1	<u>From/Plaintiff:</u> Kevin: Walker, sui juris, In Propria Persona. Executor, Authorized Representative, Secured Party, Master Beneficiary			
2	TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALF c/o 30650 Rancho California Road Suite #406-251	*** NOTICE TO ACENT IS NOTICE TO PRINCIPAL ***		
3	Temecula, California [92591]	*** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT ***		
4	non-domestic <i>without</i> the <u>U</u> nited <u>S</u> tates Email: <u>team@walkernovagroup.com</u>			
5	To/Defendant(s)/Respondent(s): Gregory D Eastwood, Robert C V Bowman, George Reyes, Robert Gell, Chad.	<b>To/Defendant(s)/Respondent(s):</b> Chad Bianco. C/o RIVERSIDE COUNTY SHERIFF		
6	C/o SOUTHWEST JUSTICE CENTER	4095 Lemon Street, 2nd floor		
7	30755-D Auld Road Murrieta, California [92563]	Riverside, California [92501] Registered Mail #RF775823659US		
8	Registered Mail #RF775823645US Email: <u>info@riversidesheriff.org</u> / <u>ssherman@law4cops.com</u>	Email: <u>info@riversidesheriff.org</u> / <u>ssherman@law4cops.com</u>		
9	AFFIDAVIT CERTIFICATE of	f DISHONOR, NON-RESPONSE,		
10	DEFAULT, JUDGEMENT, an	d LIEN AUTHORIZATION.		
11	Kevin: Walker, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS	CITATION/BOND NO.: TE464702		
12	WALKER©, ™KEVIN WALKER© IRR	AFFIDAVIT CERTIFICATE OF DISHONOR, NON-RESPONSE,		
13	TRUST,	DEFAULT, JUDGEMENT, AND LIEN		
14	Claimant(s)Plaintiff(s),	AUTHORIZATION  1. FRAUD 2. RACKETEERING		
15	vs.	3. EMBEZZLEMENT 4. IDENTITY THEFT		
16	Chad Bianco, Gregory D Eastwood, Robert C V Bowman, George Reyes,	5. CONPSIRACY 6. DEPRIVATION OF RIGHTS UNDER COLOR OF		
17	William Pratt, Robert Gell, CHAD	LAW 7. RECEIVING EXTORTION PROCEEDS 8. FALSE PRETENSES		
	BIANCO, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM	9. EXTORTION 10. UNLAWFUL IMPRISONMENT		
18	PRATT, GEORGE REYES, ROBERT	11. TORTURE 12. KIDNAPPING		
19	GELL, RIVERSIDE COUNTY	13. FORCED PEONAGE 14. MONOPOLIZATION OF TRADE AND		
20	SHERIFFS DEPARTMENT, Does 1-100 Inclusive,	COMMERCE 15. BANK FRAUD 16. TRANSPORTATION OF STOLEN PROPERTY,		
21	Defendant(s)/Respondent(s)	MONEY, & SECURITIES  17. THREE HUNDRED MILLION SETTLEMENT OFFER		
22		18. CONSIDERED, ACCEPTED, AND STIPULATED ONE TRILLION DOLLAR (\$1,000,000,000,000,000.00)		
23		JUDGEMENT AND LIEN.		
24	AFFIDAVIT CERTIFICATE of I	DISHONOR, NON-RESPONSE,		
25	<b>DEFAULT, JUDGEMENT, an</b>	d LIEN AUTHORIZATION.		
26	KNOW ALL MEN BY THESE PRES	ENTS, that on this day, before me, a		
27	Notary Public, personally came by <i>Special</i>	! <b>Limited Appearance</b> , sui juris, In Propria		
28	Persona, Kevin: Walker, a living soul, natu	ral, freeborn Sovereign, state Citizen of		

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California and **the republic** in its **De'jure** capacity as one of the several states of the Union 1789. This incidentally makes him a national American of the republic as per the De'Jure Constitution for the united states 1777/1789.

Kevin, proceeding sui juris, In Propria Persona, by Special Limited Appearance, and is herein referred to as 'Affiant,' is over 18 years of age, competent to testify and has first hand knowledge of the facts herein. Affiant declared (or certified, verified, affirmed, or stated) under penalty of perjury under the laws of the United States of America that the following is true and correct, to the best of Affiants's understanding and belief, and in good faith:

- 1. As of **February 27, 2025**, Affiant has **not** received a valid, point for point, written response to the document(s) mailed to the person(s) named below. The document(s) mailed and the mail and delivery date(s) was are:
  - (1) Document: AFFIDAVIT and Plain Statement of Facts: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.

To/Defendant(s)/Respondent(s): Gregory D Eastwood, To/Defendant(s)/Respondent(s): Chad Bianco. Robert C V Bowman, George Reyes. C/o SOUTHWEST JUSTICE CENTER 30755-D Auld Road Murrieta, California [92563] Registered Mail # RF775820621US Email: <u>info@riversidesheriff.org</u> / <u>ssherman@law4cops.com</u>

C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd floor Riverside, California [92501] Registered Mail # RF775821613US Email: info@riversidesheriff.org / ssherman@law4cops.com

(2) Document: AFFIDAVIT and Plain Statement of Facts: NOTICE OF

DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.

To/Defendant(s)/Respondent(s): Gregory D Eastwood, Robert C V Bowman, George Reves. C/o SOUTHWEST JUSTICE CENTER 30755-D Auld Road Murrieta, California [92563] Registered Mail # RF775821088US

4095 Lemon Street, 2nd floor Riverside, California [92501] Registered Mail # RF775821131US

To/Defendant(s)/Respondent(s): Chad Bianco.

Email: <u>info@riversidesheriff.org</u> / <u>ssherman@law4cops.com</u>

C/o RIVERSIDE COUNTY SHERIFF

Email: info@riversidesheriff.org / ssherman@law4cops.com

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(3) Document: <u>AFFIDAVIT and Plain Statement of Facts:</u> NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, KIDNAPPING.

