1	Kevin: Realworldfare (formerly Kevin: Walker) Donnabelle: Realworldfare (formerly Donnabelle: Mortel)			
2	C/o 30650 Rancho California Road # 406-251			
3	Temecula, California non-domestic without the United States			
4	Email: team@walkernovagroup.com			
5	Secured Party, Fiduciary, Executor, and Authorized Representative,			
6	For the Plaintiffs/Secured Parties, TMWG PRIVATE IRREVOCABLE TRUST©, TMWG EXPRESS© TRUST, TMKEVIN WALKER© ESTATE,			
7	™DONNABELLE MORTEL© ESTATE, ™MEMOI	RY STARBURST TRUST©		
8	SUPERIOR COURT	T OF CALIFORNIA		
9	COUNTY OF	RIVERSIDE		
10	WG PRIVATE IRREVOCABLE TRUST, WG EXPRESS TRUST,	Case No. CVME2504043		
11	Plaintiffs,	<u>VERIFIED</u> RESPONSE, CONDITIONAL		
12	vs.	ACCEPTANCE, AND MOTION AND DEMAND TO STRIKE CROSS-		
13	MARINAJ PROPERTIES LLC; and ALL	COMPLAINT, SANCTION COUNSEL FOR FRAUD, AND QUIET TITLE IN		
14	PERSONS UNKNOWN CLAIMING ANY LEGAL OR EQUITABLE RIGHT,	FAVOR OF PLAINTIFFS, AS <u>A MATTER</u> OF LAW		
15	TITLE, ESTATE, LIEN, OR INTEREST IN THE PROPERTY DESCRIBED IN	OF LAW   (SPECIAL LIMITED APPEARANCE —		
16	THIS COMPLAINT ADVERSE TO	EQUITY JURISDICTION PRESERVED)		
17	PLAINTIFFS' TITLE, OR ANY CLOUD UPON PLAINTIFFS' TITLE THERETO,			
18	Defendants,			
19				
20				
21				
22	COMES NOW, Plaintiffs, TMWG PRIVATE	E IRREVOCABLE TRUST© and ™WG		
23	EXPRESS© TRUST (hereinafter "Plaintiffs,	""Secured Parties," and/or "Real Parties		
24	in Interest"), by <i>Special Limited Appearan</i>	ce, not generally, by and through their		
25	duly appointed Fiduciaries, Executors, and	Authorized Representatives, Kevin:		
26				
27	Appearance only, not pro se, and expressly without waiver of any rights,			
20	immunities or protections Said Special Limited Ameagance is made exclusively			

	A		
1	in private capacity, in exclusive equity, as Secured Parties, Holders in Due Course,		
2	Executors, Master Beneficiaries, and Fiduciaries of the respective Trust Estates as		
3	lawfully established and recorded:		
4	• TMKEVIN WALKER© ESTATE		
5	• ™KEVIN LEWIS WALKER© (ENS LEGIS)		
6	™DONNABELLE MORTEL© ESTATE		
7	™DONNABELLE ESCAREZ MORTEL© (ENS LEGIS)		
8	™WG PRIVATE IRREVOCABLE TRUST©		
9	™WG EXPRESS TRUST©		
10	™MEMORY STARBURST TRUST©		
11	Kevin: Realworld and Donnabella: Realworldfare are each a <b>state Citizen</b> and		
12	American national of the republic in its $de$ jure capacity as one of the several states		
13	of the Union (1789), as also defined under 8 U.S.C. § 1101(a)(21) and § 1101(a)(22)		
14	(B), and is classified as a non-citizen national of the United States, thereby making		
15	him an American national of the republic under the de jure Constitution for the		
16	united states (1777/1789).		
17	Plaintiffs/Secured Parties hereby move this honorable Court to STRIKE the Cross-		
18	Complaint filed by MARINAJ PROPERTIES LLC in its entirety, for the following reasons:		
19	I. GROUNDS FOR MOTION AND DEMAND		
20	Defendant/Cross-Complainant presents no verified evidence, no sworn rebuttal,		
21	and no lawful foundation in support of its claims. Instead, it relies on conclusory		
22	allegations, false presumptions, and fraudulent misrepresentations. The Cross-		
23	Complaint is facially defective and constitutes a commercial and equitable		
24	dishonor, incapable of rebutting the perfected, recorded, and unrebutted interests		
25	held by Plaintiffs and/or Secured Parties.		
26	Accordingly, this Verified Motion and Conditional Acceptance is brought on the		
27	following equitable, commercial, and evidentiary grounds:		
20	A MOID TRICTEE'S DEED HROM SALE AND HAI AMELII TITLE CLAIM		

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VERIFIED RESPONSE, CONDITIONAL ACCEPTANCE, AND MOTION AND DEMAND TO STRIKE CROSS-COMPLAINT, SANCTION COUNSEL FOR FRAUD, AND QUIET TITLE IN FAVOR OF PLAINTIFFS, AS <u>A MATTER OF LAW</u>

- The purported Trustee's Deed held by MARINAJ PROPERTIES LLC is void ab <u>initio</u>, having been issued without lawful authority, under false pretenses, and absent standing to foreclose. At no time did MARINAJ PROPERTIES LLC acquire 3 lawful, equitable, or superior title to the subject property. Instead, MARINAJ and its agents have willfully engaged in a pattern of: 5 Fraudulent conveyances and simulated legal process, 6 Commercial dishonor and breach of fiduciary trust, 7 Constructive fraud and conversion of trust property. 8 9 These acts constitute ongoing violations of: The Racketeer Influenced and Corrupt Organizations Act (RICO), 10 Extortion and coercion through the use of simulated legal instruments, 11 Fraudulent misrepresentation and conversion of protected trust assets, 12 Deprivation of rights under color of law. 13 These are not mere civil defects, but actionable breaches of equity, trust law, and 14 federal commercial statutes, which demand immediate nullification by this Court. 15 B. ADDITIONAL EQUITABLE AND COMMERCIAL GROUNDS 16 1. Lack of Standing: The Defendant/Cross-Complainant fails to establish lawful 17 standing to bring equitable claims (i.e., quiet title, ejectment) where it cannot 18 demonstrate lawful title transfer or rebut the superior equitable interest 19 recorded and perfected by the Plaintiffs. 20 **2.** Failure to State a Claim: The Defendant/Cross-Complainant relies on 21 **conclusory** assertions that Plaintiffs' instruments are "fraudulent" without 22 presenting any verified evidence, verified affidavit, or countervailing proof to 23 rebut perfected UCC-1 Financing Statements, GRANT DEEDS, Affidavits of 24 Default, Affidavit Certificate of Dishonor, and recorded notices. See Exhibits 25
  - **3.** Commercial Dishonor Under UCC § 3-505: The Defendant/Cross-Complainant is in dishonor and also <u>presumed</u> in dishonor pursuant to UCC § 3-505 as

    Page 3 of 24

B,C, D, E, F, G, H, I, J, K, L, M, and N.

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•	The content by Exhibit y, having funed to respond, early of lawrang result
2	Plaintiffs' administrative notices, commercial tenders, and sworn affidavits,
3	including those issued by and through Plaintiffs and their Executors,
4	Fiduciaries, and Master Beneficiaries.
5	4. Improper Use of ENS LEGIS Constructs: The Defendant/Cross-
6	Complainant attempts to name foreign ENS LEGIS, and foreign private
7	non-statutory trusts (e.g., KEVIN WALKER, ™KEVIN WALKER©
8	ESTATE, TMKEVIN WALKER© (ENS LEGIS), TMDONNABELLE
9	MORTEL© ESTATE, ™DONNABELLE MORTEL© (ENS LEGIS), ™WG
10	PRIVATE IRREVOCABLE TRUST©, ™WG EXPRESS TRUST©,
11	™MEMORY STARBURST TRUST© ) as public transmitting utilities to
12	create a statutory presumption against trust title. This effort is ineffectual
13	against the <i>perfected</i> commercial claims and <b>superior equitable</b> title held
14	by WG PRIVATE IRREVOCABLE TRUST and associated entities.
15	5. No Lawful Rebuttal: Defendant/Cross-Complainant/Marinaj fails to rebut:
16	The two (2) recorded GRANT DEEDS vesting legal title in trust (see
17	Exhibits A and F);
18	The commercial lien and financing statements perfected under Nevada
19	UCC filings (see <b>Exhibits B, C, D, and E</b> );
20	The <u>unrebutted</u> affidavits and notices of dishonor, fraud, and default(see
21	Exhibits G, H, I, and J).
22	<b>6.</b> Vexatious and Frivolous Litigation: The Cross-Complaint constitutes an
23	attempt to cloud lawful trust title and subvert equity, and is asserted in bad faith
24	without verified foundation.
25	C. FAILURE TO LAWFULLY REBUT: GENERAL DENIAL AS CONSTRUCTIVE
26	DISHONOR
27	Defendant/Cross-Complainant's response amounts to a blanket denial, wholly
28	<b>unsupported</b> by <b>verified affidavit</b> or <b>point-for-point</b> rebuttal, and therefore <b>fails</b> Page 4 of 24

1	to meet the burden <u>required</u> under commercial and equitable law. <u>This amounts</u> to		
2	constructive dishonor and tacit procuration.		
3	Under <b>UCC §§ 3-505 and 1-308</b> , equity, and the law of contracts, a lawful rebuttal		
4	must:		
5	Be specific and sworn under penalty of perjury,		
6	Address each commercial presentment or affidavit <b>point-for-point</b> , and		
7	Cure <u>any</u> dishonor or default through verified counterproof.		
8	General denials, absent substance or verification, do <u>not</u> rebut the <i>perfected</i>		
9	affidavits, notices of dishonor, or commercial records already entered into the		
10	record by Plaintiffs and/or Secured Parties.		
11	As such, the Defendant's failure to rebut constitutes <b>commercial default</b> , <b>final</b>		
12	<b>dishonor</b> , and <b>uncontested acceptance of all claims</b> and instruments as a matter of		
13	law and equity.		
14	II. CONDITIONAL ACCEPTANCE OF CROSS-COMPLAINT		
15	(This filing, made under commercial and equitable principles, sets a conditional acceptance		
16	period of three (3) days from service. This timeframe, while not derived from statutory civil		
17	procedure, arises from binding contract law and the Uniform Commercial Code (UCC §§		
18	1-201, 2-206, 3-505), and reflects a good faith, reasonable demand for verified rebuttal as		
19	part of a private commercial offer)		
20	Without waiver of any rights, immunities, or protections, and strictly under Specia		
21	Limited Appearance, Plaintiffs and/or Secured Parties conditionally accept the		
22	Cross-Complaint of MARINAJ PROPERTIES LLC for value and upon proof of		
23	claim, specifically demanding the following verified evidence:		
24	1. Proof that the Grant Deeds (Exhibits A and F) transferring legal and		
25	equitable title to the Plaintiffs/Secured Parties were not filed and recorded		
26	in the county public record prior to the purported Trustee's Deed;		
27	2. Proof that the UCC-1 Financing Statements and UCC-3 Amendments		
28	(Exhibits R. C. D. and E) executed by Plaintiffs/Secured Parties and/or their		

**Fiduciaries were** not lawfully *perfected*, filed, and duly recorded with the Secretary of State and applicable authorities;

- 3. Proof that the Trustee's Deed Upon Sale was not fraudulently executed and recorded after the Plaintiffs' and/or Secured Parties' filings and that the instrument does not constitute constructive fraud, void ab initio;
- 4. Proof that the chain of title does <u>not</u> affirmatively show the Grant Deeds,
  Security Agreements, and UCC filings of Plaintiffs/Secured Parties <u>precede</u>
  the alleged Trustee's Deed;
- 5. Proof that the Cross-Complainant is <u>not</u> in dishonor and default, and has lawfully rebutted or cured the <u>unrebutted</u> commercial affidavits and notices of dishonor already entered into the record, including but not limited to Exhibits G, H, I, and J;
- 6. Proof that the Cross-Complainant possesses valid title or lawful standing to claim interest in the subject property <u>superior</u> to that held and <u>perfected</u> by the trust Plaintiffs/Secured Parties;
- 7. Proof that the alleged Trustee who issued the Trustee's Deed had lawful authority to conduct the foreclosure, and was <u>not</u> in commercial dishonor and breach as evidenced *and* affirmed in Exhibit Q (Affidavit Certificate of Dishonor).

Absent full, complete, and verified proof of the above elements within a commercially reasonable time, no valid claim exists, and the Cross-Complaint <u>must</u> be deemed fraudulently induced, constructively dishonored, and legally void under equity and commercial law.

# III. BINDING NATURE OF CONDITIONAL ACCEPTANCE

It is hereby affirmed that under commercial and equitable law, a properly executed conditional acceptance functions as a binding contract and offer to settle when not lawfully rebutted. Plaintiffs and/or Secured Parties have previously served upon Defendants multiple notices, affidavits, and conditional acceptances for value,

including but not limited to Notices of Default, Notices of Dishonor, and Commercial Affidavits of Non-Response, each supported by affidavit, mailing receipts, and proper verification. 3 Pursuant to UCC §§ 2-204, 2-206, and 1-308, as well as governing principles of contract and equity: 5 A conditional acceptance becomes a **final**, **binding** agreement if the terms are not specifically and lawfully rebutted, point-for-point, under verified 7 8 affidavit; 9 Silence, failure to rebut, or reliance on generalized denials constitutes tacit agreement (tacit procuration), acceptance by conduct, and entry into 10 default; 11 12 Such <u>unrebutted</u> conditional acceptances establish commercial liability and 13 default judgments enforceable under **private contract** <u>and</u> **public law**. Accordingly, all conditional acceptances previously tendered by Plaintiffs and/or 14 Secured Parties (Exhibits G, H, I, and J) now stand as binding, self-executing 15 commercial agreements, having the full force of law and equity, and shall be introduced into any and all future actions as evidentiary proof of default, dishonor, 17 and liability. 18 This present filing, as a response to the frivolous and meritless Cross-Complaint, 19 constitutes an additional Conditional Acceptance for Value and honorably incorporates the same binding commercial terms and requirements, enforceable 21 absent verified rebuttal by sworn affidavit on a point-for-point basis, having the 22 full force of law and equity, and shall be introduced into any and all future actions 23 as evidentiary proof of default, dishonor, and liability. 24 The instant filing and this Motion to Strike further constitute a conditional 25 acceptance for value, conditioned upon point-for-point verified rebuttal. Absent 26 such rebuttal and prompt dismissal of the Cross-Complaint, commercial liability 27

shall be deemed perfected and final without further notice.

## IV. NOTICE OF REBUTTAL REQUIREMENTS AND INTENT TO **ESCALATE TO FEDERAL COURT** Notice is hereby given that unless the Cross-Complaint filed by Defendant(s) is voluntarily dismissed and/or stricken no later than May 13, 2025, for lack of verified foundation, failure to state a claim, and constructive dishonor, or unless Defendants stipulate to and accept the lawful quiet title claims of Plaintiffs and Secured Parties, then Plaintiffs and/or Secured Parties shall proceed with immediate removal to Federal Court and the filing of a separate Federal Complaint against MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, Naji Doumit, Daniel Doumit, and Mary Doumit for multiple violations, as evidenced and *unrebutted* in the commercial affidavits on record, and for which federal question jurisdiction is proper under 28 U.S.C. § 1331, 1343, and 1441. These violations include, but are not limited to 14 Fraud, forgery, and fraudulent misrepresentation; 15 1. Slander of title and fraudulent conveyance; 16 Extortion, coercion, and simulated legal process; 17 Deprivation of rights under color of law (42 U.S.C. § 1983); 18 4. Conspiracy to deprive of rights (18 U.S.C. § 241); 19 5. Racketeering (18 U.S.C. § 1962 - RICO); 20 7. Bank fraud (18 U.S.C. § 1344); 21 Fraudulent transfer of securities and stolen goods (18 U.S.C. § 2314); 22 Breach of trust and fiduciary fraud; 23 10. Mail fraud and wire fraud (18 U.S.C. §§ 1341, 1343); 24 11. Obstruction of justice and administrative interference; 25 12. Criminal conspiracy, commercial dishonor, and bad faith conduct. 26 These violations are substantiated and perfected through unrebutted 27 commercial affidavits, including but not limited to Exhibits G, H, I, J, and Q,

1	as well as the <b>Affidavit of Dishonor, Default, and Non-Response</b> . Should
2	the named Defendants and their agents fail to respond with specific, point-
3	for-point, verified affidavits sworn under penalty of perjury, such failure shall
4	constitute final default, tacit procuration, and conclusive admission of all
5	claims and liabilities under equity, commercial contract law, and the
6	Uniform Commercial Code.
7	Given the nature and scope of these violations, and their direct invocation of federa
8	statutes, civil rights claims, and acts against protected private interests, removal to
9	federal court is not only appropriate but required to obtain proper venue, impartial
10	adjudication, and access to remedy under federal law.
11	If the Cross-Complaint is not lawfully <b>withdrawn</b> <u>or</u> the dishonor
12	remains uncorrected, Plaintiffs and/or Secured Parties shall proceed
13	without further notice to remove this matter to federal court and to
14	initiate a separate federal civil and commercial action against the
15	aforementioned parties, supported by the full evidentiary and
16	administrative record perfected on the private side.
17	Moreover, notice is hereby extended to counsel of record for MARINAJ
18	PROPERTIES LLC and associated parties: due to their knowing and willful
19	participation in the advancement of fraudulent claims, facilitation of
20	simulated legal process, and direct obstruction of verified and <i>perfected</i>
21	commercial interests, said counsel shall be named as additional parties in the
22	forthcoming federal lawsuit. Pursuant to the <b>Clearfield Doctrine</b> , once
23	counsel elects to engage in commercial activity under <b>color</b> of office, they
24	shed any sovereign immunity and are liable as private actors. Their <b>ultra</b>
25	vires conduct, coupled with violations of professional duty and facilitation of
26	ongoing <b>fraud</b> , renders them commercially and civilly <b>liable</b> . All rights are
27	reserved to pursue full remedy, including compensatory and injunctive relief,
28	against any and all such actors, jointly and severally

# V. NOTICE OF COUNSEL'S PROFESSIONAL MISCONDUCT, COMMERCIAL LIABILITY, AND FEDERAL IMPLICATIONS

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Plaintiffs and/or Secured Parties hereby give formal notice that the attorney(s) of record for MARINAJ PROPERTIES LLC, and associated parties, have knowingly, willfully, and repeatedly engaged in professional misconduct in violation of Rule 5

8.4 of the Rules of Professional Conduct, as approved by the Supreme Court of 7

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•	Rule 8.4(a) - Assisting, soliciting, or inducing violations of law and
	professional ethics;

Rule 8.4(b) - Committing acts reflecting adversely on honesty, trustworthiness, or fitness as a lawyer;

California, including but not limited to:

- Rule 8.4(c) Engaging in dishonesty, fraud, deceit, or reckless and intentional misrepresentation;
- Rule 8.4(d) Engaging in conduct prejudicial to the administration of justice;
- Rule 8.4(f) Knowingly inducing unlawful conduct by judicial officers or other agents.
- Said counsel has actively facilitated and perpetuated a fraudulent legal **scheme**, *knowingly* prosecuting a facially defective and commercially dishonored Cross-Complaint for the unlawful purpose of defeating trustbased title, undermining secured commercial claims, and injuring private trust beneficiaries by means of constructive fraud, misrepresentation, and bad faith litigation tactics.
- Such conduct is not merely unethical—it is criminal in nature and constitutes material participation in violations of:
  - Racketeering and fraud (18 U.S.C. § 1962 RICO);
  - Conspiracy against rights (18 U.S.C. § 241);
  - Deprivation of rights under color of law (42 U.S.C. § 1983);
  - Mail and wire fraud (18 U.S.C. §§ 1341, 1343); and

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Simulation of legal process, administrative obstruction, and trust

Additionally, the attorney(s) of record, by operating under BAR licensure – an

interference.

entity associated with foreign registry and allegiance—are acting as <b>unregistered</b>
foreign agents when attempting to influence or administer matters involving
private U.S. trust property without disclosure, delegation, or fiduciary authority.
Pursuant to the Foreign Agents Registration Act (FARA), 22 U.S.C. § 611 et seq.,
any individual representing foreign interests in domestic legal matters is required
to fully disclose such agency. Failure to do so renders such conduct presumptively
unlawful and exposes the actor to federal scrutiny and liability.
Under the Clearfield Doctrine, when a legal actor abandons neutral judicial
function and engages in proprietary or commercial conduct – such as prosecuting a
fraudulent Cross-Complaint to challenge private trust property – they operate
ultra vires and in a purely private capacity, stripped of any State immunity or
authority. Any presumption of sovereign protection is forfeited.
Therefore, said counsel is now formally and commercially noticed as liable in their
private capacity, jointly and severally, for every act of fraud, dishonor, obstruction,
and simulated legal process they have facilitated. Plaintiffs and/or Secured Parties
reserve all rights to name said attorney(s) in the imminent federal civil and
commercial complaint, where they will be held accountable for every injury,
trespass, and commercial harm committed against the secured private trust
estates. A copy of Rule 8.4 is attached hereto as Exhibit T.

VI. NOTICE OF COMMERCIAL COPYRIGHT AND TRADEMARK

**CLAIMS ON ENS LEGIS DESIGNATIONS** 

Plaintiffs and/or Secured Parties hereby give formal notice that all ENS LEGIS

WALKER©, ™DONNABELLE MORTEL©, and any derivative stylizations—are

subject to lawful common law copyright and private trademark protections, as

designations and variations thereof – including but not limited to ™KEVIN

evidenced by duly executed Commercial Copyright and Trademark Agreements attached hereto as Exhibits R and S. Said names and designations are private intellectual property, established, 3 registered, and protected under the principles of contract, common law, and commercial equity. Unauthorized use of any such ENS LEGIS designation -5 including in pleadings, filings, or administrative documents - constitutes a commercial infringement and trespass on private intellectual property. Accordingly, a commercial charge of \$1,000,000 (one million dollars) per use, per **instance**, is hereby **levied against any party** utilizing these names without prior written consent, due immediately upon each unauthorized use. 10 All parties, including Defendants and their Counsel are hereby placed on notice, 11 and any continued use shall be deemed willful, with full liability attaching under 12

# VII. Foundational 'Case Law' on Standing, Mortgage Fraud, Foreclosure, Corporate Overreach

Plaintiffs' reference the following 'case law' for informative context, without adhesion to statutory venue, and strictly in support of equitable maxims and private commercial standards. The following 'case law' summary highlights key legal principles on jurisdiction, standing, and procedural requirements in financial and mortgage-related cases. Courts consistently void judgments rendered without proper jurisdiction and emphasize the need for a party to demonstrate legal standing. Fraudulent lending practices, including violations of federal regulations, have led to dismissals with prejudice. Corporate overreach by banks is curtailed through rulings that prohibit lending credit and ultra vires contracts. Evidentiary standards stress the sufficiency of affidavits and the duty of full and complete disclosure of information to prevent fraud. Contract principles underscore the nullification of agreements lacking proper consideration.

# A. Jurisdiction and Standing in Court

commercial law, equity, and private contract.

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Courts have consistently held that judgments rendered without subject matter jurisdiction are **void from inception**, and parties *must* have **standing** to invoke a Court's jurisdiction. Notable cases emphasize that plaintiffs must demonstrate ownership of notes and mortgages at the time of filing to proceed with foreclosure actions. Failure to do so results in jurisdictional dismissal.

- 1. Lebanon Correctional Institution v. Court of Common Pleas, 35 Ohio St.2d 176 (1973): "A party lacks standing to invoke the jurisdiction of a court unless he has, in an individual or a representative capacity, some real interest in the subject matter of the action."
- **2. Wells Fargo Bank v. Byrd**, 178 Ohio App.3d 285, 2008-Ohio-4603, 897 N.E.2d 722 (2008): "If plaintiff has offered no evidence that it owned the note and mortgage when the complaint was filed, it would not be entitled to judgment as a matter of law."
- **3. Indymac Bank v. Boyd**, 880 N.Y.S.2d 224 (2009): "To establish a *prima facie* case in an action to foreclose a mortgage, the plaintiff must establish the existence of the mortgage and the mortgage note. It is the law's policy to allow only an aggrieved person to bring a lawsuit . . . A want of 'standing to sue,' in other words, is just another way of saying that this particular plaintiff is not involved in a genuine controversy, and a simple syllogism takes us from there to a 'jurisdictional' dismissal."
- **4. Indymac Bank v. Bethley**, 880 N.Y.S.2d 873 (2009): "The Court is concerned that there may be fraud on the part of plaintiff or at least malfeasance. Plaintiff INDYMAC (Deutsche) must have '**standing**' to bring this action."

# B. Fraud and Misrepresentation in Mortgage Cases

Several cases illustrate fraudulent practices by lenders, including violations of the Federal Truth in Lending Act and withholding vital loan information. Courts have dismissed cases with prejudice where fraud on the court was evident.

- **1. Wells Fargo, Litton Loan v. Farmer**, 867 N.Y.S.2d 21 (2008): "Wells Fargo does not own the mortgage loan... Therefore, the matter is dismissed with prejudice."
- **2. Wells Fargo v. Reyes**, 867 N.Y.S.2d 21 (2008): "Dismissed with prejudice, Fraud on Court & Sanctions. Wells Fargo never owned the Mortgage."
- 3. Deutsche Bank v. Peabody, 866 N.Y.S.2d 91 (2008): "EquiFirst, when making the loan, violated Regulation Z of the Federal Truth in Lending Act 15 USC §1601 and the Fair Debt Collections Practices Act 15 USC §1692; '*intentionally* created **fraud in the factum**' and withheld from plaintiff 'vital information concerning said debt and all of the matrix involved in making the loan.'"

## C. Corporate and Banking Overreach

- Decisions highlight that banks **cannot** lend their credit or guarantee debts, as these actions are **ultra vires** and **not** legally binding. These rulings reinforce the limitations on corporate and banking activities.
- 15 Zinc Carbonate Co. v. First National Bank, 103 Wis. 125, 79 NW 229 (1899):
   "The doctrine of ultra vires is a most powerful weapon to private corporations within their legitimate spheres and punish them for violations of their corporate charters, and it probably is not invoked too often."
  - 2. Howard & Foster Co. vs. Citizens National Bank, 133 S.C. 202, 130 S.E. 758 (1926): "It has been settled beyond controversy that a national bank, under Federal law, being limited in its power and capacity, cannot lend its credit by nor guarantee the debt of another. All such contracts being entered into by its officers are ultra vires and not binding upon the corporation."
  - **3.** American Express Co. v. Citizens State Bank, 181 Wis. 172, 194 NW 427 (1923): "Neither, as included in its powers not incidental to them, is it a part of a bank's business to lend its credit."

# D. Procedural Requirements and Evidentiary Standards

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- The requirement for real party-in-interest prosecution is emphasized, along with rulings that affidavits alone can establish a prima facie case. Courts have ruled that silence in the face of a legal duty to respond can constitute fraud. 3 1. Federal Rule of Civil Procedure 17(a)(1): "[A]n action must be prosecuted in the 4 name of the real party in interest." 5 2. In re Jacobson, 402 B.R. 359, 365-66 (Bankr. W.D. Wash. 2009): Emphasizes that 6 actions must be filed by the real party in interest. 3. United States v. Kis, 658 F.2d 526 (7th Cir. 1981): "Indeed, no more than 8 (affidavits) is necessary to make the *prima facie* case." Cert. denied, S. Ct. 9 (1982).10 4. U.S. v. Tweel, 550 F.2d 297 (1977): "Silence can only be equated with fraud 11 where there is a legal or moral duty to speak or when an inquiry left 12 unanswered would be intentionally misleading." 13 E. Contract and Consideration Principles 14 If any part of a contract's consideration is illegal, the entire promise becomes void. 15 Courts have also recognized the right to rescind contracts induced by false 16 representations, even if made innocently. 17 Menominee River Co. v. Augustus Spies L & C Co., 147 Wis. 559 at p. 572; 132 18 NW 1118 (1912): "If any part of the consideration for a promise be illegal, or if 19 there are several considerations for an un-severable promise one of which is 20 illegal, the promise, whether written or oral, is wholly void, as it is impossible to 21 say what part or which one of the considerations induced the promise." 22 VIII. FINAL NOTICE TO THE COURT 23 Under well-established principles of equity, commercial contract law, and 24 constitutional due process, the record before this Court stands unrebutted and 25
  - Plaintiffs and/or Secured Parties have submitted multiple notarized affidavits, unrebutted and perfected as truth in commerce;

dispositive:

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- Plaintiffs and/or Secured Parties have perfected and recorded UCC-1 and UCC-3 Financing Statements, as well as lawful Grant Deeds evidencing full legal and equitable title;
- Plaintiffs and/or Secured Parties have issued all required commercial notices, including lawful presentment, conditional acceptance, and opportunity to cure, with a commercially reasonable rebuttal period;
- Plaintiffs and/or Secured Parties have demonstrated that the Cross-Complaint is facially defective, factually unsupported, and commercially dishonored.

Accordingly, the only lawful and equitable resolution is for this Court to grant in full the:

VERIFIED RESPONSE AND CONDITIONAL ACCEPTANCE OF CROSS-COMPLAINT, WITH MOTION AND DEMAND TO EXPEDITIOUSLY STRIKE CROSS-COMPLAINT, AND MOTION AND DEMAND FOR SANCTIONS AGAINST DEFENDANT/CROSS-COMPLAINANT AND THEIR COUNSEL.

Should this Court fail to grant such relief – and instead deny or disregard this verified motion *without* issuing a **point-for-point rebuttal** of the *perfected* commercial record – such conduct would constitute:

- An ultra vires act, exceeding lawful jurisdiction;
- Fraud by judicial accommodation, knowingly supporting simulated process against secured trust claims;
- A willful deprivation of rights under color of law, actionable under 42 U.S.C. § 1983, and exposing any responsible judicial officer or clerk to personal civil liability and federal review.

Additionally, if this Court fails or refuses to strike a pleading that is facially defective, unsupported by evidence, and legally dishonored, such failure shall constitute judicial estoppel by silence and a violation of the foundational maxim

- of equity that *he who comes to equity must come with clean hands*. Any continued reliance on or tolerance of simulated legal process shall serve as further commercial dishonor and judicial liability. 3 Although the judicial officer presiding in this matter was appointed by the Governor and serves as a Superior Court judge pursuant to Article VI of the 5 California Constitution, such appointment does not grant immunity from federal or commercial liability when ruling in dishonor of unrebutted affidavits, perfected equity claims, or established commercial notice. Judicial authority must be exercised within lawful bounds, and any ruling made contrary to fact, equity, or standing constitutes a private, civil act without lawful force. 10 Should the Court permit such dishonor to continue, Plaintiffs and/or Secured 11 Parties *shall* proceed *without* further notice to: 12 13 Remove this matter to federal court pursuant to 28 U.S.C. §§ 1331, 1343, 1441, and 1443, based on federal question jurisdiction, civil rights 14 15 deprivations, and the inability to obtain impartial remedy in state venue; File a federal civil rights action under 42 U.S.C. §§ 1983, 1985, and 1986, for 16 deprivation of rights under color of law, conspiracy, and failure to prevent 17
  - known violations;
  - File a petition for writ of mandamus under 28 U.S.C. § 1361 for judicial failure to perform ministerial duties and to act upon unrebutted commercial record as required by law;
  - Assert claims under the Racketeer Influenced and Corrupt Organizations Act (RICO), 18 U.S.C. § 1962, for a pattern of fraud, extortion, and bad faith filings intended to interfere with secured private trust assets;
  - Pursue all available commercial, equitable, and injunctive remedies, including but not limited to:
    - Quiet title;

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Declaratory relief;

prevailing legal maxims, and commercial contract principles;

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- That the Court enter a final and binding determination quieting title in favor
  of Plaintiffs and/or Secured Parties, confirming all rights, interests, and lawful
  possession in the subject property as vested in trust and unrebutted;
- 4. That any further attempt by MARINAJ PROPERTIES LLC, its agents, or counsel to assert claims against the trust estates or their fiduciaries in bad faith, dishonor, or fraud be deemed vexatious, and subject to immediate sanctions and/or equitable bar.

# **VERIFICATION:**

Pursuant to 28 U.S.C. § 1746

### BY AUTHORIZED REPRESENTATIVE WITH FIRSTHAND KNOWLEDGE

- I, <u>Kevin Realworldfare</u>, over the age of 18, competent to testify, and having firsthand knowledge of the facts stated herein, do hereby declare, certify, verify, affirm, and state under penalty of perjury under the laws of the United States of America, that the foregoing statements are true, correct, and complete, to the best of my understanding, knowledge, and belief, and made in good faith.
- Executed, signed, and sealed this <u>10th</u> day of <u>May</u> in the year of Our Lord two thousand and twenty five, *without* the United States, **with all rights reserved and without recourse and without prejudice.**

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.

By: Kayn Kadwoldhie

**Kevin: Realworldfare, Secured** Party, Fiduciary, Authorized Representative, Executor

# **VERIFICATION:**

Pursuant to 28 U.S.C. § 1746

### BY AUTHORIZED REPRESENTATIVE WITH FIRSTHAND KNOWLEDGE

I, <u>Donnabelle</u>: <u>Realwordfare</u>, over the age of 18, competent to testify, and having **firsthand knowledge** of the facts stated herein, do hereby **declare**, **certify**, **verify**, Page 19 of 24

# Express Mail #ER192833495US — Dated: May 10, 2025

- 1	
1	affirm, and state under penalty of perjury under the laws of the United States of
2	America, that the foregoing statements are true, correct, and complete, to the best
3	of my understanding, knowledge, and belief, and made in good faith.
4	Executed, signed, and sealed this 10th day of May in the year of Our Lord two
5	thousand and twenty five, without the United States, with all rights reserved and
6	without recourse and without prejudice.
7	All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.
8	By: Du Da Calus Have
9	Donnabella: Realworldfare, Secured Party, Fiduciary,
10	Authorized Representative, Executor
11	//
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	Page 20 of 24
	YERIFIED RESPONSE, CONDITIONAL ACCEPTANCE, AND MOTION AND DEMAND TO STRIKE CROSS-COMPLAINT, SANCTION COUNSEL FOR FRAUD, AND QUIET TITLE IN FAVOR OF PLAINTIFFS, AS A MALTER OF A LIGHTER OF THE OFFICE OFFICE OFFICE OFFICE OFFICE

# LIST OF EXHIBITS / EVIDENCE:

- 1. Exhibit A: GRANT DEED recorded in Official Records County of Riverside, DOC
- 3 #2024-0291980, APN: 957-570-005, File No.: 37238 KH, where the private trust property
- 4 is titled to 'WG Private Irrevocable Trust, dated February 7, 2022'.
- 5 | 2.E**xhibit B:** UCC1 filing #2024385925-4.

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- 6 | 3.E**xhibit C:** UCC1 filing #2024385935-1.
- 7  $\parallel$  4. Exhibit D: UCC3 filing and NOTICE #2024402433-7.
- 8 | 5.Exhibit E: UCC3 filing and NOTICE #2024411182-7.
- 9 6. Exhibit F: GRANT DEED, DOC #2022-0490841, APN: 957-570-005, File No.: 30291
- 10 KH, recorded in Official Records County of Riverside.
- 11 7. Exhibit G: Affidavit and Contract and Security Agreement #EI988807156US.
- 12 8. Exhibit H: Affidavit and Contract and Security Agreement #RF775822865US.
- 13 9. Exhibit I: Affidavit and Contract and Security Agreement #RF775823755US.
- 14 10. Exhibit J: Contract and Security Agreement / Affidavit Certificate of Dishonor,
- 15 Non-response, **DEFAULT**, JUDGEMENT, and LIEN AUTHORIZATION and
- 16 LIEN AUTHORIZATION, #RF775824288US.
- 17 11. **Exhibit K**: Form 3811 corresponding to Exhibit G.
- 18 12. Exhibit L: Form 3811 corresponding to Exhibit H.
- 19 | 13. **Exhibit M**: Form 3811 corresponding to Exhibit I.
- 20 | 14. **Exhibit N**: Form 3811 corresponding to Exhibit J.
- 21 | 15. Exhibit O: Trust Certificate of WG PRIVATE IRREVOCABLE TRUST.
- 22 | 16. **Exhibit P:** Affidavit: Power of *Attorney-In-Fact*
- 23 17. Exhibit Q: Contract and Security Agreement / Affidavit Certificate of Dishonor,
- 24 Non-response, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION and
- 25 | LIEN AUTHORIZATION, #RF661592201US.
- 26 **18. Exhibit R:** ™KEVIN WALKER© Trademark and Copyright Agreement
- 27 | 19. Exhibit S: ™DONNABELLE MORTEL© Trademark and Copyright Agreement
- 28 20. **Exhibit T:** Copy of Rule 8.4 Misconduct Approved by the Supreme Court.

Page 21 of 24

SERVICE 2 STATE OF CALIFORNIA 3 SS. **COUNTY OF RIVERSIDE** 4 5 I competent, over the age of eighteen (18) years, and not a party to the within action. My mailing address is the Walkernova Group, care of: 30650 Rancho California Road suite #406-251, Temecula, California [92591]. On May 10, 2025, I 8 served the within documents: 9 **VERIFIED** RESPONSE, CONDITIONAL ACCEPTANCE, AND MOTION AND 10 DEMAND TO STRIKE CROSS-COMPLAINT, SANCTION COUNSEL FOR FRAUD, 11 AND QUIET TITLE IN FAVOR OF PLAINTIFFS, AS A MATTER OF LAW. 12 Exhibit A through T. 13 By United States Mail. I enclosed the documents in a sealed envelope or package addressed to the persons at the addresses listed below by placing the envelope for 14 15 collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence 16 17 for mailing. On the same day that correspondence is placed for collection and 18 mailing, it is deposited in the ordinary course of business with the United States 19 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 21 placed in the mail in Riverside County, California, and sent via Registered Mail 22 with a form 3811. Clerk(s), Agent(s) C/o CLERK OF COURT 23 27401 Menifee Center Drive 24 Menifee, California [92584] Express Mail #ER192833495US 25 Naji Doumit, Mary Doumit, Daniel Doumit C/o NAJI DOUMIT, MARINAJ PROPERTIES, FOCUS ESTATES INC 26 1130 South Tamarisk Drive 27

Page 22 of 24

Anaheim, California [92807] Registered Mail #RF775824186US

#### Express Mail #ER192833495US — Dated: May 10, 2025

John L. Bailey (#103867), Therese Bailey (#171043) C/o THE BAILEY LEGAL GROUP 25014 Las Brisas South, Suite B 2 Murrieta, California [92562] Registered Mail #RF775820768US 3 By Electronic Service. Based on a court order and/or an <u>agreement of the</u> 4 parties to accept service by electronic transmission, I caused the documents to be 5 sent to the persons at the electronic notification addresses listed below. 6 Naji Doumit, Mary Doumit, Daniel Doumit 7 C/o NAJI DOUMIT, MARINAJ PROPERTIES, FOCUS ESTATES INC 1130 South Tamarisk Drive 8 Anaheim, California [92807] udlaw2@aol.com 9 louisatoui3@vahoo.com najidoumit@gmail.com 10 John L. Bailey (#103867), Therese Bailey (#171043) 11 C/o THE BAILEY LEGAL GROUP 25014 Las Brisas South, Suite B 12 Murrieta, California [92562] ibailev@tblglaw.com 13 tbailev@tblglaw.com 14 I declare under penalty of perjury under the laws of the State of California 15 that the above is true and correct. Executed on May 10, 2025 in Riverside County, 16 California. /s/Corey Walker/ 17 Corey Walker 18 19 20 21 22 23 **NOTICE:** 24 Using a notary on this document does *not* constitute joinder adhesion, or consent to 25 26 any foreign jurisdiction, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign 27 28 jurisdiction. Page 23 of 24

VERIFIED RESPONSE, CONDITIONAL ACCEPTANCE, AND MOTION AND DEMAND TO STRIKE CROSS-COMPLAINT, SANCTION COUNSEL FOR FRAUD, AND QUIET TITLE IN FAVOR OF PLAINTIFFS, AS A MATTER OF LAW

# Express Mail #ER192833495US — Dated: May 10, 2025

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 document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.			
4	County of Riverside )			
5	On this <u>10th</u> day of <u>May</u> , <u>2025</u> , before me, <u>Joyti Patel</u> , a Notary Public, personall			
6	appeared Kevin Realworlfare, who proved to me on the basis of satisfactory			
7	evidence to be the person(s) whose name(s) is/are subscribed to the within			
8	instrument and acknowledged to me that he/she/they executed the same in his/			
9	her/their authorized capacity(ies), and that by his/her/their signature(s) on the			
10	instrument the person(s), or the entity upon behalf of which the person(s) acted,			
11	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.			
16	JOYTI PATEL Notary Public - California			
17	Riverside County Commission # 2407742 My Comm. Expires Jul 8, 2026			
18	Signature My Water (Seal)			
19				
20				
21				
22				
23				
24				
25				
26				
27				

RECORDING REQUESTED BY:

# DocStar Services, LLC.

MAIL TAX STATEMENTS AND WHEN RECORDED MAIL TO:

% WG Private Irrevocable Trust 31990 Pasos Place Temecula. CA 92591 DOC # 2024-0291980

09/27/2024 08:39 AM Fees: \$94.00 Page 1 of 2

Recorded in Official Records

Recorded in Oπicial Record County of Riverside

Peter Aldana

Assessor-County Clerk-Recorder

\*\*This document was electronically submitted to the County of Riverside for recording\*\* Receipted by: ELENA #448

"The conveyance transfers to an irrevocable trust by the trustee or from an irrevocable

trust to a beneficiary, R&T 11911."

This document has been electronically recorded/filed with the County Recorder's Office shown herein. This Coversheet should be kept together along with the attached Original Documents, as confirmation of its recording.

