1	Kevin: Realworldfare (formerly Kevin: Walker) C/o 30650 Rancho California Road # 406-251 Temecula, California		
2			
	non-domestic without the United States		
3	Email: team@walkernovagroup.com		
4 5 6	Secured Party, Executor, Fiduciary, Real Parties In and Purported Defendant,  TMKEVIN LEWIS WALKER© (ENS LEGIS)		
7 8	UNITED STATES I	DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA		
10		TOF CALIFORNIA	
	THE PEOPLE OF THE STATE OF CALIFORNIA,	Case No.	
11	[Purported] Plaintiff,	(Removal from Riverside County Superior	
12	vs.	Court, Case No. MISW2501134)	
13	KEVIN LEWIS WALKER,	<u>VERIFIED</u> NOTICE OF REMOVAL	
14	[Purported] <i>Defendant</i> .	PURSUANT TO 28 U.S.C. §§ 1443(1),	
15		1331, 1446(D), AND ARTICLE III, SECTION 2 OF THE UNITED	
16		STATES CONSTITUTION — CIVIL RIGHTS VIOLATIONS, FEDERAL	
17 18		QUESTIONS, EQUITABLE AND COMMERCIAL INJURY, AND	
		DIVERSITY OF POLITICAL STATUS	
19		AND ALLEGIANCE	
20			
21			
22		DISTRICT COLUMN	
23	TO THE HONORABLE UNITED STATES	DISTRICT COURT:	
24	COMES NOW the undersigned, Kevin: R	ealworldfare, appearing by Special	
25	Limited Appearance, not generally, in proper private capacity, not pro se, and		
26	solely as the <b>Authorized Representative</b> , <b>Executor</b> , <b>Fiduciary</b> , and <b>Secured Party</b>		
27	for the LEGAL FICTION/ENS LEGIS known as ™KEVIN LEWIS WALKER©		
28	(hereinafter referred to as the "Defendant," "Purported Defendant," or "Real Party		

TERRITO NOTICE OF DEMONAL REPORTANT ON U.S.C. S. LIANN). 131 LIANN AND ARTICLE III SECTION 2 OF THE INSTERIOR CONSTITUTION. CRUIT BUZIETS VIOLATIONS EEDED IN CONSTITUTION FOR THE U.S. CONSTITUTION OF THE U.S. CONSTITUTION.

in Interest"), without waiver of any rights, immunities, or protections, and hereby

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asserts standing under the principles of equity, trust law, common law, and constitutionally guaranteed due process. Pursuant to 28 U.S.C. §§ 1443(1), 1331, and in accordance with Article III, Section 2 of the United States Constitution, as well as the procedural requirements of 28 U.S.C. § 1446, the undersigned hereby removes the above-captioned matter from

the Superior Court of California, County of Riverside, to the United States District Court for the Central District of California, and states as follows:

## I. GROUNDS FOR REMOVAL

- 1. The Removing Party is a **state Citizen** and **American national** of the republic in its **de jure capacity** as one of the several states of the Union (1789), as also defined under 8 U.S.C. § 1101(a)(21) and § 1101(a)(22)(B), and is classified as a non-citizen national of the United States, thereby making him an American national of the republic under the de jure Constitution for the united states (1777/1789). See Exhibits B, C, D, E, F, G, O, P, Q and R.
- 2. The Removing Party is **not** a "U.S. citizen," "resident," "subject," ward of the State, or federally created legal entity (ens legis). All presumptions, inferences, administrative assumptions, or state-imposed classifications to the contrary have been lawfully rebutted through verified affidavits, notices, and perfected administrative filings, and therefore such contrary presumptions and classifications carry no legal authority, standing, or effect. Said rebuttals have established estoppel by acquiescence, and all jurisdictional matters and material facts are settled under the doctrines of res judicata and stare decisis. See Exhibits B, C, D, E, F, G, O, P, Q and R.
- 3. The Removing Party is a **state Citizen**, **national** of the Republic, and **non-citizen** national protected by laws guaranteeing civil and constitutional rights to all persons, regardless of federal citizenship status. The inferior state court has denied and continues to obstruct the enforcement of those rights, thereby