To/Defendant(s)/Respondent(s): Gregory D Eastwood, To/Defendant(s)/Respondent(s): Chad Bianco. Robert C V Bowman, George Reves. C/o SOUTHWEST JUSTICE CENTER 30755-D Auld Road Murrieta, California [92563] Registered Mail # RF775822582US Email: info@riversidesheriff.org / ssherman@law4cops.com

C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd floor Riverside, California [92501] Registered Mail # RF775822596US Email: info@riversidesheriff.org / ssherman@law4cops.com

- 2. As of **February 27, 2025**, Affiant is **not** in possession of a response from respondent(s) addressing each point on the affidavits sent, sworn under the penalty of perjury, as required by contract law, principles, and legal maxims.
- 3. Respondent(s) ["}individually and collectively admit the statements and claims by TACIT PROCURATION, all issues are deemed settled RES JUDICATA, STARE DECISIS and by COLLATERAL ESTOPPEL["].
- 4. Respondent(s), individually and collectively, admit to the statements and claims by TACIT PROCURATION, fully agreeing that they are deemed guilty of fraud, racketeering, identity theft, treason, breach of trust and fiduciary duties, extortion, coercion, deprivation of rights under the color of law, conspiracy to deprive of rights under the color of law, monopolization of trade and commerce, forced peonage, obstruction of enforcement, extortion of a national/ internationally protected person, false imprisonment, torture, creating trusts in restraint of trade, dereliction of fiduciary duties, bank fraud, breach of trust, treason, tax evasion, bad faith actions, dishonor, injury, and damage to Affiant and/or Complainant(s)/Plaintiff(s).
- 5. Furthermore, Respondent(s) individually and collectively fully agree that this Affidavit and all previously submitted Affidavits constitute prima facie evidence of these violations and serve as proof of claim. As established in United States v. Kis, 658 F.2d 526 (7th Cir. 1981):

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so by affidavit or other evidence." 6. Accordingly, Respondents' failure to rebut constitutes conclusive admission and

"Appellee had the burden of first proving its prima facie case and could do

- agreement to all claims asserted herein
- 7. You/Defendant(s)/Respondent(s) individually and collectively, fully agree that INVOICE and/or TRUE BILL #RIVSHERTREAS12312024 accurately represents their indebtedness of to Affiant, and/or Complainant(s)/Plaintiff(s).
- 8. You/Respondent(s)/Defendant(s) individually and collectively, fully agree that You or who you/they represent is/are the DEBTOR(S) in this matter.
- 9. You/Defendant(s)/Respondent(s) individually and collectively, fully agree that You and/ or who you represent has/have been paid in full for the "contract" in question.
- 10. You/Defendant(s)/Respondent(s) individually and collectively, fully agree that You/ Defendant(s)/Respondent(s) is/are not the CREDITOR, or an ASSIGNEE of the CREDITOR, in this matter.
- 11. Consistent with the eternal tradition of natural common law, unless I have harmed or violated someone or their property, I have committed no crime; and I am therefore **not** subject to any penalty. I act in accordance with the following **<u>U.S. Supreme Court case:</u>** "The individual may stand upon his **constitutional rights** as a <u>c</u>itizen. He is entitled to carry on his **private** business in his own way. His power to contract is <u>unlimited</u>. He owes no such duty [to submit his books and papers for an examination] to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land [Common Law] long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the Constitution. Among his rights are a refusal to incriminate himself, and the immunity of himself and his property from arrest or seizure except under a warrant of the law. He owes nothing to the public so long as he does not trespass upon their rights." - Hale v. Henkel, 201 U.S. 43 at 47 (1905).

**NO QUALIFIED OR LIMITED IMMUNITY** 

- 12. "When enforcing mere statutes, judges of all courts do not act judicially (and thus are not protected by "qualified" or "limited immunity," SEE: Owen v. City, 445 U.S. 662; Bothke v. Terry, 713 F2d 1404) - "but merely act as an extension as an agent for the involved agency -- but only in a "ministerial" and not a "discretionary capacity..." Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E., 281, U.S. 464.
  - 13. "Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights." AFLCIO v. Woodward, 406 F2d 137 t.
  - 14. "Immunity **fosters neglect and breeds irresponsibility** while liability promotes care and caution, which caution and care is owed by the government to its people." (Civil Rights) **Rabon vs Rowen Memorial Hospital, Inc.** 269 N.S. 1, 13, 152 SE 1 d 485, 493.
  - 15. "Judges not only can be sued over their official acts, but could be held **liable for** injunctive and declaratory relief and attorney's fees." Lezama v. Justice Court, A025829.
  - 16. "Ignorance of the law does not excuse misconduct in anyone, least of all in a sworn officer of the law." **In re McCowan** (1917), 177 C. 93, 170 P. 1100.
- 20 17. "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel
- 21 (1882), 62 C. 641; **Dore v. Southern Pacific Co.** (1912), 163 C. 182, 124 P. 817;
- 22 People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court
- 23 (1928), 95 C.A. 35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98
- 24 C.A. 33, 276 P. 368.

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- 25 | 18. "It is one of the fundamental maxims of the common law that ignorance of the law excuses no one." **Daniels v. Dean** (1905), 2 C.A. 421, 84 P. 332.
- 27 19. "the people, not the States, are sovereign." Chisholm v. Georgia, 2 Dall. 419, 2 U.S.
- 27 | 19. The people, not the States, are sovereign. Chisnoini v. Georgia, 2 Daii. 419, 2 U.S. 28 | 419, 1 L.Ed. 440 (1793).