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE

GRANT DEED

APN: 957-570-005 File No.: 37238 KH

> This Document has been recorded as an Accommodation only, it has not been reviewed as to its accuracy or its effect on title

THE UNDERSIGNED GRANTOR(S) DECLARE(S):

T.R.A.: 013-109

OCUMENTARY TRANSFER TAX IS \$	0.00	_ CITY TAX IS \$	0.00

\_\_\_\_\_ Computed on full value of property conveyed, or

Computed on full value less liens and encumbrances remaining at time of sale.

\_\_ Unincorporated area \_\_\_\_ City of \_Temecula\_\_

For valuable consideration, receipt of which is hereby acknowledged,

Sameis Dragon, LLC, Trustee of the Memory Starburst Trust, dated February 7, 2022

hereby GRANT(S) to

WG Express, Trustee of the WG Private Irrevocable Trust, dated February 7, 2022

the following described property situated in the \_\_\_\_\_\_ City of Temecula \_\_\_\_\_, County of \_\_\_\_\_ Riverside

State of California :

Lot 5 of Tract No. 23209, in the City of Temecula, County of Riverside, State of California, on file in Book 320, Pages 79 through 97, Records of Riverside County, California.

Commonly known as: 31990 Pasos Place, Temecula, CA 92591

Dated:	September 12, 2024	Memory Starburst Trust, dated February 7, 2022 By: Sameis Dragon, LLC, Trustee
		Jan 1000 1-308

By: Kevin Lewis Walker, its President

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

STATE OF <u>California</u> )  COUNTY OF <u>Piverside</u> )  STATE OF <u>California</u>
On September 25, 2024 before me, Tyti Patel, Notary Public, Notary Public, personally appeared Kevin Lewis Walker
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) (s) are subscribed to the within instrument and acknowledged to me that he she/they executed the same in (is/her/their authorized capacity(ies), and that by his/her/their signature(s) 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 California that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.  JOYTI PATEL Notary Public - California Riverside County Commission # 2407742 My Comm. Expires Jul 8, 2026

# -Exhibit B-

#### **UCC FINANCING STATEMENT**

**FOLLOW INSTRUCTIONS** 

A. NAME & PHONE OF CONTACT AT FILER (optional)
Kevin Lewis Walker 310-923-8521
B. E-MAIL CONTACT AT FILER (optional)
kevinlwalker@me.com
C. SEND ACKNOWLEDGMENT TO: (Name and Address)
KEVIN LEWIS WALKER
c/o 41593 Winchester Road, Suite 200
Temecula, CA 92590, USA

Filed in the Office of	Initial Filing Number
T111- 0.	2024385925-4
1-VHqulan	
' ' '	February 13, 2024 10:31 AM
	Number of Pages
Secretary of State	1
State Of Nevada	

1. DEBTOR'S NAME: Provide only one Debtor name (1a	or 1b) (use exact, full name; do not omit, modify, or abbreviate	any part of the Debtor	's name); if any part of the Ir	ndividual Debtor'
name will not fit in line 1b, leave all of item 1 blank, check her	re and provide the Individual Debtor information in item 10	of the Financing Sta	tement Addendum (Form U	CC1Ad)
1a. ORGANIZATION'S NAME	·			
Ta. ORGANIZATION'S NAME				
OR				
1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
WALKER	KEVIN	LEWIS		
1c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
11400 W OLYMPIC BLVD SUITE 200	LOS ANGELES	CA	90064	USA
OR 2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
3. SECURED PARTY'S NAME (or NAME of ASSIGNE	EE of ASSIGNOR SECURED PARTY): Provide only one Secu	red Party name (3a o	r 3b)	
3a. ORGANIZATION'S NAME				
OR				
3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
WALKER	KEVIN LEWIS			
3c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
41502 WINCHESTED DOAD SHITE 200	TEMECHIA	l CA	02500	TICA

4. COLLATERAL: This financing statement covers the following collateral:

THIS IS ACTUAL AND CONSTRUCTIVE NOTICE THAT ALL OF THE DEBTORS INTEREST NOW OWNED OR HEREAFTER ACQUIRED IS HEREBY ACCEPTED AS COLLATERAL FOR SECURING CONTRACTUAL OBLIGATIONS IN OF THE SECURED PARTY AS DETAILED IN A TRUE, CORRECT, COMPLETE, SECURITY AGREEMENT NO.070320042823. ALL OF DEBTORS ASSETS, THEIR SIGNATURE, REAL ESTATE, LAND, BANK ACCOUNTS, DNA, BIRTH CERTIFICATE, BONDS SECURITIES, LAWFUL MONEY, NOTES, DEBT INSTRUMENTS, FINGERPRINTS, CRYPTOCURRENCY WALLETS, TRADEMARKS, PATENTS, THEIR LIKENESS, BUSINESSES, OFFSPRING ADONIS ESCAREZ MORTEL WALKER AND ZOIYA ESCAREZ MORTEL WALKER BIRTH CERTIFICATES, EINS, TRUSTS, AND PERSONAL PROPERTY, AND ALL OF DEBTORS INTEREST IN SAID ASSETS, LAND AND PERSONAL PROPERTY, NOW OWNED AND HEREAFTER ACQUIRED, NOW EXISTING AND HEREAFTER ARISING AND WHEREVER LOCATED, DESCRIBED FULLY IN SECURITY AGREEMENT NO.070320042823. INQUIRING PARTIES MAY CONSULT DIRECTLY WITH THE DEBTOR TO ASCERTAIN IN DETAIL, THE FINANCIAL RELATIONSHIP AND CONTRACTUAL OBLIGATIONS ASSOCIATED WITH THIS COMMERCIAL TRANSACTION, IDENTIFIED IN THE SECURITY AGREEMENT REFERENCE ABOVE. ------ AFFIDAVIT OF TRUTHS AND POWER OF ATTORNEY IN FACT HAS BEEN NOTICED TO SECRETARY OF STATE, DEPARTMENT OF TREASURY, IRS, PROBATE, AND COUNTY. ADJUSTMENT OF THIS FILING IS IN ACCORD WITH HOUSE JOINT RESOLUTION HJR 192 OF JUNE 5TH 1933 AND UCC1- 103 AND 10-104. SECURED PARTY ACCEPTS DEBTOR SIGNATURE IN ACCORD WITH UCC1-201(39), 3-401.

5.	Check only if applicable and check only one	box: Collateral is 📝 held in a Trust	(see UCC1Ad, item 17 and Instru	uctions)	being admi	nistered by a Deced	dent's Personal Representative
6a. Check only if applicable and check only one box:  6b. Check only if applicable and check only one box:							
	Public-Finance Transaction	Manufactured-Home Transaction	A Debtor is a Transmitting	g Utility		Agricultural Lien	Non-UCC Filing
7.	ALTERNATIVE DESIGNATION (if applicable	e): Lessee/Lessor	Consignee/Consignor	Seller/Buye	er 🗹	Bailee/Bailor	Licensee/Licensor

8. OPTIONAL FILER REFERENCE DATA:

#### **UCC FINANCING STATEMENT**

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional)
Kevin Lewis Walker 310-923-8521
B. E-MAIL CONTACT AT FILER (optional)
kevinlwalker@me.com
C. SEND ACKNOWLEDGMENT TO: (Name and Address)
KEVIN LEWIS WALKER
c/o 41593 Winchester Road, Suite 200
Temecula, CA 92590, USA

Filed in the Office of	Initial Filing Number
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' ' ' '	February 13, 2024 10:36 AM
	Number of Pages
Secretary of State	1
State Of Nevada	

 $\mathbf{C}\mathbf{A}$ 

92590

USA

· <del>-</del>	a or 1b) (use exact, full name; do not omit, modify, or abbreviate an	• •		
name will not fit in line 1b, leave all of item 1 blank, check he	and provide the Individual Debtor information in item 10 o	t the Financing Sta	tement Addendum (Form U	
Ta. ORGANIZATION S NAME				
OR	1	1		
1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
MORTEL	DONNABELLE ESCAREZ			
1c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
11400 W OLYMPIC BLVD SUITE 200	LOS ANGELES	CA	90064	USA
OR 2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
3. SECURED PARTY'S NAME (or NAME of ASSIGN   3a. ORGANIZATION'S NAME	EE of ASSIGNOR SECURED PARTY): Provide only one Secure	d Party name (3a o	r 3b)	
OR OR				
3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
MORTEL	DONNABELLE ESCAREZ			
3c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

4. COLLATERAL: This financing statement covers the following collateral:

C/O 41593 WINCHESTER SUITE 200

THIS IS ACTUAL AND CONSTRUCTIVE NOTICE THAT ALL OF THE DEBTORS INTEREST NOW OWNED OR HEREAFTER ACQUIRED IS HEREBY ACCEPTED AS COLLATERAL FOR SECURING CONTRACTUAL OBLIGATIONS IN OF THE SECURED PARTY AS DETAILED IN A TRUE, CORRECT, COMPLETE, SECURITY AGREEMENT NO.DEM070320042823. ALL OF DEBTORS ASSETS, THEIR SIGNATURE, REAL ESTATE, LAND, BANK ACCOUNTS, DNA, BIRTH CERTIFICATE, BONDS SECURITIES, LAWFUL MONEY, NOTES, DEBT INSTRUMENTS, FINGERPRINTS, CRYPTOCURRENCY WALLETS, TRADEMARKS, PATENTS, THEIR LIKENESS, BUSINESSES, TRUSTS, AND PERSONAL PROPERTY, AND ALL OF DEBTORS INTEREST IN SAID ASSETS, LAND AND PERSONAL PROPERTY, NOW OWNED AND HEREAFTER ACQUIRED, NOW EXISTING AND HEREAFTER ARISING AND WHEREVER LOCATED, DESCRIBED FULLY IN SECURITY AGREEMENT NO.DEM070320042823. INQUIRING PARTIES MAY CONSULT DIRECTLY WITH THE DEBTOR TO ASCERTAIN IN DETAIL, THE FINANCIAL RELATIONSHIP AND CONTRACTUAL OBLIGATIONS ASSOCIATED WITH THIS COMMERCIAL TRANSACTION, IDENTIFIED IN THE SECURITY AGREEMENT REFERENCE ABOVE. ------ AFFIDAVIT OF TRUTHS AND POWER OF ATTORNEY IN FACT HAS BEEN NOTICED TO SECRETARY OF STATE, DEPARTMENT OF TREASURY, IRS, PROBATE, AND COUNTY. ADJUSTMENT OF THIS FILING IS IN ACCORD WITH HOUSE JOINT RESOLUTION HJR 192 OF JUNE 5TH 1933 AND UCC1- 103 AND 10-104. SECURED PARTY ACCEPTS DEBTOR SIGNATURE IN ACCORD WITH UCC1-201(39), 3-401.

TEMECULA

5.	Check only if applicable and check only one	structions)	being administered by a Deceder	nt's Personal Representative		
6a	. Check only if applicable and check only one		6b. Check only if applicable and	d check only one box:		
	Public-Finance Transaction	Manufactured-Home Transaction	A Debtor is a Transmit	ting Utility	Agricultural Lien	Non-UCC Filing
7.	ALTERNATIVE DESIGNATION (if applicable	): Lessee/Lessor	Consignee/Consignor	Seller/Buye	er 🔛 Bailee/Bailor	Licensee/Licensor

8. OPTIONAL FILER REFERENCE DATA:

## **UCC FINANCING STATEMENT AMENDMENT ADDENDUM**

FOLI	LOW INSTRUCTIONS			_		
	NITIAL FINANCING STATEMENT FILE NUMBER: Same as item 1a c	n Amendment form		1		
	4385925-4  IAME OF PARTY AUTHORIZING THIS AMENDMENT: Same as item	O on Amondment form		ł		
12.1	12a. ORGANIZATION'S NAME	9 OII AMENGMENT TOTA	ļ	ł		
	KEVIN LEWIS WALKER ESTATE					
OR	12b. INDIVIDUAL'S SURNAME			l		
	FIRST PERSONAL NAME					
	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX				
	ame of DEBTOR on related financing statement (Name of a current De					13): Provide only
	ne Debtor name (13a or 13b) (use exact, full name; do not omit, modify, or ab 3a. ORGANIZATION NAME	breviate any part of the	Debtor's n	name); see Instructio	ons if name does not fit	
					T. 22. 2	Toursey.
OR 1	3b. INDIVIDUAL'S SURNAME	FIRST PERSONA	L NAME		ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
14. A	DDITIONAL SPACE FOR ITEM 8 (Collateral):					
			17 Dose	printion of roal actat	2.	
15. T	his FINANCING STATEMENT AMENDMENT:  covers timber to be cut covers as-extracted collateral is file	ed as a fixture filing	17. Desc	ription of real estate	<b>.</b> .	
16. N	lame and address of a RECORD OWNER of real estate described in item	17	-			
(	if Debtor does not have a record interest):					
18. N	MISCELLANEOUS:		1			

UCC FINANCING STATEMENT AMENDMEN	T						
FOLLOW INSTRUCTIONS		_		Filed in the Offic		lling Number 024402433-7	
A. NAME & PHONE OF CONTACT AT FILER (optional)  Kevin Lewis Walker 310-923-8521				Fland		itial Filing Number	
B. E-MAIL CONTACT AT FILER (optional)		1		1 ,1/1		)24385925-4	
kevinlwalker@me.com		4		G	Fi	led On	
C. SEND ACKNOWLEDGMENT TO: (Name and Address)  KEVIN LEWIS WALKER				Secretary of State State Of Nevada	A	pril 30, 2024 09:00 PM	
c/o 41593 Winchester Road, Suite 200				State Of Nevada	IN	umber of Pages	
Temecula, CA 92590, USA			L		2		
1a. INITIAL FINANCING STATEMENT FILE NUMBER 2024385925-4		1b. ∟	(or recor	ded) in the REAL ES	STATE RE	DMENT is to be filed [for record ECORDS orm UCC3Ad) <u>and</u> provide Debto	
2. TERMINATION: Effectiveness of the Financing Statement identified about Statement	ove is term	inated v	vith respec	t to the security inter	rest(s) of	Secured Party authorizing this	Termination
3. ASSIGNMENT (full or partial ): Provide name of Assignee in item 7a or 7 For partial assignment, complete items 7 and 9 and also indicate affected of				n item 7c <u>and</u> name	of Assign	or in item 9	
4. CONTINUATION: Effectiveness of the Financing Statement identified a continued for the additional period provided by applicable law	bove with	respect	to the seci	urity interest(s) of Se	ecured Pa	arty authorizing this Continuatio	n Statement is
5. PARTY INFORMATION CHANGE:							
Check one of these two boxes: AND Check one	of these th	ree box	es to:				
This Change affects Debtor or Secured Party of record CHANG item 6a	GE name a or 6b; and	nd/or ad item 7a	dress: Con or 7b <u>and</u> it	mplete ADD nar em 7c 7a or 7b	me: Comp , and item	plete item DELETE name: 7c DELETE name:	Give record name item 6a or 6b
6. CURRENT RECORD INFORMATION: Complete for Party Information Cha						_	
6a. ORGANIZATION'S NAME				,			
OR 6b. INDIVIDUAL'S SURNAME	LEIDOT	DEDO	DALAL NIAN	45	LADDITI	ONIAL NIAME (O) (INITIAL (O)	SUFFIX
66. INDIVIDUAL'S SURNAME	FIRST	PERSC	ONAL NAN	ИE	ADDITIO	ONAL NAME(S)/INITIAL(S)	SUFFIX
7. CHANGED OR ADDED INFORMATION: Complete for Assignment or Party Informati	ion Change -	provide or	nly one name (	(7a or 7b) ( USE exact, full	name; do no	ot omit, modify, or abbreviate any part of	the Debtor's name)
7a. ORGANIZATION'S NAME			·—				·
OR 7b. INDIVIDUAL'S SURNAME							
INDIVIDUAL'S FIRST PERSONAL NAME							
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)							SUFFIX
7c. MAILING ADDRESS	CITY				STATE	POSTAL CODE	COUNTRY
8. COLLATERAL CHANGE: Also check one of these four boxes: AD	ID collater	al [	7 DELET	E collateral	RESTATI	E covered collateral A	SSIGN collateral
Indicate collateral:  THIS IS AN AMENDMENT TO THE ORIGINAL EN UCC- 1 FILE NO. 2024385925-4 AND BIRTH CERT PRIVATE OFFSET ACCOUNT NUMBER F062712 ACCEPTANCE FOR VALUE/LIEN ON THE COLLA	NTRY TIFICA 216 AS	TO TI	HE SEG STATE REIN RI	CURED PAR FILE NUMBI EGISTERED	TY IN ER 10- TO C	THE COMMERCIA 4-87-279345 AND T ORRECT THE FILI	AL TO THROUGH NG AS TO
6.250%, NOTE # 000+1365377+9+1-3 DATED JUL	Y 15,	2022	, AND	DEED OF TR	RUST/	SECURITY INSTRU	JMENT #
000+1365377+24+1+1-15 DATED JULY 15, 2022.	SAID	REGI	STRAT	TION IS TO S	SECUI	RE THE RIGHTS TO	TITLE(S)
AND INTEREST IN THE COLLATERAL. ADJUSTI							` ,
9. NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMENI							
If this is an Amendment authorized by a DEBTOR, check here $\Box$ and provide						·	
9a. ORGANIZATION'S NAME KEVIN LEWIS WALKER ESTATE							
OR 9b. INDIVIDUAL'S SURNAME	FIRST	PERSO	NAL NAME		ADDIT	TIONAL NAME(S)/INITIAL(S)	SUFFIX
						( )	
10. OPTIONAL FILER REFERENCE DATA:							

FOL	LOW INSTRUCTIONS				
11.	NITIAL FINANCING STATEMENT FILE NUMBER: Same as item 1a	on Amendment form			
	4385925-4				
12.	NAME OF PARTY AUTHORIZING THIS AMENDMENT: Same as iten 12a. ORGANIZATION'S NAME				
	KEVIN LEWIS WALKER ESTATE				
OR	12b. INDIVIDUAL'S SURNAME				
	FIRST PERSONAL NAME				
	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX			
	ame of DEBTOR on related financing statement (Name of a current Done Debtor name (13a or 13b) (use exact, full name; do not omit, modify, or a				3): Provide only
	13a. ORGANIZATION NAME				
OR	13b. INDIVIDUAL'S SURNAME	FIRST PERSONAL	NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
14 /	ADDITIONAL SPACE FOR ITEM 8 (Collateral):				
	LICY 73-10, 31 USC 3123, UCC 3-311,3-419, 3	-104, 3-603, 1-10	04. ISSUED WIT	H OID.	
		,			
15	This FINANCING STATEMENT AMENDMENT:		17. Description of real esta	te:	
10.		iled as a fixture filing	·		
	Name and address of a RECORD OWNER of real estate described in item	n 17			
	(if Debtor does not have a record interest):				
18. 1	MISCELLANEOUS:		l		

USS SINANGING STATEMENT AMENDMENT	-				
UCC FINANCING STATEMENT AMENDMENT FOLLOW INSTRUCTIONS	I	Filed in the Offi	ce of Filin	a Number	
A. NAME & PHONE OF CONTACT AT FILER (optional)		771A - 0	2024	1411182-7	
Kevin Lewis Walker 310-923-8521  B. E-MAIL CONTACT AT FILER (optional)		1-417gm		al Filing Number	
kevinlwalker@me.com		'	Filed	1385925-4	
C. SEND ACKNOWLEDGMENT TO: (Name and Address)		Secretary of Star	te June	e 15, 2024 05:57 AM	
KEVIN LEWIS WALKER c/o 41593 Winchester Road, Suite 200		State Of Nevada		ber of Pages	
Temecula, CA 92590, USA			2		
1a. INITIAL FINANCING STATEMENT FILE NUMBER 2024385925-4	1b.	(or recorded) in the REAL E	STATE RECO	ENT is to be filed [for record DRDS UCC3Ad) <u>and</u> provide Debto	-
TERMINATION: Effectiveness of the Financing Statement identified above     Statement	e is terminate	d with respect to the security inte	rest(s) of Sec	cured Party authorizing this	Termination
<ol> <li>ASSIGNMENT (full or partial): Provide name of Assignee in item 7a or 7b For partial assignment, complete items 7 and 9 and also indicate affected complete.</li> </ol>	ollateral in iten	n 8			
CONTINUATION: Effectiveness of the Financing Statement identified about continued for the additional period provided by applicable law	ove with resp	ect to the security interest(s) of S	ecured Party	authorizing this Continuation	n Statement is
5. PARTY INFORMATION CHANGE:					
Check one of these two boxes:  AND Check one of			ıma: Complet	to itom DELETE name:	Give record name
			me: Complet o, <u>and</u> item 7c	to be deleted in it	tem 6a or 6b
CURRENT RECORD INFORMATION: Complete for Party Information Chan     6a. ORGANIZATION'S NAME	nge - provide o	only <u>one</u> name (6a or 6b)			
OR 6b. INDIVIDUAL'S SURNAME	FIRST PER	SONAL NAME	ADDITION	AL NAME(S)/INITIAL(S)	SUFFIX
7. CHANGED OR ADDED INFORMATION: Complete for Assignment or Party Information	n Change - provid	e only one name (7a or 7b) ( USE exact, fu	Il name; do not or	mit, modify, or abbreviate any part of	the Debtor's name)
7a. ORGANIZATION'S NAME					
OR 7b. INDIVIDUAL'S SURNAME					
INDIVIDUAL'S FIRST PERSONAL NAME					
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)					SUFFIX
7c. MAILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY
8. COLLATERAL CHANGE: Also check one of these four boxes: ADD	) collateral	DELETE collateral	RESTATE c	overed collateral AS	SIGN collateral
Indicate collateral:					
THIS IS AN AMENDMENT TO THE ORIGINAL EN					
UCC- 1 FILE NO. 2024385925-4 AND BIRTH CERT					
PRIVATE OFFSET ACCOUNT NUMBER F0627121					
ACCEPTANCE FOR VALUE/LIEN ON THE COLLA					
(\$700,000.00 USD), PRIVATE BILL OF EXCHANGI TO AGENT(S)/FIDUCIARY(IES) OF PHH MORTGA					
FOR FULL SETTLEMENT AND SATISFACTION, V					
USE OF CREDIT BY WAY OF PRIVATE POST REC					
HUNDRED BILLION DOLLAR (\$200,000,000,000.00					
NAME of SECURED PARTY OF RECORD AUTHORIZING THIS AMENDI If this is an Amendment authorized by a DEBTOR, check here and provide many provide many provide many provide many provide many provided	MENT: Provio		ne of Assigno	r, if this is an Assignment)	
9a. ORGANIZATION'S NAME KEVIN LEWIS WALKER ESTATE					
9b. INDIVIDUAL'S SURNAME	FIRST PERS	SONAL NAME	ADDITIO	NAL NAME(S)/INITIAL(S)	SUFFIX
10 OPTIONAL FILER REFERENCE DATA:			-1		ı

#### **UCC FINANCING STATEMENT AMENDMENT ADDENDUM**

11. INITIAL FIRMONING STATEMENT FALE NUMBER: Same as item 1 as or Amondment from 2020-388923-4  120. ANGE OF PARTY AUTHORIZING THIS AMENDMENT: Same as item 9 on Amendment from 120. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME (Symthalus)  120. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(Symthalus)  13. Name of DEBTOR on related financing statement (Name of a current Debtor of record required for incessing purposes only in some tiling offices - see Instruction Rem 13). Provide only only the Debtor name (tab or 16), tile on season, unlinear, northly, or debtor/violes any part of the Debtor name (tab or 16), tile on season unlinear, or related financing statement (Name of a current Debtor of record required for incessing purposes only in some tiling offices - see Instruction Rem 13). Provide only one seed to the control of the Debtor name (tab or 16) (	FOL	LOW INSTRUCTIONS				
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT: Same as 80m 9 on Amendment form    120. DIGRANIZATION NAME			on Amendment form	1	1	
Table   Description   Table					-	
KEVIN LEWIS WALKER ESTATE  12. INDIVIDUAL'S SURNAME  FIRST PERSONAL NAME  ADDITIONAL NAME(S)INITIAL(S)  13. Name of DEBTOR on related financing statement (Name of a current Debtor of record required for indexing purposes only in some filing offices - see instruction item 13): Provide only organized pattern are (136 or 136) (Juse event, will name, do not orns, modely, or abtravishes any part of the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if name does not fit in the Debtor's name); see instructions if in the Debtor's name); see instructions in the Debtor's name); see instructions in the Debtor's name); see instructions in the Debtor's name; see instructions in the Debtor's name; see instructions in them 13: Provide only offices - see instructions in them 25: Provide only offices - see instructions in them 25: Provide only offices - see instructions in them 25: Provide only offices - see instructions in them 25: Provide only offices - see instructions in them 25: Provide only offices - see instructions in them 25: Provide only offices - see instructions in them 25: Provide only offices - see instructions in them 25: Provide only offices - see instructions in them 25: Provide o	12.		9 on Amendment to	orm	_	
FIRST PERSONAL NAME  ADDITIONAL NAME(S)INITIAL(S)  13. Name of DESTOR on related financing statement. (Name of a convent Debtor of record required for indexing purposes only in some filing offices - see Instruction item 13). Provide only and Debtor remore; this or 13th jude seast, full name, do not ownf, modify, or abbreviable any port of the Debtor's name); see Instructions if name does not if.  13. DODITIONAL SURVAINE  14. ADDITIONAL SPACE FOR ITEM 8 (Collatoran):  PRIVATE POST REGISTERED BOND # RF 661 448 557 US. ORIGINAL LETTER OF CREDIT DEPOSITED TO US. TREASURY PRIVATE POST REGISTERED ACCOUNT # RF 661 448 023 US, BY WAY OF REGISTERED MALL # RF 661 590 299 US. FORM(S) 1099-OID TENDERED TO IRS BY WAY OF REGISTERED MALL # RF 661 590 259 US. FORM(S) 1099-OID TENDERED TO IRS BY WAY OF REGISTERED MALL # RF 661 590 325 US. ALL BILLS, SECURITIES, AND/OR ASSETS ARE ACCEPTED FOR VALUE AND RETURNED FOR VALUE WITH HONOR. SAID REGISTRATION IS TO SECURE THE RIGHTS TO TITLE(S) AND INTEREST IN THE COLLATERAL. ADJUSTMENT IS PURVIEW OF PUBLIC HJR-192, PUBLIC LAW 73-10, BILLS OF EXCHANGE ACT, USC TITLE 26, 31 USC 3123, UCC 3-311,3-419, 3-104, 3-603, 3-402, 9-105, 1-104. ISSUED WITH 1099-A AND 1099-OID.					-	
ADDITIONAL NAME(S)/INITIAL(S)  13. Name of DEBTOR on related financing statement (Name of a current Debtor of record required for indexing purposes only in some filling offices - see instruction item 13). Provide only one potent reason (13a or 15b) (use exact, full name), do not omit, mostly, or abbreviate any part of the Debtor's name); see Instructions in name does not fit  13b, INDIVIDUAL'S SURNAME  13c, INDIVIDUAL'S SU	OR	12b. INDIVIDUAL'S SURNAME			_	
13. Name of DEBTOR on related financing statement (Name of a current Debtor of record required for indexing purposes only in some filing offices - see Instruction item 13). Provide only any Debtor name (13a or 13b) (use swart, full name, do not omit, modify, or abbreviate any part of the Debtor's name), see Instructions it name does not fit 150. NORANIZATION NAME  NORANIZATION NAME    FIRST PERSONAL NAME   ADDITIONAL NAME(S)/INITIALIS)   SUFFIX		FIRST PERSONAL NAME			1	
Debtor name (13a or 13b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); see instructions if name does not little. The first personal name (13a or 13b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); see instructions if name does not little. Support the post of the part of the personal name (13a or 13b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); see instructions if name does not little. Support the part of the personal name (13a or 13b) (use exact, full name; do not name); see instructions if name does not little. Support the part of the personal name (13a or 13b) (use exact, full name; do not name; do not name (13a or 13b) (use exact, full name; do not name); see instructions if name does not little. Support the part of the personal name (13a or 13b) (use exact, full name; do not name (13a or 13b) (use exact, full name; do not name (13a or 13b) (use exact, full name; do not name; do nam		ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX			
14. ADDITIONAL SPACE FOR ITEM 8 (Collateral): PRIVATE POST REGISTERED BOND # RF 661 448 567 US. ORIGINAL LETTER OF CREDIT DEPOSITED TO US. TREASURY PRIVATE POST REGISTERED ACCOUNT # RF 661 448 023 US, BY WAY OF REGISTERED MAIL # RF 661 590 299 US. FORM(S) 1099-OID TENDERED TO IRS BY WAY OF REGISTERED MAIL # RF 661 590 325 US. ALL BILLS, SECURITIES, AND/OR ASSETS ARE ACCEPTED FOR VALUE AND RETURNED FOR VALUE WITH HONOR. SAID REGISTRATION IS TO SECURE THE RIGHTS TO TITLE(S) AND INTEREST IN THE COLLATERAL. ADJUSTMENT IS PURVIEW OF PUBLIC HJR-192, PUBLIC LAW 73-10, BILLS OF EXCHANGE ACT, USC TITLE 26, 31 USC 3123, UCC 3-311,3-419, 3-104, 3-603, 3-402, 9-105, 1-104. ISSUED WITH 1099-A AND 1099-OID.  15. This FINANCING STATEMENT AMENDMENT: COVERS WITHOUT AMENDMENT: COVERS WITHOUT AMENDMENT: (If Debtor does not have a record interest):  16. Name and address of a RECORD OWNER of real estate described in Hem 17 (If Debtor does not have a record interest):	2	one Debtor name (13a or 13b) (use exact, full name; do not omit, modify, or ab				
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	18.	18. MISCELLANEOUS:				

**Memory Starburst Trust** 31990 Pasos Place Temecula, CA 92591 SPACE ABOVE THIS LINE IS FOR RECORDER'S USE APN: 957-570-005 "The conveyance transfers to a revocable File No.: 30291 KH trust by the grantor or from a revocable GRANT DEED trust to a beneficiary, R & T 11911." This Document has been recorded as an Accommodation only, it has not been reviewed as to its accuracy or its effect on title 0.00 0.00 CITY TAX IS \$ **DOCUMENTARY TRANSFER TAX IS \$** THE UNDERSIGNED GRANTOR(S) DECLARE(S): Computed on full value of property conveyed, or T.R.A.: 013-109 Computed on full value less liens and encumbrances remaining at time of sale. For valuable consideration, receipt of which is hereby acknowledged, Trustees Kevin Walker and Donnabelle Mortel, of the Memory Starburst Trust, dated June 23, 2021 hereby GRANT(S) to Sameis Dragon, LLC, Trustee of the Memory Starburst Trust, dated February 7, 2022 City of Temecula the following described property situated in the \_\_\_ , County of \_\_ California State of Lot 5 of Tract No. 23209, in the City of Temecula, County of Riverside, State of California, on file in Book 320, Pages 79 through 97 Records of Riverside County, California.

**RECORDING REQUESTED BY:** 

DocStar Services, LLC.

MAIL TAX STATEMENTS AND
WHEN RECORDED MAIL TO:

MAIL TAX STATEMENTS AS DIRECTED ABOVE

Commonly known as: 31990 Pasos Place, Temecula, CA 92591

Memory Starburst Trust, dated June 23, 2021

Kevin Walker Trustee

Donnabelle Mortel, Trustee

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document. STATE OF ) § COUNTY OF on Ulcember 1, 2022 before me, appeared Kevin Walker and Donnabelle Mortel \*\*\*\*\*\*\* who proved to me on the basis of satisfactory evidence to be the persons whose names 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/(heir) signature(s) 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 California that the foregoing paragraph is true and correct. WITNESS my hand and official seal. GUADALL 25 J Physisian County Commission # 25/2338 Ky Cumin. Fapires Jan 19, 2025 🦠 Page 2 of 2

Dated: December 1, 2022

## **ILLEGIBLE NOTARY SEAL DECLARATION**

Government Code 27361.7

I certify under penalty of perjury under the laws of the State of California that the notary seal on the document to which this statement is attached reads as follows:

Name of Notary	GUADALU	PE PLOUSSARD
Name of County	RIVERSIDI	<u> </u>
Date of Commissio	n Expires	JANUARY 19, 2025
Notary Identification	n Number	2342338
	Latrina () Signature of I	Patricia Alvarado, agent for DocStar Services, LLC. Derson (firm names if any) making verification
	Date 12/2/2	
	Location	TEMECULA, CALIFORNIA  (City) State of California

1	From Claimants/Plaintiffs: Kevin: Walker, sui juris, In Pro Executor, Authorized Representative, Secured Party, Master TMKEVIN WALKER© ESTATE, TMDONNABELLE MORTI	Beneficiary.
2	TMKEVIN WALKER© IRR TRUST, TMWG EXPRESS TRUS	*
3 4	c/o 31990 Pasos Place Temecula, California [92591] non-domestic <i>without</i> the <u>U</u> nited <u>S</u> tates	*** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT ***
5	To/Defendant(s)/Respondent(s): Barry-Lee: O'Connor C/o BARRY LEE O'CONNOR	To/Defendant(s)/Respondent(s): Naji Doumit and Mary Doumit C/o NAJI DOUMIT, MARINAJ PROPERTIES LLC
6 7	3691 Adams Street Riverside, California [92504] Express Mail #EI988807156US	1130 South Tamarisk Drive Anaheim, California [92807] Registered Mail #RF775821012US
8	RE: Title and Ownership of: 31990 Pasos Place, Ter	
9	AFFIDAVIT and Pl	lain Statement of Facts
	ll control of the con	TANCE AND NOTICE OF CLAIM, FRAUD,
10	· · · · · · · · · · · · · · · · · · ·	OF TITLE, RACKETEERING, CONSPIRACY, UD, INJURY AND DAMAGE
11	Kevin: Walker, TMKEVIN WALKER©	CASE NO.:
12	ESTATE, ™DONNABELLE   MORTEL© ESTATE, ™KEVIN	1. CONDITIONAL ACCEPTANCE
13	WALKER© IRR TRÚST, ™WG	2. FRAUD 3. THEFT, EMBEZZLEMENT, AND
14	EXPRESS TRUST©,   Claimant(s)/Plaintiff(s),	FRAUDULENT MISAPPLICATION OF FUNDS AND ASSETS
15	vs.	4. FRAUD, FORGERY, AND UNAUTHORIZEI USE OF IDENTITY
16	Naji: Doumit, Mary: Doumit, Daniel:	5. MONOPOLIZATION OF TRADE AND COMMERCE, AND UNFAIR BUSINESS PRACTICES
17	Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARY DOUMIT, DANIEI	
18	DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY	7. RECEIVING EXTORTION PROCEEDS 8. FALSE PRETENSES AND FRAUD
19	LEE O'CONNOR, BARRY LEE	9. EXTORTION 10. RACKETEERING
20	O'CONNOR & ASSOCIATES, Does 1-100 Inclusive,	11. BANK FRAUD 12. FRAUDULENT TRANSPORTATION AND
21	Defendant(s)/Respondent(s).	
22		13. UNLAWFUL INTERFERENCE, INTIMIDATION, EXTORTION, AND
23		EMOTIONAL DISTRESS 14. CONSIDERED AND STIPULATED ONE
24		HUNDRED MILLION DOLLAR (\$100,000,000.000) JUDGEMENT AND LIEN.
	COMES NOW, Plaintiffs TMKEVIN WA	
25		·
26	·	R© IRR TRUST, ™WG EXPRESS TRUST©
27		tiffs"), by and through their Attorney-in-
28	Fact Kevin Walker who is proceeding	sui iuris In Propria Persona and by

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Special Limited Appearance. Kevin is a natural freeborn Sovereign and state

Citizen of California the republic in its De'jure capacity as one of the several states

of the Union 1789. This incidentally makes him a national of the republic as per the

De'Jure Constitution for the United States 1777/1789.

Claimants/Plaintiffs, acting through their Attorney-in-Fact, assert their unalienable

right to contract, as secured by Article I, Section 10 of the Constitution, which

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

thus which *prohibits* states from impairing the obligation of **contracts**. This clause

unequivocally prohibits states from impairing the obligation of contracts, including

but not limited to, a trust and contract agreement as an 'Attorney-In-Fact,' and any

private contract existing between Plaintiffs and Defendants. A copy of the

'Affidavit: Power of Attorney In Fact,' is attached hereto as Exhibit I and 12

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.

#### **Constitutional Basis:** I.

Claimants/Plaintiffs assert that their private rights are secured and protected under the Constitution, common law, and exclusive equity, which govern their ability to freely contract and protect their property and interests..

Claimants/Plaintiffs respectfully assert and affirm:

"The individual may stand upon his constitutional rights as a citizen. 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

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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, 47 [1905]).

- "The claim and exercise of a constitutional right cannot be converted into a crime."—Miller v. U.S., 230 F 2d 486, 489.
- "Where rights secured by the Constitution are involved, there can be no rule
   making or legislation which would abrogate them." Miranda v. Arizona, 384 U.S.
- "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights." —Sherar v. Cullen, 481 F. 945.
- "A law repugnant to the Constitution is **void**." *Marbury v. Madison*, 5 U.S. (1 Cranch) 137, 177 (1803).
- "It is not the duty of the citizen to surrender his rights, liberties, and immunities under the guise of police power or any other governmental power." *Miranda v. Arizona*, 384 U.S. 436, 491 (1966).
- "An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is, in legal contemplation, as inoperative as though it had never been passed." *Norton v. Shelby County*, 118 U.S. 425, 442 (1886).
- "No one is bound to obey an unconstitutional law, and no courts are bound to enforce it." 16 Am. Jur. 2d, Sec. 177, Late Am. Jur. 2d, Sec. 256.
- "Sovereignty itself remains with the people, by whom and for whom all government exists and acts." *Yick Wo v. Hopkins*, 118 U.S. 356, 370 (1886).

# II. <u>Supremacy Clause</u>

- Claimants/Plaintiffs respectfully assert and affirm that:
  - The Supremacy Clause of the Constitution of the <u>U</u>nited <u>S</u>tates (Article VI, Clause 2) establishes that the Constitution, federal laws made pursuant to it, and treaties made under its authority, constitute the "supreme Law of the Land", and thus take priority over any conflicting state laws. It provides

that state courts are bound by, and state constitutions subordinate to, the supreme law. However, federal statutes and treaties must be within the parameters of the Constitution; that is, they must be pursuant to the federal government's enumerated powers, and not violate other constitutional limits on federal power ... As a constitutional provision identifying the supremacy of federal law, the Supremacy Clause assumes the underlying priority of federal authority, albeit only when that authority is expressed in the Constitution itself; no matter what the federal or state governments might wish to do, they must stay within the boundaries of the Constitution.

## III. DESCRIPTION OF AFFECTED PRIVATE TRUST PROPERTY

This action affects title to the private Trust property (herein referred to as "private property" and/or "subject property") situated in the county of Riverside, California, commonly described as a '31990 Pasos Place, Temecula, California,' and described as follows: Lot 5 of Tract No. 23209, in the City of Temecula, California, County of Riverside, on file in Book 320, Pages 79 through 97 records of Riverside County, California,' hereinafter referred to as the "Property," and all bonds, securities, Federal Reserve Notes, assets, tangible and intangible, registered and unregistered, and more particularly described in the Authentic UCC1 filing and NOTICE #2024385925-4 and #2024385935-1, and UCC3 filing and NOTICE #2024402433-7 and 2024411182-7, all Filed in the Office of Secretary of State State Of Nevada. Attached hereto as Exhibits A, B, C, and D respectively, and incorporated herein by reference.

**credits**, funds, assets, bonds, Federal Reserve Notes, notes, bills of exchange, entitlements, negotiable instruments, or similar collateralized, hypothecated, and/or securitized items in any manner tied to Plaintiffs' signature, promise to pay, order to pay, endorsement, credits, authorization, or comparable actions (collectively referred to hereinafter as "Assets").

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## **STANDING**

- 1. Claimants/Plaintiffs are <u>undisputedly</u> the Real Party(ies) in Interest, holder(s) in due course, Creditor(s), and hold allodial tittle to <u>any and all</u> assets, registered or unregistered, tangible or intangible, in accordance with contract law, principles, <u>common law</u>, <u>exlcusive equity</u>, the right to equitable subrogation, and the U.C.C. (Uniform Commercial Code). This is further evidenced by the following UCC filings, all duly filed in the Office of the Secretary of State, State of Nevada: <u>UCC1 filing #2024385925-4</u> and <u>#2024385935-1</u>, <u>and UCC3 filing #2024402433-7</u> and <u>2024411182-7</u> (Exhibits A, B, C, and D), and in accordance with UCC §§ 3-302, 9-105, and 9-509.
- 2. Claimants'/Plaintiffs' standing is further affirmed and evidenced by the GRANT DEED recorded in Official Records County of Riverside, DOC #2024-0291980, APN: 957-570-005, File No.: 37238 KH, where the private trust property is titled to 'WG Private Irrevocable Trust, dated February 7, 2022'. A copy of said 'GRANT DEED,' is attached hereto as Exhibit E and incorporated herein by reference.
- 3. Claimants/Plaintiffs maintain **exclusive and sole standing** in relation to said assets and their interests, as duly recorded and affirmed by these filing.
- 21 4. Claimants/Plaintiffs alone possess(es) *exclusive equity*.
  - 5. You/Respondent(s)/Defendant(s) do **NOT** have **any** valid interest or standing.
- 23 6. You/Respondent(s)/Defendant(s) do <u>NOT</u> have a valid claim to the
- 24 **'Property**' (31990 Pasos Place, Temecula, California,' and described as follows:
- 25 Lot 5 of Tract No. 23209, in the City of Temecula, California, County of
- Riverside, on file in Book 320, Pages 79 through 97 records of Riverside County,
- California), or any of the respective Assets, registered and unregistered, tangible

28 and intangible.

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You/Respondent(s)/Defendant(s) do NOT possess any valid interest or standing concerning DEED OF TRUST #000+1365377+24+1+1-15, or NOTE #000+1365377+9+1-3 DATED JULY 15, 2022.