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limited to:

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P, Q and R. 4. This Court also has original jurisdiction over this matter pursuant to 28 U.S.C. § 1331, as the claims and defenses presented arise under the Constitution, laws, and treaties of the United States. The underlying state prosecution, carried out

under color of law, implicates substantial federal questions, including but not

- Ongoing and systematic violations of the Removing Party's rights secured by the First, Fourth, Fifth, and Fourteenth Amendments to the United States Constitution;
- Violations of statutory protections under 42 U.S.C. § 1983 (civil rights deprivation under color of law), 42 U.S.C. §§ 1985-1986 (conspiracy and neglect to prevent), and 18 U.S.C. §§ 241-242 (criminal conspiracy and deprivation of rights);
- Improper denial of due process and equal protection under the law, resulting from the inferior court's refusal to recognize or enforce the Removing Party's verified affidavits, secured status, rebuttals, and commercial notices;
- The failure of State Agents and officers to operate within lawful constitutional limits, thereby invoking the supremacy of federal law over conflicting State actions.
- The presence of these federal questions independently supports removal under 28 U.S.C. § 1331, regardless of the procedural or jurisdictional defects present in the underlying State matter. These issues are not incidental or collateral, but central to the controversy, and must be adjudicated in a court of competent federal authority.
- 5. The prosecution arises from an unlawful enforcement of a **void** *ab initio* warrant, fraudulently issued under color of law for an alleged failure to appear, despite the Removing Party's lawful appearance having been made by Special

**Limited Appearance**, supported by **verified** and **unrebutted** notices, demand, conditional acceptance, **affidavits**, and administrative filings. These include but are not limited to the following documents, all of which remain **unrebutted** and stand as self-executing instruments establishing procedural fraud, dishonor, estoppel, and violation of due process:

- Exhibit B: Affidavit and Contract Security Agreement #RF775820621US, titled:

  NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD,

  RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE

  COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.
- Exhibit C: Affidavit and Contract Security Agreement #RF775821088US, titled: NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, TREASON.
- Exhibit D: Affidavit and Contract Security Agreement #RF775822582US, titled: NOTICE OF DEFAULT AND OPPORTUNITY TO CURE AND NOTICE OF FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION, KIDNAPPING.
- Exhibit E: Affidavit and Contract Security Agreement #RF775823645US, titled: Affidavit Certificate of Dishonor, Non-response, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION.
- Exhibit F: <u>VERIFIED</u> COMPLAINT FOR FRAUD, BREACH OF CONTRACT, THEFT, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, CONSPIRACY, RACKETEERING, KIDNAPPING, TORTURE, and SUMMARY JUDGEMENT AS A MATTER OF LAW. Filed **March 11, 2025.**
- Exhibit G: AFFIDAVIT RIGHT TO TRAVEL CANCELLATION, TERMINATION, AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.

- Exhibit J: PURPORTED DEFENDANT'S <u>VERIFIED</u> NOTICE OF CONDITIONAL ACCEPTANCE, NOTICE OF MANDATORY COUNTERCLAIM, AND NOTICE OF JUDICIAL FRAUD AND CONSPIRACY TO DEPRIVE UNDER COLOR OF LAW, AND DEMAND FOR DISMISSAL, SANCTIONS, RESTITUTION, AND SUMMARY JUDGEMENT AS A MATTER OF LAW IN FAVOR OF PURPORTED DEFENDANT.
- Exhibit P: <u>VERIFIED</u> AFFIDAVIT OF CONSTITUTIONAL AUTHORITY,

  RESERVATION OF RIGHTS, <u>ABSENCE OF CORPUS DELICTI</u>, SUPREMACY

  CLAUSE, AMERICAN SOVEREIGNTY, FEDERAL JURISDICTION, NATIONAL/

  NON-CITIZEN NATIONAL (STATE CITIZEN) STATUS, ESTATE CLAIM,

  MINIMUM CONTACTS, AND REBUTTAL OF ALL PRESUMPTIONS

These documents, filed and served in **good faith**, rebut all presumptions of jurisdiction, establish lawful standing, and expose ongoing violations of constitutional, statutory, and commercial law. Proceeding in spite of these filings constitutes *willful* **fraud**, **railroading**, **and obstruction under color of law**.

