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1	Kevin: Realworldfare (formerly Kevin: Walk	ker)				
-	C/o 30650 Rancho California Road # 406-2	251				
2	Temecula, California [92591]					
3	non-domestic without the <u>U</u> nited <u>S</u> tates Email: <u>team@walkernovagroup.com</u>					
4	Email: team warkernovagroup.com					
5	Plaintiff, Real Party In Interest, Secured I	Party,				
6	Injured Party					
7	UNITED STATES	DISTRICT COURT				
8	CENTRAL DISTRIC	CT OF CALIFORNIA				
9	WG PRIVATE IRREVOCABLE TRUST,	Case No. 5:25-cy-01434-SSS-DTB				
10	et al Plaintiffs/Real Parties In Interest/	VERIFIED NOTICE OF AFFIDAVIT				
11		AND VERIFIED AFFIDAVIT IN				
12	vs. MARINAJ PROPERTIES LLC, et al,	SUPPORT OF MOTION AND DEMAND TO DISQUALIFY JUDGE				
13	Defendants,	SUNSHINE SUZANNE SYKES				
14	MARINAJ PROPERTIES LLC,	UNDER 28 U.S.C. §§ 144 AND 455				
15	[Purported] Cross-Complainant,	(28 U.S.C. §§ 144, 455; Verified under 28 U.S.C. § 1746)				
16	vs.					
17	KEVIN LEWIS WALKER, et al.,	(SPECIAL LIMITED APPEARANCE — IN EQUITY ONLY — EQUITY JURISDICTION PRESERVED)				
18	[Purported] Cross-Defendants.					
19						
20						
21	TO THE COURT, ALL PARTIES, AND CO	OUNSEL OF RECORD:				
22	This matter is brought in equity , under th	he original and exclusive jurisdiction of				
23	this Court as authorized by the Constitution of the United States, Article III, Section					
24	2. All statutory jurisdiction is expressly denied and rebutted. This is a Court of					
25	Record. All rights are reserved without prejudice pursuant to UCC 1-308.					
26	COMES NOW Kevin: Realworldfare, in fo	ull capacity as the natural, living man and				
27	Real PartyIn Interest, proceeding <i>sui juris</i> ,	, in propria persona, not pro se, by				

28 Special Limited Appearance only, not appearing as surety for any legal fiction, not

1	a corporation, not a "resident", and not a U.S. citizen under the 14th Amendment,
2	and invokes the Court's original jurisdiction in equity, demanding adjudication
3	according to the facts, truth, and applicable law.
4	KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Realworldfare, proceeding
5	sui juris, in propria persona, explicitly not pro se, by Special Limited Appearance
6	only, not generally, with all rights reserved without prejudice, waiving none,
7	preserving all immunities, protections, and remedies, being over the age of 18,
8	competent to testify, and having firsthand knowledge of the facts stated herein, do
9	hereby declare, certify, verify, and affirm under penalty of perjury under the laws of
10	the United States of America and the State of California, that the following is true,
11	correct, and complete to the best of my knowledge, belief, and understanding, and
12	made in good faith :
13	1. JURISDICTIONAL AND PROCEDURAL BACKGROUND
14	This matter originated as an <i>Unlawful Detainer</i> action filed under a simulated
15	caption in Riverside County Superior Court (Case No. UDME2500465). I
16	lawfully removed the matter to federal court under 28 U.S.C. §§ 1441, 1443(1),

- lawfully removed the matter to federal court under 28 U.S.C. §§ 1441, 1443(1), and 1446(d), and served judicial notices and verified affidavits establishing fatal jurisdictional defects, including:
 - Unauthorized and fraudulent substitution of parties (i.e., Marinaj Properties LLC and their attorneys substituting "Kevin Realworldfare" for "KEVIN LEWIS WALKER" without consent or legal authority);
 - Multiple verified quiet title actions pending in this same district involving the same subject matter and property;
 - Violations of federal removal jurisdiction and fundamental due process.
- 3. JUDGE SUNSHINE SYKES' PATTERN OF PARTIALITY AND TOLERANCE **OF FRAUD**
 - Since removal, Judge Sunshine Suzanne Sykes has repeatedly:

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a. Failed to strike void pleadings and party substitutions previously objected to Page 2 of 9