1 20. ALL ARE EQUAL UNDER THE LAW. (God's Law - Moral and Natural Law). Exodus 21:23-25; Lev. 24: 17-21; Deut. 1; 17, 19:21; Mat. 22:36-40; Luke 10:17; Col. 3:25. "No one is 2 3 above the law". 21. IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE EXPRESSED. 4 (Heb. 4:16; Phil. 4:6; Eph. 6:19-21). -- Legal maxim: "To lie is to go against the mind." 5 22. IN COMMERCE TRUTH IS SOVEREIGN. (Exodus 20:16; Ps. 117:2; John 8:32; II Cor. 6 7 13:8) Truth is sovereign -- and the Sovereign tells only the truth. 8 23. TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT. (Lev. 5:4-5; Lev. 6:3-5; 9 Lev. 19:11-13: Num. 30:2; Mat. 5:33; James 5: 12). 24. AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. (12 Pet. 10 1:25; Heb. 6:13-15;). "He who does not deny, admits." 11 12 25. AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN COMMERCE. 13 (Heb. 6:16-17;). "There is nothing left to resolve. 26. WORKMAN IS WORTHY OF HIS HIRE. The first of these is expressed in Exodus 14 15 20:15; Lev. 19:13; Mat. 10:10; Luke 10"7; II Tim. 2:6. Legal maxim: "It is against equity for freemen not to have the free disposal of their own property." 16 27. HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT. (Book of Job; 17 18 Mat. 10:22) -- Legal maxim: "He who does not repel a wrong when he can occasions it.") Executed "without the United States" in compliance with 28 USC § 1746. 19 FURTHER AFFIANT SAYETH NOT. 20 21 22 // I. Some Relevant U.C.C. Sections and Application 1. U.C.C. § 1-308 - Reservation of Rights: 24 This section ensures that acceptance of an offer under duress or coercion does 25 not waive any rights or defenses. By invoking U.C.C. § 1-308, Claimant(s)/ 26 Complainant(s)/Plaintiff(s). asserts that any compliance with your offer is 27 made with *explicit reservation of rights*, preserving all legal remedies. 28

#### 2. U.C.C. § 2-204 – Formation in General:

This section establishes that a contract can be formed in any manner sufficient to show agreement, including conduct. By issuing the citation (an implied offer to contract), You/Defendant(s)/Respondent(s), have initiated a contractual relationship, which has been conditionally accepted with <u>new terms herein</u>.

#### 3. U.C.C. § 2-206 – Offer and Acceptance in Formation of Contract:

Under this section, an offer can be accepted in any reasonable manner. By conditionally accepting the citation and dispatching this notice via USPS Certified, Registered, and/or Express mail, Claimant(s)/Complainant(s)/Plaintiff(s) has/have created a binding contract agreement and obligation which You/Defendant(s)/ Respondent(s) are contractually bound and obligated to.

#### 4. U.C.C. § 2-202 – Final Written Expression:

This provision ensures that the terms of this conditional acceptance supplement the original terms of the citation. By including these conditions, the issuing authority is bound to provide proof of their validity, failing which the conditional acceptance will be expressly stipulated as the **final** agreement.

### 5. U.C.C. § 1-103 – Supplementary General Principles of Law Applicable:

This section allows common law principles to supplement the UCC. Under the doctrine of **equity** and **fair dealing**, failure to provide the requested proof constitutes bad faith and silent acquiescence, tacit agreement, and tacit procuration to all of the the **fact and terms stipulated** in this Affidavit Notice and Self-Executing Contract and Security Agreement.

#### 6. U.C.C. § 3-505 – Evidence of Dishonor

Under U.C.C. § 3-505, an *unrebutted* **Affidavit of Default, Dishonor, and Non-Response** creates a **presumption of dishonor** against the defaulting party. **Subsection (a)** states that certain documents are admissible as evidence and create a **presumption of dishonor**, including:

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 A document regular in form that certifies dishonor, such as a notarized affidavit.

- **2.** A **writing or stamp** from a relevant authority confirming non-acceptance or non-payment.
- **3.** A record from a financial institution or other official entity proving dishonor.
- Subsection (b) confirms that a protest of dishonor may be made by a notary public or other authorized official, further strengthening the validity and enforceability of the affidavit as prima facie evidence of dishonor.

#### **Application:**

By failing to lawfully rebut or respond, **Defendant(s)/Respondent(s)** are **presumed in dishonor**, and Plaintiffs' claims are **legally established as true** and **enforceable**. The *unrebutted* **affidavit serves as self-executing proof** that Respondents/Defendants have defaulted and **must now perform according to** the binding contract agreement and security instrument.

#### **Legal and Procedural Basis**

#### 1. Mailbox/Postal Rule:

Under the mailbox rule, this notice of conditional acceptance is effective and considered **accepted** by You/Defendant(s)/Respondent(s) upon dispatch via the respective Registered, Certified, and/or Express mail number. The agreement becomes **binding** when the notice **is sent**, not when received. This binds the issuing authority to the terms outlined in this notice unless rebutted within the specified timeframe.

#### 2. Offer and Acceptance:

Your citation constitutes an offer under contract law. This notice selfexecuting Contract and Security Agreement conditionally accepts your contract OFFER and supplements its terms under U.C.C. § 2-202. Failure to

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fulfill the new and final terms and conditions within the specified three (3) day timeframe constitutes silent acquiescence, tacit agreement, and tacit procuration.

#### 3. Consent to Service by Electronic and Postal Means:

By the doctrine of silent acquiescence and tacit agreement, You/Defendant(s)/ Respondent(s) have consented to service of notices, pleadings, and communications via email, and/or USPS Registered Mail, Express Mail, or Certified Mail. Your failure to rebut or object to this service method within the specified timeframe constitutes unequivocal acceptance of service through these means.

#### **DEFENDANTS' ACTIONS AS ACTS OF WAR AGAINST** Ш. THE THE PEOPLE AND THE CONSTITUTION

The defendants' conduct constitutes an outright war against the Constitution of the United States, its *principles*, and the rule of law. By their bad faith and deplorable actions, the defendants have demonstrated willful and intentional disregard and contempt for the supreme law of the land, as set forth in Article VI, Clause 2 of the Constitution, which declares that the Constitution, federal laws, and treaties are the supreme law of the land, binding upon all states, courts, and officers.

#### A. Violations of Constitutional Protections

The defendants have intentionally and systematically engaged in acts that directly violate the protections guaranteed to the plaintiffs and the people under the Constitution, including but not limited to:

- 1. Violation of the Plaintiffs' Unalienable Rights: The defendants have deprived the plaintiffs of life, liberty, and property without due process of law, as guaranteed under the Fifth and Fourteenth Amendments.
- 2. Subversion of the Rule of Law: Through their actions, the defendants have undermined the separation of powers and checks and balances established

by the Constitution. They have disregarded the judiciary's duty to uphold the Constitution by attempting to operate outside the confines of lawful authority, rendering themselves effectively unaccountable.

