1 2 3 4 5 6 7 8	Kevin Walker, <i>sui juris</i> , <i>In Propria Persona</i> C/o 30650 Rancho California Road #406-2 Temecula, California [92591] non-domestic <i>without</i> the <u>U</u> nited <u>States</u> Email: <u>team@walkernovagroup.com</u> Attorney-In-Fact, Executor, and Authorized R for Real Party(ies) in Interest TMKEVIN WALKER© ESTATE, TMKEVIN VALKER©,	51 Representative, NALKER© IRR TRUST	
9	RIVERSID		
10	THE PEOPLE OF THE STATE OF	Case No.: MISW2501134	
11	CALIFORNIA, [Purported]Plaintiff,	NOTICE OF FILING <u>VERIFIED</u>	
12 13 14 15 16 17	vs. TMKEVIN LEWIS WALKER©, [Purported]Defendant/Real Party In Interest.	AFFIDAVIT OF CONSTITUTIONAL AUTHORITY, RESERVATION OF RIGHTS, ABSENCE OF CORPUS DELICTI, SUPREMACY CLAUSE, AMERICAN SOVEREIGNTY, FEDERAL JURISDICTION, NATIONAL/NON-CITIZEN NATIONAL (STATE CITIZEN) STATUS, ESTATE CLAIM, MINIMUM CONTACTS, AND REBUTTAL OF ALL PRESUMPTIONS	
19	NOTICE OF FILING VERIFIED AFFIDAVIT OF CONSTITUTIONAL AUTHORITY, RESERVATION OF RIGHTS, ABSENCE OF CORPUS DELICTI, SUPREMACY CLAUSE AMERICAN SOVEREIGNTY, FEDERAL JURISDICTION, NATIONAL/NON-CITIZEN		
20			
21			
22	NATIONAL (STATE CITIZEN) STATUS, EST	<u> TATE CLAIM, MINIMUM CONTACTS, ANI</u>	
23 REBUTTAL OF ALL PRESUMPTIONS.		L PRESUMPTIONS.	
25	COMES NOW, Purported and alleged Defendant TMKEVIN LEWIS WALKER© (ENS LEGIS), (hereinafter "Purported Defendant" and/or "Defendant" and/or "Real Party(ies) in Interest"), Appearing by Special Limited Appearance (NOT		
26			
27			
28	generally), by and through their Attorney-in-Fact, Kevin: Walker, reserving all		
-~	rights and regizing none		

Affirmation of Rights & Contractual Obligations

Purported Defendant, acting through their Attorney-in-Fact, assert their **unalienable right to contract**, as secured by **Article I, Section 10** of the U.S. Constitution, which states:

"No State shall... pass any Law impairing the Obligation of Contracts."

This provision unequivocally prohibits any state from impairing the obligation of contracts, including but not limited to:

- Trust and contract agreements executed as Attorney(s)-in-Fact,
- Private contractual arrangements existing between Plaintiffs and Defendants.

A copy of the 'Affidavit: Power of *Attorney In Fact,*' is attached hereto as **Exhibit A** and incorporated herein by reference. Plaintiffs further rely on their *unalienable and* **inherent** rights under the **Constitution** and the **common law**—rights that **predate** the formation of the state and remain safeguarded by due process of law

'Attorney-in-Fact': Legal Authority and Recognition

An **attorney-in-fact** is a **private attorney** authorized by another to act on their behalf in specific matters, as granted by a **power of attorney**. This authority can be **limited to a specific act** or extend to **general business matters** that are not of a legal character.

- According to Bouvier's Law Dictionary, Black's Law Dictionary (1st, 2nd, and 8th editions), and the American Bar Association (ABA):
- An attorney-in-fact derives their authority from a written instrument,
 commonly referred to as a "power of attorney."
- A **constituent** may lawfully delegate authority to an **attorney-in-fact** to act in their place.
- This designation is distinct from an **attorney-at-law**, as it pertains to an individual acting under a **special agency or letter of attorney** for particular actions.

6

8 9

10 11

12 13

14

15 16

17

19

20

18

21

22 23

24

25 26

27

28

Even individuals who are otherwise disqualified from acting in their own legal
capacity, such as minors or married women (historically referred to as femes coverts),
may act as an attorney-in-fact for others if they have the necessary understanding.

Black's Law Dictionary defines an **attorney-in-fact** as follows:

"A person to whom the authority of another, who is called the constituent, is by him lawfully delegated. The term is employed to designate persons who are under special agency, or a special letter of attorney, so that they are appointed in factum, for the deed, or special act to be performed; but in a more extended sense, it includes all other agents employed in any business, or to do any act or acts in pais for another."