6. The undersigned has been subjected to targeted harassment, retaliatory prosecution, and systematic deprivation of rights under color of law by Agents of the STATE OF CALIFORNIA, including but not limited to Deputies Derrick Eastwood, Robert Bowman, Joseph Sinz, Nicholas Gruwell, Sgt. Dan McAuliffe, as well as Monika Vermani, Jeremiah Raxter, and Charles Rogers. These actors have willfully engaged in coordinated acts of fraud, civil rights violations, railroading, deprivation of rights under color of law, extortion, coercion, hostage taking, dishonor, administrative coercion, and willful obstruction of justice, all designed to compel jurisdiction where none exists. Their conduct constitutes clear violations of the Removing Party's fundamental rights and protections secured by the Constitution and federal law, and operates as part of an ongoing criminal enterprise in violation of multiple federal statutes.

jurisdiction without consent, without a lawful contract, and absent any

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verified complaint or injured party. This conduct reflects not mere error, but an orchestrated abuse of authority under color of law, in blatant defiance of constitutional protections and established public record.

- 10. There exists a fundamental and irreconcilable diversity of political allegiance, citizenship, and jurisdictional character between the Removing Party and the Plaintiff. THE STATE OF CALIFORNIA, operating as a subsidiary of the federal municipal corporation defined at 28 U.S.C. § 3002(15)(A), functions under color of law and federal territorial jurisdiction, enforcing statutory commercial codes upon presumed "U.S. citizens" and corporate entities. In contrast, the Removing Party stands as a private state Citizen, American national, and non-citizen national of the Republic, expressly foreign to such jurisdiction, and protected under the organic Constitution, the common law, and treaty obligations. All presumptions to the contrary have been lawfully rebutted, administratively defaulted, and perfected on the public record.
- 11. This political and legal diversity, combined with the fact that the State is operating in a commercial capacity under assumed authority, invokes the judicial power of the United States under Article III, Section 2, Clause 1 of the Constitution which mandates an Article III court of competent jurisdiction to adjudicate controversies "between a State and Citizens of another State," and "between a State, or the Citizens thereof, and foreign States, Citizens, or Subjects." This jurisdictional separation, along with the verified and documented violations of federal law and deprivation of secured rights, mandates immediate federal review and control.
- 12. This matter is properly before an **Article III** court because the Removing Party is foreign to federal municipal jurisdiction, and the inferior state court proceedings were conducted without competent judicial authority under the Constitution.
- 13. This matter is properly removed to the exclusive subject matter jurisdiction of this United States District Court pursuant to 28 U.S.C. § 1443(1), as it arises from

the ongoing deprivation of federally protected civil rights under color of state law. This removal is timely and appropriate, as no trial has commenced and no valid adjudication has occurred in the inferior forum. The United States Supreme Court has upheld removal under § 1443(1) in circumstances involving systematic denial of constitutional rights by state actors, as affirmed in **Georgia v. Rachel**, 384 U.S. 780 (1966), and **City of Greenwood v. Peacock**, 384 U.S. 808 (1966), where the Court emphasized that federal intervention is necessary when state proceedings cannot or will not enforce federally guaranteed rights.

## **II. EFFECT OF REMOVAL - OPERATION OF LAW**

Pursuant to 28 U.S.C. § 1446(d), removal of this matter to the United States District Court is effective immediately by operation of law, and the State court is divested of all jurisdiction as a matter of right. The statute provides:

"Promptly after the filing of such notice of removal of a civil action the defendant or defendants shall give written notice thereof to all adverse parties and shall file a copy of the notice with the clerk of such State court, which shall effect the removal and the State court shall proceed no further unless and until the case is remanded."