3. Treasonous Conduct: Pursuant to Article III, Section 3, treason against the United States is defined as levying war against them or adhering to their enemies, giving them aid and comfort. The defendants' conduct in subverting the constitutional order, depriving citizens of their lawful rights, and unlawfully exercising power without jurisdiction constitutes a form of domestic treason against the Constitution and the people it protects.

#### B. Acts of Aggression and Tyranny

The defendants' actions amount to a usurpation of authority and a direct attack on the sovereignty of the people, who are the true source of all government power under the Constitution. As stated in the Declaration of Independence, whenever any form of government becomes destructive of the unalienable rights of the people, it is the right of the people to alter or abolish it. The defendants, through their actions, have positioned themselves as adversaries to this principle, attempting to replace the rule of law with arbitrary and unlawful dictates.

#### C. Weaponizing Authority to Oppress

The defendants' intentional misuse of their authority to act against the interests of the Constitution and its <u>C</u>itizens is a clear manifestation of tyranny. Rather than serving their constitutional mandate to protect and defend the Constitution, they have actively waged war on it by:

- Suppressing lawful claims and evidence presented by the plaintiffs to protect their property and rights.
- **Engaging in acts of fraud, coercion, and racketeering** that strip plaintiffs of their constitutional protections.

 Dismissing the jurisdictional authority of constitutional mandates, including but not limited to rights to due process and equal protection under the law.

The defendants' actions are not merely breaches of law; they are acts of *insurrection* and rebellion against the very foundation of the nation's constitutional framework. Such acts must not go unchallenged, as they jeopardize the constitutional order, the rights of the people, and the rule of law that ensures justice and equality. Plaintiffs call upon the court and relevant authorities to enforce the Constitution, compel accountability, and halt the defendants' treasonous war against the supreme law of the land.

# IV. 'Bare Statutes' as Confirmation of Guilt and the Necessity of Prosecution by an Enforcer

Plaintiffs' incorporation of "bare statutes" does **NOT** exonerate Defendants; rather,

it serves as evidence of Defendants' guilt, which they have already *undisputedly* admitted through their actions and lack of rebuttal to any affidavits, which they have a duty to respond to. The invocation of bare statutes merely underscores the necessity for Plaintiffs to compel a formal enforcer, such as a District Attorney or Attorney General, to prosecute the criminal violations. This requirement for enforcement does <u>NOT</u> negate the Defendants' culpability but, instead, affirms the gravity of their admitted violations.

In this matter, Plaintiffs have thoroughly detailed the Defendants' willful and intentional breaches of multiple federal statutes under Title 18, and Plaintiff's private right(s) of action. These *blatant* and *willful* violations have been clearly articulated in this NOTICE, AFFIDAVIT, AND CONTRACT SECURITY AGREEMENT. Defendants' actions constitute treasonous conduct against the Constitution and the American people. Their behavior, alongside that of their counsel, reflects an attitude of being above the law, further solidifying their guilt. Plaintiffs maintain that the Defendants' reliance on procedural defenses or

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are an unequivocal admission of guilt that necessitates legal action by the appropriate prosecutorial authority. Plaintiffs reserve all rights to compel such enforcement to ensure that the Defendants are held fully accountable for their crimes.

#### V. RESPONSE DEADLINE: REQUIRED WITHIN THREE (3) DAYS:

A response and/or compensation and/or restitution payment must be received within a deadline of **three (3) days.** At the "**Deadline**" is defined as 5:00 p.m. on the third (3rd) day after your receipt of this affidavit. "**Failure to respond**" is defined as a blank denial, unsupported denial, inapposite denial, such as, "not applicable" or equivalent, statements of counsel and other declarations by third parties that lack first-hand knowledge of the facts, and/or responses lacking verification, all such responses being legally insufficient to controvert the verified statements herewith. See *Sieb's Hatcheries, Inc* and *Beasley, Supra*. Failure to respond can result in **your acceptance of personal liability** external to qualified immunity and waiver of any decision rights of remedy.

# VI. <u>FAILURE TO RESPOND AND/OR PERFORM, REMEDY, AND</u> <u>SETTLEMENT</u>

If You/Defendant(s)/Respondent(s) fail to respond and perform within three (3) days of receiving this Affidavit Notice and Self- Executing Contract and SecurityAgreement and CONDITIONAL ACCEPTANCE, with verified evidence of the above accompanied by an affidavit, sworn under the penalty of perjury, as required by law, You/Defendant(s)/Respondent(s), Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, You/Defendant(s)/Respondent(s) individually and collectively fully agree that you must act in good faith and accordance

Self-Executing Contract and Security Agreement — Registered Mail #RF775823645US — Dated: February 27, 2025 with the Law, cease all conspiracy, fraud, identity theft, embezzlement, deprivation under the color of law, extortion, embezzlement, bank fraud, harassment, conspiracy to deprive, and other violations of the law, and 3 TERMINATE these proceeding immediately, and pay the below mentioned Three Hundred Million Dollar Restitution and Settlement payment, and 5 releasing all special deposit funds and/or Credits due to Affiant and/or Complainant(s)/Plaintiff(s). VII. Three Hundred Million Dollars (\$300,000,000.00) Restitution 8 **Settlement Payment REQUIRED** 9 Furthermore, if You/Defendant(s)/Respondent(s) fail to respond and 10 perform within three (3) days from the date of receipt of this communication by 11 providing verified evidence and proof of the facts and conditions set forth herein, 12 accompanied by affidavits sworn under penalty of perjury as required by law, 13

perform within three (3) days from the date of receipt of this communication by providing verified evidence and proof of the facts and conditions set forth herein, accompanied by affidavits sworn under penalty of perjury as required by law, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS

DEPARTMENT, *Does 1-100*, hereby agree that, within three (3) days of receipt of this contract offer, You/Defendant(s)/Respondent(s) shall issue restitution payment in the total sum certain of Three Hundred Million Dollars (\$300,000,000.00), which shall become immediately due and payable to TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST: Complainant(s)/Plaintiff(s).

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# VIII. One Trillion Dollar (\$1,000,000,000,000.00) Default <u>Judgement and Lien</u>

If You/Defendant(s)/Respondent(s) fail to respond and perform **within three (3) days** from the date of receipt of this communication, **as contractually required**, You/Defendant(s)/Respondent(s) hereby individually and collectively, fully agree, that the entire amount evidenced

and itemized in Invoice #RIVSHERTREAS12312024, totaling One Trillion Dollars (\$1,000,000,000,000,000), shall become immediately due and payable in full.

