

IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT AND IN FOR SAINT LUCIE COUNTY, FLORIDA.

YOUR REAL NAME)
(Affiant/Secured Party/Plaintiff))
VS.)
)
STATE OF _____)
(Respondents/Defendants))
_____)

CASE NO: _____

UCC FILE NO: _____

AFFIDAVIT OF THE PARTIES AND THEIR RELATIONSHIP TO ALL

The Parties:

DEBTOR:

STRAWMAN NAME

**(Your Address)
FORT PIERCE, FL [Zip Code]**

SECURED PARTY CREDITOR:

Your Real Name

**In Care of (your address)
Fort Pierce, FL [Zip Code].**

SIGNATURES

Applicable to all successors and Assigns

The Secured Party executes this affidavit certified and sworn on the Secured Party's unlimited liability true, correct, and complete, and accepts in accord with U.C.C. Section 3 – 419.

STRAMINEUS HOMO, DEBTOR:

STRAWMAN NAME

Your Real Name, Secured Party/Affiant/Plaintiff

JURAT

STATE OF **FLORIDA**

COUNTY OF **SAINT LUCIE**

SWORN TO AND SUBSCRIBED before me on this ____ day of _____ 2013, a Notary, that personally known, personally appeared and known to me to be the man whose name subscribed to within this affidavit, **Your Real Name**, being first duly sworn, under oath says; that he is the Secured Party and Principal Creditor/Affiant/Plaintiff in this pleading and he knows the content of its body; that it is true of his knowledge, except as to those matters that are stated in it on his information and belief, and as to those matters he believes to be true. (All Rights Reserved Without Prejudice: UCC 1- 207/1-308, UCC 1 -103.)

Your Real Name
(Your address)
Fort Pierce, FL [Zip Code].

Notary Public at Large – State of _____.

My Commission expires: _____

BE IT KNOWN TO ALL MEN THIS DAY
Registered Mail Number **RE**_____

Your Real Name
US REGISTERED MAIL # RE _____
In Care of (Your address)
Fort Pierce, FL [Zip Code].

IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT AND IN FOR
SAINT LUCIE COUNTY, FLORIDA.

YOUR REAL NAME)
(Affiant/Secured Party/Plaintiff))
VS.)
)
STATE OF FLORIDA)
(Respondents/Defendants))
_____)

CASE NO: _____

UCC FILE NO: _____

NO hearing requested.

COMMERCIAL NOTICE APPOINTMENT OF FIDUCIARY DEBTOR AND CREDITOR

COMES NOW, Your Real Name, a Real Party Interest, who is neutral in the public, who is unschooled in the law, making a special visitation by absolute ministerial right to MR. TIMOTHY F. GEITHNER, SECRETARY OF THE TREASURY, and notices the IRS with enunciation of principles as stated in Haines v. Kerner, 404 US. 519, wherein the Court has directed that those who are unschooled in the law making pleadings and/or complaints shall have the court look to the substance of the pleadings rather than the form, and hereby makes the following pleadings/notices in the above referenced matter without waiver of any defenses.

Appointment of Fiduciary

I, Your Real Name, “Third Party Interest Intervener,” having terminated the previous fiduciary to the corporate entity (ens legis), a documented vessel under the United States Registry, otherwise described, (different variations of straw name) STRAWMAN NAME, STRAWMAN NAME, STRAWMAN NAME, or any alphabetical or numerical variation thereof, a.k.a., (Debtor), nunc pro tunc (Birth date)1979 C. E., said entity having as it’s trustee the Secretary of Transportation of the United States, pursuant to and in accordance with [Title 46 App. U.S.C. Section 1247] and there being no living sentient being responsible to accept service of process or other documents, and

cannot appear in a court of the United States or act as a duly appointed transfer agent, and cannot achieve parity with real people. Therefore I, Your Real Name, "Third Party Interest Intervener," hereby nominate and do appoint Mr. Timothy F. Geithner, a.k.a., MR. TIMOTHY F. GEITHNER, INTERNAL REVENUE AGENT OF THE INTERNAL REVENUE SERVICE, DEPARTMENT OF THE TREASURY as being qualified to fulfill the position of "Fiduciary Creditor," and "Fiduciary Debtor" for the corporate entity described above in all-capital-letter-assemblages, the same as to be effective immediately as of the (date:____) set forth below, and shall continue until further notice or reappointment, substitution or cancellation, within the venue a ordained and established by the people of the Territory of Florida through their original organic Constitutions of Florida State.