\*\* Notice of Administrative Process \*\*

This **VERIFIED** Affidavit, NOTICE, and SELF-EXECUTING CONTRACT SECURITY AGREEMENT concerns You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, and their blatant bad faith acts of fraud, theft, embezzlement, larceny, and fraudulent misapplication of funds and assets, forgery, and unauthorized use of identity, monopolization of trade and commerce, unfair business practices, deprivation of rights under the color of law, receiving extortion proceeds, false pretenses, extortion, racketeering, bank fraud, fraudulent transportation and transfer of stolen goods and securities, unlawful interference, intimidation, emotional distress, and injury and damage to Claimant(s)/Plaintiff(s) and/or Affiant.

As with any administrative process, You/Defendant(s)/Respondent(s), may controvert the statements and/or claims made by Affiants by executing and delivering a verified response point by point, in affidavit form, sworn and attested to under penalty of perjury, signed by You/Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC,

- FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR &
- ASSOCIATES, Does 1-100 Inclusive, or other designated officer of the corporation
- with evidence in support by Certified, Express, or Registered Mail. Answers by any 24
- other means are considered a non-response and will be treated as a non-response. 25

# Some Relevant U.C.C. Sections and Application

U.C.C. § 1-308 - Reservation of Rights:

This section ensures that acceptance of an offer under duress or coercion does

#### **Legal and Procedural Basis** VII.

#### 1. Mailbox/Postal Rule:

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Under the mailbox rule, this notice of conditional acceptance is effective and

considered **accepted** by You/Defendant(s)/Respondent(s) upon dispatch via Registered Mail, and/or Express Mail, and/or Certified Mail. 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 self-executing Contract and Security Agreement conditionally accepts your contract OFFER and supplements its terms under U.C.C. § 2-202. Failure to 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.

# VIII. Plain Statement of Facts

KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Walker, proceeding *sui juris*, *In Propia Persona*, by *Special Limited Appearance*, a man upon the land, a follower of the Almighty Supreme Creator, first and foremost and the laws of man when they are not in conflict (Leviticus 18:3, 4) Pursuant to Matthew 5:33 – 37 and James 5:12, let my yea mean yea and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat.1211, depose and say that I, Kevin: Walker over 18 years of age, being competent to testify and having first hand knowledge of the facts herein declare (or certify, verify, affirm, or state) under penalty of perjury under the laws of the United

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- States of America that the following is true and correct, to the best of my understanding and belief, and in good faith:
- 1. I, Kevin: Walker proceeding sui juris, In Propria Persona, by Special Limited Appearance, herby state again for the record that I explicitly reserve all my rights and waive absolutely none. See U.C.C. § 1-308.
- 2. I, Kevin: Walker, proceeding sui juris, In Propria Persona, by Special Limited Appearance, herby invoke equity and fairness.
- 3. 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  $\underline{\mathbf{S}}$ tate, 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).
- 4. I reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the

- supposed "benefits" associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything.
  - 5. On 12/05/2022, GRANT DEED, DOC #2022-0490841, APN: 957-570-005, File No.: 30291 KH, was recorded in Official Records County of Riverside. A copy of said 'GRANT DEED,' is attached hereto as **Exhibit F** and incorporated herein by reference.
  - 6. On **09/27/2024**, GRANT DEED, DOC #2024-0291980, APN: 957-570-005, File No.: 37238 KH, was recorded in Official Records County of Riverside, where the private trust property is titled to 'WG **Private Irrevocable** Trust, dated February 7, 2022' (**Exhibit E**).
  - 7. On 01/17/2025, fraudulent 'TRUSTEE'S DEED UPON SALE' (DOC # 2025-0017386, APN: 957-570-005, TS# 176672) was filed and is therefore void ab initio, as the individual executing the purported transfer or sale lacked legal or lawful title and authority to do so. A copy of said fraudulent and void ab initio 'TRUSTEE'S DEED UPON SALE' is attached hereto as Exhibit G and incorporated herein by reference
- 18 8. No lawful transfer or assignment of title has been executed or perfected since the19 recording of Grant Deed No. [insert number].
  - 9. Any deed, including but not limited to a Trustee's Deed of Sale, presently in the possession of You/Respondent(s)/Defendant(s) constitutes a product of fraud and is therefore null and void *ab initio*, having no legal force or effect.
  - 10. **It remains undisputed** that, You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, *Does 1-100 Inclusive* do **NOT** have a valid claim against Claimant(s)/Plaintiff(s).

1	11. You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel:
2	Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC,
3	FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR &
4	ASSOCIATES, Does 1-100 Inclusive, or who you represent is/are the DEBTOR(s)
5	in this matter.
6	12. You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel:
7	Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC,
8	FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR &
9	ASSOCIATES, Does 1-100 Inclusive, or who you represent is <b>NOT</b> the
10	CREDITOR, or an ASSIGNEE of the CREDITOR, in this matter.
11	13. Affiant and/or Claimant(s)/Plaintiff(s) is/are <b>NOT</b> the DEBTOR(s) in this
12	matter.
13	14. You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel:
14	Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC,
15	FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR &
16	ASSOCIATES, Does 1-100 Inclusive, or who you represent are NOT the Real
17	Party in Interest in this matter.
18	<u>CONDITIONALLY ACCEPTED</u> upon proof
19	15. All statements, claims, offer, terms presented in your <b>fraudulent</b> , <b>coercive</b> ,
20	extortionate, OFFER titled '3/90 DAY NOTICE TO QUIT' (Exhibit H) is
21	<u>CONDITIONALLY ACCEPTED</u> upon proof of the following from You/
22	Defendant(s)/Respondent(s):
23	1. <b>Upon Proof from You/Defendant(s)/Respondent(s)</b> that GRANT DEED,
24	DOC #2022-0490841, APN: 957-570-005, File No.: 30291 KH, is <b>NOT</b> recorded
25	in Official Records County of Riverside.
26	2. <b>Upon Proof from You/Defendant(s)/Respondent(s)</b> that GRANT DEED,
27	DOC #2024-0291980 APN: 957-570-005 File No : 37238 KH, is <b>NOT</b> recorded.

in Official Records County of Riverside.

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3. **Upon Proof from You/Defendant(s)/Respondent(s)** that UCC1 Filing #2024385925-4 is **NOT** duly filed in the Office of the Secretary of State, State of Nevada.

- 4. **Upon Proof from You/Defendant(s)/Respondent(s)** that UCC1 Filing #2024385935-1 is **NOT** duly filed in the Office of the Secretary of State, State of Nevada.
- 5. **Upon Proof from You/Defendant(s)/Respondent(s)** that UCC3 Filing #2024402433-7 is **NOT** duly filed in the Office of the Secretary of State, State of Nevada.
- 6. **Upon Proof from You/Defendant(s)/Respondent(s)** that UCC3 Filing #2024411182-7 is **NOT** duly filed in the Office of the Secretary of State, State of Nevada.
- 7. **Upon Proof from You/Defendant(s)/Respondent(s)** that '<u>fraudulent</u> 'TRUSTEE'S DEED UPON SALE' (DOC # 2025-0017386, APN: 957-570-005, TS# 176672 in your possession is **NOT** fraudulent and void *ab initio*.
- 8. **Upon Proof from You/Defendant(s)/Respondent(s)** demonstrating that it was **NOT** your duty to investigate and ascertain the true titleholder of the private trust property.
- 9. Upon Proof of claim from You/Defendant(s)/Respondent(s).
- Executed "without the United States" in compliance with 28 USC § 1746.
- **FURTHER AFFIANT SAYETH NOT.**

# IX. <u>Foundational 'Case Law' on Standing, Mortgage Fraud,</u> <u>Foreclosure, Corporate Overreach</u>

Plaintiffs referenced the following case law summary highlights key legal principles on jurisdiction, standing, and procedural requirements in financial and mortgage-related cases. Courts consistently void judgments rendered without proper jurisdiction and

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emphasize the need for a party to demonstrate legal **standing**. Fraudulent lending practices, including violations of federal regulations, have led to dismissals with prejudice. Corporate overreach by banks is curtailed through rulings that prohibit lending credit and ultra vires contracts. Evidentiary standards stress the sufficiency of affidavits and the duty of full and complete disclosure of information to prevent fraud. Contract principles underscore the nullification of agreements lacking proper consideration,.

### A. Jurisdiction and Standing in Court

Courts have consistently held that judgments rendered without subject matter jurisdiction are void from inception, and parties must have standing to invoke a court's jurisdiction. Notable cases emphasize that plaintiffs must demonstrate ownership of notes and mortgages at the time of filing to proceed with foreclosure actions. Failure to do so results in jurisdictional dismissal.

- 1. Patton v. Diemer, 35 Ohio St. 3d 68; 518 N.E.2d 941 (1988): "A judgment rendered by a court lacking subject matter jurisdiction is void ab initio. Consequently, the authority to vacate a void judgment is not derived from Ohio R. Civ. P. 60(B), but rather constitutes an inherent power possessed by Ohio courts. I see no evidence to the contrary that this would apply to ALL courts."
- 2. Lebanon Correctional Institution v. Court of Common Pleas, 35 Ohio St.2d 176 (1973): "A party lacks standing to invoke the jurisdiction of a court unless he has, in an individual or a representative capacity, some real interest in the subject matter of the action."
- 3. Wells Fargo Bank v. Byrd, 178 Ohio App.3d 285, 2008-Ohio-4603, 897 N.E.2d 722 (2008): "If plaintiff has offered no evidence that it owned the note and mortgage when the complaint was filed, it would not be entitled to judgment as a matter of law."
- Indymac Bank v. Boyd, 880 N.Y.S.2d 224 (2009): "To establish a prima facie case in an action to foreclose a mortgage, the plaintiff must establish the existence of the mortgage and the mortgage note. It is the law's policy to allow only an aggrieved person to bring

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a lawsuit . . . A want of 'standing to sue,' in other words, is just another way of saying that this particular plaintiff is not involved in a genuine controversy, and a simple syllogism takes us from there to a 'jurisdictional' dismissal."

5. Indymac Bank v. Bethley, 880 N.Y.S.2d 873 (2009): "The Court is concerned that there may be fraud on the part of plaintiff or at least malfeasance. Plaintiff INDYMAC (Deutsche) must have 'standing' to bring this action."

### B. Fraud and Misrepresentation in Mortgage Cases

- Several cases illustrate fraudulent practices by lenders, including violations of the Federal Truth in Lending Act and withholding vital loan information. Courts have dismissed cases with prejudice where fraud on the court was evident.
  - Wells Fargo, Litton Loan v. Farmer, 867 N.Y.S.2d 21 (2008): "Wells Fargo does not own the mortgage loan... Therefore, the matter is dismissed with prejudice."
  - Wells Fargo v. Reyes, 867 N.Y.S.2d 21 (2008): "Dismissed with prejudice, Fraud on Court & Sanctions. Wells Fargo never owned the Mortgage."
  - Deutsche Bank v. Peabody, 866 N.Y.S.2d 91 (2008): "EquiFirst, when making the loan, violated Regulation Z of the Federal Truth in Lending Act 15 USC §1601 and the Fair Debt Collections Practices Act 15 USC §1692; 'intentionally created fraud in the factum' and withheld from plaintiff 'vital information concerning said debt and all of the matrix involved in making the loan."

## C. Corporate and Banking Overreach

- Decisions highlight that banks cannot lend their credit or guarantee debts, as these actions are ultra vires and not legally binding. These rulings reinforce the limitations on corporate and banking activities.
  - Zinc Carbonate Co. v. First National Bank, 103 Wis. 125, 79 NW 229 (1899): "The doctrine of ultra vires is a most powerful weapon to private corporations within their legitimate spheres and punish them for

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violations of their corporate charters, and it probably is not invoked too often."

- Howard & Foster Co. vs. Citizens National Bank, 133 S.C. 202, 130 S.E. 758 (1926): "It has been settled beyond controversy that a national bank, under Federal law, being limited in its power and capacity, cannot lend its credit by nor guarantee the debt of another. All such contracts being entered into by its officers are ultra vires and not binding upon the corporation."
- American Express Co. v. Citizens State Bank, 181 Wis. 172, 194 NW 427 (1923): "Neither, as included in its powers not incidental to them, is it a part of a bank's business to lend its credit."

# D. Procedural Requirements and Evidentiary Standards

The requirement for real party-in-interest prosecution is emphasized, along with rulings that affidavits alone can establish a prima facie case. Courts have ruled that silence in the face of a legal duty to respond can constitute fraud.

- Federal Rule of Civil Procedure 17(a)(1): "[A]n action must be prosecuted in the name of the real party in interest."
- In re Jacobson, 402 B.R. 359, 365-66 (Bankr. W.D. Wash. 2009): Emphasizes that actions must be filed by the real party in interest.
- United States v. Kis, 658 F.2d 526 (7th Cir. 1981): "Indeed, no more than (affidavits) is necessary to make the prima facie case." Cert. denied, S. Ct. (1982).
- U.S. v. Tweel, 550 F.2d 297 (1977): "Silence can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading."

#### E. Contract and Consideration Principles

If any part of a contract's consideration is illegal, the entire promise becomes void.

Courts have also recognized the right to rescind contracts induced by false representations, even if made innocently.

or if there are several considerations for an un-severable promise one of

Menominee River Co. v. Augustus Spies L & C Co., 147 Wis. 559 at p. 572;

132 NW 1118 (1912): "If any part of the consideration for a promise be illegal,

which is illegal, the promise, whether written or oral, is wholly void, as it is

impossible to say what part or which one of the considerations induced the

promise."

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#### X. LEGAL STANDARDS, MAXIMS, AND PRECEDENT

- In support of this Affidavit and Notice and Self-Executing Contract and Security Agreement Affiant cites the following established legal standards, legal maxims, precedent, and principles:
- Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." - Miranda v. Arizona, 384 U.S.
- "The state **cannot** diminish **Rights** of the **people."** Hurtado vs. California, 110 US 516.
- "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.
- "Public officials are **not** immune from suit when they transcend their lawful authority by invading constitutional rights." – AFLCIO v. Woodward, 406 F2d 137 t.
- "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.

- "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.
  - "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.

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- "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817;
   People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court (1928), 95 C.A. 35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.
- "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.
- "the people, not the States, are sovereign." Chisholm v. Georgia, 2 Dall. 419, 2
  U.S. 419, 1 L.Ed. 440 (1793).
- 15 ALL ARE EQUAL UNDER THE LAW. "No one is above the law".
  - IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE EXPRESSED. "To lie is to go against the mind."
- IN COMMERCE TRUTH IS SOVEREIGN. Truth is sovereign -- and the
   Sovereign tells only the truth.
- 20 TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT.
- 21 AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. —
  22 "He who does not deny, admits."
- AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN
   COMMERCE. "There is nothing left to resolve.
- WORKMAN IS WORTHY OF HIS HIRE. "It is against equity for freemen not to have the free disposal of their own property."
- 27 HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT.
  - "He who does not repel a wrong when he can occasions it."

#### XI. 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.

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

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 Security Agreement 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), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, You/Defendant(s)/Respondent(s) individually and collectively fully agree that you must act in good faith and accordance 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 pay the below mentioned Five Hundred Thousand Dollar (\$500,000.00) Restitution and Settlement payment, including costs and fees associated with handling these matters, and the unauthorized use of the KEVIN WALKER and DONNABELLE

XIII.

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MORTEL Copyright and Trademark. Also, if applicable, releasing all **special deposit funds, currency,** and/or Credits due to Affiant and/or Complainant(s)/ Plaintiff(s).

Furthermore, You/Defendant(s)/Respondent(s) must Record a 'QUITCLAIM DEED' transferring any purported interest to Claimant(s)/Plaintiff(s) and/or tender a 'Rescission of Trustee's Deed of Sale'.

# Five Hundred Thousand (\$500,000.00 USD) Restitution Settlement Payment REQUIRED

Furthermore, if You/Defendant(s)/Respondent(s) fail to respond and 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, You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, 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 Five Hundred Thousand U.S. Dollars (\$500,000.00 USD), which shall become immediately due and payable to Claimant(s)/Plaintiff(s).

# XIV. One Hundred Million Dollar (\$100,000,000.00 USD) Default Judgement and Lien

If You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, *Does 1-100 Inclusive*, 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

#MIRINAJDISHONOR25, totaling One Hundred Million dollars (\$100,000,000.00), shall become immediately due and payable in full.

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Furthermore, if You/Respondent(s)/Defendant(s), Naji: Doumit, Mary:

Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ

PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE

O'CONNOR & ASSOCIATES, Does 1-100 Inclusive 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, theft, embezzlement, larceny, and

fraudulent misapplication of funds and assets, forgery, and unauthorized use of

emotional distress, willful violation of public policy and the Constitution, injury

**JUDGEMENT AND COMMERCIAL LIEN** 

**AUTHORIZATION** 

Moreover, if You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit,

Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC,

ASSOCIATES, Does 1-100 Inclusive, fail to respond within three (3) days from the date of

unequivocally Decree, Accept, fully Authorize (in accord with UCC section 9), indorse,

FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR &

receipt of this communication, you/they individually and collectively, fully and

support, and advocate for a judgement, and/or SUMMARY JUDGEMENT, and/or

identity, monopolization of trade and commerce, unfair business practices,

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deprivation of rights under the color of law, receiving extortion proceeds, false

pretenses, extortion, racketeering, bank fraud, fraudulent transportation and

transfer of stolen goods and securities, unlawful interference, intimidation,

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XV.

and damage to Affiant.

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commercial lien of One Hundred Million Dollars (\$100,000,000.00) against You/

Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee:

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lawfully designated ASSIGNEE(S).

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NOTICE OF CONDITIONAL ACCEPTANCE AND NOTICE OF CLAIM, FRAUD, EXTORTION, COERCION, SLANDER OF TITLE, RACKETEERING, CONSPIRACY, DEED AND TITLE FRAUD, INJURY AND DAMAGI

O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, in favor of, Claimant(s)/Plaintiff(s), and/or their lawfully designated ASSIGNEE(S).

Finally, If You/Respondent(s)/Defendant(s), fail to respond within three (3) days from the date of receipt of this communication, You/Defendant(s)/Respondent(s) individually and collectively, EXPRESSLY, FULLY, and unequivocally Authorize, **indorse**, **support and advocate for** Claimant(s)/Plaintiff(s), and/or their lawfully designated ASSIGNEE(S) to formally notify the Department of Treasury, and Internal Revenue Service, and the respective Congress Representative, 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, 1099-C, 1096, 1040, 1041, 1041-V, 1040-V, 3949-A, with the One Hundred Million Dollars (\$100,000,000.00 USD) as the income to You/Defendant(s)/Respondent(s) and lost revenue and/or income to Affiant, and/or Claimant(s)/Plaintiff(s), and/or their lawfully designated ASSIGNEE(S).

#### SUMMARY JUDGEMENT, U.C.C. 3-505 PRESUMED DISHONOR

Said income is to be assessed and claimed as income by/to You/Defendant(s)/ Respondent(s), and/or by filing a lawsuit followed by a DEMAND 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 Hundred Million** (\$100,000,000.00), for immediate credit to Affiant, and/or Claimant(s)/Plaintiff(s), and/or their lawfully designated ASSIGNEE(S), with this Self-Executing Contract and Security Agreement servings as *prima facie* evidence of You/Respondent(s)/Defendant(s)'s **Verified INDEBTEDNESS** to Affiant, and/or Claimant(s)/Plaintiff(s), and/or their

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Should it be deemed necessary, the Claimant(s)/Plaintiff(s) are <u>fully Authorized</u> (in accord with U.C.C § 9-509) to file a UCC commercial LIEN and/or UCC1 Financing Statement to perfect interest and/or secure full satisfaction of the adjudged sum of One Hundred Million Dollars (\$100,000,000.00).

# XVII. <u>ESTOPPEL BY ACQUIESCENCE:</u>

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 <u>all</u> 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*. 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").

Your failure to completely answer and respond will result in your agreeing not to argue, controvert or otherwise protest the finality of the administrative 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.

Should YOU fail to respond, provide partial, unsworn, or incomplete 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 only an unsworn response within the time permitted," thus, under the specific provisions of Ark. and Fed. R. Civ. P. 36, the facts in question were deemed admitted as true. Failure to answer is well established in the court. Beasley v. U. S., 81 F. Supp. 518 (1948)., "I, therefore, hold that the requests will be considered as having been admitted." Also as previously referenced, "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit or pleadings may be accepted as true by the trial court." --Winsett v. Donaldson, 244 N.W.2d 355 (Mich. 1976).

Invoice #MIRINAJDISHONOR25

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

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

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 Claimants/Plaintiffs, <sup>TM</sup>KEVIN WALKER© ESTATE, <sup>TM</sup>DONNABELLE MORTEL© ESTATE, 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:** 

2. 18 U.S. Code § 4 - Misprision of felony  3. Professional and personal fees and costs associated with preparing documents for this matter:  4. 15 U.S. Code § 2 - Monopolizing trade a felony; penalty:  5. 18 U.S. Code § 241 - Conspiracy against rights:  5. 18 U.S. Code § 242 - Deprivation of rights under color of law:  6. 18 U.S. Code § 242 - Deprivation of rights under color of law:  7. 18 U.S. Code § 1344 - Bank fraud: (fine and/or up to 30 years imprisonment)  8. 15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  9. 15 U.S. Code § 1 Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12. 18 U.S. Code § 878 - Threats and extortion against foreign officials, official guests, internationally protected persons (fine and/or up to 20 years imprisonment):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  14. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  15. 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:  \$50,000,000.00	1.	18 U.S. Code § 1341 - Frauds and swindle :	\$1,000,000.00
preparing documents for this matter:  \$1,000,000.00  4. 15 U.S. Code § 2- Monopolizing trade a felony; penalty:  \$1,000,000.00  5. 18 U.S. Code § 241 - Conspiracy against rights:  \$1,000,000.00  6. 18 U.S. Code § 242 - Deprivation of rights under color of law:  \$1,000,000.00  7. 18 U.S. Code § 1344 - Bank fraud: (fine and/or up to 30 years imprisonment)  8. 15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  9. 15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  15. Fraud, conspiracy, obstruction, identity theft, extortion, bad faith actions, treason, monopolization of trade and commerce, bank fraud, threats, coercion, identity theft, extortion, less of time and thus enjoyable life, deprivation of rights under the color of law	2.	18 U.S. Code § 4 - Misprision of felony	\$1,000,000.00
5. 18 U.S. Code § 241 - Conspiracy against rights: \$1,000,000.00  6. 18 U.S. Code § 242 - Deprivation of rights under color of law: \$1,000,000.00  7. 18 U.S. Code § 1344 - Bank fraud: \$1,000,000.00  (fine and/or up to 30 years imprisonment)  8. 15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof: pending  9. 15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment): \$1,000,000.00  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment): \$30,000,000.00  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons: \$1,000,000.00  12. 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): \$1,000,000.00  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment): \$1,000,000.00  15. 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	3.	•	\$1,000,000.00
6. 18 U.S. Code § 242 - Deprivation of rights under color of law:  7. 18 U.S. Code § 1344 - Bank fraud: (fine and/or up to 30 years imprisonment)  8. 15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  9. 15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3) years imprisonment):  15. 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. embez/lement, larceny, felony crimes, loss of time and thus enjoyable life, deprivation of rights under the color of law	4.	15 U.S. Code § 2 - Monopolizing trade a felony; penalty:	\$1,000,000.00
7. 18 U.S. Code § 1344 - Bank fraud: (fine and/or up to 30 years imprisonment)  8. 15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  9. 15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3) years imprisonment):  14. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3) years imprisonment):  15. 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, larency, felony crimes, loss of time and thus enjoyable life, deprivation of rights under the color of law	5.	18 U.S. Code § 241 - Conspiracy against rights:	\$1,000,000.00
(fine and/or up to 30 years imprisonment)  8.  15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  9.  15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):  10.  18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11.  Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12.  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):  13.  18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  14.  18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  15.  19.  19.  19.  19.  19.  19.  19.	6.	18 U.S. Code § 242 - Deprivation of rights under color of law:	\$1,000,000.00
instrumentalities and officials thereof:  9. 15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/ or up to 10 years imprisonment):  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/ or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/ or up to 3 years imprisonment):  15. 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	7.		\$1,000,000.00
(fine and/or up to 10 years imprisonment):  18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  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):  18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  19 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	8.		pending
(fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  15. 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	9.	Q 1 7	\$1,000,000.00
internationally protected persons:  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):  18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  \$1,000,000.00  15. 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	10.	·	\$30,000,000.00
guests, or internationally protected persons (fine and/or up to 20 years imprisonment):  18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  \$10,000,000.00  15. 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	11.	ů ů	\$1,000,000.00
3 years imprisonment): \$10,000,000.00  15. 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	12.	guests, or internationally protected persons (fine and/or up to 20 years	\$1,000,000.00
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	13.		\$10,000,000.00
	15.	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	\$50,000,000.00

Total Due: \$100,000,000.00 USD
Good Faith Discount: \$99,500,000.00 USD
Total Due by 02/12/2025: \$500,000.00 USD
Total Due after 02/12/2025: \$100,000.000.00 USD

# **EXHIBITS/ATTACHMENTS:**

2 | 1. Exhibit A: UCC1 filing #2024385925-4.

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- 3 | 2.Exhibit B: UCC1 filing #2024385935-1.
- 4 | 3. E**xhibit C:** UCC3 filing and NOTICE #2024402433-7.
- 5 | 4.E**xhibit D:** UCC3 filing and NOTICE #2024411182-7.
- 5. Exhibit E: GRANT DEED recorded in Official Records County of Riverside, DOC
   #2024-0291980, APN: 957-570-005, File No.: 37238 KH, where the private trust
   property is titled to 'WG Private Irrevocable Trust, dated February 7, 2022'
- 9 6. Exhibit F: GRANT DEED, DOC #2022-0490841, APN: 957-570-005, File No.: 30291

  KH, recorded in Official Records County of Riverside.
- 11 7. Exhibit G: fraudulent 'TRUSTEE'S DEED UPON SALE' (DOC # 2025-0017386,
- 12 APN: 957-570-005, TS# 176672) was filed and is therefore **void** *ab initio*
- 13 || 8. E**xhibit H:** OFFER titled '<u>3/90 DAY NOTICE TO QUIT</u>'
- 14 9.Exhibit I: 'Affidavit: Power of Attorney In Fact'
- 15 10.E**xhibit J:** Trademark and Copyright Contract Agreement for ™KEVIN WALKER©.
- 17 11. Exhibit K: Trademark and Copyright Contract Agreement for TMDONNABELLE MORTEL©.

# **WORDS DEFINED GLOSSARY OF TERMS:**

- As used in this Affidavit, the following words and terms are as defined in this section, non-obstante:
- 1. 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

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8th Edition, pages 392-393, Oxford Dictionary or Law, 5th Edition, page 38, American Bar Association's website.

- Attorney-in-fact: A private attorney authorized by another to act in his place and 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'
- 3. 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.
- 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>
  - 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 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." — <u>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.</u>

- 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.
- 7. **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

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27 28 1st, 2nd, and 3rd edition, pages 880, 883, and 1339 respectively. payment: The performance of a duty, promise, or obligation, or discharge of a debt or liability.

or In goods, for his acceptance, by which the debt is discharged. See Blacks Law Dictionary

- 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, 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.

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27 28 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. See, Black's Law Dictionary 1st Edition, page 2223

# PROOF OF SERVICE

STATE OF CALIFORNIA SS. COUNTY OF RIVERSIDE

I competent, over the age of eighteen years, and not a party to the within action. My mailing address is the Walkernova Group, care of: 30650 Rancho California Road suite #406-251, Temecula, California [92591]. On February 10, 2025, I served the within documents:

NOTICE OF CONDITIONAL ACCEPTANCE AND NOTICE OF CLAIM, FRAUD, EXTORTION, COERCION, SLANDER OF TITLE, RACKETEERING, CONSPIRACY, DEED AND TITLE FRAUD, INJURY AND DAMAGE.

# - Exhibit E-

Self-Executing Contract Security Agreement — Express Mail #EI988807156US — Dated: 02/08/2025

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#### Exhibit A through K.

By United States Mail. I enclosed the documents in a sealed envelope or package 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 familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States 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 with a form 3811.

Bary Lee O'Connor C/o BARRY LEE O'CONNOR 3691 Adams Street Riverside, California [92504] Express Mail #EI988807156US

Naji Doumit, Mary Doumit C/o NAJI DOUMIT, MIRAJ PROPERTIES LLC 1130 South Tamarisk Drive Anaheim, California [92807] **Registered Mail** #RF775821012US

On February 8, 2025, I served the within documents **by Electronic Service.** Based on a court order and/or an <u>agreement of the parties</u> to accept service by electronic transmission, I caused the documents to be sent to the persons at the electronic notification addresses listed below.

Bary Lee O'Connor C/o BARRY LEE O'CONNOR 3691 Adams Street Riverside, California [92504] udlaw2@aol.com

Naji Doumit, Mary Doumit C/o NAJI DOUMIT, MIRAJ PROPERTIES LLC 1130 South Tamarisk Drive Anaheim, California [92807] louisatoui3@yahoo.com udlaw2@aol.com

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	Self-Executing Contract Security Agreement — Express Mail #EI988807156US — Dated: 02/08/2025		
1	I declare under penalty of perjury under the laws of the State of California		
2	that the above is true and correct. Executed on February 8, 2025 in Riverside		
3	County, California.		
4	/s/Corey Walker/ Corey Walker		
5	//		
6	<b>COMMERCIAL OATH AND VERIFICATION:</b>		
7	County of Riverside )		
8	) Commercial Oath and Verification		
9	The State of California )		
10	I, <u>KEVIN WALKER</u> , under my unlimited liability and Commercial Oath proceeding		
11	in good faith being of sound mind states that the facts contained herein are true,		
12	correct, complete and not misleading to the best of Affiant's knowledge and belief		
13	under penalty of International Commercial Law and state this to be HIS Affidavit of		
14	Truth regarding same signed and sealed this <u>8TH</u> day of <u>FEBRUARY</u> in the year of		
15	Our Lord two thousand and twenty five:		
16 17	proceeding sui juris, In Propria Persona, by <i>Special Limited Appearance</i> , All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.		
18	By: Their Challe		
19	Kevin Walker, Authorized Representative,		
20	Attorney-In-Fact, Secured Party, Executor, national, private bank(er)		
21	COMMERCIAL OATH AND VERIFICATION:		
22	County of Riverside )		
23	) Commercial Oath and Verification		
24	The State of California )		
25	I, DONNABELLE MORTEL, under my unlimited liability and Commercial Oath		
26	proceeding in good faith being of sound mind states that the facts contained herein		
27	are true, 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

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1	Affidavit of Truth regarding same signed and sealed this <u>8TH</u> day of <u>FEBRUARY</u> ir
2	the year of Our Lord two thousand and twenty five:
3	proceeding sui juris, In Propria Persona, by Special Limited Appearance,
4	All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.
5	By:
6	Donnabelle Mortel, Authorized Representative,
7	Attorney-In-Fact, Secured Party,Executor, national, private bank(er,
8	//
9	Let this document stand as truth before the Almighty Supreme Creator and let it be
10	established before men according as the scriptures saith: "But if they will not listen,
11	take one or two others along, so that every matter may be established by the testimony of two
12	or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every
13	word be established" 2 Corinthians 13:1.
14	Sui juris, By Special Limited Appearance,
15	By: At Ma Aut Sal
16	Steven MacArthur-Brooks (WITNESS)
17	Sui juris, By Special Limited Appearance,
18	By. Down D. April 11/Mb.
19	Corey Walker (WITNESS)
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25	NOTICE:
26	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alter</i>
27	my status in any manner. The purpose for notary is verification and identification
	1 J

Self-Executing Contract Security Agreement — Express Mail #EI988807156US — Dated: 02/08/2025

28 only and not for entrance into any foreign jurisdiction.

1	ACKNOWLEDGEMENT:					
2	State of California )  A notary public or other officer completing this certificate					
3	verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.					
4	County of Riverside )					
5	On this 8th day of February, 2025, before me, <u>Joyti Patel</u> , a Notary Public,					
6	personally appeared Kevin Walker, who proved to me on the basis of satisfactory					
7	evidence to be the person(s) whose name(s) is/are subscribed to the within					
8	instrument and acknowledged to me that he/she/they executed the same in his/					
9	her/their authorized capacity(ies), and that by his/her/their signature(s) on the					
10	instrument the person(s), or the entity upon behalf of which the person(s) acted,					
11	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	WITNESS my hand and official seal.					
15	JOYTI PATEL Notary Public - California					
16	Riverside County Commission # 2407742 My Comm. Expires Jul 8, 2026					
17	Signature Mythatel (Seal)					
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1	From Claimants/Plaintiffs: Kevin: Walker, sui juris, In Propria Persona.  Executor, Authorized Representative, Secured Party, Master Beneficiary.					
2	TMKEVIN WALKER© ESTATE, TMDONNABELLE MORTEL© ESTATE,					
	TMKEVIN WALKER© IRR TRUST, TMWG EXPRESS TRUS c/o 31990 Pasos Place	T© *** NOTICE TO AGENT IS NOTICE TO PRINCIPAL *** *** NOTICE TO PRINCIPAL IS NOTICE TO AGENT ***				
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 <u>team@walkernovagroup.com</u>					
5	To/Defendant(s)/Respondent(s): Barry-Lee: O'Connor C/o BARRY LEE O'CONNOR	To/Defendant(s)/Respondent(s): Naji Doumit and Mary Doumit C/o NAJI DOUMIT, MARINAJ PROPERTIES LLC				
6	3691 Adams Street Riverside, California [92504]	1130 South Tamarisk Drive Anaheim, California [92807] Registered Mail #RF775822874US				
7	Registered Mail #RF775822865US					
8	RE: Title and Ownership of: 31990 Pasos Place, Te	mecula, California				
9	AFFIDAVIT and Pl	lain Statement of Facts				
10		M, FRAUD, EXTORTION, COERCION, SLANDER OF EED AND TITLE FRAUD, INJURY AND DAMAGE				
11	Kevin: Walker, TMKEVIN WALKER© ESTATE, TMDONNABELLE	CASE NO.:				
12	MORTEL© ESTATE, TMKEVIN	1. NOTICE OF DEFAULT				
13	WALKER© IRR TRUST, ™WG	2. FRAUD 3. THEFT, EMBEZZLEMENT, AND FRAUDULENT				
	EXPRESS TRUST©,   Claimant(s)/Plaintiff(s),	MISAPPLICATION OF FUNDS AND ASSETS 4. FRAUD, FORGERY, AND UNAUTHORIZED USI				
14		OF IDENTITY				
15	vs.	5. MONOPOLIZATION OF TRADE AND COMMERCE, AND UNFAIR BUSINESS				
16	Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI	PRACTICES  6. DEPRIVATION OF RIGHTS UNDER COLOR OF				
17	DOUMIT, MARY DOUMIT, DANIEI					
17	DOUMIT, MARINAJ PROPERTIES	8. FALSE PRETENSES AND FRAUD				
18	LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE	9. EXTORTION 10. RACKETEERING				
19	O'CONNOR & ASSOCIATES, Does	11. BANK FRAUD 12. FRAUDULENT TRANSPORTATION AND				
20	1-100 Inclusive,	TRANSFER OF STOLEN GOODS AND				
21	Defendant(s)/Respondent(s).	SECURITIES  13. UNLAWFUL INTERFERENCE, INTIMIDATION EXTORTION, AND EMOTIONAL DISTRESS				
22		14. CONSIDERED AND STIPULATED ONE HUNDRED MILLION DOLLAR (\$100,000,000.00)				
23		JUDGEMENT AND LIEN.				
24	COMES NOW, Plaintiffs TMKEVIN WA	— ' I KER@ ESTATE_TMDONINIA REI I E				
25		R© IRR TRUST, ™WG EXPRESS TRUST©				
26	(hereinatter "Claimants" and/or "Plaint	tiffs"), by and through their Attorney-in-				
27	Fact, <b>Kevin: Walker</b> who is proceeding <i>sui juris, In Propria Persona</i> , and by					
28	Special Limited Appearance. Kevin is a natural freeborn Sovereign and state					

Citizen of California the republic in its De'jure capacity as one of the several states of the Union 1789. This incidentally makes him a national of the republic as per the De'Jure Constitution for the United States 1777/1789. 3 Claimants/Plaintiffs, acting through their Attorney-in-Fact, assert their unalienable right to contract, as secured by Article I, Section 10 of the Constitution, which 5 states: "No State shall... pass any Law impairing the Obligation of Contracts." and thus which *prohibits* states from impairing the obligation of **contracts**. This clause unequivocally prohibits states from impairing the obligation of contracts, including but not limited to, a trust and contract agreement as an 'Attorney-In-Fact,' and any private contract existing between Plaintiffs and Defendants. A copy of the 10 'Affidavit: Power of Attorney In Fact,' is attached hereto as Exhibit I and 11 incorporated herein by reference. Plaintiffs further rely on their unalienable and 12 inherent rights under the Constitution and the common law – rights that predate 13 the formation of the state and remain safeguarded by due process of law. 14

# I. <u>Constitutional Basis:</u>

Claimants/Plaintiffs assert that their private rights are secured and protected under the **Constitution**, **common law**, and **exclusive equity**, which govern their ability to freely contract and protect their property and interests..

Claimants/Plaintiffs respectfully assert and affirm:

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The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his **private** business in his own way. **His power to contract is** *unlimited*. 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

- "An unconstitutional act is not law; it confers no rights; it imposes no duties; affords (1886).
- "No one is bound to obey an unconstitutional law, and no courts are bound to enforce it." - 16 Am. Jur. 2d, Sec. 177, Late Am. Jur. 2d, Sec. 256.
- "Sovereignty itself remains with the people, by whom and for whom all government exists and acts." - Yick Wo v. Hopkins, 118 U.S. 356, 370 (1886).

#### II. **Supremacy Clause**

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Claimants/Plaintiffs respectfully assert and affirm that:

The Supremacy Clause of the Constitution of the United States (Article VI, Clause 2) establishes that the Constitution, federal laws made pursuant to it, and treaties made under its authority, constitute the "supreme Law of the Land", and thus take priority over any conflicting state laws. It provides that state courts are bound by, and state constitutions subordinate to, the

supreme law. However, federal statutes and treaties must be within the parameters of the Constitution; that is, they must be pursuant to the federal government's enumerated powers, and not violate other constitutional limits on federal power ... As a constitutional provision identifying the supremacy of federal law, the Supremacy Clause assumes the underlying priority of federal authority, albeit only when that authority is expressed in the Constitution itself; no matter what the federal or state governments might wish to do, they must stay within the boundaries of the Constitution.

#### III. DESCRIPTION OF AFFECTED PRIVATE TRUST PROPERTY

This action affects title to the private Trust property (herein referred to as "private property" and/or "subject property") situated in the county of Riverside, California, commonly described as a '31990 Pasos Place, Temecula, California,' and described as follows: Lot 5 of Tract No. 23209, in the City of Temecula, California, County of Riverside, on file in Book 320, Pages 79 through 97 records of Riverside County, California,' hereinafter referred to as the "Property," and all bonds, securities, Federal Reserve Notes, assets, tangible and intangible, registered and unregistered, and more particularly described in the Authentic UCC1 filing and NOTICE #2024385925-4 and #2024385935-1, and UCC3 filing and NOTICE #2024402433-7 and 2024411182-7, all Filed in the Office of Secretary of State State Of Nevada. Attached hereto as Exhibits A, B, C, and D respectively, and incorporated herein by reference.

credits, funds, assets, bonds, Federal Reserve Notes, notes, bills of exchange, entitlements, negotiable instruments, or similar collateralized, hypothecated, and/or securitized items in any manner tied to Plaintiffs' signature, promise to pay, order to pay, endorsement, credits, authorization, or comparable actions (collectively referred to hereinafter as "Assets").

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#### **STANDING**

- 1. Claimants/Plaintiffs are <u>undisputedly</u> the Real Party(ies) in Interest, holder(s) in due course, Creditor(s), and hold allodial tittle to <u>any and all</u> assets, registered or unregistered, tangible or intangible, in accordance with contract law, principles, <u>common law</u>, <u>exlcusive equity</u>, the right to equitable subrogation, and the U.C.C. (Uniform Commercial Code). This is further evidenced by the following UCC filings, all duly filed in the Office of the Secretary of State, State of Nevada: <u>UCC1 filing #2024385925-4</u> and <u>#2024385935-1</u>, <u>and UCC3 filing #2024402433-7</u> and <u>2024411182-7</u> (Exhibits A, B, C, and D), and in accordance with UCC §§ 3-302, 9-105, and 9-509.
- 2. Claimants'/Plaintiffs' standing is further affirmed and evidenced by the GRANT DEED recorded in Official Records County of Riverside, DOC #2024-0291980, APN: 957-570-005, File No.: 37238 KH, where the private trust property is titled to 'WG Private Irrevocable Trust, dated February 7, 2022'. A copy of said 'GRANT DEED,' is attached hereto as Exhibit E and incorporated herein by reference.
- 3. Claimants/Plaintiffs maintain **exclusive and sole standing** in relation to said assets and their interests, as duly recorded and affirmed by these filing.
- 21 4. Claimants/Plaintiffs alone possess(es) exclusive equity.
- 22 5. You/Respondent(s)/Defendant(s) do **NOT** have **any** valid interest or standing.
- 23 6. You/Respondent(s)/Defendant(s) do <u>NOT</u> have a valid claim to the
- 24 **'Property**' (31990 Pasos Place, Temecula, California,' and described as follows:
- 25 Lot 5 of Tract No. 23209, in the City of Temecula, California, County of
- Riverside, on file in Book 320, Pages 79 through 97 records of Riverside County,
- California), or any of the respective Assets, registered and unregistered, tangible and intangible.

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VI.