The American Bar Association (ABA) further affirms that the individual named in a power of attorney is legally referred to as an agent or attorney-in-fact and has the authority to take any action expressly permitted in the document. The American Bar Association (ABA) official website explicitly states:

"The person named in a power of attorney to act on your behalf is commonly referred to as your "agent" or "attorney-in-fact." With a valid power of attorney, your agent can take any action permitted in the document."

Statutory and U.C.C. Recognition of 'Attorney-in-Fact' Authority

The authority of an attorney-in-fact is explicitly recognized in various statutory and commercial codes, reinforcing its binding nature:

- U.C.C. § 3-402: Establishes that an authorized representative, including an attorney-in-fact, can bind the principal in contractual and financial transactions.
- 28 U.S.C. § 1654: Confirms that "parties may plead and conduct their own cases personally or by counsel", reinforcing the Plaintiffs' right to self-representation and the use of an attorney-in-fact.
- 26 U.S.C. § 2203: Recognizes executors, including attorneys-in-fact, in matters of estate administration and tax liability.
- 26 U.S.C. § 7603: Acknowledges that an attorney-in-fact may lawfully receive and respond to IRS summonses on behalf of the principal.

- **26 U.S.C. § 6903**: Confirms that fiduciaries, including attorneys-in-fact, are recognized in tax matters and are legally bound to act in their principal's best interest.
- **26 U.S.C. § 6036**: Establishes that attorneys-in-fact can handle affairs related to the administration of decedent estates and trust entities.
- **26 U.S.C. § 6402**: Grants attorneys-in-fact the authority to receive and negotiate tax refunds and credits on behalf of the principal.

Plaintiffs have clearly presented a valid "Affidavit: Power of Attorney In Fact" (Exhibit H), which lawfully confers upon them the authority to act in this matter. The legal principles established by the UCC and statutory law further reinforce the binding authority of Plaintiffs' affidavits and agreements.

Defendants' assertion that a **trust cannot be represented by an attorney-in-fact contradicts well-established statutory, commercial, and legal principles**. By denying this legal reality, **Defendants engage in intentional misrepresentation and mockery of long-standing legal doctrine, further demonstrating their lack of credibility and bad faith in these proceedings**.

NOTICE of Rebuttal Requirements

Any rebuttal must be submitted in the form of a **sworn**, **point-for-point rebuttal under penalty of perjury**.

<u>DEMAND for JUDICIAL NOTICE, Due Process, and Application of RES</u> <u>JUDICATA, STARE DECISIS, and COLLATERAL ESTOPPEL</u>

Plaintiffs hereby demand that this Honorable Court take Judicial Notice of the attached 'VERIFIED Affidavit of Constitutional Authority, Supremacy Clause, American Sovereignty, Federal Jurisdiction, National/Non-Citizen National (State Citizen) Status, Estate Claim, and Rebuttal of All Legal Presumptions', along with all supporting constitutional provisions, statutory authorities, case law, precedents, and controlling legal principles.

Pursuant to Maxims of Law, silence or failure to contest this Affidavit and its claims shall constitute agreement by silent acquiescence, tacit agreement, and tacit procuration. 3 Furthermore, Plaintiffs invoke the doctrines of Res Judicata, Stare Decisis, and Collateral Estoppel, which bar any party from relitigating settled matters, require 5 adherence to established precedent, and preclude any contradictory rulings on claims and issues already resolved under law. 8 WHEREFORE, Plaintiffs respectfully Notice the Court of this, "VERIFIED Affidavit of Constitutional Authority, RESERVATION OF RIGHTS, Absence of Corpus Delicti, Supremacy Clause, American Sovereignty, Federal Jurisdiction, National/Non-Citizen National (State Citizen) Status, Estate Claim, MINIMUM CONTACTS, and Rebuttal of All Presumptions', into the official Court record and 13 demand that all further proceedings recognize, uphold, and adhere to the rights 14 asserted herein, and that these proceedings be terminated with prejudice, in favor 15 of the purported Defendant, and that the Plaintiff(s) be enjoined from and injected from further actions, as articulated in the Notice and Demand filed in in Federal 17 Case #5:25-cv-00646-WLH-MAA (Kevin Walker Estate, et al vs. Chad Bianco, et 18 al.) "PLAINTIFFS' VERIFIED NOTICE AND DEMAND FOR IMMEDIATE 19 NON-DISCRETIONARY EMERGENCY EX PARTE INJUNCTION AS A MATTER OF LAW WITHOUT HEARING," 21 22 **COMMERCIAL OATH AND VERIFICATION:** 23 County of Palm Beach 24 Commercial Oath and Verification 25 The State of Florida 26 I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding 27 in good faith being of sound mind states that the facts contained herein are true, 28

-Page 5 of 16-

correct, complete and not misleading to the best of Affiant's knowledge and belief under penalty of International Commercial Law and state this to be HIS Affidavit of Truth regarding same signed and sealed this <u>1ST</u> day of <u>APRIL</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