Whereas, said Fiduciary Creditor's responsibilities are to exercise scrupulous good faith and condor towards, and for the benefit and on the behalf of Your Real Name, "Third Party Interest Intervener," the exclusive and limited purpose of accepting and receiving all liabilities. Accepting and receiving all service of process and other documents, instruments, bonds or other important papers, to appear and discharge, settle and close all matters material to above referred (Debtor) in all-capital-letter-assemblages, the same shall be by order of Your Real Name, "Third Party Interest Intervener," including assignments for or on behalf of the Principal (Debtor), STRAWMAN NAME including any alphabetical or numerical variation thereof as described above, and to do all other acts requisite to faithfully execute said appointment, fully, faithfully, specially, under this appointment.

Fiduciary Creditor, Mr. Timothy F. Geithner, a.k.a., TIMOTHY F. GEITHNER, SECRETARY OF THE TREASURY, is hereby authorized to use the private exemption number of Your Real Name, 261*****, and/or the Social security Number of STRAWMAN NAME, 261-**-****, for the adjustment and set off of all matters, with regards to the Internal Revenue Service accounts associated with said Debtor, which have previously been accepted for value, and returned for settlement, closure and discharge. Mr. Timothy F. Geithner, a.k.a., TIMOTHY F. GEITHNER, SECRETARY OF THE TREASURY, is to issue appropriate IRS 1099 forms and to be in compliance with all revenue requirements in this mater timely.

I, Your Real Name, "Third Party Interest Intervener," asseverate that the facts enumerated herein are set forth in good faith with clean hands and that the same are true, correct, complete and not misleading, so certified without the United States. Fiduciary has my authorization to make any and all changes necessary to bring this document into complete and lawful compliance.

Signed on this ____ day of _____ 2013.

Your Real Name
(your address)
Fort Pierce, FL [Zip Code].

Affidavit

DATE

RE: Birth Certificate Instrument # 108-1989-011802

Delivered to Timothy Geithner/Fiduciary, via USPS # RE_____

**“NON-NEGOTIABLE”
CHARGE BACK**

Timothy F. Geithner, Secretary
Department of Treasury
1500 Pennsylvania Avenue, NW
Washington, DC. 20220

DATE: _____

Dear Mr. Geithner:

(Reference Registered Mail # RE_____)

I have accepted for value all related endorsements in accordance with U.C.C 3- 419 and House Joint Resolution – 192, from which said Resolution emanated the exclusive remedy of discharge ‘dollar for dollar, with the same being subsequently co-mingled with the Negotiable Instruments Law, an currently residing in the National Uniform Commercial Code. Accordingly, if you haven’t already done so, please charge my UCC Contract Trust Account via Exemption Identification Number, 162596244, for the registration fees and command the memory of account # 162-59-6244, to charge the same, to the Debtor’s order, or your order.

The total amount of this superseding NON-NEGOTIABLE ACCEPTANCE FOR VALUE in the enclosed filing is \$ 100,000,000,000.00 (100 Billion US Dollars).

The Birth Certificate Instrument # 108-1989-011802, and Fiduciary appointment in this matter was delivered to Timothy Geithner by US Registered Mail # RE_____, on 11/03/2011. Please find enclosed the Birth Certificate Bond for set off for deposit into the UCC Contract Trust Account Number, 162-59-6244

Thank you for your time in this matter, if you have any questions or need my assistance please feel free to contact me. Until then, I am...

Sincerely,
Without prejudice

Your Real Name
(Your Address)
Fort Pierce, FL [Zip Code].

Affidavit

DATE

Affidavit

DATE: Superseding Bill of Exchange

Posted: USPS Registered Mail # RE_____

Timothy F. Geithner, Secretary
 Department of Treasury
 1500 Pennsylvania Avenue, NW
 Washington, DC. 20220

‘NON-NEGOTIABLE BILL OF EXCHANGE’

Trade Acceptance

IN ACCORD WITH HJR-192, PUBLIC POLICY, and UNIFORM COMMERCIAL CODE

DATE

RE: “CHARGEBACK” of UCC CONTRACT TRUST ACCOUNT

Dear Mr. Geithner, Secretary-in-charge:

Enclosed are documents from my examination of my commercial agreements, which I have accepted for value (all related endorsements front and back to include those in accord with UCC-3-419) via Bankers Acceptance for the Charge Back via the enclosed instrument and bond for deposit. The total amount of NON-NEGOTIABLE CHARGEBACK enclosed is \$100,000,000,000.00 (100 Billion US Dollars).