1		through verified motions and affidavits;					
2		b. Ignored multiple verified affidavits establishing fraud, trademark trespass,					
3		deprivation of rights, and personal injury resulting from simulated legal process;					
4		c. Allowed the moving parties (Marinaj Properties LLC) to file procedurally					
5		defective, hearsay-laden, and unverified remand motions without applying the					
6		federal rules of evidence or local rules requiring verification;					
7		d. Taken no action to preserve federal removal jurisdiction despite clear					
8		prohibitions under 28 U.S.C. § 1446(d) against continued proceedings in state or					
9		under state procedure;					
10		e. Demonstrated a pattern of adverse rulings and tolerance for fraud in prior					
11		related cases involving Affiant and similarly situated parties.					
12	4.	JUDGE SYKES' FAILURE TO DISQUALIFY DESPITE MANDATORY					
13		RECUSAL STANDARD					
14		Under 28 U.S.C. § 455(a), recusal is required where a reasonable person with					
15		knowledge of all the facts would conclude that the judge's impartiality might					
16		reasonably be questioned. The facts in this matter exceed that threshold.					
17	5.	Additionally, under 28 U.S.C. § 144 and controlling precedent (e.g., Berger v.					
18		United States, 255 U.S. 22 (1921); United States v. Sibla, 624 F.2d 864 (9th Cir.					
19		1980)), a properly verified affidavit alleging judicial bias compels immediate					
20		reassignment to a neutral judge and must be accepted as true for purposes of					
21		disqualification.					
22	6.	ACTUAL AND APPARENT BIAS SHOWN THROUGH PROCEDURAL					
23		TOLERANCE OF FRAUD					
24		Judge Sykes has shown deference and silence toward:					
25		o A simulated legal caption and substitution of parties without proper					
26		pleading or authorization;					
27		o A remand motion filed with false evidence and defective party naming,					
28		despite verified objections;					

 Procedural misconduct by officers of the court (John Bailey and Therese Bailey), who continue to file scandalous and misleading documents in bad faith.

7. HARM AND IRREPARABLE PREJUDICE

The continued involvement of Judge Sykes, who has a clear pattern of adverse and inequitable rulings, irreparably compromises the integrity of these proceedings. The undersigned is injured not only by the fraud of opposing parties but now by judicial indifference to due process, verified filings, and removal jurisdiction.

- **8.** I/Affiant have also documented judicial bias in a separate matter before Judge Sykes (Case No. **5:25-cv-01357 and Case No. 5:25-cv-01450**), where unrebutted verified filings and motions were ignored in violation of federal mandates, further evidencing a prejudicial pattern.
- 9. I/Affiant have previously been subjected to proceedings before Judge Sunshine Suzanne Sykes in unrelated litigation (Case No. 5:25-cv-01330), during which the Sunshine Suzanne Sykes exhibited a consistent pattern of fraud, obstruction, judicial misconduct, judicial bias, disregard for verified filings, failure to consider dispositive legal authorities, and repeated rulings that undermined Plaintiff's right to fair process and equal protection.

10. CONCLUSION AND DEMAND

For the foregoing reasons, I demand the immediate disqualification of Judge Sunshine Suzanne Sykes, random reassignment to an impartial Article III judge, and a stay of proceedings pending resolution of this motion. The integrity of the judiciary, due process, and the rule of law require nothing less.

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- Executed in compliance with 28 U.S.C. § 1746 and California Code of Civil
- 27 || Procedure § 2015.5,

FURTHER AFFIANTS SAYETH NOT.

VERIFICATION:

Pursuant to 28 U.S.C. § 1746

I, <u>Kevin</u>: <u>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 and the State of California, 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>11th</u> day of <u>July</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: Kevin: Kealworldfare

Kevin: Realworldfare, Real Party In Interest,

Plaintiff, Secured Party, Injured Party

LIST OF EXHIBITS / EVIDENCE: 1 1.Exhibit A: GRANT DEED recorded in Official Records County of Riverside, DOC 2 3 #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'. 4 2.Exhibit B: UCC1 filing #2024385925-4. 5 3.Exhibit C: UCC1 filing #2024385935-1. 4. Exhibit D: UCC3 filing and NOTICE #2024402433-7. 8 5.Exhibit E: UCC3 filing and NOTICE #2024411182-7. 6. Exhibit F: GRANT DEED, DOC #2022-0490841, APN: 957-570-005, File No.: 30291 KH, recorded in Official Records County of Riverside. 10 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. 10. Exhibit J: Contract and Security Agreement / Affidavit Certificate of Dishonor, Non-14 15 response, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION and LIEN AUTHORIZATION, #RF775824288US. 16 11. **Exhibit K**: Form 3811 corresponding to Exhibit G. 17 18 12. **Exhibit** L: Form 3811 corresponding to Exhibit H. 19 13. **Exhibit M**: Form 3811 corresponding to Exhibit I. 14. **Exhibit N**: Form 3811 corresponding to Exhibit J. 15. Exhibit O: Trust Certificate of WG PRIVATE IRREVOCABLE TRUST. 21 16. **Exhibit P:** Affidavit: Power of Attorney-In-Fact 23 17. Exhibit Q: Contract and Security Agreement / Affidavit Certificate of Dishonor, Nonresponse, DEFAULT, JUDGEMENT, and LIEN AUTHORIZATION and LIEN 24 25 AUTHORIZATION, #RF661592201US.

18. Exhibit R: ™KEVIN WALKER© Trademark and Copyright Agreement

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- 27 19. Exhibit S: TMDONNABELLE MORTEL® Trademark and Copyright Agreement
- 28 20. **Exhibit T:** Copy of Rule 8.4 Misconduct Approved by the Supreme Court.

