHAUN J FEDERICO©" means "SHAUN J FEDERICO©" and any and all derivatives and variations in the spelling of said name except "Shaun J Federico" and all derivatives and variations in the spelling of the name "Shaun J Federico", Common Law Copyright © 2024 by "Shaun J Federico", All Rights Reserved.")

In this Hold Harmless and Indemnity Agreement, the term "Shaun J Federico" means the sentient, living, flesh-and-blood man identified by the distinctive appellation Shaun J Federico and all derivatives and variations in the spelling of the name "Shaun J Federico" All rights are reserved, re: use of "Shaun J Federico". Autograph Common Law Copyright © 2024.

Juristic person: In this Hold Harmless and Indemnity Agreement, the term "juristic person" means an abstract, legal entity *ens legis* such as a corporation, created by construct of law and considered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being such as Creditor.

[&]quot;From the earliest times, the Law has enforced rights and exacted liabilities by utilizing a corporate concept by recognizing, that is, juristic persons other than human beings. The theories

by which this mode of legal operation has developed has been justified, qualified, and defined are the subject matter of a very sizeable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to the ways of men in carrying on their affairs through is now the familiar device of the corporation ---- Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process. And the none the worse for it. No doubt. Metaphors in law are to be narrowly watched." Cardozo, J., in *Berkey v. Third Avenue R. Co.*, 244 N.Y. 84, 94, "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason." See *U.S. v. SCOPHONY CORP. OF AMERICA*, 333 U.S. 795; 68 S.Ct. 855; 1948 U.S."

"Observation: A person has a property right in the use of his or her name which a person may transfer or assign." *Gracey v. Maddin*, 769 S.W. 2nd 497 (Tenn. Ct. App. 1989).

Living, breathing, flesh-and-blood man: In this Private Agreement, the term "living, breathing, flesh-and-blood man means the Creditor "**Shaun J Federico**", a sentient, living being, as distinguished from an artificial legal construct, *ens legis*, i.e. a juristic person created by construct of law.

Non obstante: In this Private Agreement, the term "non obstante" means words anciently used in public and private instrument with the intent of precluding in advance any interpretation other than certain declared objects, purposes.

"There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellow men without his consent." *CRUDEN* v. *NEALE*, 2 N.C. 338 (1796) 2 S.E.. 70. (Cited for reference only)

Sentient, living, being: <u>In this Private Agreement, the term "sentient, living being"</u> means the Creditor, i.e. "Shaun J Federico", a living, breathing, flesh-and-blood man, as distinguished from an abstract, legal construct such as an artificial entity, juristic corporation, partnership, association, and the like.

Transmitting Utility: In this Hold Harmless and Indemnity Agreement, the term "transmitting utility" means a 'commercial transmitting utility: i.e., a conduit for all commercial presentments and matters passed to or presented to the Debtor, **SHAUN J FEDERICO**©.

U.C.C.: In this Hold-harmless and Indemnity Agreement, the term "U.C.C." means Uniform Commercial Code.

This Hold-harmless and Indemnity Agreement No. 9589071052700750811571 is dated this 20th day of August, 2024.

SIGNATURES

Debtor: SHAUN J FEDERICO©

SHAUN J FEDERICO

Debtor's Signature

Creditor accepts Debtor's signature in accord with U.C.C. § 1-201(39), 3-401(b).



NOTARY ACKNOWLEDGEMENT

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

State of **NEVADA**

County of CLARK

On September 7, 2024, before me **JOYCE MARIE SCHABEN** personally appeared by **SHAUN J FEDERICO** who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of NEVADA

that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Joyce Marie Schaben

Signature of Notarial Officer

My commission expires: 10/04/202

Joyce Marie Schaben
NOTARY PUBLIC
STATE OF NEVADA
Appt. No. 20-1138-01
Expires October 04, 2024

GENE

This electronic notarization was perform by means of live audio-video communication technology using Doc Verify

AFFIDAVIT OF REVOCATION OF SIGNATURE

IN THE LAS VEGAS REGIONAL JUSTICE COURT FOR THE COUNTY OF CLARK STATE OF NEVADA

RE: Matter #

BEFORE ME, the undersigned Notary, JOYCE MARIE SCHABEN, on this 01ST day of September, 2024 personally appeared Shaun-J: Federico, known to me to be a credible person and of lawful age, who being by me first duly sworn on his oath, deposes and says:

I hereby rescind, revoke, and/or cancel all signatures attached to the account and/or PERSON with the name SHAUN J FEDERICO, a social security number, and/or a date of birth on it for anyone who construes that to be a contract. This includes any driver's licenses. There are no contract terms agreed upon unless the Court provides any evidence of a contract with a wet ink signature, or the record shall show there is nothing available to the contrary. Any appearance made is under duress without my consent and by special appearance only.