Let this document stand as truth before the Almighty Supreme Creator and let it be established before men according as the scriptures saith: "But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every word be established" 2 Corinthians 13:1.

sui juris, By Special Limited Appearance,

By: (1014) Mark (WITNESS)

sui juris, By Special Limited Appearance,

By: Donnabelle: Mortel (WITNESS)

LIST OF EXHIBITS / EVIDENCE:

- 1. Exhibit A: Affidavit: Power of Attorney In Fact'
- 2. E **Exhibit B**: Affidavit and Contract Security Agreement #RF775820621US, titled: NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.
- 3. Exhibit C: Affidavit and Contract Security Agreement #RF775821088US, titled:

2

3

4 5

6

7 8

9

1011

12

13

14

15

16

17

18

19

20

21

2223

24

25

26

27

28

WORDS DEFINED GLOSSARY OF TERMS:

As used in this Affidavit, the following words and terms are as defined in this section, non-obstante:

- Attorney-in-fact: A private attorney authorized by another to act in his place and 1. stead, either for some particular purpose, as to do a particular act, or for the transaction of business in general, not of a legal character. This authority is conferred by an instrument in writing, called a "letter of attorney," or more commonly a "power of attorney." A person to whom the authority of another, who is called the constituent, is by him lawfully delegated. The term is employed to designate persons who are under special agency, or a special letter of attorney, so that they are appointed in factum, for the deed, or special act to be performed; but in a more extended sense it includes all other agents employed in any business, or to do any act or acts in pais for another. Bacon, Abr. Attorney; Story, Ag. § 25. All persons who are capable of acting for themselves, and even those who are disqualified from acting in their own capacity, if they have sufficient understanding, as infants of proper age, and femes coverts, may act as attorney of other. The person named in a power of attorney to act on your behalf is commonly referred to as your "agent" or "attorney-in-fact." With a valid power of attorney, your agent can take any action permitted in the document. - See Bouvier's Law Dictionary, volumes 1,2, and 3, page 282, Blacks Law Dictionary 1, 2nd, 8th, pages 105, 103, and 392 respectively, and the American Bar Association's website on 'Power of Attorney' and 'Attorney-In-Fact'
- 2. Attorney: Strictly, one who is designated to transact business for another; a legal agent. Also termed attorney-in-fact; private attorney. 2. A person who practices law; LAWYER. Also termed (in sense 2) attorney-at-law; public attorney. A person who is appointed by another and has authority to act on behalf of another. *See also* POWER OF ATTORNEY. See, Black's Law Dictionary 8th Edition, pages 392-393, Oxford Dictionary or Law, 5th Edition, page 38, American Bar Association's website.

2

3

4

5

6

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

- financial institution: a person, an individual, a private banker, a business 3. 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.
 - 4. **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>
 - 5. **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

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

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 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.

6. 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.
- 8. **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.
- 9. 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.
- 10. 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.
- 11. **extortion:** The term "**extortion**" means the obtaining of property from another, **with** his consent, induced by wrongful use of actual or threatened force, violence, or fear,

8

9 10

11

12

13

15

14

16 17

18

19

20

21

22

23

24 25

26

27

- or under color of official right. See 18 U.S. Code § 1951 Interference with commerce by threats or violence.
- 12. 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.
- 13. **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, united 50 states of America.
- 14. **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.
- 15. **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.

16. **colorable:** That which is in appearance only, and not in reality, what it purports to be. 1 See, Black's Law Dictionary 1st Edition, page 2223 3 PROOF OF SERVICE 4 STATE OF CALIFORNIA 5 6 SS. **COUNTY OF RIVERSIDE** I competent, over the age of eighteen years, and not a party to the within 8 action. My mailing address is the Walkernova Group, care of: 30650 Rancho California Road suite 406-251, Temecula, California [92591]. On April 1, 2025, I 10 served the within documents: 12 1. <u>VERIFIED</u> AFFIDAVIT OF CONSTITUTIONAL AUTHORITY, RESERVATION OF RIGHTS, 13 ABSENCE OF CORPUS DELICTI, SUPREMACY CLAUSE, AMERICAN SOVEREIGNTY, FEDERAL JURISDICTION, NATIONAL/NON-CITIZEN NATIONAL (STATE CITIZEN) STATUS, 14 15 ESTATE CLAIM, MINIMUM CONTACTS, AND REBUTTAL OF ALL PRESUMPTIONS. 16 2. NOTICE OF FILING **VERIFIED** AFFIDAVIT OF CONSTITUTIONAL AUTHORITY, RESERVATION OF RIGHTS, ABSENCE OF CORPUS DELICTI, SUPREMACY CLAUSE, 17 18 AMERICAN SOVEREIGNTY, FEDERAL JURISDICTION, NATIONAL/NON-CITIZEN 19 NATIONAL (STATE CITIZEN) STATUS, ESTATE CLAIM, MINIMUM CONTACTS, AND 20 **REBUTTAL OF ALL PRESUMPTIONS.** 21 Exhibits A through M By United States Mail. I enclosed the documents in a sealed envelope or package 22 addressed to the persons at the addresses listed below by placing the envelope for collection and mailing, following our ordinary business practices. I am readily 24 familiar with this business's practice for collecting and processing correspondence 25 for mailing. On the same day that correspondence is placed for collection and 26 mailing, it is deposited in the ordinary course of business with the United States 27