As such, any further proceedings, enforcement actions, or judicial acts by the State court or its officers are without authority, void ab initio, and in direct violation of federal law as codified at 28 U.S.C. § 1446(d).

- The Removing Party affirms the following:
- All proceedings in the Riverside County Superior Court under Case No.
   MISW2501134 are automatically stayed, null, and void ab initio, pending
   further order of this Court;
- 2. The United States District Court now holds exclusive jurisdiction over the subject matter and all parties involved, and any further action or attempted enforcement by State officers, agents, or courts shall constitute a willful violation of federal law, due process, and the Supremacy Clause of the Constitution;

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(See Exhibit S for documented evidence of Jeremiah D. Raxter's inactive California State Bar license.)

- 25 <u>All</u>acts taken by Mr. Raxter in the above-captioned matter have been conducted:
  - Without the free, knowing, and voluntary consent of the Claimant;
  - In open violation of express, written objection and reservation of rights under UCC § 1-308 and relevant constitutional provisions;

VERBED NOTICE OF REMOVAL PURSUANT TO 28 U.S. C. §§ 143(1), 1331, 144(d)), AND ARTICLE III, SECTION 2 OF THE UNITED STATES CONSTITUTION —CIVIL RIGHTS VIOLATIONS, FEDERAL QUESTIONS, EQUITABLE AND COMMERCIAL INJURY, AND DIVERSITY OF POLITICAL STATUS AND ALLEGIANCE

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 Absent subject matter, personal, and territorial jurisdiction, as clearly stated and unrebutted in verified filings;

 And therefore constitute fraud, impersonation of a judicial officer, and unauthorized practice of law in violation of California Business and Professions Code §§ 6125–6127.

Charles Rogers - California State Bar No. 64530 (Status: Inactive)

Charles Rogers is also acting under the false title of "Commissioner" in connection with Case No. MISW2501134. As with Raxter, his State Bar license is inactive, and he is not lawfully authorized to engage in any legal or judicial activity. (See Exhibit T for documented evidence of Charles Rogers' inactive California State Bar license.) All participation by Mr. Rogers in this matter is:

- Conducted without jurisdiction and without lawful authority;
- In direct opposition to properly submitted objections, affidavits of status, and verified notices of non-consent;
- Fraudulent <u>ab initio</u>, and constitutes a <u>deliberate attempt to usurp judicial</u> function and deceive the public.

## **IV. RESERVATION OF RIGHTS**

The Purported Defendant expressly and unequivocally reserves all rights to:

- Supplement, amend, or revise this Notice of Removal as additional facts, evidence, or procedural developments arise;
- 2. **Challenge the jurisdiction, venue, and sufficiency of process** at any stage of these proceedings;
- 3. Assert and enforce all reserved rights under UCC § 1-308, the Uniform Commercial Code in its entirety, the common law, the Constitution of the United States, the Constitution for the united States of America, and the principles of equity.
- All rights are hereby reserved **nunc pro tunc**, **ab initio**, without waiver and without prejudice to any other rights, remedies, defenses, immunities, or protections

available in law, equity, or commerce. Nothing in this filing shall be construed as consent to any foreign jurisdiction, contract, adhesion agreement, or statutory presumption.

## **VERIFICATION:**

### Pursuant to 28 U.S.C. § 1746

### BY AUTHORIZED REPRESENTATIVE WITH FIRSTHAND KNOWLEDGE

I, <u>Kevin Walker</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>8th</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 prejudice.** 

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

By: Kevin Lea lack Have

Kevin Walker, Fiduciary, Authorized Representative, Executor state Citizen/American national/non-citizen national

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

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

By: Domabelle Mortel (WITNESS)

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

By: Ory Oxfel Worker (WITNESS)

-11 of 17-

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# LIST OF EXHIBITS / EVIDENCE:

- 1. Exhibit A: Affidavit: Power of Attorney In Fact'
- 3 2. Exhibit B: Affidavit and Contract Security Agreement #RF775820621US, titled:
- 4 NOTICE OF CONDITIONAL ACCEPTANCE, and FRAUD, RACKETEERING,
- 5 CONSPIRACY, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
- 6 IDENTITY THEFT, EXTORTION, COERCION, TREASON.
- 7 | 3. Exhibit C: Affidavit and Contract Security Agreement #RF775821088US, titled:
- 8 NOTICE OF DEFAULT, and FRAUD, RACKETEERING, CONSPIRACY,
- 9 DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW, IDENTITY THEFT,
- 10 EXTORTION, COERCION, TREASON
- 11 | 4. Exhibit D: Affidavit and Contract Security Agreement #RF775822582US, titled:
- 12 NOTICE OF DEFAULT AND OPPORTUNITY TO CURE <u>AND</u> NOTICE OF
- 13 FRAUD, RACKETEERING, CONSPIRACY, DEPRIVATION OF RIGHTS
- 14 UNDER THE COLOR OF LAW, IDENTITY THEFT, EXTORTION, COERCION,
- 15 KIDNAPPING.
- 16 5. Exhibit E: Affidavit and Contract Security Agreement #RF775823645US, titled:
- 17 Affidavit Certificate of Dishonor, Non-response, **DEFAULT**, JUDGEMENT, and
- 18 | LIEN AUTHORIZATION.
- 19 6. Exhibit F: VERIFIED COMPLAINT FOR FRAUD, BREACH OF CONTRACT,
- 20 THEFT, DEPRIVATION OF RIGHTS UNDER THE COLOR OF LAW,
- 21 CONSPIRACY, RACKETEERING, KIDNAPPING, TORTURE, and SUMMARY
- 22 JUDGEMENT AS A MATTER OF LAW. Filed March 11, 2025.
- 23 | 7. Exhibit G: AFFIDAVIT RIGHT TO TRAVEL CANCELLATION, TERMINATION,
- 24 AND REVOCATION of COMMERCIAL "For Hire" DRIVER'S LICENSE
- 25 CONTRACT and AGREEMENT. LICENSE/BOND # B6735991.
- 26 8.Exhibit H: Hold Harmless Agreement.
- 27 9. Exhibit I: Private UCC Contract Trust/UCC-1 filing No. 2024385925-4.
- 28 | 10.**Exhibit J:** ™KEVIN LEWIS WALKER© Trademark and Copyright Agreement.

-12 of 17-

VERIFIED NOTICE OF REMOVAL PURSUANT TO 28 U.S. (§ 143(1), 1331, 144(D), AND ARTICLE III, SECTION 2 OF THE UNITED STATES CONSTITUTION — CIVIL RIGHTS VIOLATIONS, FEDERAL QUESTIONS, EQUITABLE AND COMMERCIAL INJURY, AND DIVERSITY OF POLITICAL STATUS AND ALLEGIANCE