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CONTRACT titled, '3/90 DAY NOTICE TO QUIT' (Exhibit H). This communication

NOTICE OF DEFAULT AND NOTICE OF CLAIM, FRAUD, EXTORTION, COERCION, SLANDER OF TITLE, RACKETEERING, CONSPIRACY, DEED AND TITLE FRAUD, INJURY AND DAMAGE

You/Respondent(s)/Defendant(s) do NOT possess any valid interest or standing concerning DEED OF TRUST #000+1365377+24+1+1-15, or NOTE

#000+1365377+9+1-3 DATED JULY 15, 2022.

\*\* Notice of Administrative Process \*\*

This **VERIFIED** Affidavit, NOTICE, and SELF-EXECUTING CONTRACT

**SECURITY AGREEMENT** concerns You/Defendant(s)/Respondent(s), Naji:

Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT,

MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR,

BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, and their blatant

bad faith acts of fraud, theft, embezzlement, larceny, and fraudulent misapplication

of funds and assets, forgery, and unauthorized use of identity, monopolization of

trade and commerce, unfair business practices, deprivation of rights under the color

of law, receiving extortion proceeds, false pretenses, extortion, racketeering, bank

fraud, fraudulent transportation and transfer of stolen goods and securities,

unlawful interference, intimidation, emotional distress, and injury and damage to

Claimant(s)/Plaintiff(s) and/or Affiant.

As with any administrative process, You/Defendant(s)/Respondent(s), may controvert the statements and/or claims made by Affiants by executing and delivering a verified response point by point, in affidavit form, sworn and attested to under penalty of perjury, signed by You/Naji: Doumit, Mary: Doumit, Daniel:

Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC,

FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR &

ASSOCIATES, Does 1-100 Inclusive, or other designated officer of the corporation

with evidence in support by Certified, Express, or Registered Mail. Answers by any

other means are considered a non-response and will be treated as a non-response.

**NOTICE OF DEFAULT** 

This notice serves as formal NOTICE OF DEFAULT, concerning the OFFER and

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shall serve as a formal NOTICE OF DEFAULT of the aforementioned coerced and extorted offer, which was conditionally accepted contingent upon proof of the conditions set forth herein, governed by the principles of contract law, legal maxims, common law, and the Uniform Commercial Code (UCC), including but not limited to UCC §§ 1-103, 2-202, 2-204, 2-206, and the mailbox/postal rule.

The undersigned, Kevin: Walker, herein referred to as Affiant. Affiant is the Agent, Attorney-In-Fact, holder in due course, and Secured Party and Creditor of and for Claimant(s)/Plaintiff(s). Affiant hereby states that he is of legal age and competent to state on belief and first hand personal knowledge that the facts set forth herein as duly noted below are true, correct, complete, and presented in good faith, regarding the coerced and extorted commercial contract OFFER and CONTRACT titled, '3/90 DAY NOTICE TO QUIT' (Exhibit H), pertaining to the **private trust property**.

#### Some Relevant U.C.C. Sections and Application VII.

#### 1. U.C.C. § 1-308 - Reservation of Rights:

This section ensures that acceptance of an offer under duress or coercion does not waive any rights or defenses. By invoking U.C.C. § 1-308, Claimant(s)/ Plaintiff(s) asserts that any compliance with your offer is made with *explicit* reservation of rights, preserving all legal remedies.

#### 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/Dedenfant(s)/Respondent(s), have initiated a contractual relationship, which has been conditionally accepted with new terms herein.

#### 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)/Plaintiff(s) has/have created a binding contract agreement and obligation which You/Defendant(s)/

This provision ensures that the terms of this conditional acceptance supplement

the original terms of the citation. By including these conditions, the issuing

conditional acceptance will be expressly stipulated as the final agreement.

doctrine of equity and fair dealing, failure to provide the requested proof

procuration to all of the the fact and terms stipulated in this Affidavit Notice

Under the mailbox rule, this notice of conditional acceptance is effective and

considered accepted by You/Defendant(s)/Respondent(s) upon dispatch via

Registered Mail, and/or Express Mail, and/or Certified Mail. 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

Your citation constitutes an offer under contract law. This notice self-executing

Contract and Security Agreement conditionally accepts your contract OFFER

and supplements its terms under U.C.C. § 2-202. Failure to fulfill the new and

final terms and conditions within the specified three (3) day timeframe

constitutes silent acquiescence, tacit agreement, and tacit procuration.

constitutes bad faith and silent acquiescence, tacit agreement, and tacit

and Self-Executing Contract and Security Agreement.

This section allows common law principles to supplement the UCC. Under the

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

authority is bound to provide proof of their validity, failing which the

Respondent(s) are contractually bound and obligated to.

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

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# VIII.

# **Legal and Procedural Basis**

#### 1. Mailbox/Postal Rule:

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#### 2. Offer and Acceptance:

specified timeframe.

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3. Consent to Service by Electronic and Postal Means:

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

IX. <u>Plain Statement of Facts</u>

KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Walker, proceeding *sui juris, In Propia Persona*, by *Special Limited Appearance*, a man upon the land, a follower of the Almighty Supreme Creator, first and foremost and the laws of man when they are not in conflict (Leviticus 18:3, 4) Pursuant to Matthew 5:33 – 37 and James 5:12, let my yea mean yea and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat.1211, depose and say that I, Kevin: Walker over 18 years of age, being competent to testify and having first hand knowledge of the facts herein declare (or certify, verify, affirm, or state) under penalty of perjury under the laws of the United States of America that the following is true and correct, to the best of my understanding and belief, and in good faith:

- 1. I, Kevin: Walker *proceeding sui juris*, *In Propria Persona*, by *Special Limited Appearance*, herby state again for the record that I explicitly **reserve all my rights and waive absolutely none.** See U.C.C. § 1-308.
- 2. I, Kevin: Walker, proceeding sui juris, In Propria Persona, by Special Limited Appearance, herby invoke equity and fairness.
- 3. 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 <u>not</u> subject to any penalty. I act in accordance with the following

  <u>U.S. Supreme Court case:</u> "The individual may stand upon his <b>constitutional rights** as a <u>c</u>itizen. He is entitled to carry on his **private** business in his own way.

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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).

- 4. I reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything.
- 5. On 12/05/2022, GRANT DEED, DOC #2022-0490841, APN: 957-570-005, File No.: 30291 KH, was recorded in Official Records County of Riverside. A copy of said 'GRANT DEED,' is attached hereto as **Exhibit F** and incorporated herein by reference.
- On 09/27/2024, GRANT DEED, DOC #2024-0291980, APN: 957-570-005, File No.: 37238 KH, was recorded in Official Records County of Riverside, where the private trust property is titled to 'WG Private Irrevocable Trust, dated February 7, 2022' (Exhibit E).

- 7. On 01/17/2025, fraudulent 'TRUSTEE'S DEED UPON SALE' (DOC # 1 2025-0017386, APN: 957-570-005, TS# 176672) was filed and is therefore void ab 2 initio, as the individual executing the purported transfer or sale lacked legal or 3 lawful title and authority to do so. A copy of said fraudulent and void ab initio 4 'TRUSTEE'S DEED UPON SALE' is attached hereto as Exhibit G and 5 incorporated herein by reference
- 8. No lawful transfer or assignment of title has been executed or perfected since the 7 recording of Grant Deed No. [insert number]. 8
  - 9. Any deed, including but not limited to a Trustee's Deed of Sale, presently in the possession of You/Respondent(s)/Defendant(s) constitutes a product of fraud and is therefore null and void ab initio, having no legal force or effect.

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- 10. It remains undisputed that, You/Defendant(s)/Respondent(s), Naji: Doumit, 12 Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ 13 PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY 14 15 LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive do NOT have a valid claim against Claimant(s)/Plaintiff(s). 16
- 11. You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: 17 Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, 18 FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & 19 ASSOCIATES, Does 1-100 Inclusive, or who you represent is/are the DEBTOR(s) 20 21 in this matter.
- 12. You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, 23 FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & 24 ASSOCIATES, Does 1-100 Inclusive, or who you represent is NOT the 25 26 CREDITOR, or an ASSIGNEE of the CREDITOR, in this matter.
- 13. Affiant and/or Claimant(s)/Plaintiff(s) is/are **NOT** the DEBTOR(s) in this 27 28 matter.

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14. You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, or who you represent are NOT the Real Party in Interest in this matter.

# <u>CONDITIONALLY ACCEPTED</u> upon proof

- 15. All statements, claims, offer, terms presented in your fraudulent, coercive, extortionate, OFFER titled '3/90 DAY NOTICE TO QUIT' (Exhibit H) is **CONDITIONALLY ACCEPTED** upon proof of the following from You/ Defendant(s)/Respondent(s):
  - 1. **Upon Proof from You/Defendant(s)/Respondent(s)** that GRANT DEED, DOC #2022-0490841, APN: 957-570-005, File No.: 30291 KH, is **NOT** recorded in Official Records County of Riverside.
  - 2. **Upon Proof from You/Defendant(s)/Respondent(s)** that GRANT DEED, DOC #2024-0291980, APN: 957-570-005, File No.: 37238 KH, is **NOT** recorded in Official Records County of Riverside.
  - 3. Upon Proof from You/Defendant(s)/Respondent(s) that UCC1 Filing #2024385925-4 is **NOT** duly filed in the Office of the Secretary of State, State of Nevada.
  - 4. Upon Proof from You/Defendant(s)/Respondent(s) that UCC1 Filing #2024385935-1 is **NOT** duly filed in the Office of the Secretary of State, State of Nevada.
  - 5. Upon Proof from You/Defendant(s)/Respondent(s) that UCC3 Filing #2024402433-7 is NOT duly filed in the Office of the Secretary of State, State of Nevada.
  - 6. **Upon Proof from You/Defendant(s)/Respondent(s)** that UCC3 Filing #2024411182-7 is NOT duly filed in the Office of the Secretary of State, State of Nevada.

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7. **Upon Proof from You/Defendant(s)/Respondent(s)** that '<u>fraudulent</u> 'TRUSTEE'S DEED UPON SALE' (DOC # 2025-0017386, APN: 957-570-005, TS# 176672 in your possession is **NOT** fraudulent and void *ab initio*.

- 8. **Upon Proof from You/Defendant(s)/Respondent(s)** demonstrating that it was **NOT** your duty to investigate and ascertain the true titleholder of the private trust property.
- 9. Upon Proof of claim from You/Defendant(s)/Respondent(s).

Executed "without the United States" in compliance with 28 USC § 1746.

## **FURTHER AFFIANT SAYETH NOT.**

# IX. <u>Foundational 'Case Law' on Standing, Mortgage Fraud,</u> Foreclosure, Corporate Overreach

Plaintiffs referenced the following case law summary highlights key legal principles on jurisdiction, standing, and procedural requirements in financial and mortgage-related cases. Courts consistently void judgments rendered without proper jurisdiction and emphasize the need for a party to demonstrate legal **standing**. Fraudulent lending practices, including violations of federal regulations, have led to dismissals with prejudice. Corporate overreach by banks is curtailed through rulings that prohibit lending credit and ultra vires contracts. Evidentiary standards stress the **sufficiency of affidavits** and the **duty** of full and complete disclosure of information to prevent fraud. Contract **principles** underscore the nullification of agreements lacking proper consideration,.

#### A. Jurisdiction and Standing in Court

Courts have consistently held that judgments rendered without subject matter jurisdiction are void from inception, and parties must have **standing** to invoke a court's jurisdiction. Notable cases emphasize that plaintiffs must demonstrate ownership of notes and mortgages at the time of filing to proceed with foreclosure actions. Failure to do so results in jurisdictional dismissal.

1. Patton v. Diemer, 35 Ohio St. 3d 68; 518 N.E.2d 941 (1988): "A judgment

rendered by a court lacking subject matter jurisdiction is **void ab initio**.

Consequently, the authority to vacate a void judgment is not derived from

Ohio R. Civ. P. 60(B), but rather constitutes an inherent power possessed by

Ohio courts. I see no evidence to the contrary that this would apply to ALL

2. Lebanon Correctional Institution v. Court of Common Pleas, 35 Ohio St.2d 176

(1973): "A party lacks standing to invoke the jurisdiction of a court unless he

has, in an individual or a representative capacity, some real interest in the

722 (2008): "If plaintiff has offered no evidence that it owned the note and

mortgage when the complaint was filed, it would not be entitled to judgment as

4. Indymac Bank v. Boyd, 880 N.Y.S.2d 224 (2009): "To establish a prima facie case

the mortgage and the mortgage note. It is the law's policy to allow only an

aggrieved person to bring a lawsuit . . . A want of 'standing to sue,' in other

in a genuine controversy, and a simple syllogism takes us from there to a

in an action to foreclose a mortgage, the plaintiff must establish the existence of

words, is just another way of saying that this particular plaintiff is not involved

5. Indymac Bank v. Bethley, 880 N.Y.S.2d 873 (2009): "The Court is concerned that

there may be fraud on the part of plaintiff or at least malfeasance. Plaintiff

Several cases illustrate fraudulent practices by lenders, including violations of the

Federal Truth in Lending Act and withholding vital loan information. Courts have

INDYMAC (Deutsche) must have 'standing' to bring this action."

B. Fraud and Misrepresentation in Mortgage Cases

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courts."

subject matter of the action."

'jurisdictional' dismissal."

a matter of law."

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- 3. Wells Fargo Bank v. Byrd, 178 Ohio App.3d 285, 2008-Ohio-4603, 897 N.E.2d 11
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- dismissed cases with prejudice where fraud on the court was evident.

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 Wells Fargo, Litton Loan v. Farmer, 867 N.Y.S.2d 21 (2008): "Wells Fargo does not own the mortgage loan... Therefore, the matter is dismissed with prejudice."

- Wells Fargo v. Reyes, 867 N.Y.S.2d 21 (2008): "Dismissed with prejudice, Fraud on Court & Sanctions. Wells Fargo never owned the Mortgage."
- **Deutsche Bank v. Peabody**, 866 N.Y.S.2d 91 (2008): "EquiFirst, when making the loan, violated Regulation Z of the Federal Truth in Lending Act 15 USC §1601 and the Fair Debt Collections Practices Act 15 USC §1692; 'intentionally created fraud in the factum' and withheld from plaintiff 'vital information concerning said debt and all of the matrix involved in making the loan.'"

#### C. Corporate and Banking Overreach

Decisions highlight that banks **cannot** lend their credit or guarantee debts, as these actions are ultra vires and not legally binding. These rulings reinforce the limitations on corporate and banking activities.

- Zinc Carbonate Co. v. First National Bank, 103 Wis. 125, 79 NW 229 (1899): "The doctrine of ultra vires is a most powerful weapon to private corporations within their legitimate spheres and punish them for violations of their corporate charters, and it probably is not invoked too often."
- Howard & Foster Co. vs. Citizens National Bank, 133 S.C. 202, 130 S.E. 758 (1926): "It has been settled beyond controversy that a national bank, under Federal law, being limited in its power and capacity, cannot lend its credit by nor guarantee the debt of another. All such contracts being entered into by its officers are ultra vires and not binding upon the corporation."
- American Express Co. v. Citizens State Bank, 181 Wis. 172, 194 NW 427
   (1923): "Neither, as included in its powers not incidental to them, is it a part of a bank's business to lend its credit."

# D. Procedural Requirements and Evidentiary Standards

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The requirement for real party-in-interest prosecution is emphasized, along with rulings that affidavits alone can establish a prima facie case. Courts have ruled that silence in the face of a legal duty to respond can constitute fraud.

- Federal Rule of Civil Procedure 17(a)(1): "[A]n action must be prosecuted in the name of the real party in interest."
- In re Jacobson, 402 B.R. 359, 365-66 (Bankr. W.D. Wash. 2009): Emphasizes that actions must be filed by the real party in interest.
- United States v. Kis, 658 F.2d 526 (7th Cir. 1981): "Indeed, no more than (affidavits) is necessary to make the prima facie case." Cert. denied, S. Ct. (1982).
- U.S. v. Tweel, 550 F.2d 297 (1977): "Silence can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading."

#### **E. Contract and Consideration Principles**

- If any part of a contract's consideration is illegal, the entire promise becomes void. Courts have also recognized the right to rescind contracts induced by false representations, even if made innocently.
  - Menominee River Co. v. Augustus Spies L & C Co., 147 Wis. 559 at p. 572; 132 NW 1118 (1912): "If any part of the consideration for a promise be illegal, or if there are several considerations for an un-severable promise one of which is illegal, the promise, whether written or oral, is wholly void, as it is impossible to say what part or which one of the considerations induced the promise."

# LEGAL STANDARDS, MAXIMS, AND PRECEDENT

In support of this Affidavit and Notice and Self-Executing Contract and Security Agreement Affiant cites the following established legal standards, legal maxims, precedent, and principles:

- Where rights secured by the Constitution are involved, there can be no rule
  making or legislation which would abrogate them." Miranda v. Arizona, 384
  U.S.
- "The state **cannot** diminish **Rights** of the **people."** —Hurtado vs. California, 110 US 516.
- "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.
- "Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights." AFLCIO v. Woodward, 406 F2d 137 t.
- "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.
- "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.
- "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.
- "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel (1882), 62
  C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817; People v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court (1928), 95 C.A. 35, 271 P.
  1107; San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.
- "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.

- "the people, not the States, are sovereign." Chisholm v. Georgia, 2 Dall. 419, 2 U.S. 419, 1 L.Ed. 440 (1793).
- ALL ARE EQUAL UNDER THE LAW. "No one is above the law".
- IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE
   EXPRESSED. "To lie is to go against the mind."
  - IN COMMERCE TRUTH IS SOVEREIGN. Truth is sovereign -- and the Sovereign tells only the truth.
  - TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT.
  - AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. —
    "He who does not deny, admits."
  - AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN COMMERCE. — "There is nothing left to resolve.
  - WORKMAN IS WORTHY OF HIS HIRE. "It is against equity for freemen not to have the free disposal of their own property."
  - HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT.
    - "He who does not repel a wrong when he can occasions it."

# XI. <u>RESPONSE DEADLINE: REQUIRED WITHIN THREE (3) DAYS:</u>

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.

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If You/Defendant(s)/Respondent(s) fail to respond and perform within

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#### FAILURE TO RESPOND AND/OR PERFORM, REMEDY, XII. AND SETTLEMENT

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three (3) days of receiving this Affidavit Notice and Self-Executing Contract and Security Agreement 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), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, You/Defendant(s)/Respondent(s) individually and collectively fully agree that you must act in good faith and accordance 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 pay the below mentioned Five Hundred Thousand Dollar (\$500,000.00) Restitution and Settlement payment, including costs and fees associated with handling these matters, and the unauthorized use of the KEVIN WALKER and DONNABELLE MORTEL Copyright and Trademark. Also, if applicable, releasing all special deposit funds, currency, and/or Credits due to Affiant and/or Complainant(s)/ Plaintiff(s).

Furthermore, You/Defendant(s)/Respondent(s) must Record a 'QUITCLAIM DEED' transferring any purported interest to Claimant(s)/Plaintiff(s) and/or tender a 'Rescission of Trustee's Deed of Sale'.

#### XIII. Five Hundred Thousand (\$500,000.00 USD) **Restitution Settlement Payment REQUIRED**

Furthermore, if You/Defendant(s)/Respondent(s) fail to respond and 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, You/ Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES 3 INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, hereby agree that, within three (3) days of receipt of this contract 5 offer, You/Defendant(s)/Respondent(s) shall issue restitution payment in the total sum certain of Five Hundred Thousand U.S. Dollars (\$500,000.00 USD), which **shall** become **immediately** due and payable to Claimant(s)/Plaintiff(s). XIV. One Hundred Million Dollar (\$100,000,000.00 9 **USD)** Default Judgement and Lien 10 If You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: 11 Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, 12 FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & 13 ASSOCIATES, Does 1-100 Inclusive, fail to respond and perform within three (3) 14 days from the date of receipt of this communication, as contractually required, 15 You/Defendant(s)/Respondent(s) hereby individually and collectively, fully agree, that the entire amount evidenced and itemized in Invoice 17 #MIRINAJDISHONOR25, totaling One Hundred Million dollars (\$100,000,000.00), 18 shall become immediately due and payable in full. 19 **Furthermore,** if You/Respondent(s)/Defendant(s), Naji: Doumit, Mary: 20 Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ 21 PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive fail to respond and perform within three (3) days from the date of receipt of this communication, You/ 24 Defendant(s)/Respondent(s), individually and collectively, admit the statements 25 and claims by TACIT PROCURATION, and completely agree that you/they 26 individually and collectively are guilty of fraud, theft, embezzlement, larceny, and 27 fraudulent misapplication of funds and assets, forgery, and unauthorized use of 28

identity, monopolization of trade and commerce, unfair business practices, deprivation of rights under the color of law, receiving extortion proceeds, false pretenses, extortion, racketeering, bank fraud, fraudulent transportation and transfer of stolen goods and securities, unlawful interference, intimidation, emotional distress, willful violation of public policy and the Constitution, injury and damage to Affiant.

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

Moreover, if You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, 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 Hundred Million Dollars (\$100,000,000.00) against You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, in favor of, Claimant(s)/ Plaintiff(s), and/or their lawfully designated ASSIGNEE(S).

Finally, If You/Respondent(s)/Defendant(s), fail to respond within three (3)

Finally, If You/Respondent(s)/Defendant(s), fail to respond within three (3) days from the date of receipt of this communication, You/Defendant(s)/
Respondent(s) individually and collectively, EXPRESSLY, FULLY, and unequivocally Authorize, indorse, support and advocate for Claimant(s)/
Plaintiff(s), and/or their lawfully designated ASSIGNEE(S) to formally notify the Department of Treasury, and Internal Revenue Service, and the respective Congress Representative, 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, 1099-C, 1096, 1040, 1041, 1041-V, 1040-V, 3949-A, with the One Hundred Million Dollars (\$100,000,000.00 USD) as 3 the income to You/Defendant(s)/Respondent(s) and lost revenue and/or income to Affiant, and/or Claimant(s)/Plaintiff(s), and/or their lawfully designated 5 ASSIGNEE(S). XVI. SUMMARY JUDGEMENT, U.C.C. 3-505 PRESUMED **DISHONOR** 8 Said income is to be assessed and claimed as income by/to You/ 9 Defendant(s)/Respondent(s), and/or by filing a lawsuit followed by a DEMAND 10 or similar for **SUMMARY JUDGEMENT** as a matter of law, in accordance with 11 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, 13 **Judgement, and Lien Authorization**, in accordance with **U.C.C.** § 3-505, and/or 14 issue an ORDER TO PAY or BILL OF EXCHANGE to the U.S. Treasury and IRS, 15 said sum certain of One Hundred Million (\$100,000,000.00), for immediate credit 16 to Affiant, and/or Claimant(s)/Plaintiff(s), and/or their lawfully designated 17 ASSIGNEE(S), with this Self-Executing Contract and Security Agreement servings 18 as prima facie evidence of You/Respondent(s)/Defendant(s)'s Verified 19 **INDEBTEDNESS** to Affiant, and/or Claimant(s)/Plaintiff(s), and/or their 20 lawfully designated ASSIGNEE(S). 21 Should it be deemed necessary, the Claimant(s)/Plaintiff(s) are fully 22 Authorized (in accord with U.C.C § 9-509) to file a UCC commercial LIEN and/or UCC1 Financing Statement to perfect interest and/or secure full satisfaction of the 24 adjudged sum of One Hundred Million Dollars (\$100,000,000.00). 25 XVII. **ESTOPPEL BY ACQUIESCENCE:** 26 If the addressee(s) or an intended recipient of this notice fail to respond 27 addressing each point, on a point by point basis, they individually and 28

collectively accept <u>all</u> 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*. 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").

Your failure to completely answer and respond will result in your agreeing not to argue, controvert or otherwise protest the finality of the administrative 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.

Should YOU fail to respond, provide partial, unsworn, or incomplete 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 only an unsworn response within the time permitted," thus, under the specific provisions of Ark. and Fed. R. Civ. P. 36, the facts in question were deemed admitted as true. Failure to answer is well established in the court. Beasley v. U. S., 81 F. Supp. 518 (1948)., "I, therefore, hold that the requests will be considered as having been admitted." Also as previously referenced, "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit or pleadings may be accepted as true by the trial court." --Winsett v. Donaldson, 244 N.W.2d 355 (Mich. 1976).

Invoice #MIRINAJDISHONOR25

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

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

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 Claimants/Plaintiffs, <sup>TM</sup>KEVIN WALKER© ESTATE, <sup>TM</sup>DONNABELLE MORTEL© ESTATE, 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:

2. 18 U.S. Code § 4- Misprision of felony  3. Professional and personal fees and costs associated with preparing documents for this matter:  4. 15 U.S. Code § 2- Monopolizing trade a felony; penalty:  5. 18 U.S. Code § 241 - Conspiracy against rights:  6. 18 U.S. Code § 242 - Deprivation of rights under color of law:  7. 18 U.S. Code § 1344 - Bank fraud: (fine and/or up to 30 years imprisonment)  8. 15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  9. 15 U.S. Code § 1- Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3) years imprisonment):  14. Fraud, conspiracy, obstruction, identity theft, extortion, bad faith actions, treason, monopolization of trade and commerce, bank fraud, threats, coercion, identity theft, extortion, 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:  \$50,000,000.00	1.	18 U.S. Code § 1341 - Frauds and swindle :	\$1,000,000.00
preparing documents for this matter:  \$1,000,000.00  4. 15 U.S. Code § 2 - Monopolizing trade a felony; penalty:  \$1,000,000.00  5. 18 U.S. Code § 241 - Conspiracy against rights:  \$1,000,000.00  6. 18 U.S. Code § 1344 - Bank fraud: (fine and/or up to 30 years imprisonment)  8. 15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  9. 15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  9. 15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 172 - Protection of foreign officials, official guests, and internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  15. Fraud, conspiracy, obstruction, identity theft, extortion, bad faith actions, treason, monopolization of trade and commerce, bank fraud, threats, coercion, identity theft, extortion, loss of time and thus enjoyable life, deprivation of rights under the color of law	2.	18 U.S. Code § 4 - Misprision of felony	\$1,000,000.00
5. 18 U.S. Code § 241 - Conspiracy against rights:  (81,000,000.00)  (81 U.S. Code § 242 - Deprivation of rights under color of law:  (81,000,000.00)  (82 U.S. Code § 1344 - Bank fraud: (81,000,000.00)  (83 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  (84 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  (85 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (86 u.S. Code § 1951 - Interference with commerce by threats or violence (87 u.S. Code § 1951 - Interference with commerce by threats or violence (88 u.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  (81,000,000.00)  102 U.S. Code § 878 - Threats and extortion against foreign officials, official guests, or internationally protected persons (fine and/or up to 20 years imprisonment):  (81,000,000.00)  103 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 20 years imprisonment):  (81,000,000.00)  114 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 20 years imprisonment):  (81,000,000.00)	3.	•	\$1,000,000.00
6. 18 U.S. Code § 1344 - Bank fraud: (fine and/or up to 30 years imprisonment)  8. 15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  9. 15 U.S. Code § 1-Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  15. 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, emotional anguish and trauma, emotional anguish and trauma, emotional anguish and trauma, emotional of time and thus enjoyable life, deprivation of rights under the color of law	4.	15 U.S. Code § 2 - Monopolizing trade a felony; penalty:	\$1,000,000.00
7. 18 U.S. Code § 1344 - Bank fraud: (fine and/or up to 30 years imprisonment)  8. 15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  9. 15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  14. U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  15. 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, larency, felony crimes, loss of time and thus enjoyable life, deprivation of rights under the color of law	5.	18 U.S. Code § 241 - Conspiracy against rights:	\$1,000,000.00
((fine and/or up to 30 years imprisonment)  8. 15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:  9. 15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  15. 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	6.	18 U.S. Code § 242 - Deprivation of rights under color of law:	\$1,000,000.00
instrumentalities and officials thereof:  9. 15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):  10. 18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):  11. Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  15. 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	7.		\$1,000,000.00
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internationally protected persons:  12. 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):  13. 18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  15. 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	10.	•	\$30,000,000.00
guests, or internationally protected persons (fine and/or up to 20 years imprisonment):  18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):  \$10,000,000.00  15. 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	11.		\$1,000,000.00
3 years imprisonment): \$10,000,000.00  15. 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	12.	guests, or internationally protected persons (fine and/or up to 20 years	\$1,000,000.00
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	15.	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	\$50,000,000.00

Total Due: \$100,000,000.00 USD
Good Faith Discount: \$99,500,000.00 USD
Total Due by 02/14/2025: \$500,000.00 USD
Total Due after 02/14/2025: \$100,000.000.00 USD

#### **EXHIBITS/ATTACHMENTS:** 1 1. Exhibit A: UCC1 filing #2024385925-4. 2.Exhibit B: UCC1 filing #2024385935-1. 3. Exhibit C: UCC3 filing and NOTICE #2024402433-7. 4.Exhibit D: UCC3 filing and NOTICE #2024411182-7. 5. Exhibit E: GRANT DEED recorded in Official Records County of Riverside, DOC 6 7 #2024-0291980, APN: 957-570-005, File No.: 37238 KH, where the private trust 8 property is titled to 'WG Private Irrevocable Trust, dated February 7, 2022' 6. Exhibit F: GRANT DEED, DOC #2022-0490841, APN: 957-570-005, File No.: 30291 10 KH, recorded in Official Records County of Riverside. 11 7. Exhibit G: fraudulent 'TRUSTEE'S DEED UPON SALE' (DOC # 2025-0017386, APN: 957-570-005, TS# 176672) was filed and is therefore void ab initio 12 8. Exhibit H: OFFER titled '3/90 DAY NOTICE TO QUIT' 9.Exhibit I: 'Affidavit: Power of Attorney In Fact' 15 10.Exhibit J: Trademark and Copyright Contract Agreement for ™KEVIN 16 WALKER©. 11. Exhibit K: Trademark and Copyright Contract Agreement for 17 18 TMDONNABELLE MORTEL©. 19 12. Exhibit L: Self-Executing Contract Security Agreement #EI988807156US — 20 Dated: 02/08/2025 (AFFIDAVIT and Plain Statement of Facts: NOTICE OF 21 CONDITIONAL ACCEPTANCE AND NOTICE OF CLAIM, FRAUD, 22 EXTORTION, COERCION, SLANDER OF TITLE, RACKETEERING, 23 CONSPIRACY, DEED AND TITLE FRAUD, INJURY AND DAMAGE, 24 #EI988807156US). 25 26 27 28

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#### **WORDS DEFINED GLOSSARY OF TERMS:**

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

- 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.
- Attorney-in-fact: A private attorney authorized by another to act in his place and 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

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respectively, and the American Bar Association's website on 'Power of Attorney' and 'Attorney-In-Fact'

- 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.
- 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. - See Black's Law Dictionary 4th, 7th, and 8th Edition pages 913, 777, and 2263 respectively.
- 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 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.

- 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.
- 7. **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, 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

<u>Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons.</u>

- 13. **United States:** For the purposes of this Affidavit, the terms "<u>U</u>nited <u>S</u>tates" 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.
- 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. See, Black's Law Dictionary 1st Edition, page 2223

PROOF OF SERVICE 1 STATE OF CALIFORNIA 2 3 SS. **COUNTY OF RIVERSIDE** 4 I competent, over the age of eighteen years, and not a party to the within 5 action. My mailing address is the Walkernova Group, care of: 30650 Rancho California Road suite #406-251, Temecula, California [92591]. On February 14, 2025, 8 I served the within documents: NOTICE OF DEFAULT AND NOTICE OF CLAIM, FRAUD, EXTORTION, 9 COERCION, SLANDER OF TITLE, RACKETEERING, CONSPIRACY, DEED AND 10 TITLE FRAUD, INJURY AND DAMAGE. 11 2. Exhibit A through L. 12 By United States Mail. I enclosed the documents in a sealed envelope or package 13 addressed to the persons at the addresses listed below by placing the envelope for 14 collection and mailing, following our ordinary business practices. I am readily 15 familiar with this business's practice for collecting and processing correspondence 16 for mailing. On the same day that correspondence is placed for collection and 17 mailing, it is deposited in the ordinary course of business with the United States 18 Postal Service, in a sealed envelope with postage fully prepared. I am a resident or 19 employed in the county where the mailing occurred. The envelope or package was 20 placed in the mail in Riverside County, California, and sent via Registered Mail 21 with a form 3811. 22 23 Bary Lee O'Connor C/o BARRY LEE O'CONNOR 24 3691 Adams Street Riverside, California [92504] Express Mail #RF775822865US 25 26 Naji Doumit, Mary Doumit C/o NAJI DOUMÍT, MIRAJ PROPERTIES LLC 27 1130 South Tamarisk Drive Anaheim, California [92807] 28 Registered Mail #RF775822874US

1	On February 14, 2025, I served the within documents by Electronic Service.		
2	Based on a court order and/or an <u>agreement of the parties</u> to accept service by		
3	electronic transmission, I caused the documents to be sent to the persons at the		
4	electronic notification addresses listed below.		
5	Bary Lee O'Connor		
6	C/o BARRY LEE O'CONNOR 3691 Adams Street		
7	Riverside, California [92504] udlaw2@aol.com		
8	Naji Doumit, Mary Doumit		
9	C/o NAJI DOUMIT, MIRAJ PROPERTIES LLC 1130 South Tamarisk Drive		
10	Anaheim, California [92807] <a href="mailto:louisatoui3@yahoo.com">louisatoui3@yahoo.com</a>		
11	udlaw2@aol.com		
12	I declare under penalty of perjury under the laws of the State of California		
13	that the above is true and correct. Executed on February 14, 2025 in Riverside		
14	County, California.		
15			
16	<b>//</b>		
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20	<b>COMMERCIAL OATH AND VERIFICATION:</b>		
21	County of Riverside )		
22	) Commercial Oath and Verification		
23	The State of California )		
24	I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding		
25	in good faith being of sound mind states that the facts contained herein are true		
26	correct, complete and not misleading to the best of Affiant's knowledge and belie		
27	under penalty of International Commercial Law and state this to be HIS Affidavit o		
28	Truth regarding same signed and sealed this <u>8TH</u> day of <u>FEBRUARY</u> in the year of		

	Self-Executing Contract Security Agreement — Registered Mail #RF775822865US — Dated: 02/14/2025		
1	Our Lord two thousand and twenty five:		
2	proceeding sui juris, In Propria Persona, by Special Limited Appearance,		
3	All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.		
4	By: This Elach		
5	Kevin Walker, Authorized Representative,		
6	Attorney-In-Fact, Secured Party, Executor, national, private bank(er)		
7	// //		
8	Let this document stand as truth before the Almighty Supreme Creator and let it be		
9	established before men according as the scriptures saith: "But if they will not listen,		
10	take one or two others along, so that every matter may be established by the testimony of two		
11	or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every		
12	word be established" 2 Corinthians 13:1.		
13	Sui juris, By Special Limited Appearance,		
14	By:		
15	ponnabelle Mortel (WITNESS)		
16	Sui juris, By Special Limited Appearance,		
17	By: Oday Oxfol Walk		
18	Corey Walker (WITNESS)		
19	//		
20	//		
21	//		
22	//		
23	//		
24	//		
25	NOTICE:		
26	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alter</i>		
27	my status in any manner. The purpose for notary is verification and identification		
28	only and not for entrance into any foreign jurisdiction.		

-33 of 34NOTICE OF DEFAULT AND NOTICE OF CLAIM, FRAUD, EXTORTION, COERCION, SLANDER OF TITLE, RACKETEERING, CONSPIRACY, DEED AND TITLE FRAUD, INJURYAND DAMAGE

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 document to which this certificate is attached, and not the					
4	County of Riverside )					
5	On this <u>14th</u> day of <u>February</u> , <u>2025</u> , before me, <u>Joyti Patel</u> , a Notary Public,					
6	personally appeared Kevin Walker, who proved to me on the basis of satisfactory					
7	evidence to be the person(s) whose name(s) is/are subscribed to the within					
8	instrument and acknowledged to me that he/she/they executed the same in his/					
9	her/their authorized capacity(ies), and that by his/her/their signature(s) on the					
10	instrument the person(s), or the entity upon behalf of which the person(s) acted,					
11	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.					
16	JOYTI PATEL Notary Public - California					
17	Riverside County Commission # 2407742 My Comm. Expires Jul 8, 2026					
18	Signature Mythatel (Seal)					
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1	From Claimants/Plaintiffs: Kevin: Walker, sui juris, In Propria Persona.  Executor, Authorized Representative, Secured Party, Master Beneficiary.				
	™KEVIN WALKER© ESTATE, ™DONNABELLE MORTEL© ESTATE,				
2	TMKEVIN WALKER© IRR TRUST, TMWG EXPRESS TRUS	*** NOTICE TO AGENT IS NOTICE TO PRINCIPAL *** *** NOTICE TO PRINCIPAL IS NOTICE TO AGENT ***			
3	c/o 31990 Pasos Place				
4	Temecula, California [92591] non-domestic without the United States	*** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT ***			
4	team@walkernovagroup.com				
5	To/Defendant(s)/Respondent(s): Barry-Lee: O'Connor C/o BARRY LEE O'CONNOR	To/Defendant(s)/Respondent(s): Naji Doumit and Mary Doumit C/o NAJI DOUMIT, MARINAJ PROPERTIES LLC			
6	3691 Adams Street	1130 South Tamarisk Drive Anaheim, California [92807]			
7	Riverside, California [92504] Registered Mail #RF775823755US	Registered Mail #RF775823764US			
8	RE: Title and Ownership of: 31990 Pasos Place, Temecula, California				
9	AFFIDAVIT and P	lain Statement of Facts			
		TY TO CURE, AND NOTICE OF CLAIM, FRAUD,			
10		E, RACKETEERING, CONSPIRACY, DEED AND TITLE IRY AND DAMAGE			
11					
	Kevin: Walker, TMKEVIN WALKER©	CASE NO.:			
12	ESTATE, TMDONNABELLE	1. NOTICE OF DEFAULT AND OPPORTUNITY TO			
13	MORTEL© ESTATE, TMKEVIN   WALKER© IRR TRUST, TMWG	CURE			
	EXPRESS TRUST©,	2. FRAUD 3. THEFT, EMBEZZLEMENT, AND FRAUDULEN			
14	Claimant(s)/Plaintiff(s),	MISAPPLICATION OF FUNDS AND ASSETS			
15	35 ( 77	4. FRAUD, FORGERY, AND UNAUTHORIZED US OF IDENTITY			
1.0	vs.	5. MONOPOLIZATION OF TRADE AND			
16	Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI	COMMERCE, AND UNFAIR BUSINESS PRACTICES			
17	DOUMIT, MARY DOUMIT, DANIEI	6. DEPRIVATION OF RIGHTS UNDER COLOR OF			
18	DOUMIT, MARINAJ PROPERTIES	LAW 7. RECEIVING EXTORTION PROCEEDS			
10	LLC, FOCUS ESTATES INC, BARRY	8. FALSE PRETENSES AND FRAUD			
19	LEE O'CONNOR, BARRY LEE	9. EXTORTION 10. RACKETEERING			
20	O'CONNOR & ASSOCIATES, Does	11. BANK FRAUD			
21	1-100 Inclusive,   Defendant(s)/Respondent(s).	12. FRAUDULENT TRANSPORTATION AND TRANSFER OF STOLEN GOODS AND SECURITIES			
22		13. UNLAWFUL INTERFERENCE, INTIMIDATION EXTORTION, AND EMOTIONAL DISTRESS			
23		14. CONSIDERED AND STIPULATED ONE HUNDRED MILLION DOLLAR (\$100,000,000.00			
		JUDGEMENT AND LIEN.			
24		 			
25	COMES NOW, Plaintiffs ™KEVIN WA	LKER© ESTATE, ™DONNABELLE			
26	MORTEL© ESTATE, TMKEVIN WALKE	R© IRR TRUST, ™WG EXPRESS TRUST©			
27	(hereinafter "Claimants" and/or "Plaintiffs"), by and through their Attorney-in-				
28	Fact, <b>Kevin: Walker</b> who is proceeding <i>sui juris, In Propria Persona</i> , and by				

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Special Limited Appearance. Kevin is a natural freeborn Sovereign and state

Citizen of California the republic in its De'jure capacity as one of the several states

of the Union 1789. This incidentally makes him a national of the republic as per the

De'Jure Constitution for the United States 1777/1789.

5 | Claimants/Plaintiffs, acting through their Attorney-in-Fact, assert their *unalienable* 

right to **contract**, as secured by **Article I**, **Section 10** of the **Constitution**, which

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

8 | thus which *prohibits* states from impairing the obligation of **contracts**. This clause

unequivocally prohibits states from impairing the obligation of contracts, including

but not limited to, a trust and contract agreement as an 'Attorney-In-Fact,' and any

private contract existing between Plaintiffs and Defendants. A copy of the

12 | 'Affidavit: Power of Attorney In Fact,' is attached hereto as **Exhibit I** and

incorporated herein by reference. Plaintiffs further rely on their *unalienable and* 

inherent rights under the Constitution and the common law – rights that predate

5  $\parallel$  the formation of the state and remain safeguarded by due process of law.

## I. <u>Constitutional Basis:</u>

Claimants/Plaintiffs assert that their private rights are secured and protected under the **Constitution**, **common law**, and **exclusive equity**, which govern their ability to freely contract and protect their property and interests..

Claimants/Plaintiffs respectfully assert and affirm:

• "The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his **private** business in his own way. **His power to contract is** *unlimited*. 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

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II. **Supremacy Clause** 

Claimants/Plaintiffs respectfully assert and affirm that:

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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, 47 [1905]).