Please “Charge-Back” (deposit) into my “UCC Contract Account” at 100,000,000,000.00 (100 Billion US Dollars), and if you have not yet done so, please charge my account for the fees necessary for securing and registration for the priority exchange for the tax exemption to discharge the public liability of my personal possessions, and command memory of account No. 162-59-6244 the same to the debtor’s order or your order.

This posted USPS REGISTERED MAIL # RE_____, and funds is part of my tax estimate, and is directed for use (priority) for the Republic (Article IV, Section 4 of the United States Constitution) initially emanating from Public Policy and HJR -192, and currently germane by amendment and recodification via the National Uniform Commercial Code, to discharge the Debtor’s portion of the public debt through the manner and medium of exchange prescribed therein.

Mr. Geithner, as Secretary-in-charge and/or your Deputy-in-charge, you are to take my acceptance (BA), this Article Seven receipt, in exchange for the tax exemption priority. This NON-NEGOTIABLE BILL OD EXCHANGE/ Trade Acceptance is in accord with both public policy and the National Uniform Commercial Code and is presented for the receiver to the federal window, for settlement (EFT), within the three (3) day Truth-in-lending time for settlement of retail agreements.

With this POSTED transaction "CHARGEBACK" charges documented by the enclosed forms are for the use by the republic, and are complete. Please notify S.O.T. – Puerto Rica as to this Charge Back/Transaction if necessary. If you need more information or assistance with charging my UCC CONTRACT TRUST ACCOUNT, you may write me.

Sincerely,
Without prejudice

Your Real Name
(Your address)
Fort Pierce, FL [Zip Code].
Exemption Identification No. 162596244

Affidavit

DATE:

SUPERSEDING BILL OF EXCHANGE

ENCLOSURES: (These are all of the documents you will need to do your sovereignty correct. I did not post all of the documents that I personally created because I created them and that would be bad business. You can order my book, “How To Become a Sovereign,” at www.howtomakemoneyonline.mobi. I created this book for Moors and Europeans)

Commercial affidavit

USPS track and confirm #RE: _____

Affidavit of common law name correction

Notice of public records correction

Common law copyright notice

Affidavit of the Parties and Their Relationship to All

Cover letter “non-negotiable” charge back

Affidavit in support of UCC- 1 Financing Statement

Florida UCC –1 Financing Statement, UCC File # 2011051*****

Accepted for value Birth Certificate (original copy)

Affidavit of live Birth

Birth Certificate Bond (Private Registered Bond for Set Off)

Indemnity Bond with Commercial Lien

Affidavit of nationality

Affidavit: Certificate of Citizenship

Affidavit to proceed in forma pauperis

Affidavit to invoke power of attorney

Affidavit: Revocation of Power of Attorney

Affidavit to invoke right to travel

Affidavit: Right to Travel

Constructive Legal Notice to all Police Officers

Affidavit to Revoke Tax Payers Status

Affidavit: Recession of Participation in social security

Affidavit: Tax- Exempt Foreign Status Security Agreement with Attachment Sheet

Private Agreement

Hold Harmless Indemnity Agreement

Actual and Constructive Notice

Fiduciary Appointment Form 56

1040 ES

Notice of Lawful Judicial Location by Affidavit

**STATE OF FLORIDA UNIFORM COMMERCIAL
FINANCING STATEMENT FORM – ATTACHMENT**

Account Number 162596244 (Social Security Number)

All proceeds, products, and fixtures are released to the Secured Party. Adjustments of this filing is from HOUSE JOINT RESOLUTION 192 of June 5, 1933, and UNIFORM COMMERCIAL CODE 1-104 and 10-104. Products of collateral are also covered. Secured Party Accepts Debtor's signature with UCC 1-201 (39), 3-401. Any and all Bankruptcy Laws, an all laws created by flesh and blood men any and all are accepted for value.

Your Real Name
 In Care of (Your Address)
 Fort Pierce, FL [34950].