Furthermore, if You/Respondent(s)/Defendant(s), fail to respond and perform within three (3) days from the date of receipt of this communication, You/Defendant(s)/Respondent(s), individually and collectively, admit the statements and claims by TACIT PROCURATION, and completely agree that you/they individually and collectively are guilty of fraud, racketeering, indentity theft, treason, breach of trust and fiduciary duties, extortion, coercion, deprivation of rights under the color of law, conspiracy to deprive of rights under the color of law, monopolization of trade and commerce, forced peonage, obstruction of enforcement, extortion of a national/internationally protected person, false imprisonment, torture, creating trusts in restraint of trade dereliction of fiduciary duties, bank fraud, breach of trust, treason, tax evasion, bad faith actions, dishonor, injury and damage to Affiant.

## IX. <u>JUDGEMENT AND COMMERCIAL LIEN</u> AUTHORIZATION

Moreover, if You/Defendant(s)/Respondent(s), fail to respond within three (3) days from the date of receipt of this communication, you/they individually and collectively, fully and unequivocally Decree, Accept, fully Authorize (in accord with UCC section 9), indorse, support, and advocate for a judgement, and/or SUMMARY JUDGEMENT, and/or commercial lien of One Trillion Dollars (\$1,000,000,000,000,000.00) against You/Respondent(s)/Defendant(s), Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, GREGORY D EASTWOOD, ROBERT C V BOWMAN, WILLIAM PRATT, GEORGE REYES, ROBERT GELL, RIVERSIDE COUNTY SHERIFFS DEPARTMENT, Does 1-100, in favor of, TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S).

Finally, If You/Respondent(s)/Defendant(s), fail to respond within three (3) 1 days from the date of receipt of this communication, You/Defendant(s)/ Respondent(s) individually and collectively, EXPRESSLY, FULLY, and 3 unequivocally <u>Authorize</u>, indorse, support and advocate for TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or 5 TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S) to formally notify the United States Treasury, Internal Revenue Service, the respective Congress (wo)man, U.S. Attorney General, and/or any person, individual, legal fiction, and/or person, or ens legis Affiant deems necessary, including but not limited to submitting the requisite form(s) 1099-A, 1099-OID, 10 1099-C, 1096, 1040, 1041, 1041-V, 1040-V, 3949-A, with the One Trillion Dollars 11 (\$1,000,000,000,000.00 USD) as the income to You/Defendant(s)/Respondent(s) and lost revenue and/or income to Affiant, and/or TMWG EXPRESS TRUST©, 13 TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN 14 WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S). 15 SUMMARY JUDGEMENT, U.C.C. 3-505 Χ. 16 PRESUMED DISHONOR 17 Said income is to be assessed and claimed as income by/to You/ 18 Defendant(s)/Respondent(s), and/or by filing a lawsuit followed by a DEMAND 19 or similar for **SUMMARY JUDGEMENT** as a matter of law, in accordance with 20 California Code of Civil Procedure § 437c(c) and Federal Rule of Civil Procedure 21 56(a), and/or executing an Affidavit Certificate of Non-Response, Dishonor,

or similar for **SUMMARY JUDGEMENT** as a matter of law, in accordance with California Code of Civil Procedure § 437c(c) and Federal Rule of Civil Procedure 56(a), and/or executing an Affidavit Certificate of Non-Response, Dishonor, Judgement, and Lien Authorization, in accordance with U.C.C. § 3-505, and/or issue an ORDER TO PAY or BILL OF EXCHANGE to the U.S. Treasury and IRS, said sum certain of One Trillion U.S. Dollars (\$1,000,000,000,000.00 USD), for immediate credit to Affiant, and/or TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS WALKER©, and/or TMKEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S), with this Self-

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Executing Contract and Security Agreement servings as *prima facie* evidence of You/Respondent(s)/Defendant(s)'s Verified INDEBTEDNESS to Affiant, Affiant, and/or TMWG EXPRESS TRUST©, TMKEVIN WALKER© ESTATE, TMKEVIN LEWIS 3 WALKER©, and/or ™KEVIN WALKER© IRR TRUST, and/or their lawfully designated ASSIGNEE(S). 5 Should it be deemed necessary, the Claimant(s)/Plaintiff(s) are fully 6 Authorized (in accord with U.C.C § 9-509) to file a UCC commercial LIEN and/or 7 UCC1 Financing Statement to perfect interest and/or secure full satisfaction of the 8 adjudged sum of One Trillion Dollars (\$1,000,000,000,000.00 USD). 9 \*\*\* SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT\*\*\*: 10 Again for the record, this contract, received and accepted per the mailbox 11 rule, is self-executing and serves as a SECURITY AGREEMENT, and establishes 12 a lien, Authorized by You/They/the DEBTOR(S). Acceptance of this contract is 13 deemed to occur at the moment it is dispatched via mail, in accordance with the 14 mailbox rule established in common law. Under this rule, an acceptance becomes 15 effective and binding once it is properly addressed, stamped, and placed in the 16 control of the postal service, as supported by Adams v. Lindsell (1818) 106 ER 250. 17 Furthermore, as a self-executing agreement, this contract creates immediate and 18 enforceable obligations without the need for further action, functioning also as a 19 SECURITY AGREEMENT under Article 9 of the Uniform Commercial Code 20 (UCC). 21 \*\*\* SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT\*\*\*: 22 XI. **ESTOPPEL BY ACQUIESCENCE:** 23

If the addressee(s) or an intended recipient of this notice fail to respond addressing each point, on a point by point basis, they individually and collectively accept all of the statements, declaration, stipulations, facts, and claims as TRUTH and fact by TACIT PROCURATION, all issues are deemed settled RES JUDICATA, STARE DECISIS and by COLLATERAL ESTOPPEL.