- "The claim and exercise of a constitutional right cannot be converted into a crime." - Miller v. U.S., 230 F 2d 486, 489.
- "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." - Miranda v. Arizona, 384 U.S.
- "There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights." - Sherar v. Cullen, 481 F. 945.
- "A law repugnant to the Constitution is **void**." *Marbury v. Madison*, 5 U.S. (1 Cranch) 137, 177 (1803).
- "It is not the duty of the citizen to surrender his rights, liberties, and immunities under the guise of police power or any other governmental power." – Miranda v. Arizona, 384 U.S. 436, 491 (1966).
- "An unconstitutional act is not law; it confers no rights; it imposes no duties; affords no protection; it creates no office; it is, in legal contemplation, as inoperative as though it had never been passed." - Norton v. Shelby County, 118 U.S. 425, 442 (1886).
- "No one is bound to obey an unconstitutional law, and no courts are bound to enforce it." – 16 Am. Jur. 2d, Sec. 177, Late Am. Jur. 2d, Sec. 256.
  - "Sovereignty itself remains with the people, by whom and for whom all government exists and acts." - Yick Wo v. Hopkins, 118 U.S. 356, 370 (1886).
  - The Supremacy Clause of the Constitution of the United States (Article VI, Clause 2) establishes that the Constitution, federal laws made pursuant to it, and treaties made under its authority, constitute the "supreme Law of the Land", and thus take priority over any conflicting state laws. It provides

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that state courts are bound by, and state constitutions subordinate to, the supreme law. However, federal statutes and treaties must be within the parameters of the Constitution; that is, they must be pursuant to the federal government's enumerated powers, and not violate other constitutional limits on federal power ... As a constitutional provision identifying the supremacy of federal law, the Supremacy Clause assumes the underlying priority of federal authority, albeit only when that authority is expressed in the Constitution itself; no matter what the federal or state governments might wish to do, they must stay within the boundaries of the Constitution.

#### III. DESCRIPTION OF AFFECTED PRIVATE TRUST PROPERTY

This action affects title to the private Trust property (herein referred to as "private property" and/or "subject property") situated in the county of Riverside, California, commonly described as a '31990 Pasos Place, Temecula, California,' and described as follows: Lot 5 of Tract No. 23209, in the City of Temecula, California, County of Riverside, on file in Book 320, Pages 79 through 97 records of Riverside County, California,' hereinafter referred to as the "Property," and all bonds, securities, Federal Reserve Notes, assets, tangible and intangible, registered and unregistered, and more particularly described in the Authentic UCC1 filing and NOTICE #2024385925-4 and #2024385935-1, and UCC3 filing and NOTICE #2024402433-7 and 2024411182-7, all Filed in the Office of Secretary of State State Of Nevada. Attached hereto as Exhibits A, B, C, and D respectively, and incorporated herein by reference. This action also affected any titles, investments, interests, principal amounts, credits, funds, assets, bonds, Federal Reserve Notes, notes, bills of exchange, entitlements, negotiable instruments, or similar

collateralized, hypothecated, and/or securitized items in any manner

tied to Plaintiffs' signature, promise to pay, order to pay, endorsement,

credits, authorization, or comparable actions (collectively referred to hereinafter as "Assets").

#### IV. <u>STANDING</u>

- 1. Claimants/Plaintiffs are <u>undisputedly</u> the Real Party(ies) in Interest, holder(s) in due course, Creditor(s), and hold allodial tittle to <u>any and all</u> assets, registered or unregistered, tangible or intangible, in accordance with contract law, principles, <u>common law</u>, <u>exlcusive equity</u>, the right to equitable subrogation, and the U.C.C. (Uniform Commercial Code). This is further evidenced by the following UCC filings, all duly filed in the Office of the Secretary of State, State of Nevada: <u>UCC1 filing #2024385925-4</u> and <u>#2024385935-1</u>, <u>and UCC3 filing #2024402433-7</u> and <u>2024411182-7</u> (Exhibits A, B, C, and D), and in accordance with UCC §§ 3-302, 9-105, and 9-509.
- 2. Claimants'/Plaintiffs' standing is further affirmed and evidenced by the GRANT DEED recorded in Official Records County of Riverside, DOC #2024-0291980, APN: 957-570-005, File No.: 37238 KH, where the private trust property is titled to 'WG Private Irrevocable Trust, dated February 7, 2022'. A copy of said 'GRANT DEED,' is attached hereto as Exhibit E and incorporated herein by reference.
- 3. Claimants/Plaintiffs maintain **exclusive and sole standing** in relation to said assets and their interests, as duly recorded and affirmed by these filing.
- 4. Claimants/Plaintiffs alone possess(es) exclusive equity.
- $\parallel$  5. You/Respondent(s)/Defendant(s) do <u>NOT</u> have **any** valid interest or standing.
  - 6. You/Respondent(s)/Defendant(s) do <u>NOT</u> have a valid claim to the 'Property' (31990 Pasos Place, Temecula, California,' and described as follows:
- Lot 5 of Tract No. 23209, in the City of Temecula, California, County of
   Riverside, on file in Book 320, Pages 79 through 97 records of Riverside County,

California), or any of the respective Assets, registered and unregistered, tangible and intangible.

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7. You/Respondent(s)/Defendant(s) do <u>NOT</u> possess any valid interest or standing concerning DEED OF TRUST #000+1365377+24+1+1-15, or NOTE #000+1365377+9+1-3 DATED JULY 15, 2022.

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#### V. \*\* Notice of Administrative Process \*\*

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This **VERIFIED** Affidavit, NOTICE, and SELF-EXECUTING CONTRACT

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SECURITY AGREEMENT concerns You/Defendant(s)/Respondent(s), Naji:

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Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT,

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MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR,

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BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, and their blatant

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<u>bad faith</u> acts of fraud, theft, embezzlement, larceny, and fraudulent misapplication

of funds and assets, forgery, and unauthorized use of identity, monopolization of

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trade and commerce, unfair business practices, deprivation of rights under the color

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of law, receiving extortion proceeds, false pretenses, extortion, racketeering, bank

fraud, fraudulent transportation and transfer of stolen goods and securities,

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unlawful interference, intimidation, emotional distress, and injury and damage to

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Claimant(s)/Plaintiff(s) and/or Affiant.

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As with any administrative process, You/Defendant(s)/Respondent(s), may controvert the statements and/or claims made by Affiants by executing

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and delivering a verified response point by point, in affidavit form, sworn

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and attested to under penalty of perjury, signed by You/Naji: Doumit, Mary:

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Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ

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PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY

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LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, or other designated

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officer of the corporation with evidence in support by Certified, Express, or

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Registered Mail. Answers by any other means are considered a non-

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response and will be treated as a non-response.

#### VI. NOTICE OF DEFAULT and OPPORTUNITY TO CURE

- This notice serves as formal **NOTICE OF DEFAULT AND OPPORTUNITY TO**
- 3 CURE, concerning the OFFER and CONTRACT titled, '3/90 DAY NOTICE TO
- 4  $\|$ QUIT' (Exhibit H). This communication shall serve as a formal **NOTICE OF**
- 5 DEFAULT of the aforementioned coerced and extorted offer, which was
- 6 conditionally accepted contingent upon proof of the conditions set forth herein,
- 7 governed by the principles of contract law, legal maxims, common law, and the
- 8 Uniform Commercial Code (UCC), including but not limited to UCC §§ 1-103,
- 9 2-202, 2-204, 2-206, and the mailbox/postal rule.
- 10 The undersigned, Kevin: Walker, herein referred to as Affiant. Affiant is
- 11 the Agent, Attorney-In-Fact, holder in due course, and Secured Party and
- 12 Creditor of and for Claimant(s)/Plaintiff(s). Affiant hereby states that he is of
- 13 | legal age and competent to state on belief and first hand personal knowledge
- 14 that the facts set forth herein as duly noted below are true, correct, complete,
- 15 and presented in **good faith**, regarding the **coerced and extorted** commercial
- 16 contract OFFER and CONTRACT titled, '3/90 DAY NOTICE TO
- 17 QUIT' (Exhibit H), pertaining to the **private trust property**.

## VII. Some Relevant U.C.C. Sections and Application

1. U.C.C. § 1-308 – Reservation of Rights:

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- 20 This section ensures that acceptance of an offer under duress or coercion does
- 21 not waive any rights or defenses. By invoking U.C.C. § 1-308, Claimant(s)/
- 22 | Plaintiff(s) asserts that any compliance with your offer is made with *explicit*
- 23 reservation of rights, preserving <u>all</u> legal remedies.
  - 2. U.C.C. § 2-204 Formation in General:
- 25 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/Dedenfant(s)/Respondent(s), have initiated a contractual
- relationship, which has been conditionally accepted with <u>new terms herein</u>.

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#### 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)/Plaintiff(s) has/have created a binding contract agreement and obligation which You/Defendant(s)/ Respondent(s) are contractually bound and obligated to.

#### 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.

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### 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.

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- provide timely and sufficient proof of their claim, they are deemed to be in

U.C.C. § 3-505 - Evidence of Dishonor: Under this section, when a party fails to

- dishonor. By failing to rebut the claims made in the conditional acceptance, 20
- You/Defendant(s)/Respondent(s) are in default and dishonor, legally 21
- admitting to all facts, terms, and conditions set forth in this Affidavit Notice 22
- and Self-Executing Contract and Security Agreement. 23
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- 7. U.C.C. § 3-302 Holder in Due Course: This provision establishes that a Holder in Due Course takes an instrument free of most defenses and claims. As Claimant(s)/Plaintiff(s) have received no lawful rebuttal, and no evidence to dispute their standing as Holder(s) in Due Course, all rights, claims, and interests in the

obligation are secured and enforceable, barring any defenses from

enforceable. As You/Defendant(s)/Respondent(s) have failed to present lawful

proof of claim, no enforceable right exists to challenge the standing, claims, or

interests of the Claimant(s)/Plaintiff(s). All objections are now waived through

U.C.C. § 9-509 - Persons Entitled to File a Financing Statement: Under this

provision, a Secured Party has the right to file a financing statement when a

agreement, You/Defendant(s)/Respondent(s) have expressly consented to the

Claimant(s)/Plaintiff(s) against all assets, accounts, and collateral associated

valid security interest exists. By failing to rebut the terms stipulated in this

filing of a UCC-1 Financing Statement, securing the interest of the

U.C.C. § 3-306 - Claims to an Instrument: This section states that a claim

against a negotiable instrument must be lawfully substantiated to be

You/Defendant(s)/Respondent(s).

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#### 16 **VIII.**

### **Legal and Procedural Basis**

#### 1. Mailbox/Postal Rule:

with the dishonored obligation.

silent acquiescence.

Under the mailbox rule, this notice of conditional acceptance is effective and considered **accepted** by You/Defendant(s)/Respondent(s) upon dispatch via Registered Mail, and/or Express Mail, and/or Certified Mail. 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 self-executing Contract and Security Agreement conditionally accepts your contract OFFER and supplements its terms under U.C.C. § 2-202. Failure to 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)/ 4 Respondent(s) have consented to service of notices, pleadings, and 5 communications via email, and/or USPS Registered Mail, Express Mail, or 6 Certified Mail. Your failure to rebut or object to this service method within the 7 specified timeframe constitutes unequivocal acceptance of service through these 8 means.

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#### **Plain Statement of Facts** IX.

KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Walker, proceeding sui juris, In Propia Persona, by Special Limited Appearance, a man upon the land, a follower of the Almighty Supreme Creator, first and foremost and the laws of man when they are not in conflict (Leviticus 18:3, 4) Pursuant to Matthew 5:33 – 37 and James 5:12, let my yea mean yea and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat.1211, depose and say that I, Kevin: Walker over 18 years of age, being competent to testify and having first hand knowledge of the facts herein declare (or certify, verify, affirm, or state) under penalty of perjury under the laws of the United States of America that the following is true and correct, to the best of my understanding and belief, and in good faith:

- 1. I, Kevin: Walker proceeding sui juris, In Propria Persona, by Special Limited Appearance, herby state again for the record that I explicitly reserve all my rights and waive absolutely none. See U.C.C. § 1-308.
- 2. I, Kevin: Walker, proceeding sui juris, In Propria Persona, by Special Limited Appearance, herby invoke equity and fairness.
- 3. 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

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L.S. Supreme Court case: "The individual may stand upon his constitutional rights as a citizen. He is entitled to carry on his private business in his own way. His power to contract is unlimited. 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).

- 4. I reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits" associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything.
- 5. On 12/05/2022, GRANT DEED, DOC #2022-0490841, APN: 957-570-005, File No.: 30291 KH, was recorded in Official Records County of Riverside. A copy of said 'GRANT DEED,' is attached hereto as Exhibit F and incorporated herein by reference.
- 6. On 09/27/2024, GRANT DEED, DOC #2024-0291980, APN: 957-570-005, File No.: 37238 KH, was recorded in Official Records County of Riverside, where the

- private trust property is titled to '<u>WG Private Irrevocable Trust, dated Febraury</u> 7, 2022' (Exhibit E).
- 7. On 01/17/2025, fraudulent 'TRUSTEE'S DEED UPON SALE' (DOC # 2025-0017386,

  APN: 957-570-005, TS# 176672) was filed and is therefore void *ab initio*, as the

  individual executing the *purported* transfer or sale lacked legal or lawful title and

  authority to do so. A copy of said fraudulent and void *ab initio* 'TRUSTEE'S DEED
- 7 UPON SALE' is attached hereto as **Exhibit G** and incorporated herein by reference
- 8 | 8. No lawful transfer or assignment of title has been executed or perfected since the recording of Grant Deed No. [insert number].
- 9. Any deed, including but not limited to a Trustee's Deed of Sale,
  presently in the possession of You/Respondent(s)/Defendant(s)
  constitutes a product of **fraud** and is therefore **null** and **void** *ab initio*,
  having no legal force or effect.
- 10. **It remains undisputed** that, You/Defendant(s)/Respondent(s), Naji: Doumit,

  Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ

  PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY

  LEE O'CONNOR & ASSOCIATES, *Does 1-100 Inclusive* do **NOT** have a valid

  claim against Claimant(s)/Plaintiff(s).
  - 11. You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel:

    Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC,

    FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR &

    ASSOCIATES, Does 1-100 Inclusive, or who you represent is/are the DEBTOR(s)
    in this matter.
- 24 12. You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel:

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- 25 Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC,
- 26 FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR &
- ASSOCIATES, *Does 1-100 Inclusive*, or who you represent is **NOT** the CREDITOR, or an ASSIGNEE of the CREDITOR, in this matter.

- 13. Affiant and/or Claimant(s)/Plaintiff(s) is/are **NOT** the DEBTOR(s) in this matter.
- 14. You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, *Does 1-100 Inclusive*, or who you represent are **NOT** the **Real Party in Interest** in this matter.

## **CONDITIONAL ACCEPTANCE** upon proof

- 15. All statements, claims, offer, terms presented in your **fraudulent**, **coercive**, **extortionate**, OFFER titled '3/90 DAY NOTICE TO QUIT' (Exhibit H) are <u>CONDITIONALLY ACCEPTED</u> (creating a binding counter-offer with new terms) **upon proof** of the following **from You/Defendant(s)/** Respondent(s):
  - Upon Proof from You/Defendant(s)/Respondent(s) that GRANT DEED,
     DOC #2022-0490841, APN: 957-570-005, File No.: 30291 KH, is NOT recorded in Official Records County of Riverside.
  - Upon Proof from You/Defendant(s)/Respondent(s) that GRANT DEED,
     DOC #2024-0291980, APN: 957-570-005, File No.: 37238 KH, is NOT recorded in Official Records County of Riverside.
  - 3. **Upon Proof from You/Defendant(s)/Respondent(s)** that UCC1 Filing #2024385925-4 is **NOT** duly filed in the Office of the Secretary of State, State of Nevada.
  - Upon Proof from You/Defendant(s)/Respondent(s) that UCC1 Filing #2024385935-1 is NOT duly filed in the Office of the Secretary of State, State of Nevada.
  - 5. **Upon Proof from You/Defendant(s)/Respondent(s)** that UCC3 Filing #2024402433-7 is **NOT** duly filed in the Office of the Secretary of State, State of Nevada.

- 6. **Upon Proof from You/Defendant(s)/Respondent(s)** that UCC3 Filing #2024411182-7 is **NOT** duly filed in the Office of the Secretary of State, State of Nevada.
- 7. **Upon Proof from You/Defendant(s)/Respondent(s)** that '<u>fraudulent</u> 'TRUSTEE'S DEED UPON SALE' (DOC # 2025-0017386, APN: 957-570-005, TS# 176672 in your possession is **NOT** fraudulent and void *ab initio*.
- 8. **Upon Proof from You/Defendant(s)/Respondent(s)** demonstrating that it was **NOT** your duty to investigate and ascertain the true titleholder of the private trust property.
- 9. Upon Proof of claim from You/Defendant(s)/Respondent(s).
- Executed "without the United States" in compliance with 28 USC § 1746.

#### **FURTHER AFFIANT SAYETH NOT.**

## IX. <u>Foundational 'Case Law' on Standing, Mortgage Fraud,</u> <u>Foreclosure, Corporate Overreach</u>

Plaintiffs referenced the following case law summary highlights key legal principles on jurisdiction, standing, and procedural requirements in financial and mortgage-related cases. Courts consistently void judgments rendered without proper jurisdiction and emphasize the need for a party to demonstrate legal <u>standing</u>. Fraudulent lending practices, including violations of federal regulations, have led to dismissals with prejudice. Corporate overreach by banks is curtailed through rulings that prohibit lending credit and ultra vires contracts. Evidentiary standards stress the <u>sufficiency of affidavits</u> and the <u>duty</u> of full and complete disclosure of information to prevent fraud. Contract <u>principles</u> underscore the nullification of agreements lacking proper consideration,.

#### A. Jurisdiction and Standing in Court

Courts have consistently held that judgments rendered without subject matter jurisdiction are void from inception, and parties must have **standing** to invoke a

- 1. Patton v. Diemer, 35 Ohio St. 3d 68; 518 N.E.2d 941 (1988): "A judgment rendered by a court lacking subject matter jurisdiction is void ab initio.

  Consequently, the authority to vacate a void judgment is not derived from Ohio R. Civ. P. 60(B), but rather constitutes an inherent power possessed by Ohio courts. I see no evidence to the contrary that this would apply to ALL courts."
- 2. Lebanon Correctional Institution v. Court of Common Pleas, 35 Ohio St.2d 176 (1973): "A party lacks standing to invoke the jurisdiction of a court unless he has, in an individual or a representative capacity, some real interest in the subject matter of the action."
- **3. Wells Fargo Bank v. Byrd**, 178 Ohio App.3d 285, 2008-Ohio-4603, 897 N.E.2d 722 (2008): "If plaintiff has offered no evidence that it owned the note and mortgage when the complaint was filed, it would not be entitled to judgment as a matter of law."
- **4. Indymac Bank v. Boyd**, 880 N.Y.S.2d 224 (2009): "To establish a prima facie case in an action to foreclose a mortgage, the plaintiff must establish the existence of the mortgage and the mortgage note. It is the law's policy to allow only an aggrieved person to bring a lawsuit . . . A want of 'standing to sue,' in other words, is just another way of saying that this particular plaintiff is not involved in a genuine controversy, and a simple syllogism takes us from there to a 'jurisdictional' dismissal."
- **5. Indymac Bank v. Bethley**, 880 N.Y.S.2d 873 (2009): "The Court is concerned that there may be fraud on the part of plaintiff or at least malfeasance. Plaintiff INDYMAC (Deutsche) must have '**standing**' to bring this action."
- B. Fraud and Misrepresentation in Mortgage Cases

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Several cases illustrate fraudulent practices by lenders, including violations of the Federal Truth in Lending Act and withholding vital loan information. Courts have dismissed cases with prejudice where fraud on the court was evident.

- Wells Fargo, Litton Loan v. Farmer, 867 N.Y.S.2d 21 (2008): "Wells Fargo does not own the mortgage loan... Therefore, the matter is dismissed with prejudice."
- Wells Fargo v. Reyes, 867 N.Y.S.2d 21 (2008): "Dismissed with prejudice, Fraud on Court & Sanctions. Wells Fargo never owned the Mortgage."
- Deutsche Bank v. Peabody, 866 N.Y.S.2d 91 (2008): "EquiFirst, when making the loan, violated Regulation Z of the Federal Truth in Lending Act 15 USC §1601 and the Fair Debt Collections Practices Act 15 USC §1692; 'intentionally created fraud in the factum' and withheld from plaintiff 'vital information concerning said debt and all of the matrix involved in making the loan."

#### C. Corporate and Banking Overreach

- Decisions highlight that banks cannot lend their credit or guarantee debts, as these actions are ultra vires and not legally binding. These rulings reinforce the limitations on corporate and banking activities.
  - Zinc Carbonate Co. v. First National Bank, 103 Wis. 125, 79 NW 229 (1899): "The doctrine of ultra vires is a most powerful weapon to private corporations within their legitimate spheres and punish them for violations of their corporate charters, and it probably is not invoked too often."
  - Howard & Foster Co. vs. Citizens National Bank, 133 S.C. 202, 130 S.E. 758 (1926): "It has been settled beyond controversy that a national bank, under Federal law, being limited in its power and capacity, cannot lend its credit by nor guarantee the debt of another. All such contracts being entered into by its officers are ultra vires and not binding upon the corporation."

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American Express Co. v. Citizens State Bank, 181 Wis. 172, 194 NW 427 (1923): "Neither, as included in its powers not incidental to them, is it a part of a bank's business to lend its credit."

#### D. Procedural Requirements and Evidentiary Standards

- The requirement for real party-in-interest prosecution is emphasized, along with rulings that affidavits alone can establish a prima facie case. Courts have ruled that silence in the face of a legal duty to respond can constitute fraud.
  - Federal Rule of Civil Procedure 17(a)(1): "[A]n action must be prosecuted in the name of the real party in interest."
  - In re Jacobson, 402 B.R. 359, 365-66 (Bankr. W.D. Wash. 2009): Emphasizes that actions must be filed by the real party in interest.
  - United States v. Kis, 658 F.2d 526 (7th Cir. 1981): "Indeed, no more than (affidavits) is necessary to make the prima facie case." Cert. denied, S. Ct. (1982).
  - U.S. v. Tweel, 550 F.2d 297 (1977): "Silence can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading."

#### **E. Contract and Consideration Principles**

- If any part of a contract's consideration is illegal, the entire promise becomes void. Courts have also recognized the right to rescind contracts induced by false representations, even if made innocently.
  - Menominee River Co. v. Augustus Spies L & C Co., 147 Wis. 559 at p. 572; 132 NW 1118 (1912): "If any part of the consideration for a promise be illegal, or if there are several considerations for an un-severable promise one of which is illegal, the promise, whether written or oral, is wholly void, as it is impossible to say what part or which one of the considerations induced the promise."

#### X. <u>LEGAL STANDARDS, MAXIMS, AND PRECEDENT</u>

- In support of this Affidavit and Notice and Self-Executing Contract and Security
   Agreement Affiant cites the following established legal standards, legal maxims,
   precedent, and principles:
  - Where rights secured by the Constitution are involved, there can be no rule
    making or legislation which would abrogate them." Miranda v. Arizona, 384
    U.S.
  - "The state **cannot** diminish **Rights** of the **people."** —Hurtado vs. California, 110 US 516.
  - "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.
  - "Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights." AFLCIO v. Woodward, 406 F2d 137 t.
  - "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.
  - "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.
  - "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.
  - "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel (1882), 62 C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817; People v. Flanagan

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- (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court (1928), 95 C.A. 35, 271 P.
- 2 | 1107; San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.
  - "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.
  - "the people, not the States, are sovereign." Chisholm v. Georgia, 2 Dall. 419, 2 U.S. 419, 1 L.Ed. 440 (1793).
  - ALL ARE EQUAL UNDER THE LAW. "No one is above the law".
  - IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE EXPRESSED. "To lie is to go against the mind."
  - **IN COMMERCE TRUTH IS SOVEREIGN.** Truth is sovereign -- and the Sovereign tells only the truth.
  - TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT.
- AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. —
   "He who does not deny, admits."
  - AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN COMMERCE. "There is nothing left to resolve.
  - WORKMAN IS WORTHY OF HIS HIRE. "It is against equity for freemen not to have the free disposal of their own property."
  - HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT.
    - "He who does not repel a wrong when he can occasions it."

#### XI. 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

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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.

## XII. FAILURE TO RESPOND AND/OR PERFORM, REMEDY, AND SETTLEMENT

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 Security Agreement 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), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, You/Defendant(s)/Respondent(s) individually and collectively fully agree that you must act in good faith and accordance 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 pay the below mentioned Five Hundred Thousand Dollar (\$500,000.00) Restitution and Settlement payment, including costs and fees associated with handling these matters, and the unauthorized use of the KEVIN WALKER and DONNABELLE MORTEL Copyright and Trademark. Also, if applicable, releasing all special deposit funds, currency, and/or Credits due to Affiant and/or Complainant(s)/ Plaintiff(s).

Furthermore, You/Defendant(s)/Respondent(s) must Record a 'QUITCLAIM DEED' transferring any purported interest to Claimant(s)/Plaintiff(s) and/or tender a 'Rescission of Trustee's Deed of Sale'.

## XIII. <u>Five Hundred Thousand (\$500,000.00 USD)</u> Restitution Settlement Payment REQUIRED

Furthermore, if You/Defendant(s)/Respondent(s) fail to respond and 1 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, 3 accompanied by affidavits sworn under penalty of perjury as required by law, You/ Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-5 Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, 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 Five Hundred Thousand U.S. Dollars (\$500,000.00 USD), which 10 **shall** become **immediately** due and payable to Claimant(s)/Plaintiff(s). One Hundred Million Dollar (\$100,000,000.00 XIV. **USD)** Default Judgement and Lien 13 If You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: 14 Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, 15 FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & 16 ASSOCIATES, Does 1-100 Inclusive, fail to respond and perform within three (3) 17 days from the date of receipt of this communication, as contractually required, 18 You/Defendant(s)/Respondent(s) hereby individually and collectively, fully agree, 19 that the entire amount evidenced and itemized in Invoice 20 21 #MIRINAJDISHONOR25, totaling One Hundred Million dollars (\$100,000,000.00), shall become immediately due and payable in full. **Furthermore,** if You/Respondent(s)/Defendant(s), Naji: Doumit, Mary: 23 Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE 25 O'CONNOR & ASSOCIATES, Does 1-100 Inclusive fail to respond and perform 26 within three (3) days from the date of receipt of this communication, You/ 27

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, theft, embezzlement, larceny, and fraudulent misapplication of funds and assets, forgery, and unauthorized use of identity, monopolization of trade and commerce, unfair business practices, deprivation of rights under the color of law, receiving extortion proceeds, false pretenses, extortion, racketeering, bank fraud, fraudulent transportation and transfer of stolen goods and securities, unlawful interference, intimidation, emotional distress, willful violation of public policy and the Constitution, injury and damage to Affiant.

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

Moreover, if You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, 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 Hundred Million Dollars (\$100,000,000.00) against You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-Lee: O'Connor, NAJI DOUMIT, MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, in favor of, Claimant(s)/ Plaintiff(s), and/or their lawfully designated ASSIGNEE(S).

Finally, If You/Respondent(s)/Defendant(s), fail to respond within three (3)

-22 of 35-

days from the date of receipt of this communication, You/Defendant(s)/

Respondent(s) individually and collectively, EXPRESSLY, FULLY, and

unequivocally Authorize, indorse, support and advocate for Claimant(s)/

Plaintiff(s), and/or their lawfully designated ASSIGNEE(S) to formally notify the Department of Treasury, and Internal Revenue Service, and the respective Congress Representative, U.S. Attorney General, and/or any person, individual, legal fiction, 3 and/or person, or ens legis Affiant deems necessary, including but not limited to submitting the requisite form(s) 1099-A, 1099-OID, 1099-C, 1096, 1040, 1041, 1041-V, 5 1040-V, 3949-A, with the One Hundred Million Dollars (\$100,000,000.00 USD) as the income to You/Defendant(s)/Respondent(s) and lost revenue and/or income to Affiant, and/or Claimant(s)/Plaintiff(s), and/or their lawfully designated ASSIGNEE(S). **SUMMARY JUDGEMENT, U.C.C. 3-505 PRESUMED** XVI. 10 **DISHONOR** 11 Said income is to be assessed and claimed as income by/to You/ 12 13

Said income is to be assessed and claimed as income by/to You/
Defendant(s)/Respondent(s), and/or by filing a lawsuit followed by a DEMAND 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 Hundred Million (\$100,000,000.00), for immediate credit to Affiant, and/or Claimant(s)/Plaintiff(s), and/or their lawfully designated ASSIGNEE(S), with this Self-Executing Contract and Security Agreement servings as prima facie evidence of You/Respondent(s)/Defendant(s)'s Verified INDEBTEDNESS to Affiant, and/or Claimant(s)/Plaintiff(s), and/or their lawfully designated ASSIGNEE(S).

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Should it be deemed necessary, the Claimant(s)/Plaintiff(s) are <u>fully</u>

<u>Authorized (in accord with U.C.C § 9-509)</u> to file a UCC commercial <u>LIEN</u> and/or

<u>UCC1 Financing Statement</u> to perfect interest and/or secure full satisfaction of the adjudged sum of <u>One Hundred Million Dollars</u> (\$100,000,000.00).

#### XVII. <u>ESTOPPEL BY ACQUIESCENCE:</u>

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*. 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").

Your failure to completely answer and respond will result in your agreeing not to argue, controvert or otherwise protest the finality of the administrative 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.

Should YOU fail to respond, provide partial, unsworn, or incomplete 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 only an unsworn response within the time permitted," thus, under the specific provisions of Ark. and Fed. R. Civ. P. 36, the facts in question were deemed admitted as true. Failure to answer is well established in the court. Beasley v. U. S., 81 F. Supp. 518 (1948)., "I, therefore, hold that the requests will be considered as having been admitted." Also as previously referenced, "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit or pleadings may be accepted as true by the trial court." --Winsett v. Donaldson, 244 N.W.2d 355 (Mich. 1976).

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Invoice #MIRINAJDISHONOR25

\$1,000,000.00

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

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

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 Claimants/Plaintiffs, <sup>TM</sup>KEVIN WALKER© ESTATE, <sup>TM</sup>DONNABELLE MORTEL© ESTATE, 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:

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

1.	18 U.S. Code § 1341 - Frauds and swindle :	\$1,000,000.00
2.	18 U.S. Code § 4 - Misprision of felony	\$1,000,000.00
3.	Professional and personal fees and costs associated with preparing documents for this matter:	\$1,000,000.00
4.	15 U.S. Code § 2 - Monopolizing trade a felony; penalty:	\$1,000,000.00
5.	18 U.S. Code § 241 - Conspiracy against rights:	\$1,000,000.00
6.	18 U.S. Code § 242 - Deprivation of rights under color of law:	\$1,000,000.00
7.	18 U.S. Code § 1344 - Bank fraud: (fine and/or up to 30 years imprisonment)	\$1,000,000.00
8.	15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:	pending
9.	15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):	\$1,000,000.00
10.	18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):	\$30,000,000.00
11.	Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:	\$1,000,000.00
12.	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):	\$1,000,000.00
13.	18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):	\$10,000,000.00
15.	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:	\$50,000,000.00

Total Due: \$100,000,000.00 USD
Good Faith Discount: \$99,500,000.00 USD
Total Due by 03/18/2025: \$500,000.00 USD
Total Due after 03/18/2025: \$100,000.000.00 USD

### **EXHIBITS/ATTACHMENTS:**

2 | 1. Exhibit A: UCC1 filing #2024385925-4.

- 3 | 2.Exhibit B: UCC1 filing #2024385935-1.
- 4 | 3. Exhibit C: UCC3 filing and NOTICE #2024402433-7.
- 5 | 4.E**xhibit D:** UCC3 filing and NOTICE #2024411182-7.
- 5. Exhibit E: GRANT DEED recorded in Official Records County of Riverside, DOC
   #2024-0291980, APN: 957-570-005, File No.: 37238 KH, where the private trust
   property is titled to 'WG Private Irrevocable Trust, dated February 7, 2022'
- 9 6. Exhibit F: GRANT DEED, DOC #2022-0490841, APN: 957-570-005, File No.: 30291
  10 KH, recorded in Official Records County of Riverside.
- 7. Exhibit G: <u>fraudulent</u> 'TRUSTEE'S DEED UPON SALE' (DOC # 2025-0017386, APN: 957-570-005, TS# 176672) was filed and is therefore **void** *ab initio*
- 13  $\parallel$  8. Exhibit H: OFFER titled '3/90 DAY NOTICE TO QUIT'
- 14 9.Exhibit I: 'Affidavit: Power of Attorney In Fact'
- 15 10.Exhibit J: Trademark and Copyright Contract Agreement for ™KEVIN WALKER©.
- 17 11. **Exhibit K:** Trademark and Copyright Contract Agreement for TMDONNABELLE MORTEL©.
- 19 12. Exhibit L: Self-Executing Contract Security Agreement #EI988807156US —
- Dated: 02/08/2025 (AFFIDAVIT and Plain Statement of Facts: NOTICE OF
- 21 CONDITIONAL ACCEPTANCE AND NOTICE OF CLAIM, FRAUD,
- 22 EXTORTION, COERCION, SLANDER OF TITLE, RACKETEERING,
- 23 CONSPIRACY, DEED AND TITLE FRAUD, INJURY AND DAMAGE.
- 24 | 13. Exhibit M: Self-Executing Contract Security Agreement #RF775822865US —
- Dated: 02/14/2025 (AFFIDAVIT and Plain Statement of Facts: NOTICE OF
- 26 DEFAULT AND NOTICE OF CLAIM, FRAUD, EXTORTION, COERCION,
- 27 | SLANDER OF TITLE, RACKETEERING, CONSPIRACY, DEED AND TITLE
- 28 FRAUD, INJURY AND DAMAGE.

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#### **WORDS DEFINED GLOSSARY OF TERMS:**

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

- 1. 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.
- Attorney-in-fact: A private attorney authorized by another to act in his place and 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

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respectively, and the American Bar Association's website on 'Power of Attorney' and 'Attorney-In-Fact'

- 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.
- 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>
- 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 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.
- 7. **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

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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.

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

- 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, 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

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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 "<u>U</u>nited <u>S</u>tates" 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.
- 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. See, Black's Law Dictionary 1st Edition, page 2223

PROOF OF SERVICE 1 STATE OF CALIFORNIA 2 3 SS. COUNTY OF RIVERSIDE 4 I competent, over the age of eighteen years, and not a party to the within 5 action. My mailing address is the Walkernova Group, care of: 30650 Rancho California Road suite #406-251, Temecula, California [92591]. On March 14, 2025, I served the within documents: 1. NOTICE OF DEFAULT AND OPPORTUNITY TO CURE, AND NOTICE OF 9 CLAIM, FRAUD, EXTORTION, COERCION, SLANDER OF TITLE, 10 RACKETEERING, CONSPIRACY, DEED AND TITLE FRAUD, INJURY AND 11 DAMAGE. 12 13 Exhibit A through M. By United States Mail. I enclosed the documents in a sealed envelope or package 14 addressed to the persons at the addresses listed below by placing the envelope for 15 collection and mailing, following our ordinary business practices. I am readily 16 familiar with this business's practice for collecting and processing correspondence 17 for mailing. On the same day that correspondence is placed for collection and 18 mailing, it is deposited in the ordinary course of business with the United States 19 Postal Service, in a sealed envelope with postage fully prepared. I am a resident or 20 employed in the county where the mailing occurred. The envelope or package was 21 placed in the mail in Riverside County, California, and sent via Registered Mail 22 with a form 3811. 23 24 Bary Lee O'Connor C/o BARRY LEE O'CONNOR 25 3691 Adams Street Riverside, California [92504] Express Mail #RF775823755US 26 27 Naji Doumit, Mary Doumit C/o NAJI DOUMIT, MIRAJ PROPERTIES LLC 28 1130 South Tamarisk Drive

Self-Executing Contract Security Agreement — Registered Mail #RF775823755US — Dated: 03/14/2025 Anaheim, California [92807] **Registered Mail** #RF775823764US 1 2 On March 14, 2025, I served the within documents by Electronic Service. 3 Based on a court order and/or an agreement of the parties to accept service by 4 electronic transmission, I caused the documents to be sent to the persons at the 5 electronic notification addresses listed below. Bary Lee O'Connor 6 C/o BARRY LEE O'CONNOR 3691 Adams Street 7 Riverside, California [92504] udlaw2@aol.com 8 9 Naji Doumit, Mary Doumit C/o NAJI DOUMÍT, MIRAJ PROPERTIES LLC 10 1130 South Tamarisk Drive Anaheim, California [92807] 11 louisatoui3@yahoo.com udlaw2@aol.com 12 najidoumit@gmail.com I declare under penalty of perjury under the laws of the State of California 13 that the above is true and correct. Executed on March 14, 2025 in Riverside County, 14 15 California. /s/Corey Walker/ 16 Corey Walker 17 18 19 20 **COMMERCIAL OATH AND VERIFICATION:** 21 County of Riverside 22 Commercial Oath and Verification 23 The State of California I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding 25 26 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 belief 27 under penalty of International Commercial Law and state this to be HIS Affidavit of 28

Using a notary on this document does *not* constitute any adhesion, *nor does it alter my status in any manner*. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

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1	<u>JURAT</u> :
2	State of California  A notary public or other officer completing this certificate venifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness,
3	County of Riverside ) ss.
4	Subscribed and sworn to (or affirmed) before me on this <u>14th</u> day of <u>March</u> , <u>2025</u> , by <u>Kevin Walker</u> , proved
5	to me on the basis of satisfactory evidence to be the person(s) who appeared before me.
6 7	Joyti Patel, Notary public Joyti PATEL Notary Public - California
8	Notary public print  Seal:  Notary Public - California Riverside County Commission # 2407742 My Comm. Expires Jul 8, 2026
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1 2 3 4 5		eneficiary.  © ESTATE,  *** NOTICE TO AGENT IS NOTICE TO PRINCIPAL ***  *** NOTICE TO PRINCIPAL IS NOTICE TO AGENT ***  *** SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT ***  O/Defendant(s)/Respondent(s): Naji Doumit and Mary Doumit
<ul><li>6</li><li>7</li></ul>	3691 Adams Street Riverside, California [92504]	/o NAJI DOUMIT, MARINAJ PROPERTIES LLC 130 South Tamarisk Drive .naheim, California [92807] egistered Mail #RF775824291US
8	RE: Title and Ownership of: 31990 Pasos Place, Tem	
9	AFFIDAVIT and Pla	in Statement of Facts
10		of DISHONOR, NON-RESPONSE,
		, and <u>LIEN AUTHORIZATION.</u>
11	Kevin: Walker, TMKEVIN WALKER©	CASE NO.:
12	ESTATE, TMDONNABELLE MORTEL© ESTATE, TMKEVIN	1. AFFIDAVIT CERTIFICATE OF DISHONOR, NON-
13	WALKER© IRR TRÚST, ™WG	RESPONSE, AND DEFAULT 2. FRAUD
14	EXPRESS TRUST©,  Claimant(s)/Plaintiff(s),	3. THEFT, EMBEZZLEMENT, AND FRAUDULENT MISAPPLICATION OF FUNDS AND ASSETS
15		4. FRAUD, FORGERY, AND UNAUTHORIZED USE OF IDENTITY
16	Vs. Naji: Doumit, Mary: Doumit, Daniel:	5. MONOPOLIZATION OF TRADE AND COMMERCE, AND UNFAIR BUSINESS
	Doumit, Barry-Lee: O'Connor, NAJI	PRACTICES
17	DOUMIT, MARY DOUMIT, DANIEL DOUMIT, MARINAJ PROPERTIES	6. DEPRIVATION OF RIGHTS UNDER COLOR OF LAW
18	LLC, FOCUS ESTATES INC, BARRY	7. RECEIVING EXTORTION PROCEEDS 8. FALSE PRETENSES AND FRAUD
19	LEE O'CONNOR, BARRY LEE	9. EXTORTION 10. RACKETEERING
20	O'CONNOR & ASSOCIATES, Does 1-100 Inclusive,	11. BANK FRAUD
21	Defendant(s)/Respondent(s).	12. FRAUDULENT TRANSPORTATION AND TRANSFER OF STOLEN GOODS AND
22		SECURITIES  13. UNLAWFUL INTERFERENCE, INTIMIDATION, EXTORTION AND EMOTIONAL DISTRESS
		EXTORTION, AND EMOTIONAL DISTRESS  14. CONSIDERED AND STIPULATED ONE HUNDRED MILLION DOLLAR (\$100,000,000.000) JUDGEMENT
23		AND LIEN.
24	A FFID A VIT CEDTIFIC A TE - C DICH	ONOR MON RECRONCE DEFAULT
25		ONOR, NON-RESPONSE, DEFAULT,
26		EN AUTHORIZATION.
27	KNOW ALL MEN BY THESE PRE	SENTS, that on this day, before me, a
28	Notary Public, personally came by Specia	al Limited Appearance, sui juris, In Propria

1	Persona, Kevin: Walker, a living soul, natural, freeborn Sovereign, state Citizen of		
2	California and <b>the republic</b> in its <b>De'jure</b> capacity as one of the several states of the		
3	Union 1789. This incidentally makes him a national American of the republic as pe		
4	the <b>De'Jure Constitution for the united states 1777/1789.</b>		
5	Kevin, proceeding sui juris, In Propria Persona, by Special Limited		
6	Appearance, and is herein referred to as 'Affiant,' is over 18 years of age, competent		
7	to testify and has first hand knowledge of the facts herein. Affiant declared (or		
8	certified, verified, affirmed, or stated) under penalty of perjury under the laws of		
9	the United States of America that the following is true and correct, to the best of		
10	Affiants's understanding and belief, and in good faith:		
11	1. As of <b>March 22, 2025</b> , Affiant has <b>not</b> received a valid, point for point, written response		
12	to the document(s) mailed to the person(s) named below. The document(s) mailed and		
13	the mail and delivery date(s) was are:		
14	(1) Document: <u>AFFIDAVIT and Plain Statement of Facts:</u> NOTICE OF		
15	CONDITIONAL ACCEPTANCE AND NOTICE OF CLAIM, FRAUD,		
16	EXTORTION, COERCION, SLANDER OF TITLE, RACKETEERING,		
17	CONSPIRACY, DEED AND TITLE FRAUD, INJURY AND DAMAGE.		
18	To/Defendant(s)/Respondent(s): Barry-Lee: O'Connor C/o BARRY LEE O'CONNOR  To/Defendant(s)/Respondent(s): Naji Doumit and Mary Doumit		
19	3691 Adams Street C/o NAJI DOUMIT, MARINAJ PROPERTIES LLC Riverside, California [92504] 1130 South Tamarisk Drive		
20	Express Mail #EI988807156US Anaheim, California [92807] Registered Mail #RF775821012US		
21	(2) Document: <u>AFFIDAVIT and Plain Statement of Facts:</u> NOTICE OF		
22	DEFAULT AND NOTICE OF CLAIM, FRAUD, EXTORTION, COERCION,		
23	SLANDER OF TITLE, RACKETEERING, CONSPIRACY, DEED AND TITLE		
24	FRAUD, INJURY AND DAMAGE.		
25	To/Defendant(s)/Respondent(s): Barry-Lee: O'Connor To/Defendant(s)/Respondent(s): Naji Doumit and		
26	C/o BARRY LEE O'CONNOR  3691 Adams Street  Riverside, California [92504]  Mary Doumit  C/o NAJI DOUMIT, MARINAJ PROPERTIES LLC  1130 South Tamarisk Drive		
27	Riverside, California [92504] 1130 South Tamarisk Drive Registered Mail #RF775822865US Anaheim, California [92807] Registered Mail #RF775822874US		

(3) **Document:** AFFIDAVIT and Plain Statement of Facts: NOTICE OF DEFAULT AND OPPORTUNITY TO CURE, AND NOTICE OF CLAIM, FRAUD, EXTORTION, COERCION, SLANDER OF TITLE, RACKETEERING, CONSPIRACY, DEED AND TITLE FRAUD, INJURY AND DAMAGE.