Issued: DATE
 Bond No: #RE_____

Timothy F. Geithner, Secretary
 Department of Treasury
 1500 Pennsylvania Avenue, NW
 Washington, DC. 20220

**PRIVATE REGISTERED BOND FOR SET OFF (NON-NEGOTIABLE)
 Value of Bond is 100,000,000.00 (100 Billion US Dollars)**

**Re: STATE OF FLORIDA CERTIFICATE OF LIVE BIRTH # 108-1989-011802.
 FLORIDA UCC FILING NUMBER 2011051*****, ACCEPTED FOR VALUE and
 EXEMPT FROM LEVY. DEPOSITE TO US TREASURY AND CHARGED TO
 STRAWMAN NAME and 162-59-6244.**

Enclosed, the undersigned, Your Real Name, previously and herewith, accepts for value the referenced bond, Certificate of Live Birth, No. 108-1989-011802 (Received at the US Treasury via USPS Registered Mail #RE_____) and all endorsements front and back, being the only legitimate acceptor of said bond being the only party to have put any value into said bond, being the contributing beneficiary of the same. This is in accordance with Uniform Commercial Code, and House Joint Resolution 192 of 5 June 1933, and UCC 1-104 Public Law, 73-10.

BOND ORDER

Please deposit to an account bearing USPO Mail number RE_____ for future identification purposes, and to be used as a set off account against any bills, taxes, or claims, and the like, against Your Real Name: 162596244 or any bills, taxes, or claims, and the like, against the STRAWMAN NAME, 162-59-6244 debtor to Your Real Name, Secured Party (See enclosed UCC – 1 Financing Statement), said claim(s) to have been accepted and endorsed by Your Real Name.

Please adjust any bills, taxes, or claims, and the like, against Your Real Name [see Certificate of Live Birth] or the STRAWMAN NAME, 162-59-6244 to zero, charge, settle and close any such account, and return the interest to the Principal, Your Real Name at the above post location. Timothy Geithner, the Secretary of the Treasury, the United States Department of the Treasury shall have thirty (30) days from the (Date) of receipt of this bond, as witnessed by the (Date) of receipt affixed to the US Post Office International Mail Receipt, to dishonor this Bond by returning this bond to the Principal, with an explanation of all deficiencies, at the stipulated mailing address by non domestic post. Failure to return as stated shall constitute acceptance and honoring of this bond, the Associated Transactions, and presentments, in accordance with the Law, by Timothy Geithner, the Secretary of the US Treasury, and the United States Department of the Treasury to all of the terms and conditions contained herein.

This Bond shall be ledgered, as an asset, as best suits the needs of the United State Department of the Treasury. This Bond expires at the moment Your Real Name Expires. Void where prohibited by law.

Your Real Name
c/o (Your Address)
Fort Pierce, FL [Zip Code].
Principal Exemption ID
#162596244

Your Real Name
c/o (Your Address)
Fort Pierce, FL [Zip Code]
Exemption ID #162596244
Surety #1.

Your Real Name
c/o (Your Address)
Fort Pierce, FL [Zip Code].
Exemption ID #162596244
Surety #1.

Witness #1

Witness #2

INDEMNITY BOND AFFIDAVIT

Know all men by these presents, that STRAWMAN NAME, Debtor, hereby establishes this Indemnity Bond in favor of Your Real Name, Secured Party, in the sum of present and future Collateral values up to the sum of 100 Billion United States silver dollars (100,000,000,000.00) of .999 fine silver, or fiat money at par value for the payment of which bond Debtor hereby firmly binds its successors, heirs, executors, administrators, DBAS, AKA, an third-party assigns, jointly and severally. Debtor hereby indemnifies Secured Party against losses incurred as a result of all claims of debts or losses made by any and all persons against the commercial transactions and investments of Debtor. The condition of this bond is that Secure Party Covenants to do certain things on behalf of Debtor, as set forth in the attached Security Agreement; and Debtor covenants to serve as a Transmitting Utility to assure beneficial interest in all accounts established and managed by the UNITED STATES; and all goods and services in commerce are available to or conveyed from Debtor to Secured Party, whichever is appropriate.

To Avert losses of vested rights in the present or future collateral that is the subject of the attached Security Agreement, Debtor agrees to make available to Secured Party such accounts established by intent of the Parties, by operation of laws, and/or as constructive trusts, to hold proceeds arising from assets belonging to Debtor and administered by the UNITED STATES or its subdivisions, agents, or affiliates. Pursuant to existing laws of the UNITED STATES and the agreement of the parties of the attached Security Agreement, Secured Party is authorized to assign such funds from said accounts as are necessary to settle all past, present, and future public debts and obligations incurred by Debtor on behalf of Secured Party.