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You may **not** argue, controvert, or otherwise protest the finality of the administrative findings in any subsequent process, whether administrative or judicial. (See Black's Law Dictionary 6th Ed. for any terms you do not "understand"). 3 Your failure to completely answer and respond will result in your agreeing 4 not to argue, controvert or otherwise protest the finality of the administrative 5 findings in any process, whether administrative or judicial, as certified by Notary or Witness Acceptor in an Affidavit Certificate of Non Response and/or Judgement, or similar. 8 Should YOU fail to respond, provide partial, unsworn, or incomplete 9 answers, such are not acceptable to me or to any court of law. See, Sieb's Hatcheries, Inc. v. Lindley, 13 F.R.D. 113 (1952)., "Defendant(s) made no request for an extension of time in which to answer the request for admission of facts and filed 12 only an unsworn response within the time permitted," thus, under the specific 13 provisions of Ark. and Fed. R. Civ. P. 36, the facts in question were deemed 14 admitted as true. Failure to answer is well established in the court. Beasley v. U. 15 S., 81 F. Supp. 518 (1948)., "I, therefore, hold that the requests will be considered as 16 having been admitted." Also as previously referenced, "Statements of fact 17 contained in affidavits which are **not** rebutted by the opposing party's **affidavit or** 18 pleadings may be accepted as true by the trial court." -- Winsett v. Donaldson, 244 19 N.W.2d 355 (Mich. 1976). 20 21 22 23 24 25 26 27

Invoice # RIVSHERTREAS12312024

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#### **INVOICE** and/or **TRUE** BILL

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Dear Valued Defendant(s), Respondent(s), Customer(s), Fiduciary(ies), Agent(s), and/or DEBTOR(S):

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It has come to OUR attention that you are deemed guilty of multiple felony crimes, violations of U.S. Code, U.C.C, the Constitution, and the law. You have or currently still are threatening, extorting, depriving, coercing, damaging, injuring, and causing irreparable physical, mental, emotional, and financial harm to TMKEVIN WALKER® ESTATE, TMWG EXPRESS TRUST®, TMKEVIN WALKER® IRR TRUST and its/their beneficiary(ies), and their Fiduciary(ies), Trustee(s), Executor(s), Agent(s), and Representatives. You remain in default, dishonor, and have an outstanding past due balance due immediately, to wit:

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2. 18 U.S. Code § 4 - Misprision of felony 9

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\$10,000,000.00 \$1,000,000.00

3. Professional and personal fees and costs associated with preparing documents for this matter:

18 U.S. Code § 1341 - Frauds and swindle:

\$100,000,000.00

4. 15 U.S. Code § 2 - Monopolizing trade a felony; penalty:

\$200,000,000.00

5. 18 U.S. Code § 241 - Conspiracy against rights: \$9,000,000,000.00

6. 18 U.S. Code § 242 - Deprivation of rights under color of law:

\$9,000,000,000.00

7. 18 U.S. Code § 1344 - Bank fraud:

\$100,000,000.00

(fine and/or up to 30 years imprisonment)

\$100,000,000,000.00

instrumentalities and officials thereof: 9. 15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty

\$900,000,000.00

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18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):

15 U.S. Code § 1122 - Liability of United States and States, and

\$3,000,000,000.00

Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and 11. internationally protected persons:

(fine and/or up to 10 years imprisonment):

\$11,000,000.00

18 U.S. Code § 878 - Threats and extortion against foreign officials, official guests, or internationally protected persons (fine and/or up to 20 years imprisonment):

\$500,000,000.00

18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):

\$100,000,000.00

14. Use of TMKEVIN LEWIS WALKER®: x 3

\$3,000,000.00

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Fraud, conspiracy, obstruction, identity theft, extortion, bad faith actions, treason, monopolization of trade and commerce, bank fraud, threats, coercion, identity theft, mental trauma,

emotional anguish and trauma. embezzlement, larceny, felony crimes, loss of time and thus enjoyable life, deprivation of rights under the color of law

harassment, Waring against the Constitution, injury and damage:

\$777,075,000,000.00

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**Total Due: Good Faith Discount:**  \$1,000,000,000,000.00 USD \$999,700,000,000.00 USD

Total Due by 03/03/2025: \$300,000,000.00 USD Total Due after 03/03/2025: \$1,000,000,000.000.00 USD

-18 of 25-

AFFIDAVIT CERTIFICATE of DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION

1	COPY of this ACTUAL AND CONSTRUCTIVE NOTICE and Exhibits sent to the following				
2		WITNESSES by way of Registered Ma	il with	Misprision of Felony Obligations:	
3	To/Cc:	Rob Bonta, Agent(s), Fiduciary(ies), Trustee(s) C/o Office of the Attorney General 1300 "I" Street	To/Cc:	Issa, Darrel, Agent(s), Fiduciary(ies), Trustee(s) C/o U.S. HOUSE OF REPRESENTATIVES Washington, District of Colombia [20515]	
5		Sacramento, California [95814-2919] Registered Mail #RF775823662US.		Registered Mail #RF775823676US.	
6	To/Cc:	Pan Bondi, Agent(s), Fiduciary(ies), Trustee(s) C/o Office of the Attorney General	To/Cc:	Douglas O'Donnell, Agent(s), Fiduciary(ies), Trustee(s) C/o Internal Revenue Service	
7 8		950 Pennsylvanie Avenue, NW Washington, District of Colombia [20530-0001] Registered Mail # RF775823680US.		1111 Constitution Avenue, North West Washington, District of Colombia [20224] Registered Mail #RF775823693US.	
9	To/Cc:	David Lebryk, Agent(s), Fiduciary(ies), Trustee(s) C/o Department of the Treasury	To/Cc:	Marco Rubio, Agent(s), Fiduciary(ies), Trustee(s) C/o Department of State	
10		1500 Pennsylvania Avenue, NW Washington, District of Colombia [20220] Registered Mail #RF775823702US.		2201 C Street, North West Washington, District of Colombia [20520] Registered Mail #RF775823716US.	
12			TTAC		
13	EXHIBITS/ATTACHMENTS:  1.Exhibit A: Affidavit: Power of Attorney In Fact'				
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15	2. Exhibit B: Private UCC Contract Trust/UCC1 filing #2024385925-4.  3. Exhibit C: Private UCC Contract Trust/UCC3 filing ##2024402990-2.				
16	4. Exhibit D: Affidavit Right of Travel CANCELLATION, TERMINATION, AND				
17	REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT				
18	and AGREEMENT. LICENSE/BOND # B6735991				
19	5. Exhibit E: Revocation Termination and Cancelation of Franchise.				
20	6. E <b>xh</b>	ibit F: CITATION/BOND #TE464	702, ac	cepted under threat, duress, and	
21	coe	rcion: A <mark>S EVIDENCED BY SIGN</mark>	ATUR	E LINE.	
22	7. E <b>xh</b>	<b>ibit G:</b> Automobile's PRIVATE PL	ATE di	isplayed on the automobile	
23	8. E <b>xh</b>	ibit H: Screenshot of "Automobile	e" and '	"commercial vehicle" from DMV	
24	we	bsite			
25	9. <b>_Exh</b>	ibit I: Screenshot of CA CODE § 20	60 from	https://leginfo.legislature.ca.gov	
26	10. <b>Exhibit J</b> : Photo(s) of Defendant/Respondent Gregory D Eastwood.				
27	11. Exhibit K: Photo(s) of Defendant/Respondent Robert C V Bowman.				
28	12. <b>Exhibit L</b> : Photo(s) of Defendant/Respondent Willam Pratt.				