Postal Service, in a sealed envelope with postage fully prepared. I am a resident or

employed in the county where the mailing occurred. The envelope or package was placed in the mail in Riverside County, California, and sent via Registered Mail 3 with a form 3811. 4 Weslev Hsu C/o HONORABLE WESLEY HSU 350 West 1st Street, Courtroom 9B, 9th Floor 5 Los Angeles, California [90012] Registered Mail #RF775824478US with form 3811 6 Clerk(s), Agent(s), Fiduciary(ies), Trustee(s) C/o CLERK OF COURT / MENIFEE JUSTICE CENTER 7 8 30755 Auld Road - D Murrieta, California [92563] **Registered Mail** #RF775824420US with form 3811 9 10 Pam Bondi C/o U.S. DEPARTMENT OF JUSTICE 950 Pennsylvania Avenue 11 Washington, District of Colombia [20530-0001] 12 Registered Mail #RF775824481US with form 3811 13 Kash Patel C/o FBI Headquarters 935 Pennsylvania Avenue, North West 14 Washington, District of Colombia [20535-0001] Registered Mail #RF775824495US with form 3811 15 16 Michael Hestrin and Miranda Thomson C/o OFFICE OF THE DISTRICT ATTORNEY 3960 Orange Street 17 Riverside, California [92501] Registered Mail #RF775824504US with form 3811 18 Rob Bonta 19 C/o OFFICE OF THE ATTORNEY GENERAL 1300 "I" Street 20 Sacramento, California [95814-2919] Registered Mail #RF775824518US with form 3811 21 22 **By Electronic Service.** Based on a contract, and/or court order, and/or an 23 agreement of the parties to accept service by electronic transmission, I caused the 24 documents to be sent to the persons at the electronic notification addresses listed 25 below. 26 Wesley Hsu C/o HONORABLE WESLEY HSU 27 350 West 1st Street, Courtroom 9B, 9th Floor Los Angeles, California [90012] WLH_Chambers@cacd.uscourts.gov 28

-Page 14 of 16-

1	Clerk(s), Agent(s), Fiduciary(ies), Trustee(s)		
2	C/o CLERK OF COURT / MENIFEE JUSTICE CENTER 30755 Auld Road - D Murrieta, California [92563]		
3	ssherman@law4cops.com jsinz@riversidesheriff.org		
4	wpratt@riversidesheriff.org		
5	Pam Bondi C/o U.S. DEPARTMENT OF JUSTICE		
6	950 Pennsylvania Avenue Washington, District of Colombia [20530-0001]		
7	crm.section@usdoj.gov		
8 9	C/o FBI Headquarters 935 Pennsylvania Avenue, North West Washington, District of Colombia [20535-0001]		
10			
11	Rob Bonta		
12	C/o OFFICE OF THE ATTORNEY GENERAL 1300 "I" Street Sacramento, California [95814-2919]		
13	police-Practices@doj.ca.gov		
14	Michael Hestrin and Miranda Thomson C/o OFFICE OF THE DISTRICT ATTORNEY		
15	3960 Orange Street Riverside, California [92501]		
16 17	DAOffice@rivco.org		
18	I declare under penalty of perjury under the laws of the State of California		
19	that the above is true and correct. Executed on April 1, 2025 in Riverside County,		
20	California. /s/Donnabelle Mortel/		
21	Donnabelle Mortel		
22	// 		
23	// //		
24			
25	// NOTICE:		
26			
27	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alter my status in any manner.</i> The purpose for notary is verification and identification		
28	only and not for entrance into any foreign jurisdiction.		
	-Page 15 of 16-		

1 **ACKNOWLEDGEMENT:** 2 State of California 3 A notary public or other officer completing this certificate verifies only the identity of the individual who signed the) ss. document to which this certificate is attached, and not the 4 County of Riverside 5 On this 1st day of April, 2025, before me, Joyti Patel, a Notary Public, personally appeared Kevin Walker, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument 10 the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. 12 I certify under PENALTY OF PERJURY under the laws of the State of California 13 that the foregoing paragraph is true and correct. 14 15 WITNESS my hand and official seal. 17 JOYTI PATEL Notary Public - California Riverside County 18 Commission # 2407742 Comm. Expires Jul 8, 2026 19 20 21 22 23 24 25 26 27