Debtor, without the benefit of discussion or division, does hereby agree, covenant, and undertake to indemnify, defend, and hold Secured Party harmless from and against any and all claims, losses, liabilities, costs, interest, and expenses including, without restriction, legal costs, interests, penalties, and fines previously suffered or incurred, or to be suffered or incurred by Secured Party, in accordance with Secured Party's Personal guarantee with respect to loans or indebtedness belonging to Debtor, including any amount that Debtor might be deemed to owe to a public Creditor for any reason whatsoever. Secured Party shall promptly advise debtor of all public claims brought by third parties against the present or future property of Debtor, all of which is covered by the attached Security Agreement up to the indemnification amount declared herein, and to provide Debtor with full details of said claim(s), including copies of all documents, correspondence, suits, or actions receive by or served upon Debtor through Secured Party. Secured Party shall fully cooperate with discussion, negotiation, or other proceedings relating to such claims.

This bond shall be in force an effect as of the (Date) that it is signed and accepted by the parties, an provided that secured Party may cancel this bond and be relieved of further duty hereunder by delivering a thirty (30) day written notice of cancellation to Debtor. No Such cancellation shall affect the liability incurred by or accrue o Secured Party prior to the conclusion of said thirty (30) day period. In such event of notice of Cancellation, and in the event that the UNITED STATES reinstutes its constructive claim against the collateral, Debtor agrees to reissue the bond before the end of the thirty (30) day period for an amount equal to or greater than the above value of the attached Security Agreement, unless the parties agree otherwise.

NOTICE OF LIEN

This agreement constitutes an International Commercial Lien on all property of Debtor Indemnitor on behalf of, and for the benefit of, Secured Party Creditor Indemnatee in the Amount of 100 Billion United States Silver Dollars (\$100,000,000,000.00) of .999 fine silver. This lien will expire at the moment that Indemnatee expires or when this lien is satisfied by

STRAWMAN NAME, Indemnitor: _____

Your Real Name, Indemnatee: _____

Affidavit

DATE

BOARD OF GOVERNORS
Instrument
FEDERAL RESERVE WINDOW
Charge Back
WASHINGTON, DC.

NON-NEGOTIABLE**NON-NEGOTIABLE**

ACTUAL AND CONSTRUCTIVE NOTICE

Attention: Respective Board of Governors

Please find this document constituting actual and constructive notice of collateral attachments for the undersigned. Your Real Name hereby accepts for value all enclosed collateral, attached articles, an accounting sheets established by decree upon foregoing security instruments by endorsements front and back in accordance with Uniform Commercial Code UCC 3-419 and House Joint Resolution 192 of June 5th 1933, Public Law 73-10, UCC 1-104. Charge my public treasury account and/or UCC Contract Trust account #162-59-6244 for appropriate registration fees commanding memory of account #162-59-6244 charge the same to Debtor's order or Respondent's order. The Total amount of this non-negotiable acceptance for value as enclosed is 100 Billion United States Silver dollars (\$100,000,000,000.00) of .999 fine silver.

Please adjust by legal tender the undersigned's private trust account. Should the undersigned not receive the Department of Treasury United States Code response within fifteen (15) days upon receipt, then recipients security instrument in hand is agreement under, but not limited to, title 28 U.S.C., Rule 8(b) of this Actual and Constructive Notice by decree that my UCC Contract Trust Account #162-59-6244 is adjusted by federal reserve ledgers and balanced by Federal Reserve (Bank) Window Accountant as authorized by the Board of Governors. In the event that Your Accountant requires further information or assistance from the undersigned, please write the undersigned at mailing location provided herein below.

Sincerely,
 Without prejudice

Your Real Name
 In Care of (Your address)
 Fort Pierce, FL [Zip Code].
 Exemption Identification No. 162596244.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing affidavit has been furnished by US Mail to: The Clerk of The Circuit Court, Register/Recorder of deeds, P. O. Box 700, Fort Pierce, Florida, 34954; The Clerk of The Circuit Court, P. O. Box 700, Fort Pierce, Florida, 34954; The Attorney General for your state; the Assistant State Attorney; the Secretary of state for your state; The social security administration; The US Department of Treasury; Your city police Department; your County Police Department; and the US Department of Justice, on this ___day of _____2012. (Note: I know that's a lot of stamps to buy but this is the only way I know how to give notice to the various departments of government. I did my paperwork like this because it has to be done right to prevent any excuses. Do not copy my certificate of service word for word. Put your county and circuit court information in this section, and send a copy to your register/recorder of deeds. File an Affidavit to Proceed In Forma Pauperis/Affidavit of Insolvency at the register/courthouse. If the courthouse/county register doesn't have it, I have a version of the form included with this purchase. There is a fee per page for register/recorder of deeds. I think it's like almost 9.00 dollars per page, but all you need is the first page recorded for each affidavit. If all else fails, file these affidavits as pleadings as a lawsuit against the state for declaratory relief in superior court/circuit court, the highest state court. Your main objective with all of the paperwork is to leave a paper trail. You have to get the paperwork recorded; preferably, with the register of deeds, because it's cheaper if you just get only the first page of each document recorded).