13. Exhibit M: AFFIDAVIT CERTIFICATE of STATUS, ASSETS, RIGHTS,			
JURISDICTION, AND PROTECTIONS as national/non-citizen national, foreign			
government, foreign official, internationally protected person, international			
organization, secured party/secured creditor, and/or national of the United			
States, #RF661448964US.			
14. <b>Exhibit N</b> : national/non-citizen national passport card #C35510079.			
15. <b>Exhibit O</b> : national/non-citizen national passport book #A39235161.			
16. <b>Exhibit P</b> : ™KEVIN LEWIS WALKER© Copyright and Trademark Agreement.			
17. Exhibit Q: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,			
CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY			
THEFT, EXTORTION, COERCION, TREASON, #RF775820621US.			
18.Exhibit R: NOTICE OF DEFAULT, and FRAUD, RACKETEERING,			
CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,			
IDENTITY THEFT, EXTORTION, COERCION, TREASON, #RF775821088US.			
19.Exhibit S: NOTICE OF DEFAULT, and FRAUD, RACKETEERING,			
CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,			
IDENTITY THEFT, EXTORTION, COERCION, TREASON, #RF775822582US			
<b>WORDS DEFINED GLOSSARY OF TERMS:</b>			
As used in this Affidavit, the following words and terms are as defined in this section,			
non-obstante:			
1. automobile: a passenger vehicle that does not transport persons for hire. This includes station wagons,			
sedans, vans, and sport utility vehicles. See, California Vehicle Code (CVC) §465.			
2. commercial vehicle: A "commercial vehicle" is a vehicle which is used or maintained for the			
transportation of persons for hire, compensation, or profit or designed, used, or maintained primarily			
for the transportation of property (for example, trucks and pickups). See CVC §260.			
3. motor vehicle: The term "motor vehicle" means every description of carriage or other contrivance			

propelled or drawn by mechanical power and used for commercial purposes on the highways in the

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transportation of passengers, passengers and property, or property or cargo. <u>See 18 U.S. Code § 31 - Definitions.</u>

- financial institution: a person, an individual, a private banker, a business engaged in vehicle sales, including automobile, airplane, and boat sales, persons involved in real estate closings and settlements, the United States Postal Service, a commercial bank or trust company, any credit union, an agency of the United States Government or of a State or local government carrying out a duty or power of a business described in this paragraph, a broker or dealer in securities or commodities, a currency exchange, or a business engaged in the exchange of currency, funds, or value that substitutes for currency or funds, financial agency, a loan or finance company, an issuer, redeemer, or cashier of travelers' checks, checks, money orders, or similar instruments, an operator of a credit card system, an insurance company, a licensed sender of money or any other person who engages as a business in the transmission of currency, funds, or value that substitutes for currency, including any person who engages as a business in an informal money transfer system or any network of people who engage as a business in facilitating the transfer of money domestically or internationally outside of the conventional financial institutions system. Ref, 31 U.S. Code § 5312 Definitions and application.
- 5. **individual:** As a noun, this term denotes a single **person** as distinguished from a group or class, and also, very commonly, a private or natural person as distinguished from a partnership, corporation, or association; but it is said that this restrictive signification is not necessarily inherent in the word, and that it **may**, in proper cases, include **artificial persons**. As an adjective: Existing as an indivisible entity. Of or relating to a single person or thing, as opposed to a group. <u>See Black's Law Dictionary 4th, 7th, and 8th Edition pages 913, 777, and 2263 respectively.</u>
  - person: Term may include artificial beings, as corporations. The term means an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, government, governmental subdivision, agency, or instrumentality, public corporation, or any other legal or commercial entity. The term "person" shall be construed to mean and include an individual, a trust, estate, partnership, association, company or corporation. The term "person" means a natural person or an organization. -Artificial persons. Such as are created and devised by law for the purposes of society and government, called "corporations" or bodies politic." -Natural persons. Such as are

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27 28 formed by nature, as distinguished from artificial persons, or corporations. -Private person. An individual who is not the incumbent of an office. Persons are divided by law into natural and artificial. Natural persons are such as the God of nature formed us; artificial are such as are created and devised by human laws, for the purposes of society and government, which are called "corporations" or "bodies politic." - See Uniform Commercial Code (UCC) § 1-201, Black's Law Dictionary 1st, 2nd, and 4th edition pages 892, 895, and 1299, respectively, 27 Code of Federal Regulations (CFR) § 72.11 - Meaning of terms, and 26 United States Code (U.S. Code) § 7701 - Definitions.