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11.Exhibit K: AFFIDAVIT OF TAX-EXEMPT FOREIGN STATUS.
   12. Exhibit L: AFFIDAVIT: Resolution, Revocation, and Termination of Franchise.
   13. Exhibit M: Copy of Fraudulent NOTICE titled, 'MISDEMEANOR COMPLAINT
 3
      & NOTICE TO APPEAR'. — Dated 03/14/2025 and received 03/25/2025.
 4
   14. Exhibit N: Private UCC Contract Trust/UCC-1 filing No. 2025470746-9.
 5
   15. Exhibit O: PURPORTED DEFENDANT'S VERIFIED NOTICE OF CONDITIONAL
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      ACCEPTANCE, NOTICE OF MANDATORY COUNTERCLAIM, AND NOTICE OF
 7
      JUDICIAL FRAUD AND CONSPIRACY TO DEPRIVE UNDER COLOR OF LAW,
 8
      AND DEMAND FOR DISMISSAL, SANCTIONS, RESTITUTION, AND SUMMARY
9
      JUDGEMENT AS A MATTER OF LAW IN FAVOR OF PURPORTED DEFENDANT.
10
   16. Exhibit P: VERIFIED AFFIDAVIT OF CONSTITUTIONAL AUTHORITY,
11
      RESERVATION OF RIGHTS, ABSENCE OF CORPUS DELICTI, SUPREMACY
12
      CLAUSE, AMERICAN SOVEREIGNTY, FEDERAL JURISDICTION, NATIONAL/
13
      NON-CITIZEN NATIONAL (STATE CITIZEN) STATUS, ESTATE CLAIM,
14
15
      MINIMUM CONTACTS, AND REBUTTAL OF ALL PRESUMPTIONS
   17. Exhibit Q: Affidavit of Truth: Name Correction, Name Decree, Claim of
16
      Estate, Title Correction, and Secured Interest Perfected, and Political Status
17
      Declaration.
18
   18. Exhibit R: Affidavit of Identity: (American national / non-citizen national /
19
20
      state Citizen)
   19. Exhibit S: Documented evidence of Jeremiah D. Raxter's inactive California
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      State Bar license.
22
   20. Exhibit T: Documented evidence of Charles Rogers' inactive California State Bar
      license.
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PROOF SERVICE 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 Delfond Group, care of: 30650 Rancho California Road suite 406-251, Temecula, California [92591]. On or about May 9, 2025, I served the within documents: 8 1. VERIFIED NOTICE OF REMOVAL PURSUANT TO 28 U.S.C. §§ 1443(1), 1331, 9 1446(d), and ARTICLE III, SECTION 2 OF THE UNITED STATES 10 CONSTITUTION – CIVIL RIGHTS VIOLATIONS, FEDERAL QUESTIONS, 11 EQUITABLE AND COMMERCIAL INJURY, AND DIVERSITY OF POLITICAL 12 STATUS AND ALLEGIANCE. 13 2. Exhibits A through T. 14 By United States Mail. I enclosed the documents in a sealed envelope or package 15 addressed to the persons at the addresses listed below by placing the envelope for 16 collection and mailing, following our ordinary business practices. I am readily 17 familiar with this business's practice for collecting and processing correspondence 18 for mailing. On the same day that correspondence is placed for collection and 19 mailing, it is deposited in the ordinary course of business with the United States 20 Postal Service, in a sealed envelope with postage fully prepared. I am a resident or 21 employed in the county where the mailing occurred. The envelope or package was 22 placed in the mail in Riverside County, California, and sent via Registered Mail 23 with a form 3811. 24 25 Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, Joseph Sinz, Nicholas Gruwell, 26 C/o RIVERSÍDE ŠHERIFF 30755-D Auld Road, Suite L-067 27 Murrieta, California [92563] **Registered Mail** #RF775825408US, with form 3811

-14 of 17
VERIBLED NOTICE OF REMOVAL PURSUANT TO 28 U.S.C. §§ 148(I), 1331, 1446(D), AND ARTICLE III, SECTION 2 OF THE UNITED STATES CONSTITUTION — CIVIL RIGHTS VIOLATIONS, FEDERAL QUESTIONS, EQUITABLE AND COMMERCIAL INJURY, AND DIVERSITY OF POLITICAL STATUS AND ALLEGIANCE