Respectfully Submitted

by: _____

Affiant/Secured Party, Your Real Name

All Rights Reserved Without Prejudice;

U.C.C. 1-207/1-308, U.C.C. 1-103.

Your real name

Your address, [Zip Code]

(Note: Most importantly, you are going to have to file a **State or National UCC-1 Financing Statement**. UCC means Uniform Commercial Code. You can do a Goggle search and find your state or national UCC -1 form: <http://www.iaca.org/downloads/forms/ucc1.pdf>. If you need additional pieces of paper, file an addendum (Form UCC1AD). You fill the form out and use my example below as your Collateral list. You are going to register your UCC-1 form to your State Register/secretary of state, and make sure that your County Register/recorder of deeds registers it too, so it will be on file in the public record. There is a fee to register with your state register. The whole point of filing a UCC-1 is to make public notice that the collateral listed is publically filed. In the Debtors Box, place your strawman name in all caps. In the Secured Party box, place your real name in that box. Make sure to check the A.G lien box, the Documentary Stamp tax is not required box, debtor is a trust box, and the transmitting utility box, when you fill out the UCC -1 Financing Statement form.)

Below is normally number 4, depending on the UCC-1 form you are using: (Below is the body of the UCC -1 Form)

The Debtor, STRAWMAN NAME©2013, Ens Legis, or the commercial dummy, transmitting utility, in the Commercial Chamber under necessity and the following property is hereby registered in the same: All Birth Certificates – City, County, and State - that are registered with Birth Certification (Birth Certificate), State File Number, (Your number at the top), and Birth Certificate Bond Number, (the bottom number in red), are herein liened and claimed at a sum certain \$100,000,000,000.00 (100 Billion US dollars); including: Florida Driver’s License Number,(Your number); UCC Contract Trust Account Number, (Your number); Exemption Identification Number, (Your Number), AutoTRIS & CUSIP Number, (Your number); Employer’s Identification Number, (Your number); and Social Security Number, (Your number). Said registration is to secure the rights, title(s) and interest in and of the Root of Title and Certification of Birth (Birth Certificate), State File Number, (Your number), and Birth Certificate Bond Number, (Your number), as received by the Saint Lucie County Health Department (Division of Vital Statistics); and all DNA, Retna Scans, and all Debentures, Indentures, Accounts, and all the Pledges represented by same included but not limited to the pignus, hypotheca, hereditments, res, the energy and all products derived there-from, nunc pro tunc, but not limited to all capitalized names: STRAWMAN NAME, or any derivatives thereof, and all contracts, agreements, and signatures and/or endorsements, facsimiles, printed, typed or photocopied of Debtor’s name predicated on the ‘Straw-man,’ STRAWMAN NAME (ENS LEGIS) described as the debtor and all property is accepted for value and is Exempt from levy. Debtor, is not the guarantor or surety to any other account by explicit reservation. All proceeds, products, accounts, baggage and fixtures and the Orders there from are to be released to the Secured Party and Principal Creditor, Your real name, as the authorized representative of the debtor, Cestue Qui Trust. Debtor is a commercial transmitting utility and is a trust.

(Note: Your UCC Trust Account Number is your Social security Number with the dashes; your Employer’s Identification number is your Social security without the dashes; your CUSIP and autoTRIS Number is your social security number without the dashes.)

Affidavits: <http://johnwademoore.net/files/AFFIDAVIT.pdf>

Form 56: <http://www.irs.gov/pub/irs-pdf/f56.pdf>

Form 1040-ES: <http://www.irs.gov/pub/irs-pdf/f1040es.pdf>

(Note: The Number For Your Security Agreement Is Derived From The Date You Turned 18 (eighteen) and from the initials of your Strawman name e.g. Strawman name born 01 Feb 1979 = EJW-010297-SA.)