- bank: a person engaged in the business of banking and includes a savings bank, savings and loan association, credit union, and trust company. The terms "banks", "national bank", "national banking association", "member bank", "board", "district", and "reserve bank" shall have the meanings assigned to them in section 221 of this title. An institution, of great value in the commercial world, empowered to receive deposits of money, to make loans. and to issue its promissory notes, (designed to circulate as money, and commonly called "bank-notes" or "bank-bills" ) or to perform any one or more of these functions. The term "bank" is usually restricted in its application to an incorporated body; while a private individual making it his business to conduct banking operations is denominated a "banker." Banks in a commercial sense are of three kinds, to wit; (1) Of deposit; (2) of discount; (3) of circulation. Strictly speaking, the term "bank" implies a place for the deposit of money, as that is the most obvious purpose of such an institution. - See, UCC 1-201, 4-105, 12 U.S. Code § 221a, Black's Law Dictionary 1st, 2nd, 4th, 7th, and 8th, pages 117-118, 116-117, 183-184, 139-140, and 437-439.
- discharge: To cancel or unloose the obligation of a contract; to make an agreement or contract null and inoperative. Its principal species are rescission, release, accord and satisfaction, performance, judgement, composition, bankruptcy, merger. As applied to demands claims, right of action, incumbrances, etc., to discharge the debt or claim is to extinguish it, to annul its obligatory force, to satisfy it. And here also the term is generic; thus a dent, a mortgage. As a noun, the word means the act or instrument by which the binding force of a contract is terminated, irrespective of whether the contract is carried out to the full extent contemplated (in which case the discharge is the result of performance) or is broken off before complete execution. See, Blacks Law Dictionary 1st, page

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- 9. pay: To discharge a debt; to deliver to a creditor the value of a debt, either in money or in goods, for his acceptance. To pay is to deliver to a creditor the value of a debt, either in money or In goods, for his acceptance, by which the debt is discharged. See Blacks Law Dictionary 1st, 2nd, and 3rd edition, pages 880, 883, and 1339 respectively.
- 10. payment: The performance of a duty, promise, or obligation, or discharge of a debt or liability. by the delivery of money or other value. Also the money or thing so delivered. Performance of an obligation by the delivery of money or some other valuable thing accepted in partial or full discharge of the obligation. [Cases: Payment 1. C.J.S. Payment § 2.] 2. The money or other valuable thing so delivered in satisfaction of an obligation. See Blacks Law Dictionary 1st and 8th edition, pages 880-811 and 3576-3577, respectively.
- driver: The term "driver" (i.e: "driver's license") means One employed in conducting a coach, carriage, 11. wagon, or other vehicle, with horses, mules, or other animals.
- may: An auxiliary verb qualifying the meaning of another verb by expressing ability, competency, liberty, permission, probability or contingency. - Regardless of the instrument, however, whether constitution, statute, deed, contract or whatnot, courts not infrequently construe "may" as "shall" or "must". — See Black's :aw Dictionary, 4th Edition page 1131.
- extortion: The term "extortion" means the obtaining of property from another, with his consent, 13. induced by wrongful use of actual or threatened force, violence, or fear, or under color of official right. – See 18 U.S. Code § 1951 - Interference with commerce by threats or violence.
- national: "foreign government", "foreign official", "internationally protected person", "international organization", "national of the United States", "official guest," and/or "non-citizen national." They all have the same meaning. See Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons.
- 15. **United States:** For the purposes of this Affidavit, the terms "United States" and "U.S." mean only the Federal Legislative Democracy of the District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa, and any other Territory within the "United States," which entity has its origin and jurisdiction from Article 1, Section 8, Clause 17-18 and Article IV, Section 3, Clause 2 of the Constitution for the United States of America. The terms "United States" and "U.S." are NOT to be construed to mean or include the sovereign, <u>u</u>nited 50 <u>s</u>tates of America.

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County of Riverside

fraud: deceitful practice or Willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. as applied to contracts is the cause of an error bearing on material part of the contract, created or continued by artifice, with design to obtain some unjust advantage to the one party, or to cause an inconvenience or loss to the other, in the sense of court of equity, properly includes all acts, omissions, and concealments which involved a breach of legal or equitable duty, trust, or confidence justly reposed, and are injurious to another, or by which an undue and unconscientious advantage is taken of another. See Black's Law Dictionary, 1st and 2nd Edition, pages 521-522 and 517 respectively.

- 17. color: appearance, semblance. or simulacrum, as distinguished from that which is real. A prima facie or apparent right. Hence, a deceptive appearance; a plausible, assumed exterior, concealing a lack of reality; a a disguise or pretext. See, Black's Law Dictionary 1st Edition, page 222.
- 18. **colorable:** That which is in appearance only, and not in reality, what it purports to be. <u>See</u>, <u>Black's Law Dictionary 1st Edition</u>, page 2223.

#### **COMMERCIAL OATH AND VERIFICATION:**

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	The State of California )
	I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding
	in good faith being of sound mind states that the facts contained herein are true
	correct, complete and not misleading to the best of Affiant's knowledge and belies
	under penalty of International Commercial Law and state this to be HIS Affidavit of

Truth regarding same signed and sealed this <u>27TH</u> day of <u>FEBRUARY</u> in the year of

Our Lord two thousand and twenty five:

proceeding sui juris, In Propria Persona, by Special Limited Appearance, All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

Kevin Walker, Attorney In Fact, Secured Party, Executor, national, private bank(er) EIN # 9x-xxxxxxx

Commercial Oath and Verification

1	Let this document stand as truth before the Almighty Supreme Creator and let it be			
2	established before men according as the scriptures saith: "But if they will not listen,			
3	take one or two others along, so that every matter may be established by the testimony of two			
4	or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every			
5	word be established" 2 Corinthians 13:1.			
6	Sui juris, By Special Limited Appearance,			
7	By: Dech			
8	Downabelle Mortel (WITNESS)			
9	Sui juris, By Special Limited Appearance,			
10	By Class Dulla / 11/all			
11	Corey Walker (WITNESS)			
12	NOTICE:			
13	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alter my</i>			
14	status in any manner. The purpose for notary is verification and identification only and			
15	not for entrance into any foreign jurisdiction.			
16	<u>JURAT</u> :			
17	A notary public or other officer completing this certificate venues only the identity of the individual who signed the			
18	State of Riverside ) document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.			
19	County of California ) ss.			
20	Subscribed and sworn to (or affirmed) before me on this 27th day of February. 2025 by Kevin Walker proved			
21	to me on the basis of satisfactory evidence to be the person(s) who appeared before me.			
22	Tauli Rolal			
23	Notary public  print  Print  Notary public - California Riverside County  Commission # 2407742  My Comm. Expires Jul 8, 2026			
24	Seal: Commission # 2407742 My Comm. Expires Jul 8, 2026			
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