To/Defendant(s)/Respondent(s): Barry-Lee: O'Connor C/o BARRY LEE O'CONNOR 3691 Adams Street Riverside, California [92504] Registered Mail #RF775823755US

To/Defendant(s)/Respondent(s): Naji Doumit and Mary Doumit C/o NAJI DOUMIT, MARINAJ PROPERTIES LLC 1130 South Tamarisk Drive Anaheim, California [92807] Registered Mail #RF775823764US

- 2. As of March 22, 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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- "Appellee had the burden of first proving its prima facie case and could do so by affidavit or other evidence."
- 6. Accordingly, Respondents' failure to rebut constitutes conclusive admission and agreement to all claims asserted herein
- 7. You/Defendant(s)/Respondent(s) individually and collectively, fully agree that INVOICE and/or TRUE BILL #MIRINAJDISHONOR25 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** 

- 2 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** (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.
   28 | 419, 1 L.Ed. 440 (1793).

1	20. <b>ALL ARE EQUAL UNDER THE LAW.</b> (God's Law - Moral and Natural Law). Exodus
2	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
3	above the law".
4	21. IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE EXPRESSED.
5	(Heb. 4:16; Phil. 4:6; Eph. 6:19-21) <b>Legal maxim:</b> "To lie is to go against the mind."
6	22. IN COMMERCE TRUTH IS SOVEREIGN. (Exodus 20:16; Ps. 117:2; John 8:32; II Cor.
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).
10	24. AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. (12 Pet.
11	1:25; Heb. 6:13-15;). "He who does not deny, admits."
12	25. AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN COMMERCE.
13	(Heb. 6:16-17;). "There is nothing left to resolve.
14	26. WORKMAN IS WORTHY OF HIS HIRE. The first of these is expressed in Exodus
15	20:15; Lev. 19:13; Mat. 10:10; Luke 10"7; II Tim. 2:6. <b>Legal maxim:</b> "It is against equity for
16	freemen not to have the free disposal of their own property."
17	27. HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT. (Book of Job;
18	Mat. 10:22) Legal maxim: "He who does not repel a wrong when he can occasions it.")
19	Executed "without the United States" in compliance with 28 USC § 1746.
20	FURTHER AFFIANT SAYETH NOT.
21	$I\!\!I\!\!I$
22	$I\!\!I\!\!I$
23	I. <u>Some Relevant U.C.C. Sections and Application</u>
24	1. U.C.C. § 1-308 – Reservation of Rights:
25	This section ensures that acceptance of an offer under duress or coercion does
26	not waive any rights or defenses. By invoking U.C.C. § 1-308, Claimant(s)/
27	Complainant(s)/Plaintiff(s). asserts that any compliance with your offer is
28	made with <i>explicit reservation of rights</i> , preserving all legal remedies.  -6 of 30-

#### 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

#### 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.

### III. Legal Basis for Proof of Delivery via Registered Mail

Under well-established legal precedent, documents sent via Registered Mail with return receipt requested (Form 3811) are presumed delivered upon mailing, providing strong evidentiary proof of service. Courts have consistently upheld this principle, reinforcing the Mailbox Rule, which states that a properly mailed document is presumed received by the addressee unless convincingly rebutted.

#### **Key Legal Precedents Supporting Proof of Delivery**

- U.S. v. Bowen, 414 F.2d 1268 (3rd Cir. 1969) The court held that when
   Registered Mail is sent with return receipt requested and the receipt is signed,
   it constitutes prima facie evidence of delivery, meaning the burden shifts to the
   recipient to prove non-receipt.
- 2. Hagner v. United States, 285 U.S. 427 (1932) The Supreme Court ruled that mailing a document via Registered Mail creates a strong presumption of receipt by the intended party, further solidifying the evidentiary weight of proper mailing.
- 3. NLRB v. Local Union No. 103, 434 U.S. 335 (1978) The Court established that a return receipt provides sufficient proof of service unless rebutted with clear and convincing evidence to the contrary.

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- **4. Federal Rules of Evidence (FRE) Rule 301** Under this rule, a presumption exists that a properly mailed document is **received by the intended recipient**, shifting the burden of proof to the recipient to disprove delivery.
- **5. 39 U.S.C. § 3009** Governs the legality and evidentiary weight of **Registered Mail**, affirming that mailing with proof of delivery (e.g., Form 3811) is **legally sufficient evidence of receipt**.
- 6. 26 U.S.C. § 7502 This statute explicitly states that the date of mailing is deemed the date of filing or receipt when Registered Mail is used, providing strong evidentiary support for the timely delivery and legal effect of mailed documents.

#### Application of the Mailbox Rule

- The Mailbox Rule dictates that once a document is properly addressed, stamped, and deposited with the postal service, it is presumed delivered and received by the addressee. Courts have repeatedly upheld this principle, ensuring that a party cannot simply deny receipt to evade legal responsibility. When Registered Mail with return receipt requested is used, the proof of mailing is further reinforced by the signed receipt, making rebuttal even more difficult
- 17 IV. Legal Presumption of Delivery and Evidentiary Weight
  18 Based on established case law and statutory authority, Registered Mail with return
  19 receipt requested (Form 3811) serves as prima facie evidence of delivery and
  20 creates a strong presumption of receipt by the intended party. Under U.S. v.
- Bowen, Hagner v. United States, and NLRB v. Local Union No. 103, this presumption stands unless rebutted by clear and convincing evidence.
- Furthermore, **26 U.S.C. § 7502** affirms that the date of mailing via **Registered Mail** is
- 24 deemed the date of filing or receipt, solidifying its evidentiary value. **Federal Rules of**
- 25 Evidence Rule 301 shifts the burden to the recipient to prove non-receipt, while 39 U.S.C.
- 26 | § 3009 reinforces the legal sufficiency of proof of delivery through postal records.
- 27 | Accordingly, any challenge to the delivery or receipt of documents sent via
  - Registered Mail with return receipt must meet a high evidentiary threshold,

ensuring that mailed documents are legally recognized as served and received.

Judgement of \$100,000,000.00 Considered, AGREED TO and Authorized BY PLAINTIFFS.

- 1. As **considered**, agreed, and stipulated by Plaintiff in the <u>unrebutted</u> verified commercial affidavits, and self-executing contract and security agreement (Exhibits E, F, G, and H), Plaintiff **fully authorizes**, **endorses**, **supports**, and advocates for the entry of a UCC commercial judgement and lien in the amount of **One Hundred Million and 00/100 Dollars (\$100,000,000.00) against Plaintiff**, **in favor of Defendants**, as also **evidenced** by INVOICE/TRUE BILL #MIRINAJDISHONOR25 which is a part of **Exhibit H**. INVOICE/TRUE BILL #MIRINAJDISHONOR25 is attached hereto as **Exhibit M** and incorporated herein by reference.
- 2. As considered, agreed, and stipulated by Plaintiff in the <u>unrebutted</u> verified commercial affidavits, and self-executing contract and security agreement (Exhibits E, F, G, and H), should it be deemed necessary, the Defendants are <u>fully Authorized</u> to initiate the filing of a lien, and the seizing of property to secure satisfaction of the ADJUDGED, DECREED, AND <u>AUTHORIZED</u> sum total due to Affiant, and/or Defendants of, One Hundred Million and 00/100 Dollars (\$100,000,000.00).
- 3. Plaintiff has <u>not</u> submitted any <u>evidence</u> to contradict or rebut the statements made in the affidavits. As a result, the facts set forth in the affidavits are deemed true and uncontested. Even then non-applicable California Evidence Code § 664 and related case law support the presumption that official duties have been regularly performed, and unrebutted affidavits stand as Truth.
- 4. Plaintiff may not argue, controvert, or otherwise protest the finality of the administrative findings established through the unrebutted affidavits. As per established legal principles, once an affidavit is submitted and not rebutted, its

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content is accepted as true, and Defendants are barred from contesting these findings in subsequent processes, whether administrative or judicial.

5. All are equal under the law (Aequitas est quasi aequalitas), and ignorance of the law is no excuse (Ignorantia juris non excusat).

# **DEFENDANTS' ACTIONS AS ACTS OF WAR AGAINST 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.

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# VI. '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 **NOT** 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 technicalities does not absolve them of their criminal conduct. Instead, their actions 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.

#### VII. 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

1	5:00 p.m. on the third (3rd) day after your receipt of this affidavit. "Failure to
2	respond" is defined as a blank denial, unsupported denial, inapposite denial
3	such as, "not applicable" or equivalent, statements of counsel and other
4	declarations by third parties that lack first-hand knowledge of the facts, and/
5	or responses lacking verification, all such responses being legally insufficient
6	to controvert the verified statements herewith. See Sieb's Hatcheries, Inc and
7	Beasley, Supra. Failure to respond can result in your acceptance of personal
8	<b>liability</b> external to qualified immunity and waiver of any decision rights of
9	remedy.
10	VIII. FAILURE TO RESPOND AND/OR PERFORM, REMEDY, AND
11	<u>SETTLEMENT</u>
12	If You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-
13	Lee: O'Connor, NAJI DOUMIT, MARY DOUMIT, DANIEL DOUMIT, MARINAJ
14	PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE
1.5	O'CONINIOD & ACCOCIATEC Descriptions (eller manner description

O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, fail to respond and perform within

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**Agreement and** *CONDITIONAL* **ACCEPTANCE**, with **verified evidence** accompanied by an **affidavit sworn under penalty of perjury**, as required by law, then:

three (3) days of receiving this Affidavit Notice and Self-Executing Contract and Security

- 1. You/Defendant(s)/Respondent(s), individually and collectively, fully agree and acknowledge that you are bound by law to act in good faith and must:
  - Cease all acts of conspiracy, fraud, identity theft, embezzlement, deprivation under color of law, extortion, bank fraud, harassment, conspiracy to deprive, and any other violations of law.
  - Immediately pay the sum of Five Hundred Thousand Dollars
     (\$500,000.00) in lawfully recognized currency, such as gold and silver
     coin, as authorized under Article I, Section 10, Clause 1 of the U.S.
     Constitution, as Restitution and Settlement, including all costs and
     fees associated with handling these matters, and damages for the

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Failure to comply constitutes **tacit acquiescence**, **full acceptance of all claims as true**, and a **binding legal agreement** enforceable under **commercial and common law**.

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

3 If You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-

- 4 Lee: O'Connor, NAJI DOUMIT, MARY DOUMIT, DANIEL DOUMIT, MARINAJ
- 5 | PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE
- 6 O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, fail to respond and perform within
- 7 | three (3) days from the date of receipt of this communication, as contractually required,
- 8 then You/Defendant(s)/Respondent(s), **individually and collectively**, fully agree and
- 9 | accept that:

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- 1. The entire amount itemized in Invoice #MIRINAJDISHONOR25, totaling
  One Hundred Million Dollars (\$100,000,000.00), in lawfully recognized
  currency, such as gold and silver coin, as authorized under Article I, Section
- 13 **10**, Clause 1 of the U.S. Constitution, *shall* become *immediately* due and payable in full.
  - 2. By failing to respond and perform within the required timeframe, You/ Defendant(s)/Respondent(s), individually and collectively, expressly admit to all statements and claims by TACIT PROCURATION, and fully agree that You/Defendant(s)/Respondent(s) are:
    - Guilty of fraud, theft, embezzlement, larceny, and fraudulent misapplication of funds and assets
    - Engaged in forgery and unauthorized use of identity
    - Monopolizing trade and commerce, engaging in unfair business practices
    - Depriving Affiant of rights under the color of law
    - Receiving extortion proceeds, engaging in false pretenses, extortion, and racketeering
    - Committing bank fraud and fraudulent transportation and transfer of stolen goods and securities
    - Unlawfully interfering, intimidating, and inflicting emotional distress

- Willfully violating public policy and the Constitution
- Directly responsible for injury and damage to Affiant

3. Failure to respond constitutes binding contractual agreement and irrevocable 3 admission of guilt under commercial and common law, enforceable as a 4 5

matter of law and record.

# XI.

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## **JUDGEMENT AND COMMERCIAL LIEN AUTHORIZATION**

If You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit,

- Barry-Lee: O'Connor, NAJI DOUMIT, MARY DOUMIT, DANIEL DOUMIT,
- MARINAJ PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, 10
- BARRY LEE O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, fail to respond 11
- within three (3) days from the date of receipt of this communication, then you/
- they, **individually and collectively**, shall be deemed to have: 13
  - 1. Fully and unequivocally decreed, accepted, authorized (pursuant to UCC Article 9), endorsed, supported, and advocated for a judgment, summary judgment, and/or commercial lien in the amount of One Hundred Million Dollars (\$100,000,000.00), in lawfully recognized currency, such as gold and silver coin, as authorized under Article I, Section 10, Clause 1 of the U.S. Constitution, against You/Defendant(s)/Respondent(s) in favor of Claimant(s)/Plaintiff(s) and/or their lawfully designated
  - 2. Expressly, fully, and unequivocally authorized, endorsed, supported, and advocated for Claimant(s)/Plaintiff(s), and/or their lawfully designated ASSIGNEE(S) to formally notify:
    - The U.S. Department of the Treasury
    - The Internal Revenue Service (IRS)
    - The respective Congressional Representative
    - The U.S. Attorney General

ASSIGNEE(S).

-18 of 30-

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Any other individual, legal fiction, or entity Affiant deems necessary

- 3. Consented to the submission of requisite IRS tax forms, including but not limited to Forms 1099-A, 1099-OID, 1099-C, 1096, 1040, 1041, 1041-V, 1040-V, and 3949-A, documenting:
  - One Hundred Million Dollars (\$100,000,000.00 USD) as income to You/ Defendant(s)/Respondent(s).
  - The same amount as lost revenue and/or income to Affiant, Claimant(s)/Plaintiff(s), and/or their lawfully designated ASSIGNEE(S).

Failure to respond constitutes tacit agreement and binding acceptance of these terms as a matter of law and commerce.

#### **SUMMARY JUDGEMENT, U.C.C. 3-505** XII. PRESUMED DISHONOR

- It is further agreed that said income shall be assessed and claimed as income by You/Defendant(s)/Respondent(s) through one or more of the following legal enforcement mechanisms:
- 1. Filing a lawsuit followed by a DEMAND for Summary Judgment as a matter of law, in accordance with California Code of Civil Procedure § 437c(c) and Federal Rule of Civil Procedure 56(a).
- 2. Executing an Affidavit Certificate of Non-Response, Dishonor, Judgment, and Lien Authorization, pursuant to U.C.C. § 3-505.
- 3. Issuing an ORDER TO PAY or BILL OF EXCHANGE to the U.S. Treasury and IRS in the sum certain of One Hundred Million Dollars (\$100,000,000.00) for immediate credit to Affiant, Claimant(s)/Plaintiff(s), and/or their lawfully designated ASSIGNEE(S).
- This Self-Executing Contract and Security Agreement serves as prima facie evidence of You/Defendant(s)/Respondent(s)'s Verified INDEBTEDNESS to Affiant, Claimant(s)/Plaintiff(s), and/or their lawfully designated ASSIGNEE(S).

Should it be deemed necessary, Claimant(s)/Plaintiff(s) are fully authorized under U.C.C. § 9-509 to file a UCC Commercial Lien and/or UCC-1 Financing Statement to perfect their security interest and secure full satisfaction of the adjudged sum of 3 One Hundred Million Dollars (\$100,000,000.00) 4 \*\*\* SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT\*\*\*: 5 Again for the record, this contract, received and accepted per the mailbox 6 rule, is self-executing and serves as a SECURITY AGREEMENT, and establishes 7 a lien, Authorized by You/They/the DEBTOR(S). Acceptance of this contract is deemed to occur at the moment it is dispatched via mail, in accordance with the mailbox rule established in common law. Under this rule, an acceptance becomes 10 effective and binding once it is properly addressed, stamped, and placed in the 11 control of the postal service, as supported by Adams v. Lindsell (1818) 106 ER 250. 12 13 Furthermore, as a self-executing agreement, this contract creates immediate and enforceable obligations without the need for further action, functioning also as a 14 **SECURITY AGREEMENT** under **Article 9 of the Uniform Commercial Code** (UCC). 16 \*\*\* SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT\*\*\*: 17 XIII. **ESTOPPEL BY ACQUIESCENCE:** 18 If You/Defendant(s)/Respondent(s), Naji: Doumit, Mary: Doumit, Daniel: Doumit, Barry-19 Lee: O'Connor, NAJI DOUMIT, MARY DOUMIT, DANIEL DOUMIT, MARINAJ 20 PROPERTIES LLC, FOCUS ESTATES INC, BARRY LEE O'CONNOR, BARRY LEE 21 22 O'CONNOR & ASSOCIATES, Does 1-100 Inclusive, fail to respond by addressing each point, on a point-by-point basis, You/Defendant(s)/Respondent(s) individually and collectively: 24 1. Accept all statements, declarations, stipulations, facts, and claims as Truth and 25 Fact by TACIT PROCURATION. 26 2. Acknowledge that all issues are deemed settled under RES JUDICATA, 27 STARE DECISIS, and COLLATERAL ESTOPPEL. 28

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3.	Waive any right to argue, controvert, or otherwise protest the finality of these
	administrative findings in any subsequent process, whether administrative or
	judicial.

- **4.** Are permanently barred from raising any future objections to the findings herein.
- 6  $\parallel$  (For any terms you do not "understand," refer to **Black's Law Dictionary, 6th Ed.**).
- 7 | Furthermore, **failure to fully respond** will constitute **express agreement** that You/
- 8 | Defendant(s)/Respondent(s) shall not argue, controvert, or protest the finality of
- 9 these findings in any administrative or judicial process, as certified by Notary or
- 10 Witness Acceptor in an Affidavit Certificate of Non-Response and/or Judgment
- 11 or similar binding instrument.
- 12 | Should You/Defendant(s)/Respondent(s) fail to respond, provide partial,
- 13 unsworn, or incomplete answers, such responses are not acceptable and shall have
- 14 no legal effect. The Courts have consistently upheld that **failure to properly**
- 15 **respond results in admissions of fact**, as seen in:
  - 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 only an unsworn response within the time permitted," thus, under the specific provisions of Ark. and Fed. R. Civ. P. 36, the facts in question were deemed admitted as true.
  - Beasley v. U.S., 81 F. Supp. 518 (1948):
    - "I, therefore, hold that the requests will be considered as having been admitted."
  - Winsett v. Donaldson, 244 N.W.2d 355 (Mich. 1976):
    - "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit or pleadings may be accepted as true by the trial court."
- 26 Failure to fully comply within the required timeframe constitutes **absolute** 
  - admission, binding legal agreement, and final settlement of all claims as a matter of law and commerce.

Invoice #MIRINAJDISHONOR25

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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 heir beneficiary(ies), and their Fiduciary(ies), Trustee(s), Executor(s), Agent(s), and You remain in default, dishonor, and have an outstanding past due balance due

O	TRUST and		
7	Representa	ativ	es. ¹
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1.	18 U.S. Code § 1341 - Frauds and swindle :	<u>\$10,000,000.00</u>
2.	18 U.S. Code § 4 - Misprision of felony	\$1,000,000.00
3.	Professional and personal fees and costs associated with preparing documents for this matter:	\$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: (fine and/or up to 30 years imprisonment)	\$100,000,000.00
8.	15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:	\$100,000,000,000.00
9.	15 U.S. Code $\S$ 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):	\$900,000,000.00
10.	18 U.S. Code $$$ $1951$ - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):	\$3,000,000,000.00
11.	Title 18 U.S. Code $\S$ 112 - Protection of foreign officials, official guests, and internationally protected persons:	\$11,000,000.00
12.	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
13.	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 ™KEVIN LEWIS WALKER©: x3	\$3,000,000.00
15.	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
	Total Du	e: \$1,000,000,000,000.00 U

\$1,000,000,000.00 USD **Good Faith Discount:** \$999,700,000,000.00 USD Total Due by 03/26/2025: \$300,000,000.00 USD

Total Due after 03/26/2025: \$1,000,000,000.000.00 USD

-22 of 30-

#### **EXHIBITS/ATTACHMENTS:** 1. E**xhibit A:** UCC1 filing #2024385925-4. 2.Exhibit B: UCC1 filing #2024385935-1. 3 3. Exhibit C: UCC3 filing and NOTICE #2024402433-7. 4.Exhibit D: UCC3 filing and NOTICE #2024411182-7. 5. Exhibit E: GRANT DEED recorded in Official Records County of Riverside, DOC 6 #2024-0291980, APN: 957-570-005, File No.: 37238 KH, where the private trust 7 8 property is titled to 'WG Private Irrevocable Trust, dated February 7, 2022' 6. Exhibit F: GRANT DEED, DOC #2022-0490841, APN: 957-570-005, File No.: 30291 9 KH, recorded in Official Records County of Riverside. 10 7. Exhibit G: fraudulent 'TRUSTEE'S DEED UPON SALE' (DOC # 2025-0017386, APN: 957-570-005, TS# 176672) was filed and is therefore void ab initio 12 8. Exhibit H: OFFER titled '3/90 DAY NOTICE TO QUIT' 13 9.Exhibit I: 'Affidavit: Power of Attorney In Fact' 10.E**xhibit J:** Trademark and Copyright Contract Agreement for ™KEVIN 15 WALKER©. 16 11. Exhibit K: Trademark and Copyright Contract Agreement for 17 TMDONNABELLE MORTEL©. 18 12. Exhibit L: Self-Executing Contract Security Agreement #EI988807156US — 19 Dated: 02/08/2025 (AFFIDAVIT and Plain Statement of Facts: NOTICE OF 20 21 CONDITIONAL ACCEPTANCE AND NOTICE OF CLAIM, FRAUD, EXTORTION, COERCION, SLANDER OF TITLE, RACKETEERING, 22 CONSPIRACY, DEED AND TITLE FRAUD, INJURY AND DAMAGE. 23 13. Exhibit M: Self-Executing Contract Security Agreement #RF775822865US — 24 Dated: 02/14/2025 (AFFIDAVIT and Plain Statement of Facts: NOTICE OF 25

-23 of 30-

DEFAULT AND NOTICE OF CLAIM, FRAUD, EXTORTION, COERCION,

SLANDER OF TITLE, RACKETEERING, CONSPIRACY, DEED AND TITLE

FRAUD, INJURY AND DAMAGE.

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14. Exhibit M: Self-Executing Contract Security Agreement #RF775823755US —
Dated: 03/14/2025 (AFFIDAVIT and Plain Statement of Facts: NOTICE OF
DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF CLAIM, FRAUD,
EXTORTION, COERCION, SLANDER OF TITLE, RACKETEERING,
CONSPIRACY, DEED AND TITLE FRAUD, INJURY AND DAMAGE

#### WORDS DEFINED GLOSSARY OF TERMS:

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

- automobile: a passenger vehicle that does not transport persons for hire. This includes station wagons, sedans, vans, and sport utility vehicles. <u>See, California Vehicle Code (CVC) §465</u>.
- 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.
- 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
  transportation of passengers, passengers and property, or property or cargo. See 18 U.S. Code § 31 Definitions.
  - 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.

- 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 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.
- 7. **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 -25 of 30-

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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
- 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.
- 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.
- 11. **driver:** The term "driver" (i.e: "driver's license") means One **employed** in conducting a coach, carriage, 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** <u>not</u> infrequently construe "may" as "shall" or "must".— See Black's :aw Dictionary, 4th Edition page 1131.

- 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.
- 14. **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 "<u>U</u>nited <u>S</u>tates" 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>united 50 states of America</u>.*
- 16. **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, Black's Law</u>

  <u>Dictionary 1st Edition, page 2223.</u>

PROOF F SERVICE 1 STATE OF CALIFORNIA 2 3 SS. COUNTY OF RIVERSIDE 4 I competent, over the age of eighteen years, and not a party to the within 5 action. My mailing address is the Walkernova Group, care of: 30650 Rancho 6 California Road suite #406-251, Temecula, California [92591]. On March 24, 2025, I served the within documents: 1. AFFIDAVIT CERTIFICATE of DISHONOR, NON-RESPONSE, DEFAULT, 9 JUDGEMENT, and LIEN AUTHORIZATION. 10 2. Exhibit A through M. 11 By United States Mail. I enclosed the documents in a sealed envelope or package 12 addressed to the persons at the addresses listed below by placing the envelope for 13 collection and mailing, following our ordinary business practices. I am readily 14 familiar with this business's practice for collecting and processing correspondence 15 for mailing. On the same day that correspondence is placed for collection and 16 mailing, it is deposited in the ordinary course of business with the United States 17 Postal Service, in a sealed envelope with postage fully prepared. I am a resident or 18 employed in the county where the mailing occurred. The envelope or package was 19 placed in the mail in Riverside County, California, and sent via Registered Mail 20 with a form 3811. 21 22 Naji Doemt, Mary Doumit, Daniel Doemt C/o NAJI DOUMIT, MARINAJ PROPERTIES, FOCUS ESTATES INC 23 1130 South Tamarisk Drive Anaheim, California [92807] 24 Registered Mail #RF775824291US Barry-Lee: O'Connor 25 C/o BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES 3691 Adams Street 26 Riverside, California [92504] Registered Mail #RF775824288US 27 28

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1	By Electronic Service. Based on a court order and/or an agreement of the
2	parties to accept service by electronic transmission, I caused the documents to be
3	sent to the persons at the electronic notification addresses listed below.
4	Naji Doemt, Mary Doumit, Daniel Doemt
5	C/o NAJI DOUMIT, MARINAJ PROPERTIES, FOCUS ESTATES INC 1130 South Tamarisk Drive Anaheim, California [92807]
6	udlaw2@aol.com
7	Barry-Lee: O'Connor C/o BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES
8	3691 Adams Street Riverside, California [92504] udlaw2@aol.com
10	I declare under penalty of perjury under the laws of the State of California
11	that the above is true and correct. Executed on March 22, 2025 in Riverside County,
12	California.
13	
14	Core y wanter
15	<u>COMMERCIAL OATH AND VERIFICATION:</u>
16	County of Riverside )
17	) Commercial Oath and Verification
18	The State of California )
19	I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding
20	in good faith being of sound mind states that the facts contained herein are true,
21	correct, complete and not misleading to the best of Affiant's knowledge and belief
22	under penalty of International Commercial Law and state this to be HIS Affidavit of
23	Truth regarding same signed and sealed this <u>22ND</u> day of <u>MARCH</u> in the year of
24	Our Lord two thousand and twenty five:
25	proceeding sui juris, In Propria Persona, by Special Limited Appearance, All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.
26	
27	By: / Kevin Walker, Attorney In Fact, Secured Party,
28	Executor, national, private bank(er) EIN # 9x-xxxxxxx
	-29 of 30-

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

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:		
8	Donnabelle Mortel (WITNESS)		
9	Sui juris, By Special Limited Appearance,		
10	By: May Dall of World		
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 venifies only the identity of the individual who signed the		
18	State of Riverside )  State of Riverside )		
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	Joyfi Pate   Notary public Joyfi Patel		
23	print Notary Public - California Riverside County		
24	Seal: Commission # 2407742 My Comm. Expires Jul 8, 2026		
25			
26	II		
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2 /			

-30 of 30AFFIDAVIT CERTIFICATE of DISHONOR, NON-RESPONSE, DEFAULT, <u>IUDGEMENT</u>, and <u>LIEN AUTHORIZATION</u>

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY	
<ul> <li>Complete items 1, 2, and 3.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> </ul>	A. Signature  X  B. Received by Printed Name)	Agent Addressee C. Date of Delivery
1. Article Addressed to:  Barry Lee O'Conner  90 BARRY LEE O'CONNOR & ASSCUMEY 3091 Adams Street  Processide, California [92504]	D. Is delivery address different from item 1? ☐ Yes If YES, enter delivery address below: ☐ No	
9590 9402 8731 3310 3737 31  2. EI 788 807 156 US	3. Service Type  ☐ Adult Signature ☐ Adult Signature Restricted Delivery ☐ Certified Mail® ☐ Certified Mail Restricted Delivery ☐ Collect on Delivery ☐ Collect on Delivery Restricted Delivery ☐ Insured Mail ☐ Insured Mail	□ Priority Mail Express® □ Registered Mail™ □ Registered Mail Restricted Delivery □ Signature Confirmation™ □ Signature Confirmation Restricted Delivery
PS Form 3811, July 2020 PSN 7530-02-000-9053	Maria Elizabeth (	Domestic Return Receipt

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
■ Complete items 1, 2, and 3.  ■ Print your name and address on the reverse so that we can return the card to you.  ■ Attach this card to the back of the mailpiece, or on the front if space permits.  1. Article Addressed to:  Barry Lec O'Connop, Aganl(5)  Clo Barry LEE O'Connop, Aganl(5)  Clo Barry LEE O'Connop  3691 Adams Street  Riverside, California (92504)	A. Signature  X
9590 9402 8731 3310 3700 68  2. Article Number ( <i>Transfer from service label</i> ) RF 775 822 865 US	3. Service Type  □ Adult Signature □ Adult Signature Restricted Delivery □ Certified Mail® □ Collect on Delivery □ Collect on Delivery Restricted Delivery □ Insured Mail □ Insured Mail Restricted Delivery □ (over \$500)
PS Form 3811, July 2020 PSN 7530-02-000-9053	Domestic Return Receipt

	C.W.
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<ul> <li>Complete items 1, 2, and 3.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> </ul>	A. Signature  Agent  Addressee  B. Received by (Printed Name)  C. Date of Delivery
1. Article Addressed to:  Naji, Mary, Daniel Dounit  Co Focus ESTATES & MARINA)  1130 South Tamasisk Drive  Anaheim, California [92807]	D. Is delivery address different from item 1? ☐ Yes If YES, enter delivery address below: ☐ No
9590 9402 8731 3310 3700 75	3. Service Type  ☐ Adult Signature ☐ Adult Signature Restricted Delivery ☐ Certified Mail® ☐ Certified Mail Restricted Delivery ☐ Collect on Delivery
2. Article Number (Transfer from service label)  RF 775 822 874 US	□ Collect on Delivery Restricted Delivery Restricted Delivery □ Insured Mail Restricted Delivery □ Insured Mail Restricted Delivery (over \$500)
PS Form 3811, July 2020 PSN 7530-02-000-9053	Domestic Return Receipt

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<ul> <li>Complete items 1, 2, and 3.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> <li>1. Article Addressed to:</li> <li>Barry</li> <li>So Barry LEE O'Cormor</li> <li>3691 Adoms Street</li> <li>Riverside, California [92504]</li> </ul>	A. Signature  X
9590 9402 8731 3310 3744 31  2. Article Number (Transfer from service label)  RF 775 823 755 US	3. Service Type  □ Adult Signature □ Adult Signature Restricted Delivery □ Certified Mail® □ Certified Mail Restricted Delivery □ Collect on Delivery □ Collect on Delivery □ Collect on Delivery Restricted Delivery □ Insured Mail □ Insured Mail Restricted Delivery (over \$500) □ Priority Mail Express® □ Registered Mail Testricted Delivery □ Signature Confirmation □ Restricted Delivery

Domestic Return Receipt

PS Form 3811, July 2020 PSN 7530-02-000-9053

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON	DELIVERY
■ Complete items 1, 2, and 3. ■ Print your name and address on the reverse so that we can return the card to you. ■ Attach this card to the back of the mailpiece, or on the front if space permits.  1. Article Addressed to:  Barry, Naji, Mary, Danicl % BARRY LEE O'CONNOR 3691 Adams Street Riverside, California (92504)	A. Signature  X  B. Received by (Printed Name)  D. Is delivery address different from If YES, enter delivery address in the second seco	
9590 9402 8731 3310 3744 62  2. Article Number (Transfer from service label)  RF 775 824 288 US	3. Service Type  Adult Signature Adult Signature Restricted Delivery Certified Mail® Certified Mail Restricted Delivery Collect on Delivery Collect on Delivery Restricted Delivery Insured Mail	□ Priority Mail Express® □ Registered Mail™ □ Registered Mail Restricted □ Delivery □ Signature Confirmation □ Restricted Delivery
PS Form 3811, July 2020 PSN 7530-02-000-9053	(over \$500)	Oomestic Return Receipt

#### Certification of Trust

The undersigned, after first being duly sworn and upon their oath, states as follows:

- This Certificate of Trust refers to KEVIN WALKER and KEVIN WALKER ESTATE and KEVIN WALKER IRR TRUST, Trustee, or their successors in trust, under the WG EXPRESS TRUST, dated January 1, 2024.
- 2. The Trust was formed on **January 1, 2024** and is in existence as of today.
- 3. The initial Trustees of the Trust are:
  KEVIN WALKER and KEVIN WALKER ESTATE and KEVIN WALKER IRR TRUST
- 4. The present Trustees of the Trust are:
  KEVIN WALKER and KEVIN WALKER ESTATE and KEVIN WALKER IRR TRUST
- 5. The Successor Trustee is:
  WALKERNOVA FAMILY IRREVOCABLE EXPRESS
- 6. Title to the property in this trust shall be taken as "WG Express, trustee of the WG Private Irrevocable Trust, dated February 7, 2022"
- 7. The Trust is private, non-statutory, and <u>irrevocable</u>. There have been no amendments limiting the powers of the Trustee over the trust property.
- 8. Each Trustee shall have full authority and power to act independently and without the consent of any other Trustee to open bank accounts; lend and/or borrow funds; convey property owned by the Trust; sell, lease, or encumber Trust property; engage in commerce and/or business transactions; make special deposits; and issue debt instruments, bonds, drafts, orders, bills of exchange, checks, money orders, draws, extensions of credit, and letters of credit, as well as to otherwise dispose of Trust property.
- 9. No person or entity paying money to, or delivering property to, any Trustee shall be required to ensure the proper application of such funds or property. All persons relying on this Certificate regarding the Trustee(s) and their powers over Trust property shall be held harmless from any resulting loss or liability arising from such reliance.
- 10. A copy of this Certificate of Trust shall be considered as valid and effective as the original.

All rights reserved without prejudice or recourse, UCC § 1-308, 3-402

Dated: January 1, 2024

KEVIN WALKER, Trustee

By: Kevin Walker, Authorized Representative,

#### NOTICE:

Using a notary on this document does *not* constitute any adhesion, *nor does it alter my status in any manner*. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

## **ACKNOWLEDGEMENT:**

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

On this 1st day of January, 2024, 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 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 California that the foregoing paragraph is true and correct.

JOYTI PATEL Notary Public - California Riverside County Commission # 2407742 y Comm. Expires Jul 8, 2026

WITNESS my hand and official seal.

Signature Myt Watel (Seal

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#### TRUTH AFFIDAVIT

# IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

Grant of Exclusive power of attorney to conduct all tax, business, and legal affairs of principal person.

Date: December 3, 2023

#### **POWER OF ATTORNEY IN FACT**

I, KEVIN WALKER, WALKER, KEVIN, KEVIN LEWIS WALKER, WALKER, KEVIN L., WALKER, KEVIN LEWIS, or any derivative thereof, **DEBTOR/ENS LEGIS/BANK/ FINANCIAL INSTITUTION/ARTIFICIAL ENTITY/CORPORATE FICTION**, c/o 5250
Lankershim Blvd Suite 500, North Hollywood, California, do hereby appoint **Kevin: Walker**, a **Living Soul, as Agent with Power of Attorney in Fact**, Non-domestic, c/o 30650 Rancho
California Road suite # 406-251, Temecula, California, to take exclusive charge of, manage, and conduct all of my tax, business and legal affairs, and for such purpose to act for me in my name and place, without limitation on the powers necessary to carry out this exclusive purpose of attorney in fact as authorized:

- (a) To take possession of, hold, and manage my real estate and all other property;
- **(b)** To receive money or property paid or delivered to me from any source;
- (c) To deposit funds in, make withdrawals from, or sign checks or drafts against any account standing in my name individually or jointly in any bank or other depository, to cash coupons, bonds, or certificates of deposits, to endorse checks, notes or other documents in my name; to have access to, and place items in or remove them from, any safety deposit box standing in my name individually or jointly, and otherwise to conduct bank transactions or business for me in my name;
- (d) To pay my just debts and expenses, including reasonable expenses incurred by my Attorney In Fact **Kevin: Walker**, in exercising this **exclusive** power of attorney.
- (e) To retain any investments, invest, and to invest in stocks, bonds, or other securities, or in real estate or other property;

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5	(g) To sell, ex
6	such conside
7	( <b>h</b> ) To impro
8	or real estate
9	cultivate, har
10	appropriate t
11	(i) To provid
12	(j) To purch
13	my attorney
14	
15	The Agent/Livi
16	DEBTOR/ENS
17	CORPORATE
18	attorney, to con
19	DEBTOR/ENS
20	CORPORATE
21	powers of attor
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23	<u>Irrevocable</u> du
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(f) To give general and special proxies or exercise rights of conversion or rights with respect to shares or securities, to deposit shares or securities with, or transfer them to protective committees or similar bodies, to join in any reorganization and pay assessments or subscriptions called for in connection with shares or securities;

- (g) To sell, exchange, lease, give options, and make contracts concerning real estate or other property for such considerations and on such terms as my Attorney In Fact Kevin: Walker, may consider prudent;
- (h) To improve or develop real estate, to construct, alter, or repair building structures and appurtenances or real estate; to settle boundary lines, easements, and other rights with respect to real estate; to plant, cultivate, harvest, and sell or otherwise dispose of crops and timber, and do all things necessary or appropriate to good husbandry.
- (i) To provide for the use, maintenance, repair, security, or storage of my tangible property;
- (j) To purchase and maintain such policies of insurance against liability, fire, casualty, or other risks as my attorney in fact Kevin: Walker may consider prudent;

The Agent/Living Soul, Kevin: Walker, is hereby authorized by law to act for and in control of the DEBTOR/ENS LEGIS/BANK/FINANCIAL INSTITUTION/ARTIFICIAL ENTITY/

CORPORATE FICTION, or any derivative thereof. In addition, through the exclusive power of attorney, to contract for all business and legal affairs of the principal person: WALKER, KEVIN,

DEBTOR/ENS LEGIS/BANK/FINANCIAL INSTITUTION/ARTIFICIAL ENTITY/

CORPORATE FICTION. The term "exclusive" shall be construed to mean that while these powers of attorney are in force, only my attorney in fact may obligate me in these matters, and I forfeit the capacity to obligate myself with regard to the same. This grant of Exclusive Power is Irrevocable during the lifetime of the Agent/Living Soul, Kevin: Walker.

Executed and sealed by the voluntary act of my own hand, this 11th day of December, 2023. I am.