SECURITY AGREEMENT

No. EJW-010297-SA

Non-negotiable – Private between the Parties

PARTIES

Debtor: STRAWMAN NAME -----Secured Party/Creditor: Your real name
 IN CARE OF 1230 AVENUE I ----- In care of 1230 Avenue I,
 FORT PIERCE, FL 34950 ----- Fort pierce, FL [34950].
 (STRAWMAN NAME, and any and all ----- (Your real name, and any and all upper and lower
 case derivatives and variations in the upper ----- derivatives thereof).
 spelling of said name, including but not
 limited to, prefixes, suffixes, titles,
 appendages and the like.)

Debtor: STRAWMAN NAME -----Secured Party/Creditor: Your real name

This Security Agreement is mutually agreed upon and entered into between the juristic person, Debtor, STRAWMAN NAME©2011 and also known by any and all derivatives and variations in the spelling of said names except “Your real name,” hereafter jointly and severally “Debtor,” and the living, breathing, flesh-and-blood man, known by the distinctive appellation Your real name, hereinafter “Secured Party.”

For valuable consideration, Debtor (a) grants Secured Party a security interest in Collateral described herein below for the purpose of securing the indebtedness; (b) delivers all of Debtor’s negotiable documents, instruments, money, tangible chattel paper, certificated securities, and goods, except those goods for which a security interest cannot be perfected by the filing of a financing statement, into the possession of Secured Party for the purpose of securing the indebtedness; (c) authorizes that all of Debtor’s certificated securities in registered form be delivered into the possession of Secured Party as of the date of this Security Agreement for the purpose of securing the indebtedness; (d) agrees to be considered a transmitting-utility debtor; and (e) agrees that Secured Party possesses the rights stated in this Security Agreement re Collateral, as well as any and all other rights that Secured Party may have.

This Security Agreement secures the following:

- (a) Obligation of Debtor in favour of Secured Party as set forth in the express, written Private Agreement EJW-010297-PA; amount of said obligation: 100 Billion US dollars (\$100,000,000,000);
- (b) Repayment of (i) any amounts that Secured Party may advance, spend, and otherwise convey for the maintenance, preservation, upkeep, and the like of the Collateral, and (ii) any other

expenditures that Secured Party may make under the provision of this Security Agreement in particular and for the benefit of Debtor in general;

(c) All amounts owed under any modification, renewals, extensions, and the like of any of the foregoing obligations;

(d) All other amounts owed Secured Party, both now and in the future, by Debtor;

(e) All indebtedness and liabilities, whatsoever, owed Secured Party by Debtor, both direct and indirect, absolute and contingent, due and as might become due, now existing and hereafter arising, and however evidenced;

(f) Any other debts that may be owed Secured Party by Debtor, arising upon occasion as stated herein.

Debtor consents and agrees that all collateral/property is held in the possession of Secured Party until Secured party terminates this Security Agreement in writing.

Words Defined; Glossary of Terms. As used in this Security Agreement, the following words and terms are as defined in this section, non obstante:

All. In this Security Agreement the word “all” means everything one has: the whole number; totality; including both all and sundry; everyone; without restriction.

Appellation. In this Security Agreement the term “appellation” means: a general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh-and-blood man.

Artificial person. In this Security Agreement the term “artificial person” means a juristic person, such as Debtor, STRAWMAN NAME, also known by any and all derivatives and variations in the spelling of said name except “Your real name,” the Authorized Representative. In this Security Agreement the term “Authorized representative” means the Secured Party, Your Real Name, authorized by Debtor for signing Debtor’s signature, without liability and without recourse.

Claim. In this Security Agreement the word “claim” means: 1. Right of payment, both when such right is rendered into the form of a judgment, and for damages that are liquidated, un-liquidated, fixed, contingent, matured, un-matured, disputed, undisputed, legal, equitable, secured, and unsecured, as well as rulings regarding an equitable remedy for breach of performance if such breach results in a right of payment, both when an equitable remedy is rendered into a form of a judgment and for debts/obligations that are fixed, contingent, matured, un-matured, disputed, undisputed, secured, unsecured. 2. Demanding as one’s own any challenge of property, and ownership of a thing, that is wrongfully withheld. [See Hill v. Henry, 66 N.J. Eq. 150, 57 Atl. 555. Also, a claim is to state. See Douglas v. Beasley, 40 Ala. 147; Prig v. Pennsylvania, 16 pet. 615, 10 L.Ed. 1060.]