I explicitly reserve all my natural rights as a natural, free human being under contract law of the Divine Creator without prejudice and without recourse to me. I do not consent to compelled performance under any contract that I did not enter into knowingly, voluntarily, and intentionally. I do not accept the liability of the benefits or privileges of any unrevealed contract or commercial agreement.

3 Propagatican American FURTHER AFFIANT SAITH NOT.

Respectfully submitted,

Autograph of Affiant

Shaun J Federico

Printed Name of Affiant

c/o 855 E Twain Ave., PMB 490

Las Vegas, Nevada Republic, near [89169-0819]

Address of Affiant

JURAT

On this 01 day of September, 2024, before me, the undersigned, a Notary Public in and for Clark County, personally appeared the above-signed, known to me to be the one whose name is signed on this instrument, and has acknowledged to me that he has executed the same.



IN THE LAS VEGAS JUSTICE COURT FOR THE COUNTY OF CLARK STATE OF NEVADA

AFFIDAVIT OF REVOCATION OF SIGNATURE

RE: Matter #

BEFORE ME, the undersigned Notary, JOYCE MARIE SCHABE, on this 20TH day of SEPTEMBER, 2024, personally appeared Shaun J Federico, known to me to be a credible person and of lawful age, who, being by me first duly sworn on oath, deposes and says:

1. Statement of Facts:

I, Shaun J Federico, signed certain documents or forms related to the account and/or **PERSON** with the name **SHAUN J FEDERICO** under circumstances involving [describe any duress, coercion, or lack of full disclosure]. These circumstances rendered the agreement invalid as per the following legal principles:

- **Duress in Contract Law:** As established in *Totem Marine Tug & Barge, Inc. v.* Alyeska Pipeline Service Co., 584 P.2d 15 (Alaska 1978), a contract is voidable if one party's assent was induced by an improper threat that left them with no reasonable alternative. I assert that my signature was obtained under similar improper threats or coercive circumstances.
- Lack of Full Disclosure: In Laidlaw v. Organ, 15 U.S. (2 Wheat.) 178 (1817), the U.S. Supreme Court held that the failure to disclose material information can render a contract voidable. I contend that material information was withheld from me which affected my ability to consent fully and knowingly.

2. Revocation of Signature:

Ete I hereby rescind, revoke, and cancel all signatures attached to the name SHAUN J **FEDERICO** in connection with any and all documents construed to be contracts, including but not limited to driver's licenses, Social Security records, or any other agreements that were not entered into knowingly, voluntarily, and intentionally. This revocation is based on the following legal precedents:

o **Right to Revoke Consent:** According to *Mutual Life Ins. Co. v. Hillmon*, 145 U.S. 285 (1892), contracts obtained by fraud, duress, or undue influence are not enforceable. I hereby revoke any signatures obtained under such conditions.

3. Reservation of Rights:

I explicitly reserve all my natural rights as a free human being under the laws of the Divine Creator, the Uniform Commercial Code ("U.C.C."), and applicable state laws. I do not consent to any form of compelled performance under any unrevealed or coercive contract. No benefits, privileges, or liabilities arising from any such contract are accepted by me unless evidence of a valid contract, bearing my wet ink signature and made with full disclosure and without duress, is presented.

Preservation of Rights: The U.S. Supreme Court in *Marbury v. Madison*, 5 U.S.
 (1 Cranch) 137 (1803), held that all individuals have the right to assert and preserve their legal rights in any court. I assert my rights under this authority.

4. Notice to Cease and Desist:

All parties are hereby instructed to cease and desist from any actions that rely on the aforementioned signatures. Any further actions or correspondence should be directed to the undersigned at the address provided below.



[Address of domicile: c/o 855 E Twain Avenue, PMB 490, Las Vegas, Nevada State Republic, usA NON-DOMESTIC]

NOTARY ACKNOWLEDGEMENT

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

RIE SCHABEN , personally appeared
he basis of satisfactory evidence to be
nent and acknowledged to me that they
y their signature on the instrument the
acted, executed the instrument.
of the State of NEVADA
Joyce Marie Schaben NOTARY PUBLIC STATE OF NEVADA Appt. No. 20-1138-01 Expirés October 04, 2024 This electronic notarization was perform by means of live audio-video communication technology using Doc Verify
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