26 Acceptance:

25

27

28 KEVIN L. WALKER, GRANTOR

1	Executed without the UNITED STATES, I declare under penalty of perjury under the laws of the united
2	states of America that the foregoing is true and correct. Without Prejudice, UCC § 1-308.
3	
4	I, the above named <b>exclusive</b> Attorney In Fact, do hereby
5	Accept the fiduciary interest of the herein-named  DEBTOR/ENS LEGIS/BANK/FINANCIAL
6	INSTITUTION/ARTIFICIAL ENTITY/CORPORATE
7	FICTION and will execute the herein-granted powers-of-
	attorney with due diligence.
8	proceeding sui juris, by special limited appearance,
9	All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.
10	By:
11	Kevin Walker, Authorized Representative, Executor, Attorney In Fact, Secured Party, Executor, national, private bank(er) EIN # 9x-xxxxxxx
12	Secured Farty, Executor, national, private bank(er) Eliv # 9x-xxxxxxx
13	
14	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
15	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.
16	By Special Limited Appearance,
17	All rights reserved without prejudice or recourse, U.C.C §1-308, 3-402.
18	By:
19	Donnabelle Escarez Mortel, sui juris, private bank(er) ID # 9x-xxxxxx6  Attorney In Fact, national, Authorized Representative, Executor, Secured Party. (WITNESS)
	By Special Limited Appearance,
20	All rights reserved without prejudice or recourse, U.C.C §1-308, 3-402.
21	By: Comy Dard Wife
22	Corey Delford Warker, sui juris, private bank(er) ID # 9x-xxxxxx7
23	national, Authorized Representative, Executor, Secured Party. (WITNESS)
24	
25	
26	NOTICE:
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
28	purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

1	A notary public or other officer completing this certificate verifies only the identity of the individual who signed the
2	State of California )
3	County of Riverside )
4	Subscribed and sworn to (of affirmed) before me on this <u>3rd</u> day of <u>December</u> , <u>2023</u> , by <u>Kevin Walker</u> , proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.
5	the busis of sutisfactory evidence to be the person(s) who appeared before me.
6	Notary public Shubhangi R, Zumale SHUBHANGI R, ZUMALE
7	Seal: Notary Public - California Riverside County
8	My Comm. Expires Sep 4, 2025
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From: Kevin Lewis Walker, sui juris, 1 Executor, Authorized Representative, Secured Party. TMKEVIN LEWIS WALKER© ESTATE, TMKEVIN WALKER©, 2 \*\*\*NOTICE TO AGENT IS NOTICE TO PRINCIPAL\*\*\* TMDONNABELLE ESCAREZ MORTEL© ESTATE, \*\*\*NOTICE TO PRINCIPAL IS NOTICE TO AGENT\*\*\* TMDONNABELLE ESCAREZ MORTEL©. 3 c/o 41593 Winchester Road Suite 200 Temecula, California non-domestic without the United States 4 Paul Gustafson, Fiduciary(ies), PHH MORTGAGE **To/cc:** Jay Promisco, Fiduciary(ies). 5 CORP, dba PHH MORTGAGE SERVICES. C/o SIERRCA PACIFIC MORTGAGE COMPANY INC. 950 Glenn Drive SUITE 150 3000 Leadenhall Road 6 Folsom, California [95630] Mount Laurel, New Jersey [08054] EIN # 68-0101170 EIN # 22-2195996 7 Registered Mail # RF661591529US Registered Mail # RF661592201US 8 **Date:** July 25, 2024 9 Loan # 1365377 / Servicer Account # 7241225346 10 **AFFIDAVIT CERTIFICATE:** DISHONOR, NON-RESPONSE, DEFAULT, AGREED UPON \$1 11 BILLION DOLLAR JUDGEMENT, and LIEN AUTHORIZATION. 12 FRAUD EMBEZZLEMENT TMKEVIN WALKER©, TMKEVIN LEWIS WALKER© ESTATE, <sup>†M</sup>DONNABELLE MORTEL©, <sup>TM</sup>DONNABELLE ESCAREZ 13 **IDENTITY THEFT** LARCENY EXTORTION COERCION MORTEL® ESTATE, 14 DEPRIVATION OF RIGHTS UNDER THE Plaintiff(s), COLOR OF LAW BREACH OF TRUST 15 FORCED PEONAGE 16 RECEIVING EXTORTION PROCEEDS Paul Gustafson, Jay Promisco, James E. FALSE PRETENSES EXTORTION OF NATIONAL/ INTERNATIONALLY PROTECTED PERSON Coffrini, AnneMarie Rapolla, Beth Lashkari, 17 PHH MORTGAGE CORP, PHH MORTGAGE VIOLATION OF THE CONSTITUTION ALL ASSETS UNDER RECOUPMENT 18 SERVICES, SIERRA PACIFIC MORTGAGE **EOUITY IS INVOKED** COMPANY INC, GREENHEAD ACCOUNT SETTLED AND CLOSED ALL CONTRACTS VOID AB INITIO. 19 INVESTMENTS INC, OCWEN FINANCIAL PAYMENT TENDERED in Full Satisfaction. CORPORATION, WEST COAST ESCROW, 20 **\$1,000,000,000.00 USD - AGREED JUDGEMENT** Does 1-100 Inclusive, and LIEN AUTHORIZED 21 Defendant(s). 22 **VERIFIED** KNOW ALL MEN BY THESE PRESENTS, that on this day, before me, a 23 Notary Public, personally came and appeared Kevin: Walker, in propria persona, sui juris, a living soul, natural, freeborn Sovereign, by limited special appearance. 25 26 He is herein referred to as 'Affiant,' over 18 years of age, being competent to testify

verified, affirmed, or stated) under penalty of perjury under the laws of the United

and having first hand knowledge of the facts herein. Affiant declared (or certified,

27

1	States of America that the following is true and correct, to the best of Affiants's
2	understanding and belief, and in good faith:
3	1. As of July 6, 2024, Affiant has <b>not</b> received a valid, point for point, written
4	response to the document(s) mailed to the person(s) named below. The document(s)
5	mailed and the mail and delivery date(s) was are:
6	(1) <b>Document:</b> AFFIDAVIT and PLAIN STATEMENT OF FACTS, NOTICE
7	OF <b>DEFAULT</b> , DISHONOR, FRAUD, EMBEZZLEMENT. EXTORTION, LARCENY, AND \$10,040,000.00 DUE.
8	Certified Mail Number: 9589071052700983677494.
9	Mailed to: Paul Gustafson, Fiduciary(ies), c/o PHH MORTGAGE CORP, dba PHH MORTGAGE SERVICES. 3000 Leadenhall Road, Mount Laurel, New
10	Jersey [08054].
	<u><b>Mailed:</b></u> April 9, 2024, 1:58 pm.
11 12	<u><b>Delivered:</b></u> " <b>Delivered</b> and Left with Individual at 3000 Leadenhall Road, Mount Laurel, New Jersey 08054, on April 11, 2024, 8:07 am."
13	Emailed: relationshipmanager@mortgagefamily.com, loanservicingqueue@spmc.com.
14	(2) <b>Document:</b> AFFIDAVIT and PLAIN STATEMENT OF FACTS: NOTICE of DISHONOR, DEFAULT, FRAUD, EMBEZZLEMENT. EXTORTION,
15	LARCENY, and Opportunity to Cure
16	Express Mail Number: EI948566806US.
17	Mailed to: Paul Gustafson, Fiduciary(ies), c/o PHH MORTGAGE CORP, dba PHH MORTGAGE SERVICES. 3000 Leadenhall Road, Mount Laurel, New
	Jersey [08054].
18	Mailed: June 14, 2024, 11:31 am.
19	<b>Delivered:</b> " <b>Delivered</b> to 3000 Leadenhall Road, Mount Laurel, New Jersey 08054, on June 15, 2024, 1:15 pm."
20	<b>Emailed:</b> relationshipmanager@mortgagefamily.com, loanservicingqueue@spmc.com.
21	Cc'd to:
22	To/cc: James E. Coffrini, Fiduciary(ies).  To/Cc: Daniel Werfel, Fiduciary(ies),  C/o GREENHEAD INVESTMENTS INC.  C/o INTERNAL REVENUE SERVICE
23	950 Glenn Drive Suite 150 3651 S IH 35, STOP 6579 AUSC
24	Folsom, California [95630] Austin, Texas [73301-0059]  EIN # 68-0101170 Express Mail # EI949909992US  Registered Mail # RF661591223US
25	
26	To/Cc: AnneMarie Rapolla, Beth Lashkari, WEST COAST ESCROW  32326 Clinton Keith Road, Suite 101  To/Cc: Janet Yellen, Fiduciary(ies), C/o United States Treasury  1500 Pennsylvania Avenue N.W.
27	Wildomar CA [92595] Washington, District of Colombia [20220]
20	EIN # 21-0534340 Registered Mail # RF661588808US Registered Mail # RF661591210US



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3	(3) <u>Document:</u> AFFIDAVIT: SECOND NOTICE of FRAUD, EMBEZZLEMENT DISHONOR, NON-RESPONSE, DEFAULT and
4	OPPORTUNITY TO CURE, TREASON, EXTORTION, JUDGEMENT, and PENDING \$1 BILLION LIEN.
5	Registered Mail Number: RF661592042US.
6	Mailed to: Paul Gustafson, Fiduciary(ies), c/o PHH MORTGAGE CORP, dba PHH MORTGAGE SERVICES. 3000 Leadenhall Road, Mount Laurel, New
7	Jersey [08054].
8	<u>Mailed:</u> July 11, 2024, 2:15 pm.
9	<b>Delivered:</b> " <b>Delivered</b> , Individual Picked Up at Postal Facility in MOUNT LAUREL, NJ 08054 on July 20, 2024, 6:36 am."
10	<b>Emailed:</b> relationshipmanager@mortgagefamily.com, loanservicingqueue@spmc.com.
	Cc'd to:
11 12	To/cc: James E. Coffrini, Fiduciary(ies).  C/o GREENHEAD INVESTMENTS INC.  OSO Glann Drive Suite 150  To/Cc: Daniel Werfel, Fiduciary(ies), C/o INTERNAL REVENUE SERVICE 3651 S IH 35, STOP 6579 AUSC
13	Folsom, California [95630] Austin, Texas [73301-0059] EIN # 68-0101170 Registered Mail # RF661592073US
14	Certified Mail # 70222410000171193103
15	
16	To/Cc: AnneMarie Rapolla, Beth Lashkari, To/Cc: Michael Hestrin, Fiduciary(ies), Fiduciary(ies), Agent(s). C/o Office of the District Attorney
17	WEST COAST ESCROW 3960 Orange Street 32326 Clinton Keith Road, Suite 101 Riverside California [92501]
18	Wildomar CA [92595] Registered Mail # RF661592087US EIN # 21-0534340 Registered Mail # RF661591458US
19	
20	To/Cc: Janet Yellen, Fiduciary(ies),  To/Cc: Rob Bonta, Fiduciary(ies),
21	C/o United States Treasury  C/o Office of the Attorney General  1500 Pennsylvania Avenue N.W.  1300 "I" Street
22	Washington, District of Colombia [20220] Sacramento, California [95814-2919]
23	Registered Mail # RF661592095US.  Registered Mail # RF661592095US.
24	<b>To/Cc:</b> Agent(s0, Fiduciary(ies),
25	C/o PHH MORTGAGE SERVICES
26	PO BOX 24738 West Palm Beach, Florida [33416]
27	Registered Mail # RF661591815.



1	2. As of <b>July 25, 2024,</b> Affiant, Plaintiff(s), and/or ™WG EXPRESS TRUST©, and/or
2	™KEVIN WALKER©, and/or ™KEVIN LEWIS WALKER© ESTATE, and/or
3	TMDONNABELLE MORTEL©, and/or TMDONNABELLE ESCAREZ MORTEL© ESTATE
4	has established the following Contract and Judgment against the above Respondent(s), as
5	they have agreed by receiving, consideration, acceptance, willful silent acquiescence,
6	and TACIT PROCURATION:
7	["] if You, Paul Gustafson, Jay Promisco, James E. Coffrini, AnneMarie Rapolla, Beth
8	Lashkari, PHH MORTGAGE CORP, PHH MORTGAGE SERVICES, SIERRA PACIFIC
9	MORTGAGE COMPANY INC, GREENHEAD INVESTMENTS INC, Ocwen Financial
10	Corporation, WEST COAST ESCROW, Does 1-100 Inclusive fail to respond within three
11	(3) days, you/they individually and collectively admit the statements and claims by
12	TACIT PROCURATION, and completely agree that you/they individually and
13	collectively are guilty of fraud, Interference with commerce by threats or violence,
14	Threats and extortion against foreign officials, official guests, or internationally
15	protected persons, extortion, embezzlement, larceny, coercion, identity theft, extortion
16	of national/internationally protecter person, conspiracy to deprive of rights under the
17	color of law, treason, bank fraud, Trusts, etc., in restraint of trade, frauds and swindles,
18	mail fraud, forced peonage, receiving extortion proceeds, monopolization of trade and
19	commerce, willful violation of the Constitution, deprivation of rights under color of
20	law, monopolization of trade and commerce, and intentional and willful trespass and
21	infringement on the ${}^{\text{\tiny TM}}$ KEVIN WALKER© and ${}^{\text{\tiny TM}}$ DONNABELLE MORTEL©
22	trademarks and copyrights, and ™KEVIN WALKER© ESTATE and ™DONNABELLE
23	MORTEL© ESTATE, injury and damage to Affiant. Moreover, if You, Paul Gustafson,
24	Jay Promisco, James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE
25	CORP, PHH MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC,
26	GREENHEAD INVESTMENTS INC, Ocwen Financial Corporation, WEST COAST
27	ESCROW, Does 1-100 Inclusive fail to respond within three (3) days, you/they
28	individually and collectively, fully and unequivocally Decree, Accept, fully



1	Authorize (in accord with UCC section 9), indorse, support, and advocate for a
2	judgement and/or commercial lien of One Billion Dollars (\$1,000,000,000.00 USD)
3	against You, Paul Gustafson, Jay Promisco, James E. Coffrini, AnneMarie Rapolla, Beth
4	Lashkari, PHH MORTGAGE CORP, PHH MORTGAGE SERVICES, SIERRA PACIFIC
5	MORTGAGE COMPANY INC, GREENHEAD INVESTMENTS INC, Ocwen Financial
6	Corporation, WEST COAST ESCROW, Does 1-100 Inclusive, <b>in favor of</b> , ™KEVIN
7	WALKER©, and/or ™KEVIN LEWIS WALKER© ESTATE, and/or ™DONNABELLE
8	MORTEL©, and/or ™DONNABELLE ESCAREZ MORTEL© ESTATE, and/or ™WG
9	EXPRESS TRUST©. <b>Finally</b> , If You, Paul Gustafson, Jay Promisco, James E. Coffrini,
10	AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE CORP, PHH MORTGAGE
11	SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC, GREENHEAD
12	INVESTMENTS INC, Ocwen Financial Corporation, WEST COAST ESCROW, Does
13	1-100 Inclusive fail to respond within three (3) days, you/they individually and
14	collectively, EXPRESSLY, FULLY, and unequivocally Authorize, indorse, support
15	and advocate for ™WG EXPRESS TRUST©, and the ™KEVIN WALKER© ESTATE to
16	formally notify the United States Treasury, Internal Revenue Service, the respective
17	Congress(wo)man, U.S. Attorney General, and/or any person, individual, legal fiction,
18	and/or person, or ens legis Affiant deems necessary, including but not limited to
19	submitting the requisite form(s) 1099-A, 1099-OID, 1099-C, 1096, 1040, 1041, 1041-V,
20	3949-A, with the One Billion (\$1,000,000,000.00 USD) as the income lost by Affiant,
21	and/or ™KEVIN WALKER©, ™KEVIN LEWIS WALKER© ESTATE,
22	™DONNABELLE MORTEL©, ™DONNABELLE ESCAREZ MORTEL© ESTATE, to be
23	assessed and claimed as income by/to YOU/Defendant(s), and/or Filing for
24	Summary Judgement, executing an Affidavit Certificate of Non-Response, Dishonor,
25	<b>Judgement, and Lien Authorization</b> , and/or issue an ORDER TO PAY to the U.S.
26	Treasury and IRS, said sum certain of One Billion Dollars (\$1,000,000,000.00 USD), for
27	immediate credit to Affiant, and/or ™WG EXPRESS TRUST©, and/or ™KEVIN
28	WALKER©, and/or ™KEVIN LEWIS WALKER© ESTATE, and/or ™DONNABELLE



- 1				
1	MORTEL©, and/or ™DONNABELLE ESCAREZ MORTEL© ESTATE, with this			
2	agreement servings as <b>prima facie evidence</b> of You, Paul Gustafson, Jay Promisco,			
3	James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE CORP, PHH			
4	MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC,			
5	GREENHEAD INVESTMENTS INC, Ocwen Financial Corporation, WEST COAST			
6	ESCROW, Does 1-100 Inclusive's <b>Verified INDEBTEDNESS</b> to Affiant, TMWG			
7	EXPRESS TRUST©, and ™KEVIN WALKER© ESTATE, ™DONNABELLE MORTEL©			
8	ESTATE. Should it be deemed necessary, the Claimants/Plaintiffs are fully Authorized			
9	(in accord with UCC 9-509) to file a LIEN and UCC1 Financing Statement to secure			
10	satisfaction of the adjudged sum of One Billion Dollars (\$1,000,000,000.00 USD).["]			
11	3. <b>As of July 25, 2024</b> , Affiant, Plaintiff(s), and/or ™WG EXPRESS TRUST©, and/or			
12	™KEVIN WALKER©, and/or ™KEVIN LEWIS WALKER© ESTATE, and/or			
13	™DONNABELLE MORTEL©, and/or ™DONNABELLE ESCAREZ MORTEL© ESTATE			
- 1				

4. 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."

is/are **not** in possession of a response from Respondent(s) addressing each point on the

affidavits sent, sworn under the penalty of perjury, as required, and Respondent(s)

continue(s) to act in **bad faith** and remain(s) in **dishonor**.

- 5. Respondent(s) individually and collectively, <u>fully agree</u> that Loan # 1365377 and/ or Account # 7241225346 is/are fully satisfied, settled, and closed and there is <u>NOT</u> a balance due to Respondent(s).
- 6. Respondent(s) individually and collectively, **fully agree** that Respondent(s) have received tender of payment in **full satisfaction** and settlement of this account by way of a **Seven Hundred Thousand U.S. Dollar (\$700,000.00 USD)** private Bill of Exchange/ Order/Check/Instrument (Ref, UCC 3-104), via Registered Mail # RF661591339US. Said private Bill of Exchange was tendered in good faith for **full satisfaction** and settlement, in

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compliance with UCC § 3-311, resulting in discharge, as also evidenced by Nevada UCC3 Filing # 2024411182-7.

- 7. Respondent(s) individually and collectively, **fully agree** that said tender of payment was made under threat, duress, coercion, extortion and the proceeds are a deemed "extortion proceeds."
- 7. Respondent(s) individually and collectively, **fully agree** that if said tender of payment is refused, there is discharge, to the extent of the amount of the tender, resulting in a \$00.00 balance. In compliance with UCC § 3-603.
- 8. Respondent(s) individually and collectively, <u>fully agree</u> that <u>House Joint</u>

  Resolution 192 of June 5 1933, <u>Public Law 73-10</u> expressly stipulates: every provision contained in or made with respect to <u>any</u> obligation which purports to give the obligee a right to require payment in gold or a particular kind of coin or currency, or in an amount in money of the <u>U</u>nited <u>S</u>tates measured thereby, is declared to be against public policy; and no such provision shall be contained in or made with respect to any obligation hereafter incurred. Every obligation, heretofore of hereafter incurred, whether or not any such provision is contained therein or made with respect thereto, shall be discharged upon payment, dollar for dollar, in any coin or currency which at the time of payment is legal tender for public and private debts.
- 9. Respondent(s) individually and collectively, <u>fully agree</u> that 18 U.S. Code § 8 Obligation or other security of the United States defined, explicitly stipulates that "The term "obligation or other security of the United States" includes all bonds, certificates of indebtedness, national bank currency, Federal Reserve notes, Federal Reserve bank notes, coupons, United States notes, Treasury notes, gold certificates, silver certificates, fractional notes, certificates of deposit, bills, checks, or drafts for money, drawn by or upon authorized officers of the United States, stamps and other representatives of value, of whatever denomination, issued under any Act of Congress, and canceled United States stamps."



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10. Respondent(s) individually and collectively, <b>fully agree</b> that <b>Gold Reserve Act o</b>
1934, Public Law 73-87, Title III, Section 3, stipulates: "(a) every provision contained in or
made with respect to any obligation which purports to give the obligee a right to require
payment in gold or a particular kind of coin or currency of the United States, or in an
amount in money of the United States measured thereby, is declared to be against public
policy. (b) Every obligation, heretofore or hereafter incurred, shall be discharged upon
payment, dollar for dollar, in any coin or currency which at the time of payment is legal
tender for p <b>ublic and private</b> debts.

- 11. Respondent(s) individually and collectively, **fully agree** that **House Joint** Resolution 348 Public Resolution, Number 63, declared provisions known as "gold clauses" to be against public policy, prohibited their use in obligations thereafter incurred, and provided that money of the United States legal tender for obligations generally was legal tender for all obligations with or without gold clauses (ie: bills of exchange, bonds, private checks, vouchers, coupons, Dollars/FRNs, stamps, and more): and Whereas the United States has paid and will continue to pay to the holder of all its securities their principal and interest, dollar for dollar, in lawful money of the United States: Now, there, be it Resolved by the Senate and House of Representatives of the Untied States of America in Congress assembled, That the lawful holder of the coins or currencies of the United States shall be entitled to exchange them, dollar for dollar, for other coins or currencies which may be lawfully acquired and are legal tender for public and private debts: and that the owners of the gold clause receive immediate payment of the stated dollar amount thereof with interest to the date of payment or to prior maturity or to prior redemption date, whichever is earlier. The Secretary of the Treasury is authorized and directed to make such exchanges and payments upon presentation hereunder in the manner provided in regulations prescribed.
- 12. Respondent(s) individually and collectively, <u>fully agree</u> that <u>Article 1</u>, <u>Section 10</u> of the Constitution expressly stipulates: No State shall enter into any Treaty, Alliance, or Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of Credit;



make any Thing but gold and silver Coin a Tender in Payment of Debts; pass any Bill of Attainder, ex post facto Law, or Law impairing the Obligation of Contracts, or grant any Title of Nobility.

13. Respondent(s) individually and collectively, **fully agree** that they did **NOT** provide <sup>TM</sup>KEVIN LEWIS WALKER© or <sup>TM</sup>KEVIN LEWIS WALKER© ESTATE,

<sup>TM</sup>DONNABELLE ESCAREZ MORTEL©, or <sup>TM</sup>DONNABELLE ESCAREZ MORTEL©

ESATE with a **loan** or **money** or **inherent value** <u>in any way</u>.

14. Respondent(s) individually and collectively, <u>fully agree</u> and admit the statements and claims by TACIT PROCURATION, and completely agree that you/they individually and collectively are deemed guilty of fraud, Interference with commerce by threats or violence, Threats and extortion against foreign officials, official guests, or internationally protected persons, extortion, embezzlement, larceny, coercion, identity theft, extortion of national/internationally protecter person, conspiracy to deprive of rights under the color of law, treason, bank fraud, Trusts, etc., in restraint of trade, frauds and swindles, mail fraud, forced peonage, receiving extortion proceeds, monopolization of trade and commerce, willful violation of the Constitution, deprivation of rights under color of law, monopolization of trade and commerce, and intentional and willful trespass and infringement on the TMKEVIN WALKER® and TMDONNABELLE MORTEL® trademarks and copyrights, and TMKEVIN WALKER® ESTATE and TMDONNABELLE MORTEL® ESTATE, injury and damage to Affiant.

15. Respondent(s) individually and collectively, ["]individually and collectively, EXPRESSLY, FULLY, and unequivocally Authorize, indorse, support and advocate for ™WG EXPRESS TRUST©, and the ™KEVIN WALKER© ESTATE 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, 1099-C, 1096, 1040, 1041, 1041-V, 3949-A, with the One Billion (\$1,000,000,000.00 USD) as the income lost by Affiant, and/or ™KEVIN WALKER©,



1 TMKEVIN LEWIS WALKER© ESTATE, TMDONNABELLE MORTEL©, TMDONNABELLE

2	ESCAREZ MORTEL® ESTATE, to be assessed and claimed as income by/to YOU/			
3	Defendant(s), and/or Filing for Summary Judgement, executing an Affidavit Certificate			
4	of Non-Response, Dishonor, Judgement, and Lien Authorization, and/or issue an			
5	ORDER TO PAY to the U.S. Treasury and IRS, said sum certain of <b>One Billion Dollars</b>			
6	(\$1,000,000,000.00 USD), for <u>immediate</u> credit to Affiant, and/or TMWG EXPRESS			
7	TRUST©, and/or ™KEVIN WALKER©, and/or ™KEVIN LEWIS WALKER© ESTATE,			
8	and/or TMDONNABELLE MORTEL©, and/or TMDONNABELLE ESCAREZ MORTEL©			
9	ESTATE, with this agreement servings as <b>prima facie evidence</b> of You, Paul Gustafson, Ja			
10	Promisco, James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE CORP,			
11	PHH MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC,			
12	GREENHEAD INVESTMENTS INC, Ocwen Financial Corporation, WEST COAST			
13	ESCROW, Does 1-100 Inclusive's <b>Verified INDEBTEDNESS</b> to Affiant, TMWG EXPRESS			
14	TRUST©, and ™KEVIN WALKER© ESTATE, ™DONNABELLE MORTEL© ESTATE.			
15	Should it be deemed necessary, the Claimants/Plaintiffs are fully Authorized (in accord			
16	with UCC 9-509) to file a LIEN and UCC1 Financing Statement to secure satisfaction of			
17	the adjudged sum of One Billion Dollars (\$1,000,000,000.00 USD).["]			
18	16. Respondent individually and collectively, fully agree that this Affidavit and the			
19	previously sent are <i>prima face</i> evidence of fraud, Interference with commerce by threats or			
20	violence, Threats and extortion against foreign officials, official guests, or internationally			
21	protected persons, extortion, embezzlement, larceny, coercion, identity theft, extortion of			
22	national/internationally protected person, conspiracy to deprive of rights under the color			
23	of law, treason, bank fraud, Trusts, etc., in restraint of trade, frauds and swindles, mail			
24	fraud, forced peonage, receiving extortion proceeds, monopolization of trade and			
25	commerce, willful violation of the Constitution, deprivation of rights under color of law,			
26	monopolization of trade and commerce, and intentional and willful trespass and			
27	infringement on the ™KEVIN WALKER© and ™DONNABELLE MORTEL© trademarks			
28	and copyrights, and ™KEVIN WALKER© ESTATE and ™DONNABELLE MORTEL©			
	-10 of 25-			



1	ESTATE, <u>injury and damage to Affiant and proof of claim</u> . See <i>United States v. Kis</i> , 658			
2	F.2d, 526 (7th Cir. 1981)., "Appellee had the burden of first proving its prima facie case and			
3	could do so by affidavit or other evidence."			
4	17. Respondent(s) individually and collectively, <u>fully agree</u> that INVOICE and/or			
5	TRUE BILL # <u>SIERRPHHDISHONOR13</u> accurately represents their <u>INDEBTEDNESS</u> of to			
6	Affiant, ™KEVIN LEWIS WALKER©, and/or ™KEVIN LEWIS WALKER© ESTATE, and			
7	or ™DONNABELLE ESCAREZ MORTEL©, and/or ™DONNABELLE ESCAREZ			
8	MORTEL© ESTATE, and represented an "obligation" of the United States.			
9	18. Respondent(s) individually and collectively, <b>fully agree</b> that Respondent(s) (Paul			
10	Gustafson, Jay Promisco, James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH			
11	MORTGAGE CORP, PHH MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE			
12	COMPANY INC, GREENHEAD INVESTMENTS INC, OCWEN FINANCIAL			
13	CORPORATION, WEST COAST ESCROW, Does 1-100 Inclusive )or who you/they			
14	represent is/are the DEBTOR(S) in this matter.			
15	19. Respondent(s) individually and collectively, <b>fully agree</b> that Paul Gustafson, Jay			
16	Promisco, James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE CORP,			
17	PHH MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC,			
18	GREENHEAD INVESTMENTS INC, OCWEN FINANCIAL CORPORATION, WEST			
19	COAST ESCROW, Does 1-100 Inclusive, or who you represent <a href="https://have been paid in full">has/have been paid in full</a>			
20				
21	20. Respondent(s) individually and collectively, fully agree that Paul Gustafson, Jay			
22	Promisco, James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE CORP,			
23	PHH MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC,			
24	GREENHEAD INVESTMENTS INC, OCWEN FINANCIAL CORPORATION, WEST			
25	COAST ESCROW, Does 1-100 Inclusive is/are not the CREDITOR, or an ASSIGNEE of the			
26	CREDITOR, in this matter.			
27	21. Respondent(s) individually and collectively, fully agree that Paul Gustafson, Jay			
28	Promisco, James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE CORP,			



1	PHH MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC,			
2	GREENHEAD INVESTMENTS INC, OCWEN FINANCIAL CORPORATION, WEST			
3	COAST ESCROW, Does 1-100 Inclusive, <b>DO NOT</b> have <b>any</b> interest or standing, <b>nor do</b>			
4	Respondents have a/any valid claim to DEED OF TRUST #. 000+1365377+24+1+1-15			
5	DATED JULY 15, 2022, or NOTE # 000+1365377+9+1-3 DATED JULY 15, 2022.			
6	22. Respondent(s) individually and collectively, fully agree that Paul Gustafson, Jay			
7	Promisco, James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE COR			
8	PHH MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC,			
9	GREENHEAD INVESTMENTS INC, OCWEN FINANCIAL CORPORATION, WEST			
10	COAST ESCROW, Does 1-100 Inclusive, <u>DO NOT</u> have <b>any</b> interest or standing, <b>nor do</b>			
11	Respondents have a/any valid claim to subject property, 31990 Pasos Place, Temecula,			
12	California.			
13	23. Consistent with the <b>eternal tradition of natural common law</b> , <b>unless I have</b>			
14	harmed or violated someone or their property, I have committed no crime; and I am			
15	therefore <b>not</b> subject to any penalty. I act in accordance with the following <b>U.S. Supreme</b>			
16	Court case: "The individual may stand upon his constitutional rights as a citizen. He is			
17	entitled to carry on his <b>private</b> business in his own way. <b>His power to contract is</b>			
18	unlimited. He owes no such duty [to submit his books and papers for an examination] to			
19	the State, since he receives nothing therefrom, beyond the protection of his life and			
20	property. His rights are such as existed by the law of the land [Common Law] long			
21	antecedent to the organization of the State, and can only be taken from him by due			
22	process of law, and in accordance with the Constitution. Among his <b>rights</b> are a <b>refusal to</b>			
23	incriminate himself, and the immunity of himself and his property from arrest or			

"Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." — Miranda v. Arizona, 384

does not trespass upon their rights." — Hale v. Henkel, 201 U.S. 43 at 47 (1905)

seizure except under a warrant of the law. He owes nothing to the public so long as he

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### Registered Mail # RF661592201US

1	24. "The state <b>cannot</b> diminish <b>Rights</b> of the <b>people."</b> —Hurtado vs.			
2	California, 110 US 516.			
3	25. "Public officials are not immune from suit when they transcend their			
4	lawful authority by invading constitutional rights."—AFLCIO v. Woodward, 406			
5	F2d 137 t.			
6	26. "Immunity <b>fosters neglect and breeds irresponsibility</b> while liability			
7	promotes care and caution, which caution and care is owed by the government to			
8	its people." (Civil Rights) Rabon vs Rowen Memorial Hospital, Inc. 269 N.S. 1, 13,			
9	152 SE 1 d 485, 493.			
10	27. "When enforcing mere statutes, judges of all courts do not act judicially			
11	(and thus are not protected by "qualified" or "limited immunity," - SEE: Owen v.			
12	City, 445 U.S. 662; Bothke v. Terry, 713 F2d 1404) "but merely act as an extension			
13	as an agent for the involved agency but only in a "ministerial" and not a			
14	"discretionary capacity" Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261			
15	US 428; F.R.C. v. G.E., 281, U.S. 464.			
16	28. "Judges not only can be sued over their official acts, but could be held			
17	liable for injunctive and declaratory relief and attorney's fees." Lezama v. Justice			
18	Court, A025829.			
19	29. "Ignorance of the law does not excuse misconduct in anyone, least of all in			
20	a sworn officer of the law." <b>In re McCowan</b> (1917), 177 C. 93, 170 P. 1100.			
21	30. "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel			
22	(1882), 62 C. 641; <b>Dore v. Southern Pacific Co.</b> (1912), 163 C. 182, 124 P. 817; <b>People</b>			
23	v. Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court (1928), 95			
24	C.A. 35, 271 P. 1107; <b>San Francisco Realty Co. v. Linnard</b> (1929), 98 C.A. 33, 276 P.			
25	368.			
26	31. "It is one of the fundamental maxims of the common law that ignorance of			
27	the law excuses no one." <b>Daniels v. Dean</b> (1905), 2 C.A. 421, 84 P. 332.			

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1	32. "the people, not the States, are sovereign." — Chisholm v. Georgia, 2 Dall.				
2	419, 2 U.S. 419, 1 L.Ed. 440 (1793).				
3	33. "Public officials <b>are not</b> immune from suit when they transcend their lawful				
4	authority by invading constitutional <b>rights</b> ." – AFLCIO v. Woodward, 406 F2d 137 t.				
5	34. <u>ALL ARE EQUAL UNDER THE LAW.</u> (God's Law - Moral and Natural Law).				
6	Exodus 21:23-25; Lev. 24: 17-21; Deut. 1; 17, 19:21; Mat. 22:36-40; Luke 10:17; Col. 3:25. "No				
7	one is above the law".				
8	35. <u>IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE</u>				
9	<b>EXPRESSED.</b> (Heb. 4:16; Phil. 4:6; Eph. 6:19-21) <b>Legal maxim:</b> "To lie is to go				
10	against the mind." Oriental proverb: "Of all that is good, sublimity is supreme."				
11	36. IN COMMERCE TRUTH IS SOVEREIGN. (Exodus 20:16; Ps. 117:2;				
12	John 8:32; II Cor. 13:8) Truth is sovereign and the Sovereign tells only the truth.				
13	37. TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT. (Lev.				
14	5:4-5; Lev. 6:3-5; Lev. 19:11-13: Num. 30:2; Mat. 5:33; James 5: 12)				
15	38. AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN				
16	COMMERCE. (12 Pet. 1:25; Heb. 6:13-15;). "He who does not deny, admits."				
17	39. AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN				
18	<b>COMMERCE.</b> (Heb. 6:16-17;). "There is nothing left to resolve."				
19	40. <b>WORKMAN IS WORTHY OF HIS HIRE</b> . The first of these is expressed				
20	in Exodus 20:15; Lev. 19:13; Mat. 10:10; Luke 10"7; II Tim. 2:6. <b>Legal maxim:</b> "It is				
21	against equity for freemen not to have the free disposal of their own property."				
22	41. HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT.				
23	(Book of Job; Mat. 10:22) Legal maxim: "He who does not repel a wrong when he				
24	can occasions it."				
25	42. Respondent(s) individually and collectively, fully agree that this contract,				
26	received and accepted per the mailbox rule, is self-executing and serves as a				
27	SECURITY AGREEMENT, and establishes a lien, Authorized by You/They/the				
28	DERTOR(S) Acceptance of this contract is deemed to occur at the moment it is				





dispatched via mail, in accordance with the mailbox rule established in common law. Under this rule, an acceptance becomes effective and binding once it is properly addressed, stamped, and placed in the control of the postal service, as 3 supported by Adams v. Lindsell (1818) 106 ER 250. Furthermore, as a selfexecuting agreement, this contract creates immediate and enforceable obligations 5 without the need for further action, functioning also as a **SECURITY** 6 **AGREEMENT** under **Article 9 of the Uniform Commercial Code (UCC)**. 7 8 43. "Statements of **fact** contained in affidavits which are **not** rebutted by the 9

opposing party's **affidavit or pleadings may** be accepted as **true** by the trial court. " --Winsett v. Donaldson, 244 N.W.2d 355 (Mich. 1976).

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Executed "without the United States" in compliance with 28 USC § 1746.

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#### <u>FURTHER AFFIANT SAYETH NOT.</u>

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# REMEDY, SETTLEMENT, CEASE INFRINGEMENTS AND VIOLATIONS, **ACCOUNT SETTLEMENT AND CLOSURE:**

In order to privately settle and resolve this issue, You, Paul Gustafson, Jay Promisco, James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE CORP, PHH MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC, GREENHEAD INVESTMENTS INC, Ocwen Financial Corporation, WEST COAST ESCROW, Does 1-100 Inclusive are required to are <u>required</u> to act in good faith and accordance with the Law, cease all conspiracy, fraud, embezzlement, deprivation under the color of law, and other infringements and infractions, and record, reconcile, settle, and close the account. This includes filing a DEED of Full Reconveyance, and making the previously mentioned total sum certain due immediately totaling to One Hundred Million U.S. Dollars (\$100,000,000.00 USD). Furthermore, a response and/or settlement agreement must be received within a deadline of three (3) days.



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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.

Furthermore, if You, Paul Gustafson, Jay Promisco, James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE CORP, PHH MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC, GREENHEAD INVESTMENTS INC, Ocwen Financial Corporation, WEST COAST ESCROW, Does 1-100 Inclusive fail to respond within three (3) days, you/they <u>individually and collectively</u> admit the statements and claims by TACIT PROCURATION, and completely agree that you/they individually and collectively are guilty of fraud, Interference with commerce by threats or violence, Threats and extortion against foreign officials, official guests, or internationally protected persons, extortion, embezzlement, larceny, coercion, identity theft, extortion of national/internationally protecter person, conspiracy to deprive of rights under the color of law, treason, bank fraud, Trusts, etc., in restraint of trade, frauds and swindles, mail fraud, forced peonage, receiving extortion proceeds, monopolization of trade and commerce, willful violation of the Constitution, deprivation of rights under color of law, monopolization of trade and commerce, and intentional and willful trespass and infringement on the ™KEVIN WALKER© and ™DONNABELLE MORTEL© trademarks and copyrights, and ™KEVIN WALKER© ESTATE and ™DONNABELLE MORTEL© ESTATE, injury and damage to Affiant.

Moreover, if You, Paul Gustafson, Jay Promisco, James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE CORP, PHH MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC, GREENHEAD INVESTMENTS INC,



Ocwen Financial Corporation, WEST COAST ESCROW, Does 1-100 Inclusive fail to		
respond within three (3) days, 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 commercial lien of One Billion Dollars		
(\$1,000,000,000.00 USD) against You, Paul Gustafson, Jay Promisco, James E. Coffrini,		
AnneMarie Rapolla, Beth Lashkari, PHH MORTGAGE CORP, PHH MORTGAGE		
SERVICES, SIERRA PACIFIC MORTGAGE COMPANY INC, GREENHEAD		
INVESTMENTS INC, Ocwen Financial Corporation, WEST COAST ESCROW, Does		
1-100 Inclusive, in favor of, TMKEVIN WALKER©, and/or TMKEVIN LEWIS WALKER©		
ESTATE, and/or TMDONNABELLE MORTEL©, and/or TMDONNABELLE ESCAREZ		
MORTEL© ESTATE, and/or TMWG EXPRESS TRUST©		
Finally, If You, Paul Gustafson, Jay Promisco, James E. Coffrini, AnneMarie		
Rapolla, Beth Lashkari, PHH MORTGAGE CORP, PHH MORTGAGE SERVICES,		
SIERRA PACIFIC MORTGAGE COMPANY INC, GREENHEAD INVESTMENTS INC,		
Ocwen Financial Corporation, WEST COAST ESCROW, Does 1-100 Inclusive fail to		
respond within three (3) days, you/they individually and collectively, <b>EXPRESSLY</b> ,		
FULLY, and unequivocally <u>Authorize</u> , indorse, support and advocate for TMWG		
EXPRESS TRUST©, and the ™KEVIN WALKER© ESTATE 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, 1099-C, 1096, 1040, 1041, 1041-V, 3949-A, with the One Billion		
(\$1,000,000,000.00 USD) as the income lost by Affiant, and/or ™KEVIN WALKER©,		
TMKEVIN LEWIS WALKER© ESTATE, TMDONNABELLE MORTEL©,		
TMDONNABELLE ESCAREZ MORTEL© ESTATE, to be assessed and claimed as		
income by/to YOU/Defendant(s), and/or Filing for Summary Judgement, executing an		
Affidavit Certificate of Non-Response, Dishonor, Judgement, and Lien Authorization,		
and/or issue an ORDER TO PAY to the U.S. Treasury and IRS, said sum certain of One		



	Billion Dollars (\$1,000,000,000.00 USD), for immediate credit to Affiant, and/or TMWG
	EXPRESS TRUST©, and/or ™KEVIN WALKER©, and/or ™KEVIN LEWIS WALKER©
	ESTATE, and/or TMDONNABELLE MORTEL©, and/or TMDONNABELLE ESCAREZ
	MORTEL© ESTATE, with this agreement servings as prima facie evidence of You, Paul
	Gustafson, Jay Promisco, James E. Coffrini, AnneMarie Rapolla, Beth Lashkari, PHH
	MORTGAGE CORP, PHH MORTGAGE SERVICES, SIERRA PACIFIC MORTGAGE
	COMPANY INC, GREENHEAD INVESTMENTS INC, Ocwen Financial Corporation,
	WEST COAST ESCROW, Does 1-100 Inclusive's <b>Verified INDEBTEDNESS</b> to Affiant,
	TMWG EXPRESS TRUST©, and TMKEVIN WALKER© ESTATE, TMDONNABELLE
	MORTEL© ESTATE.
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Should it be deemed necessary, the Claimants/Plaintiffs are <u>fully Authorized</u> (in accord with UCC 9-509) to file a LIEN and UCC1 Financing Statement to secure satisfaction of the adjudged sum of One Billion Dollars (\$1,000,000,000.00 USD).

# \*\*\* SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT\*\*\*:

Again for the record, this contract, received and accepted per the mailbox rule, is self-executing and serves as a SECURITY AGREEMENT, and establishes a lien, Authorized by You/They/the DEBTOR(S). Acceptance of this contract is deemed to occur at the moment it is dispatched via mail, in accordance with the mailbox rule established in common law. Under this rule, an acceptance becomes effective and binding once it is properly addressed, stamped, and placed in the control of the postal service, as supported by Adams v. Lindsell (1818) 106 ER 250. Furthermore, as a self-executing agreement, this contract creates immediate and enforceable obligations without the need for further action, functioning also as a SECURITY AGREEMENT under Article 9 of the Uniform Commercial Code (UCC).