21.Exhibit U: Copy of Defendants defective and fraudulent CROSS-COMPLAINT 22. Exhibit V: Copy of VERIFIED RESPONSE, CONDITIONAL ACCEPTANCE, AND 3 MOTION AND DEMAND TO STRIKE CROSS-COMPLAINT, SANCTION COUNSEL FOR FRAUD, AND QUIET TITLE IN FAVOR OF PLAINTIFFS, as a matter of law 4 5 (Express Mail #ER192833495US). 23. Exhibit W: Copy of NOTICE OF RETURN of Defendants defective CROSS-6 COMPLAINT. 7 24. Exhibit X: Proof of delivery of 'VERIFIED RESPONSE..' (Exhibit V) to Court. 9 25. Exhibit Y: Email correspondence from John Bailey and Barry Lee O'Connor showing 10 their clear evasion, bad faith, and dishonor. 26. Exhibit Z: Copy of GEORGIA'S OWN CREDIT UNION'S Request to Dismiss 27. Exhibit AA: [PURPORTED] 'DEFENDANTS' <u>VERIFIED</u> RESPONSE AND DEMAND 12 13 FOR DISMISSAL OF FRAUDULENT UNLAWFUL DETAINER AND SANCTIONS AGAINST PLAINTIFF AND DEMAND FOR CONSIDERED AND STIPULATED 14 15 JUDGEMENT, AND DEMAND FOR QUIET TITLE AND DEMAND FOR SUMMARY JUDGMENT IN FAVOR OF DEFENDANTS, AS <u>A MATTER OF LAW</u> 16 28. Exhibit BB: Final Commercial Settlement Offer and Stipulated Quiet Title Judgment 17 18 29. Exhibit CC: Defendants dishonorable denial of settlement Offer 19 30. Exhibit DD: Notice of Removal filed for Case No. UDME2500465 — Federal Case No. 20 5:25-cv-01450-SS(SPx) 31. Exhibit EE: Notice of Removal filed for Case No. CVME2504043 — Federal Case No. 21 22 5:25-cv-01434-SSS(DTB) 32.Exhibit FF: Copy of Filed VERIFIED MOTION AND DEMAND TO DISMISS 24 UNLAWFUL DETAINER ACTION FOR LACK OF SUBJECT MATTER JURISDICTION, FRAUD UPON THE COURT, AND PENDING RESOLUTION OF 25 26 SUPERIOR TITLE IN CIVIL CASE NO. CVME2504043 AND MEMORANDUM OF 27 POINTS AND AUTHORITIES IN SUPPORT 28

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 6 California Road suite #406-251, Temecula, California [92591]. On or about July 11, 8 **2025**, I served the within documents: 1. VERIFIED NOTICE OF AFFIDAVIT AND VERIFIED AFFIDAVIT IN SUPPORT OF 9 MOTION AND DEMAND TO DISQUALIFY JUDGE SUNSHINE SUZANNE SYKES 10 UNDER 28 U.S.C. §§ 144 AND 455 11 By Electronic Service. Based on a court order and/or an agreement of the 12 parties to accept service by electronic transmission, I caused the documents to be 13 sent to the persons at the electronic notification addresses listed below. 14 Naji Doumit, Mary Doumit, Daniel Doumit 15 C/o NAJI DOUMIT, MARINAJ PROPERTIES, FOCUS ESTATES INC louisatoui3@yahoo.com 16 najidoumit@gmail.com 17 John L. Bailey (#103867), Therese Bailey (#171043) C/o THE BAILEY LEGAL GROUP 18 ibailev@tblglaw.com 19 tbailey@tblglaw.com 20 Barry-Lee: O'Connor (#134549) C/o BARRY LEE O'CONNOR, BARRY LEE O'CONNOR & ASSOCIATES 21 udlaw2@aol.com I declare under penalty of perjury under the laws of the State of California 22 that the above is true and correct. Executed on **July 11, 2025** in Riverside County, California. 24 /s/Chris Yarbra/ 25 Chris Yarbra 26 27 28

NOTICE: 1 Using a notary on this document does *not* constitute joinder adhesion, or consent to any foreign jurisdiction, nor does it alter my status in any manner. The purpose for 3 notary is verification and identification only and not for entrance into any foreign jurisdiction. 5 6 **JURAT:** 7 8 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 Riverside ss. 10 County of California Subscribed and sworn to (or affirmed) before me on this 11th day of July, 2025 by Kevin: 11 Realworldfare (formerly Kevin Walker) proved to me on the basis of satisfactory evidence to 12 be the person(s) who appeared before me. 13 14 Joyti Patel, Joytilatel JOYTI PATEL lotary Public - California 15 **Riverside County** Commission # 2407742 16 My Comm. Expires Jul 8, 2026 17 18 19 20 21 22 23 24 25 26 27

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