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1	Chad: Bianco C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd Floor Riverside, California [92501] Registered Mail #RF775825411US, with form 3811	
2		
3		
4	Clerk, Jeremiah Raxter, Charles Rogers, C/o CLERK OF COURT	
5	30755-D Auld Road Murrieta, California [92563] Registered Mail #RF775825425US, with form 3811	
6	Clerk	
7	C/o CLERK OF COURT 3470 Twelfth Street	
8	Riverside, California [92501] Registered Mail #RF775825425US, with form 3811	
9	Pam Bondi	
10	C/o U.S. Department of Justice 950 Pennsylvania Avenue, North West	
11	Washington, District of Colombia [20530] <b>Registered Mail</b> #RF775822287US, with form 3811	
12	Monika Vermani, Miranda Thomson, Michael Hestrin	
13	C/o RIVERSIDE COUNTY DISTRICT ATTORNEY, THE PEOPLE OF THE STATE OF CALIFORNIA	
14	3960 Orange Street Riverside, California [92501]	
15	Registered Mail #RF775825456US, with form 3811	
16	By Electronic Service. Based on a contract, and/or court order, and/or an	
17	agreement of the parties to accept service by electronic transmission, I caused the	
18	documents to be sent to the persons at the electronic notification addresses listed	
19	below.	
20	Chad: Bianco, Gregory D Eastwood, Robert C V Bowman, George Reyes, William Pratt, Robert Gell, Joseph Sinz, Nicholas Gruwell, C/o RIVERSIDE COUNTY SHERIFF	
21	C/o RIVERSIDE COUNTY SHERIFF 4095 Lemon Street, 2nd Floor	
22	Riverside, California [92501] rsoscscentral@riversidesheriff.org	
23	jsinz@riversidesheriff.org DMcAuliffe@riversidesheriff.org	
24	wpratt@riversidesheriff.org ssherman@law4cops.com	
25	Patricia Guerrero	
26	C/o Judicial Council of California 455 Gold Gate Avenue	
27	San Francisco, California [94102] judicialcouncil@jud.ca.gov	
28	<del>,</del>	

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WEBBED NOTICE OF REMOVAL PURSUANT TO 28 U.S.C. §§ 148(1), 131, 144(p), AND ARTICLE BI, SECTION 2 OF THE UNITED STATES CONSTITUTION — CIVIL RIGHTS VIOLATIONS, FEDERAL QUESTIONS, EQUITABLE AND COMMERCIAL INJURY, AND DIVERSITY OF POLITICAL STATUS AND ALLEGIANCE.

- 1			
1	1300 "I" Street		
2			
3	Police-Practices@doj.ca.gov piu@doj.ca.gov		
4			
5	Clerk, Agent(s), Fiduciary(ies) C/o CLERK OF COURT 350 West 1st Street, Courtroom 9B, 9th Floor		
6	Los Angeles, California [90012 <u>WLH_Chambers@cacd.uscourts.gov</u>		
7	Clerk, Agent(s), Fiduciary(ies)		
8	C/o CLERK OF COURT  255 East Temple Street, Suite TS-134  Los Angeles, California [90012]		
	MAA Chambers@cacd.uscourts.gov		
10	Pam Bondi C/o U.S. Department of Justice		
11	950 Pennsylvania Avenue, North West Washington, District of Colombia [20530]		
12	<u>crm.section@usdoj.gov</u>		
13	Monika Vermani, Miranda Thomson, Michael Hestrin C/o RIVERSIDE COUNTY DISTRICT ATTORNEY, THE PEOPLE OF		
14	THE STATE OF CALIFORNIA 3960 Orange Street		
15	Riverside, California [92501]  DAOffice@rivco.org		
16			
17	I declare under penalty of perjury under the laws of the State of California		
18	that the above is true and correct. Executed on <b>May 9, 2025</b> in Riverside County,		
19	California.		
20			
21	<b>//</b>		
22	<b>//</b>		
23	//		
24	NOTICE:		
25	Using a notary on this document does $not$ constitute joinder adhesion, or consent to		
26	any foreign jurisdiction, <i>nor does it alter my status in any manner</i> . The purpose for		
27	notary is verification and identification only and not for entrance into any foreign		
28	jurisdiction.		
	-16 of 17-		

1	ANKNOWLEDGEMENT:
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 9th day of May, 2025, before me, Joyti Patel, a Notary Public, personall
6	appeared Kevin Realworldfare, 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
.0	instrument the person(s), or the entity upon behalf of which the person(s) acted,
1	executed the instrument.
2	I certify under PENALTY OF PERJURY under the laws of the State of California
.3	that the foregoing paragraph is true and correct.
.4	WITNESS my hand and official seal.
.5	Notary Public - California Riverside County Commission # 2407742
6	My Comm. Expires Jul 8, 2026
.7	Signature Milatel (Seal)
.8	
9	<b>V</b>
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