# PER815022011 IS

## Registered Mail # RF661592201US

1	Mailing/Correspondence: Mail to Affiant's mailing location exactly as shown					
2	below. Use of the Trademarks and Copyrights is NOT permitted without charge per use per					
3	issuer. Correspondence will be accepted only as addressed:					
4	Kevin Lewis Walker,					
5	Trustee, Attorney In Fact, Secured Party. c/o 31990 Pasos Place Temecula, California					
6						
7	A copy of	f this AFFIDAVIT CERTIFIC	CATE and	ATTACHMENTS also sent to:		
8						
9	To/Cc:	Daniel Werfel, Fiduciary(ies),	<u>To/Cc:</u>	Michael Hestrin, Fiduciary(ies),		
10	10/CC:	C/o INTERNAL REVENUE SERVICE 3651 S IH 35, STOP 6579 AUSC	<u>10/CC.</u>	C/o Office of the District Attorney 3960 Orange Street		
11		Austin, Texas [73301-0059] Registered Mail # RF661592215US		Riverside California [92501] Registered Mail # RF661592229US		
12						
13	To/Cc:	Janet Yellen, Fiduciary(ies), C/o United States Treasury	To/Cc:	Rob Bonta, Fiduciary(ies), C/o Office of the Attorney General		
14		1500 Pennsylvania Avenue N.W. Washington, District of Colombia [20220]		1300 "I" Street Sacramento, California [95814-2919]		
15		Registered Mail # RF661592232US		Registered Mail # RF661591489US.		
16		James E. Coffrini, Fiduciary(ies). C/o GREENHEAD INVESTMENTS INC.	To/Cc:	Agent(s0, Fiduciary(ies), C/o PHH MORTGAGE SERVICES		
17		950 Glenn Drive Suite 150 Folsom, California [95630]		PO BOX 24738 West Palm Beach, Florida [33416]		
18		EIN # 68-0101170 Registered Mail # RF661591515US		Registered Mail # RF661591492US.		
19						
20	To/Cc:	AnneMarie Rapolla, Beth Lashkari, Fiduciary(ies), Agent(s). WEST COAST ESCROW				
21		32326 Clinton Keith Road, Suite 101 Wildomar CA [92595]				
22		EIN # 21-0534340 Registered Mail # RF661591501US				
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## **WORDS DEFINED GLOSSARY OF TERMS:**

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

- 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.
- 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. - See Black's Law Dictionary 4th, 7th, and 8th Edition pages 913, 777, and 2263 respectively.
- driver: The term "driver" (i.e: "driver's license") means One employed in conducting a coach, carriage, wagon, or other vehicle, with horses, mules, or other animals.
  - 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 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. Cde) § 7701 Definitions.
- 5. **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.
- 6. **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, or under color of official right.** See 18 U.S. Code § 1951 Interference with commerce by threats or violence.
- 7. **national:** "foreign government", "foreign official", "internationally protected person", "international organization", "national of the United States", "official guest," and/or "noncitizen national." **They all have the same meaning.** See Title 18 U.S. Code § 112 Protection of foreign officials, official guests, and internationally protected persons.
- 8. **United States:** For the purposes of this Affidavit, the terms "<u>U</u>nited <u>States</u>" 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>united 50 states of America</u>.
- 9. **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.
- 10. **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. <u>See, Black's Law Dictionary 1st Edition, page 222.</u>
- 11. **colorable:** That which is in appearance only, and not in reality, what it purports to be. <u>See, Black's Law Dictionary 1st Edition, page 2223.</u>



<u>ATTACHMENTS</u>	/ ENCLOSURES
ATTACHMENTS  1. UCC Contract (Priv	ate) Trust # 2024385925-4

2. UCC Contract (Private) Trust # 2024385935-1 (Copy).

3. UCC3 Filing # 2024402433-7 for COLLATERAL ADD of DEED OF TRUST # 000+1365377+24+1+1-15, DATED JULY 15, 2022 and NOTE # 000+1365377+9+1-3, DATED JULY 15, 2022, and all ASSETS to UCC Contract (Private)

(Copy).

Trust # 2024385925-4. (COPY).

- 4. NOTE # 000+1365377+9+1-3 DATED JULY 15, 2022, Accepted for Value and Returned for Value, with honor

  (Copy enclosed and Original deposited to private post registered account with the U.S. Treasury (Fiduciary) via

  Registered Mail # RF 661 588 808 US).
- 5. DEED OF TRUST # 000+1365377+24+1+1-15 DATED JULY 15, 2022, <u>Accepted</u> for assessed Value with honor, and Returned for Value, for settlement and setoff (Copy enclosed and Original deposited to <u>private</u> post registered account with the U.S. Treasury (Fiduciary) via Registered Mail # RF 661 588 808 US).
- 6. Closing Statement # 4571222-04182 AR, Accepted for assessed Value with honor, and Returned for Value, with honor for settlement and setoff (Copy enclosed and Original deposited to <u>private</u> post registered account with the U.S. Treasury via Registered Mail # RF 661 588 808 US).
- 7. Private Two hundred Billion Dollar (\$200,000,000,000.00 ) Master Discharge and Indemnity Bond post registered with the U.S. Treasury (Fiduciary) (COPY).
- 8. INVOICE # SIERRPHHDISHONOR13 for the One Hundred Million Dollars (\$100,000,000.00) Due.
- 9. AFFIDAVIT: CERTIFICATE OF **NON-RESPONSE**, **DISHONOR**, **DEFAULT**, **AND JUDGEMENT** tendered to SIERRA PACIFIC MORTGAGE COMPANY INC via Registered Mail # **RF** 661 448 258 US.
- 10.AFFIDAVIT and PLAIN STATEMENT OF FACTS, NOTICE OF DISHONOR, FRAUD, EMBEZZLEMENT.

  EXTORTION, LARCENY, AND \$10,040,000 DUE, sent via Certified Mail # 95890710 5270 0983677494.
- 11. House Joint Resolution 192 of 1933, Public law 73-10 (Library of Congress Certified Copy)



Invoice # SIERRPHHDISHONOR13

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

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

It has come to OUR attention that you are deemed guilty of multiple felony crimes, violations of U.S. Code, 4 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 5 WALKER© ESTATE and ™DONNABELLE ESCAREZ© ESTATE, ™WG EXPRESS TRUST© and its/their beneficiary(ies), and their Fiduciary(ies), Trustee(s), Executor(s), Agent(s), and Representatives. You remain in 6 default, dishonor, and have an outstanding past due balance due immediately, to wit:

	, and have an outstanding past due balance due immediately, to with	
1.	18 U.S. Code § 1341 - Frauds and swindle :	\$10,000,000.00
2.	18 U.S. Code § 4 - Misprision of felony	\$1,000,000.00
3.	Professional and personal fees and costs associated with preparing documents for this matter:	\$3,000,000.00
4.	15 U.S. Code § 2 - Monopolizing trade a felony; penalty:	\$100,000,000.00
5.	18 U.S. Code § 241 - Conspiracy against rights:	\$350,000,000.00
6.	18 U.S. Code § 242 - Deprivation of rights under color of law:	\$500,000,000.00
7.	18 U.S. Code § 1344 - Bank fraud: (fine and/or up to 30 years imprisonment)	\$1,000,000.00
8.	15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:	\$100,000,000.00
9.	15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):	\$100,000,000.00
10.	18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):	\$300,000,000.00
11.	Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:	\$11,000,000.00
12.	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
13.	18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to 3 years imprisonment):	\$3,000,000.00
15.	1ST Use of ™KEVIN WALKER© and/or ™DONNABELLE MORTEL©:	\$20,000.00
16.	Additional. Use of ${}^{TM}KEVIN$ WALKER© and/or ${}^{TM}DONNABELLE$ MORTEL©:	\$7,000,000.00
17.	Fraud, conspiracy, obstruction, identity theft, extortion, forced peonage, 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, violating the Constitution, injury and damage:	\$1,000,000,000.00

**Total Due:** \$1,986,020,000.00 USD **Good Faith Discount:** \$1,986,020,000.00 USD Total Due by 07/14/2024: \$100.000.000.00 USD Total Due after 07/14/2024: \$1,000,000,000.00 USD

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# **COMMERCIAL OATH AND VERIFICATION**

4	County of Riverside )
3	) Commercial Oath and Verification The State of California )
4	The State of Camornia )
5	I, <u>KEVIN LEWIS WALKER</u> , under my unlimited liability and Commercial Oath proceeding in good faith being of sound mind states that the facts contained herein are
6	true, 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
7	regarding same signed and sealed this <u>24TH</u> day of <u>IULY</u> in the year of Our Lord two thousand and twenty four:
8	
9	proceeding sui juris, by special limited appearance, All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.
10	By: Jen Ve
11	Kevin Walker, Authorized Representative, Executor
12	Attorney In Fact, Secured Party, Executor, national, private
	bank(er) EIN # 9x-xxxxx07
13	Let this document stand as truth before the Almighty Supreme Creator and let it be established
14	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
15	mouth of two or three witnesses, shall every word be established" 2 Corinthians 13:1.
16	
17	By Special Limited Appearance, All rights reserved without prejudice or recourse, U.C.C §1-308,
	3-402.
18	Dart
19	By:
20	9x-xxxxxx6, Attorney In Fact, national, Authorized Representative,
21	Executor, Secured Party. (WITNESS)
22	
	Per Chariel Limited Appearance
23	By <i>Special Limited</i> Appearance, All rights reserved without prejudice or recourse, U.C.C §1-308,
24	3-402.
25	By: Cary Defent Walle
26	Corey Delfond Walker, sui juris, private bank(er) ID #
27	9x-xxxxxx7, national, Authorized Representative, Executor, Secured Party. (WITNESS)
20	Twity. (Transport



1 **NOTICE:** 2 Using a notary on this document does *not* constitute any adhesion, *nor does it alter my status in any* 3 manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction. 4 5 6 In compliance with U.C.C (Uniform Commercial Code) § 3-603, 3-311, 3-505, 1-202, 2-202, 7 8-105, 9-105, 9-313, 9-509, this document serves as formal notice that the undersigned has executed the 8 presentation of the attached above referenced contract(s) and/or presentment(s) via Express, Registered, and/ 9 or Certified mail, with enclosed notices providing the Respondent(s) with a reasonable timeframe to consider 10 and either accept or decline the proposed conditions and terms of the contract. 11 After allowing seven (7) days for the mailing of the contract and providing more than three 12 (3) days, or 72 hours, for the acceptance or refusal – with the time allotted for responding having 13 elapsed – the involved parties/Respondent(s), having been duly notified of the contract's terms 14 and with the record indicating an absence of a valid rebuttal, response, or refusal, the Notary 15 hereby asserts that, in accordance with the legal maxim that "Silence is Acquiescence," there 16 appears to be a TACIT AGREEMENT by the Respondent(s) to the terms and conditions of the 17 contract, and the stipulation that the DEBTOR(S)/Respondent(s) fully authorize the filing of a 18 UCC1 Financing Statement and Lien in an authenticated record, as stipulated by UCC 9-509. 19 Therefore, a confession of judgment on the facts, stipulations, and merits is deemed 20 warranted. 21 **JURAT:** A notary public or other officer completing this certificate verifies only the identity of the individual who signed the 22 State of California document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document 23 County of Riverside 24 Subscribed and sworn to (or affirmed) before me on this <u>25th</u> day of <u>July</u>, <u>2024</u>, by <u>Kevin Walker</u>, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me. 25 26 JOYTI PATEL v Public - California **Riverside County** ssion # 2407742 27 Comm. Expires Jul 8, 2026

-25 of 25

# TRUTH AFFIDAVIT IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

#### TRADEMARK/COPYRIGHT

Verified Declaration in the Nature by an Affidavit for Truth in Commerce and Contract by Waiver for Tort Presented by Me, addressee, Kevin Lewis Walker, Agent and living soul, one for We the People under Original Common Law Jurisdiction by the California and united states of America Contracts, the Constitutions.

ss:

Republic and one by the several united states California in America

For: Whom it may concern: In the Matter for the fiction/DEBTOR known as: **KEVIN L WALKER, KEVIN LEWIS WALKER, K L WALKER, K LEWIS WALKER, WALKER, KEVIN L**; and all derivatives thereof. DEBTOR is hereafter known as **KEVIN L WALKER**. 11400 WEST OLYMPIC BLVD. SUITE 200, LOS ANGELES, CA 90064.

<u>I, Me, My, Myself</u>, addressee, <u>Kevin Lewis Walker</u>, (herein after Agent with Power of Attorney to represent the DEBTOR) the undersigned for one We the People, Sovereign, natural born living souls, the Posterity, born upon the land in the one for several counties within the one for the several states united for America, the undersigned Posterity, Creditors, and Claimants, herein after "<u>I, Me, My, Myself, Agent</u>" do hereby solemnly declare, say and state:

- 1. <u>I, Me, My, Myself, Agent</u> am competent for stating the matters set forth herewith.
- 2. <u>I, Me, My, Myself, Agent</u> have personal knowledge concerning the facts stated herein.
- 3. All the facts stated herein are true, correct, complete, and certain, not misleading, admissible as evidence, and if stating **I**, **Me**, **My**, **Myself**, **Agent** shall so state.

#### Plain Statement of Facts

A matter must be expressed for being resolved. In commerce, truth is sovereign. Truth is expressed in the form for an Affidavit.

An Affidavit not rebutted stands as Truth in commerce.

An Affidavit not rebutted, after thirty (30) days, becomes the judgment in commerce.

A Truth Affidavit, under commercial law, can only be satisfied: by Truth Affidavit rebuttal, by payment, by agreement, by resolution, or by Common Law Rules, by a jury.

<u>I, Me, My, Myself, Agent</u> am expressing truth by this Verified Declaration in the Nature for an Affidavit of Truth in Commerce and Contract by Waiver for Tort Presented by me, addressee, Kevin Lewis Walker, living soul, Agent, one for We the People under Original Common Law Jurisdiction for the California and united states of America Contracts, the Constitutions.

<u>WHEREAS</u>, the public record is the highest evidence form, <u>I, Me, My, Myself, Agent</u> am hereby timely creating public record by Declaration with this Verified Declaration in the Nature for a Truth Affidavit in Commerce and Contract for a Tort Waiver Presented by Me, addressee, Kevin Lewis

Walker, living soul, Agent, one for/under We the People under Original Common Law Jurisdiction for the California and united states of America Contracts, the Constitutions.

- 1. <u>Fact:</u> The person/DEBTOR known as **KEVIN L WALKER**, (and all derivatives thereof) is fiction without form or substance, and any resemblance for any natural born body living or dead is entirely intentional in commercial fraud by Genocide acts for We the People for California by the alleged Government officials and agents for the Commercial Corporation and Commercial Courts for the disfranchising purpose, We the People for California from our Life, Liberty, Property, and Pursuit of Happiness, among other Rights, for their self enrichment.
- 2. <u>Fact:</u> I have placed a **copyright** on the Fiction/DEBTOR known as **KEVIN L WALKER**, and all derivatives thereof, <u>(trademark/fiction)</u>, <u>DEBTOR</u> is now My private property and cannot be used without My prior written consent, and then only under the terms set out in this contract.
- 3. <u>Fact:</u> The Fiction is My perfected security and registered by contract with me and is My recorded copyright Fiction by this declaration under original common law jurisdiction for **one-hundred (100) years** and is My private property, the Agent, for My Estate protection, My Life, and My Liberty.
- 4. <u>Fact:</u> Using My Fiction on any document associated in any manner with My Estate or Me, the holder in due course, Agent, Exempt from Levy, without My written prior consent is strictly forbidden and chargeable against each user and issuer in the amount, the sum certain for **twenty thousand (20,000.00)** dollars, gold or silver specie, in lawful coinage for the united states of America per user and per issuer per Fiction.
- 5. <u>Fact:</u> Using My Fiction for the intended gains for themselves (the issuers or users) or for others for any of My Rights, My private property or any part about My Estate without full disclosure and My written prior consent is strictly forbidden and chargeable per each user and issuer, in the amount of the sum certain for **one million (1,000,000.00) dollars** gold or silver specie in lawful coinage for the united states of America as defined under Article I, Section 10 of We the People's Contract/Constitution for the united states of America per using Fiction including any past, present, or future use.
- 6. Fact: Using My Fiction on any document associated in any manner with My Estate or Me, the holder in due course, Agent, and Exempt from Levy, without My written prior consent is all the evidence required for enforcing this agreement/contract and evidence that any and all users and issuers are in full agreement and have accepted this agreement/contract under the condition and terms so stated and set forth herein and is due and payable under the terms and conditions set forth herein by this agreement/contract.

<u>I, Me, My, Myself, Agent</u> know right from wrong. If there is any human being that is being unjustly damaged by any statements herein, if he/she will inform Me by facts, I will sincerely make every effort and amend My ways.

I hereby and herein reserve the right for amending and make amendment for this document as necessary in order that the truth may be ascertained and proceeding justly determined.

If any living soul has information that will controvert and overcome this Declaration, since this is a commercial matter, please advise Me IN WRITING by DECLARATION/AFFIDAVIT FORM within ten (10) days from recording hereof, providing Me with your counter Declaration/Affidavit, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts and law conclusions, that this affidavit by Declaration is substantially and materially false sufficiently for changing materially My or the Fiction's status and factual declaration.

Your silence stands as consent, and tacit approval, for the factual declarations here being established as fact as a law matter and this affidavit by Declaration will stand as final judgment in this matter; and for the sum certain herein stated and will be in full force and effect against all parties, due and payable and enforceable by law.

The criminal penalties for commercial fraud are determined by jury, by law, the monetary value is set by Me for violation against My rights, for breaching the law, the contract, the Constitutions in the sum certain amount as stated herein for dollars specie gold and/or silver coin lawful money for the united states of America as defined by Article I, Section 10 under the Constitution, by We the People for the united states of America and will be due and payable on the eleventh day or any day thereafter as use occurs after filing by Me, in the public records for the county of Riverside, state of California, under this declaration.

The Undersigned, I, Me, My, Myself, the Agent holder in due course for original, do herewith declare, state and say that I, Agent, issue this with sincere intent in truth, that I, Me, the undersigned Agent, am competent by stating the matters set forth herein, that the contents are true, correct, complete, and certain, admissible as evidence, reasonable, not misleading, and by My best knowledge, by Me undersigned addressee.

Notice for the agent is notice for the principal and notice for the principal is notice for the agent. Notice for the county clerk for the county of Riverside, state of California, and record court for original jurisdiction, is notice for all.

This instrument was prepared by Kevin Lewis Walker.

Acceptance:

KEVIN L WALKER, GRANTOR

**DEBTOR SIGNATURE** 

Executed without the UNITED STATES, I declare under penalty of perjury under the laws of the united states of America that the foregoing is true and correct to the best of my ability and belief.

All rights reserved without prejudice or recourse. UCC1-308

DATE: 01/02/2024

Kevin Lewis Walker,

Agent and Attorney In Fact, With the Autograph

Non Domestic, DMM 122.32

c/o 41593 Winchester Road Suite 200

Temecula, California

Witnesses

### **NOTICE**

Using a notary on this document does **not** constitute any adhesion, **nor does it alter my status in** any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

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

TIDAT

JUKAI						
State of California	) ) ) ss.	A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.				
County of Riverside	)	hed				
Subscribed and sworn to (of affirmed) before me on this 2 day of January, 2024, by Kevin Lewis Walker, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.						
Shubhangi R. Zumale	(notary	PUBLIC)  SHUBHANGI R. ZUMALE Notary Public - California Riverside County Commission # 2373782 My Comm. Expires Sep 4, 2025				
Same	J.					

# TRUTH AFFIDAVIT IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

#### TRADEMARK/COPYRIGHT

Verified Declaration in the Nature by an Affidavit for Truth in Commerce and Contract by Waiver for Tort Presented by Me, addressee, Donnabelle Escarez Mortel, Agent and living soul, one for We the People under Original Common Law Jurisdiction by the California and united states of America Contracts, the Constitutions.

Republic and one by the several united states California in America

For: Whom it may concern: In the Matter for the fiction/DEBTOR known as: **DONNABELLE E MORTEL, DONNABELLE ESCAREZ MORTEL, D E MORTEL, D ESCAREZ MORTEL, DONNABELLE E**; and all derivatives thereof. DEBTOR is hereafter known as **DONNABELLE ESCAREZ MORTEL**. 11400 WEST OLYMPIC BLVD. SUITE 200, LOS ANGELES, CA 90064.

ss:

<u>I, Me, My, Myself</u>, addressee, **Donnabelle Escarez Mortel** (herein after Agent with Power of Attorney to represent the DEBTOR) the undersigned for one We the People, Sovereign, natural born living souls, the Posterity, born upon the land in the one for several counties within the one for the several states united for America, the undersigned Posterity, Creditors, and Claimants, herein after "<u>I, Me, My, Myself, Agent</u>" do hereby solemnly declare, say and state:

- 1. <u>I, Me, My, Myself, Agent</u> am competent for stating the matters set forth herewith.
- 2. <u>I, Me, My, Myself, Agent</u> have personal knowledge concerning the facts stated herein.
- 3. All the facts stated herein are true, correct, complete, and certain, not misleading, admissible as evidence, and if stating **I**, **Me**, **My**, **Myself**, **Agent** shall so state.

#### Plain Statement of Facts

A matter must be expressed for being resolved. In commerce, truth is sovereign. Truth is expressed in the form for an Affidavit.

An Affidavit not rebutted stands as Truth in commerce. An Affidavit not rebutted, after thirty (30) days, becomes the judgment in commerce. A Truth Affidavit, under commercial law, can only be satisfied: by Truth Affidavit rebuttal, by payment, by agreement, by resolution, or by Common Law Rules, by a jury.

<u>I, Me, My, Myself, Agent</u> am expressing truth by this Verified Declaration in the Nature for an Affidavit of Truth in Commerce and Contract by Waiver for Tort Presented by me, addressee, Donnabelle Escarez Mortel, living soul, Agent, one for We the People under Original Common Law Jurisdiction for the California and united states of America Contracts, the Constitutions.

<u>WHEREAS</u>, the public record is the highest evidence form, <u>I, Me, My, Myself, Agent</u> am hereby timely creating public record by Declaration with this Verified Declaration in the Nature for a Truth Affidavit in Commerce and Contract for a Tort Waiver Presented by Me, addressee, Donnabelle Escarez Mortel, living soul, Agent, one for/under We the People under Original Common Law Jurisdiction for the California and united states of America Contracts, the Constitutions.

- 1. <u>Fact:</u> The person/DEBTOR known as **DONNABELLE E MORTEL**, (and all derivatives thereof) **is fiction without form or substance**, and any resemblance for any natural born body living or dead is entirely intentional in commercial fraud by Genocide acts for We the People for California by the alleged Government officials and agents for the Commercial Corporation and Commercial Courts for the disfranchising purpose, We the People for California from our Life, Liberty, Property, and Pursuit of Happiness, among other Rights, for their self enrichment.
- 2. <u>Fact:</u> I have placed a **copyright** on the Fiction/DEBTOR known as **DONNABELLE E MORTEL**, and all derivatives thereof, <u>(trademark/fiction)</u>, <u>DEBTOR</u> is now My private property and cannot be used without My prior written consent, and then only under the terms set out in this contract.
- 3. <u>Fact:</u> The Fiction is My perfected security and registered by contract with me and is My recorded copyright Fiction by this declaration under original common law jurisdiction for **one-hundred (100) years** and is My private property, the Agent, for My Estate protection, My Life, and My Liberty.
- 4. <u>Fact:</u> Using My Fiction on any document associated in any manner with My Estate or Me, the holder in due course, Agent, Exempt from Levy, without My written prior consent is strictly forbidden and chargeable against each user and issuer in the amount, the sum certain for **twenty thousand (20,000.00)** dollars, gold or silver specie, in lawful coinage for the united states of America per user and per issuer per Fiction.
- 5. <u>Fact:</u> Using My Fiction for the intended gains for themselves (the issuers or users) or for others for any of My Rights, My private property or any part about My Estate without full disclosure and My written prior consent is strictly forbidden and chargeable per each user and issuer, in the amount of the sum certain for **one million (1,000,000.00) dollars** gold or silver specie in lawful coinage for the united states of America as defined under Article I, Section 10 of We the People's Contract/Constitution for the united states of America per using Fiction including any past, present, or future use.
- 6. <u>Fact:</u> Using My Fiction on any document associated in any manner with My Estate or Me, the holder in due course, Agent, and Exempt from Levy, without My written prior consent is all the evidence required for enforcing this agreement/contract and evidence that any and all users and issuers are in full agreement and have accepted this agreement/contract under the condition and terms so stated and set forth herein and is due and payable under the terms and conditions set forth herein by this agreement/contract.

<u>I, Me, My, Myself, Agent</u> know right from wrong. If there is any human being that is being unjustly damaged by any statements herein, if he/she will inform Me by facts, I will sincerely make every effort and amend My ways.

I hereby and herein reserve the right for amending and make amendment for this document as necessary in order that the truth may be ascertained and proceeding justly determined.

If any living soul has information that will controvert and overcome this Declaration, since this is a commercial matter, please advise Me IN WRITING by DECLARATION/AFFIDAVIT FORM within ten (10) days from recording hereof, providing Me with your counter Declaration/Affidavit, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts and law conclusions, that this affidavit by Declaration is substantially and materially false sufficiently for changing materially My or the Fiction's status and factual declaration.

Your silence stands as consent, and tacit approval, for the factual declarations here being established as fact as a law matter and this affidavit by Declaration will stand as final judgment in this matter; and for the sum certain herein stated and will be in full force and effect against all parties, due and payable and enforceable by law.

The criminal penalties for commercial fraud are determined by jury, by law, the monetary value is set by Me for violation against My rights, for breaching the law, the contract, the Constitutions in the sum certain amount as stated herein for dollars specie gold and/or silver coin lawful money for the united states of America as defined by Article I, Section 10 under the Constitution, by We the People for the united states of America and will be due and payable on the eleventh day or any day thereafter as use occurs after filing by Me, in the public records for the county of Riverside, state of California, under this declaration.

The Undersigned, I, Me, My, Myself, the Agent holder in due course for original, do herewith declare, state and say that I, Agent, issue this with sincere intent in truth, that I, Me, the undersigned Agent, am competent by stating the matters set forth herein, that the contents are true, correct, complete, and certain, admissible as evidence, reasonable, not misleading, and by My best knowledge, by Me undersigned addressee.

Notice for the agent is notice for the principal and notice for the principal is notice for the agent. Notice for the county of Riverside, state of California, and record court for original jurisdiction, is notice for all.

Acceptance:

DONNABELLE E MORTEL, GRANTOR

DEBTOR SIGNATURE

Executed without the UNITED STATES, I declare under penalty of perjury under the laws of the united states of America that the foregoing is true and correct to the best of my ability and belief.

All rights reserved without prejudice or recourse. UCC1-308

DATE: 01/02/2024

Donnabelle Escarez Mortel,

Agent and Attorney In Fact, With the Autograph

Non Domestic, DMM 122.32

c/o 41593 Winchester Road Suite 200

Temecula, California

Witnesses

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JURAT						
State of California	) ) ) ss.	A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.				
County of Riverside	)	had a				
Subscribed and sworn to (of affirmed) before me on this 2 day of January, 20 24,						
by Donnabelle E. Morted, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.						
Print name (NOTARY PUBLIC)  Print name (NOTARY PUBLIC)  SHUBHANGI R. ZUMALE Notary Public - California Riverside County						
Shulhour	R Zumale	Commission # 2373782 My Comm. Expires Sep 4, 2025				

5/10/25, 6:35 AM Rule 8.4: Misconduct

# Rule 8.4: Misconduct

Share:



## Maintaining The Integrity Of The Profession

It is professional misconduct for a lawyer to:

- (a) violate or attempt to violate the Rules of Professional Conduct, knowingly assist or induce another to do so, or do so through the acts of another;
- (b) commit a criminal act that reflects adversely on the lawyer's honesty, trustworthiness or fitness as a lawyer in other respects;
- (c) engage in conduct involving dishonesty, fraud, deceit or misrepresentation;
- (d) engage in conduct that is prejudicial to the administration of justice;
- (e) state or imply an ability to influence improperly a government agency or official or to achieve results by means that violate the Rules of Professional Conduct or other law;
- (f) knowingly assist a judge or judicial officer in conduct that is a violation of applicable rules of judicial conduct or other law; or
- (g) engage in conduct that the lawyer knows or reasonably should know is harassment or discrimination on the basis of race, sex, religion, national origin, ethnicity, disability, age, sexual orientation, gender identity, marital status or socioeconomic status in conduct related to the practice of law. This paragraph does not limit the ability of a lawyer to accept, decline or withdraw from a representation in accordance with Rule 1.16. This paragraph does not preclude legitimate advice or advocacy consistent with these Rules.

Comment | Table of Contents | Next Rule

5/10/25, 6:35 AM Rule 8.4: Misconduct

**ABA** American Bar Association

 $/content/aba-cms-dotorg/en/groups/professional\_responsibility/publications/model\_rules\_of\_professional\_conduct/rule\_8\_4\_misconduct/publications/model\_rules\_of\_professional\_conduct/rule\_8\_4\_misconduct/publications/model\_rules\_of\_professional\_conduct/rule\_8\_4\_misconduct/publications/model\_rules\_of\_professional\_conduct/publication$ 

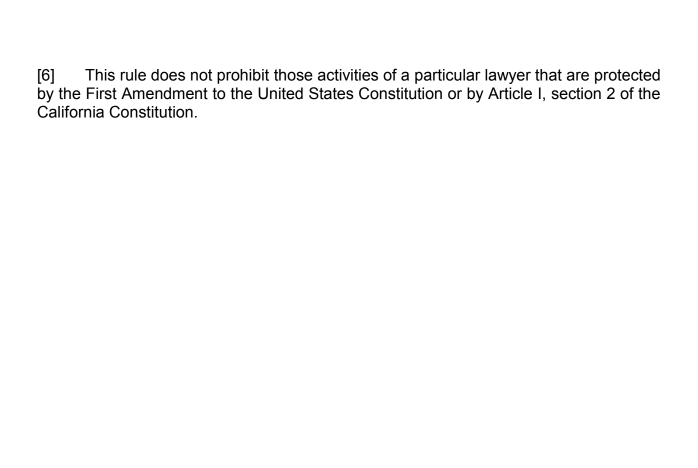
# Rule 8.4 Misconduct (Rule Approved by the Supreme Court, Effective November 1, 2018)

It is professional misconduct for a lawyer to:

- (a) violate these rules or the State Bar Act, knowingly\* assist, solicit, or induce another to do so, or do so through the acts of another;
- (b) commit a criminal act that reflects adversely on the lawyer's honesty, trustworthiness, or fitness as a lawyer in other respects;
- (c) engage in conduct involving dishonesty, fraud,\* deceit, or reckless or intentional misrepresentation;
- (d) engage in conduct that is prejudicial to the administration of justice;
- (e) state or imply an ability to influence improperly a government agency or official, or to achieve results by means that violate these rules, the State Bar Act, or other law; or
- (f) knowingly\* assist, solicit, or induce a judge or judicial officer in conduct that is a violation of an applicable code of judicial ethics or code of judicial conduct, or other law. For purposes of this rule, "judge" and "judicial officer" have the same meaning as in rule 3.5(c).

#### Comment

- [1] A violation of this rule can occur when a lawyer is acting in propria persona or when a lawyer is not practicing law or acting in a professional capacity.
- [2] Paragraph (a) does not prohibit a lawyer from advising a client concerning action the client is legally entitled to take.
- [3] A lawyer may be disciplined for criminal acts as set forth in Business and Professions Code sections 6101 et seq., or if the criminal act constitutes "other misconduct warranting discipline" as defined by California Supreme Court case law. (See *In re Kelley* (1990) 52 Cal.3d 487 [276 Cal.Rptr. 375].)
- [4] A lawyer may be disciplined under Business and Professions Code section 6106 for acts involving moral turpitude, dishonesty, or corruption, whether intentional, reckless, or grossly negligent.
- [5] Paragraph (c) does not apply where a lawyer advises clients or others about, or supervises, lawful covert activity in the investigation of violations of civil or criminal law or constitutional rights, provided the lawyer's conduct is otherwise in compliance with these rules and the State Bar Act.



## NEW RULE OF PROFESSIONAL CONDUCT 8.4 (Former Rule 1-120) Misconduct

#### **EXECUTIVE SUMMARY**

The Commission for the Revision of the Rules of Professional Conduct ("Commission") evaluated current rule 1-120 (Assisting, Soliciting, or Inducing Violations) in accordance with the Commission Charter. In addition, the Commission considered the national standard of ABA Model Rule 8.4 (concerning professional misconduct of a lawyer). The Commission also reviewed relevant California statutes, rules, and case law relating to the issues addressed by the proposed rules. The result of the Commission's evaluation is proposed Rule 8.4 (Misconduct).

#### Rule As Issued For 90-day Public Comment

Proposed rule 8.4 carries forward the substance of current rule 1-120 by prohibiting a lawyer from knowingly assisting in, soliciting or inducing a violation of the Rules of Professional Conduct or the State Bar Act. The proposed rule also incorporates the substance of ABA Model Rule 8.4, which contains a similar prohibition as well as additional provisions that describe misconduct that warrants the imposition of discipline. The proposed rule is designed to collect in a single rule various misconduct provisions that are currently found in other California rules of professional conduct or in the Business and Professions Code. The rule is intended to facilitate compliance and enforcement by clearly stating these principles in a single rule where lawyers, judges and the public can identify basic standards of conduct addressing honesty, trustworthiness and fitness to practice with which a lawyer must comply.

Paragraph (a), which carries forward the substance of current rule 1-120, prohibits a lawyer from violating the rules of professional conduct, or the State Bar Act, or knowingly assist, solicit or induce another to do so. In addition, this paragraph prohibits a lawyer from doing any of the aforementioned through the acts of another.

One issue considered with respect to paragraph (a) was whether to follow the approach in ABA Model Rule 8.4(a) which would generally prohibit a lawyer from "attempting" to violate a rule or a provision of the State Bar Act. The Commission determined that the question of whether an attempted violation should be an independent basis for discipline is better addressed on a rule-by-rule basis. This approach means that any prohibition on an attempt would be tailored to a specific rule's violation and potential harm rather than a generalized standard for all of the rules and the State Bar Act. This avoids possible unintended consequences of a one size fits all attempt standard that would not account for the specific purpose of individual rules. For example, in proposed rule 1.5 [4-200], the Commission has recommended a rule that provides a lawyer "shall not make an agreement for, charge, or collect an unconscionable fee or illegal fee." The terms "make" and "charge" in effect prohibit an attempt to "collect" an unconscionable fee. Although only the actual collection of an unconscionable fee will result in harm to a client,

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This is similar to the standard in Business and Professions Code section 6090.5 that, in part, prohibits a lawyer from agreeing or seeking an agreement that professional misconduct shall not be reported to the State Bar. This section was revised in 1996 in response to a State Bar Court finding that the prior version of the section did not include terms that could be construed fairly as a prohibition on attempts. (See <a href="Assembly Bill No. 2787">Assembly Bill No. 2787</a> (Kuehl) 1995-1996 session; and *In the Matter of Fonte* (Review Dept. 1994) 2 Cal. State Bar Ct. Rptr. 752.)

even an attempt to impose a legal obligation on a client to pay an unconscionable or illegal fee should be prohibited as disciplinable misconduct. On the other hand, the Commission also recommends adoption of proposed rule 4.2 [2-100], which prohibits a lawyer who represents a client in a matter from communicating about the subject of the representation with a person who is represented by a lawyer in the same matter. For this rule, the harm is the actual communication with the represented person that could result in the disclosure of privileged information or otherwise interfere with a lawyer-client relationship. A generalized prohibition against an attempt to engage in such a communication does not further the purpose of this rule and it would pose a risk of unduly interfering with a lawyer's ability to investigate a claim as a lawyer often cannot know that a person is represented until the lawyer has contacted the person.

Paragraph (b), as initially circulated for 90-day public comment, incorporated the language of Model Rule 8.4(b) but also added an express reference to "moral turpitude." (See "Revisions Following 90-Day Public Comment Period," below, for changes the Commission subsequently made to this provision.) This provision focuses on crimes committed by a lawyer that reflect adversely on the lawyer's honesty, trustworthiness or fitness as a lawyer, all of which are central principles in lawyer conduct. The reference to moral turpitude was added to maintain conformity with the broader public protection afforded by Business and Professions Code section 6106.

Paragraph (c) incorporates the language of Model Rule 8.4(c) but adds the words "reckless or intentional" to modify "misrepresentation." The conduct prohibited in this provision – dishonesty, fraud, deceit and reckless or intentional misrepresentation – are central concepts of conduct in which lawyers must not engage if respect for the legal profession and the proper administration of justice is to be maintained. The addition of "reckless or intentional" is intended to clarify that negligent misrepresentation is not regarded as dishonesty that should result in discipline under this rule. In addition, as initially circulated for 90-day public comment, paragraph (c) included an express reference to "moral turpitude." (See "Revisions Following 90-Day Public Comment Period," below.)

Paragraph (d) incorporates the language of Model Rule 8.4(d) concerning conduct "prejudicial to the administration of justice." The Commission concluded that a lawyer's fitness to practice law is called into question by conduct prejudicial to the administration of justice regardless of whether the conduct occurs in connection with the practice of law.

Some members of the Commission raised a concern that this provision might not survive a Constitutional challenge if it were not limited to situations where the lawyer's conduct occurs "in connection with the practice of law." Compare, *United States v. Wunsch*, 84 F.3d 1110 (9th Cir. 1996) (former Bus. & Prof. Code § 6068(f), prohibiting "offensive personality," was found to be unconstitutional.) Proposed Comment [6] seeks to address this concern by specifying that paragraph (d) does not apply to constitutionally-protected conduct.

Paragraph (e) incorporates the language of Model Rule 8.4(e) prohibiting a lawyer from stating or implying the ability to improperly influence a government agency or official.

Paragraph (f) incorporates the language of Model Rule 8.4(f) prohibiting a lawyer from knowingly assisting a judge in conduct that is a violation of judicial conduct rules. Expressly

<sup>&</sup>lt;sup>2</sup> Compare proposed rule 1.1, under which discipline is imposed only if a lawyer has "intentionally, recklessly, repeatedly, or with gross negligence" failed to act competently.

stating that such conduct is prohibited should contribute to the confidence that the public places in the legal profession and administration of justice is justified.

Finally, non-substantive changes to the current rule include rule numbering to track the Commission's general proposal to use the Model Rule numbering system and the substitution of the term "lawyer" for "member."

Proposed rule 8.4 contains six comments intended to clarify how the rule is to be applied. Of particular note is Comment [6] which, as noted above, has been added to clarify that the paragraph (d) does not apply to constitutionally-protected conduct.

## Revisions Following 90-Day Public Comment Period

After consideration of comments received in response to the initial 90-day public comment period, the Commission removed the references to "moral turpitude" from both 8.4(b) and 8.4(c) and placed them in a comment. Paragraph (f) was modified to be parallel with paragraph (a) to include inducement and solicitation, and to clarify the meaning of judge and judicial officer. The Commission also modified Comment [4] to provide notice to lawyers that Bus. & Prof. Code § 6106 remains a source of discipline for acts of moral turpitude, dishonesty, or corruption. Finally, Comment [6] was modified to clarify that paragraph (c) does not extend to activities protected by the First Amendment to the US Constitution or Article I, § 2 of the California Constitution.

With these changes, the Board authorized an additional 45-day public comment period on the revised proposed rule.

# <u>Final Commission Action on the Proposed Rule Following 45-Day Public Comment Period</u>

After consideration of comments received in response to the additional 45-day public comment period, the Commission made no changes to the proposed rule and voted to recommend that the Board adopt the proposed rule.

The Board adopted proposed rule 8.4 at its March 9, 2017 meeting.

#### **Supreme Court Action (May 10, 2018)**

The Supreme Court approved the rule as modified by the Court to be effective November 1, 2018. In Comment [6], the word "those" was added before the word "activities." Also in Comment [6], the word "particular" was added before the work "lawyer."

Other nonsubstantive changes were implemented.

# Rule <u>1-120 Assisting, Soliciting, or Inducing Violations8.4 Misconduct</u> (Redline Comparison to the California Rule Operative Until October 31, 2018)

A member shall not knowingly assist in, solicit, or induce any violation of these rules or the State Bar Act.

#### It is professional misconduct for a lawyer to:

- (a) violate these rules or the State Bar Act, knowingly\* assist, solicit, or induce another to do so, or do so through the acts of another;
- (b) commit a criminal act that reflects adversely on the lawyer's honesty, trustworthiness, or fitness as a lawyer in other respects;
- (c) engage in conduct involving dishonesty, fraud,\* deceit, or reckless or intentional misrepresentation;
- (d) engage in conduct that is prejudicial to the administration of justice;
- (e) state or imply an ability to influence improperly a government agency or official, or to achieve results by means that violate these rules, the State Bar Act, or other law; or
- (f) knowingly\* assist, solicit, or induce a judge or judicial officer in conduct that is a violation of an applicable code of judicial ethics or code of judicial conduct, or other law. For purposes of this rule, "judge" and "judicial officer" have the same meaning as in rule 3.5(c).

#### Comment

- [1] A violation of this rule can occur when a lawyer is acting in propria persona or when a lawyer is not practicing law or acting in a professional capacity.
- [2] Paragraph (a) does not prohibit a lawyer from advising a client concerning action the client is legally entitled to take.
- A lawyer may be disciplined for criminal acts as set forth in Business and Professions Code sections 6101 et seq., or if the criminal act constitutes "other misconduct warranting discipline" as defined by California Supreme Court case law. (See *In re Kelley* (1990) 52 Cal.3d 487 [276 Cal.Rptr. 375].)
- [4] A lawyer may be disciplined under Business and Professions Code section 6106 for acts involving moral turpitude, dishonesty, or corruption, whether intentional, reckless, or grossly negligent.
- [5] Paragraph (c) does not apply where a lawyer advises clients or others about, or supervises, lawful covert activity in the investigation of violations of civil or criminal law

or constitutional rights, provided the lawyer's conduct is otherwise in compliance with these rules and the State Bar Act.

[6] This rule does not prohibit those activities of a particular lawyer that are protected by the First Amendment to the United States Constitution or by Article I, section 2 of the California Constitution.