Conduit. In this Security Agreement the term “conduit” signifies a means of transmitting and distributing energy and the effects/produce of labour, such as goods and services, via the name “STRAWMAN NAME,” also known by any and all derivatives and variations in the spelling of said name of Debtor except “Your real name.”

Creditor. In this Security Agreement the term “creditor” means “Your real name.”

Debtor. In this Security Agreement the term “Debtor” means “STRAWMAN NAME” also known by any and all derivatives and variations in the spelling of said name except “Your real name.”

Default. In this Security Agreement the term “default” means Debtor’s non-performance of a duty arising under this Security Agreement, specifically any event described below under “Event of Default.”

Derivative. In this Security Agreement the word “derivative” means coming from another; taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.

Ens legis. In this Security Agreement the term “ens legis” means a creature of the law; an artificial being, as contrasted with a natural person, such as a corporation, considered as deriving its existence entirely from law.

Hold-harmless Indemnity Agreement. In this Security Agreement the term “Hold-harmless Indemnity Agreement” means the written, express, Hold-harmless Indemnity Agreement EJW-010297-HHIA, between Secured Party and Debtor, together with all modifications of and substitutions for said Hold-harmless Indemnity Agreement, attached hereto and included herein by reference.

Debtor. In this Security Agreement the term “Debtor” means STRAWMAN NAME, and any and all derivatives and variations in the spelling of said name except “Your real name,” Common Law Copyright for the security of Debtor, STRAWMAN NAME ©2011, secured by Secured_Party, Your real name (see Security Agreement/Common Law Copyright Notice #EJW-010297-CN).

Secured_Party. In this Security Agreement the term “Secured_Party” means the sentient, living being known by the distinctive appellation “Your real name.” All rights are reserved.

Juristic person. In this Security Agreement the term “juristic person” means an abstract, legal entity ens legis, such as a corporation, created by construct of law and considered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor, i.e. STRAWMAN NAME©2011, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Secured Party.

“From the earliest times the law has enforced rights and exacted liabilities by utilizing a corporate concept – by recognizing, that is, juristic persons other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizeable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law’s response to the ways of men in carrying on their affairs through what is now the familiar device of the corporation. --- Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process, and none the worse for it, no doubt. “Metaphors in law are to be narrowly watched.” Cardozo, J., in *Berkey v. Third Avenue R. Co.*, 244 N.Y. 84, 94. “But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason.” See *U.S. v. SCOPHONY CORP. OF AMERICA*, 333 U.S. 795; 68 S. Ct. 855; 1948 U.S.”

Land. In this Security Agreement the term “land” means any and all ground, soil, and earth whatsoever, including pastures, fields, meadows, woods, moors, waters, marshes, rock, and sand.

Legal entity. In this Security Agreement the term “legal entity” means an entity other than a natural person, with sufficient existence in legal contemplation that said entity can function legally, sue and be sued, and make decisions through agents.

Liability. In this Security Agreement the term “liability” means every kind of legal obligation, responsibility, and duty. Also the state of being bound and obligated in law for doing, paying a debt, fulfilling an obligation, rendering committed specific performance, and the like. (See *Mayfield v. First National Bank of Chattanooga, Tenn*, C.C.A. Tenn., 137 F.2d 1013, 1019; *Feil*

v. City of Coeur d' Alene, 23 Idaho 32, 129 P. 643, 649, 43 L.R.A. N.S. 1095; Breslaw v. Rightmire, 196 N.Y.S. 539, 541, 119 Misc. 833.)

Living, breathing, flesh-and-blood man. In this Security Agreement the term "Living, breathing flesh-and-blood man" means the Secured Party, Your real name, a sentient, living being, as distinguished from an artificial legal construct, ens legis, i.e. a juristic person, created by construct of law.

"There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellow men without his consent." CRUDEN v. NEALE, 2 N.C. 338 (1796) 2 S.E. 70.

Natural person. In this Security Agreement the term "natural person" means a living, breathing, flesh-and-blood man, as distinguished from artificial persons, juristic persons, and the like.

Non obstante. In this Security Agreement the term "non obstante" means: Words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes.

Private Agreement. In this Security Agreement the term "Private Agreement" means the written, express Private Agreement, #EJW-010297-PA, between Creditor, Your real name, and Debtor, STRAWMAN NAME, together with all modifications of and substitutions for said Private Agreement.

Rents, wages, salaries, and other income from whatever source derived. In this Security Agreement the term "Rents, wages, salaries, and other income from whatever source derived" means all rents, wages, salaries and other income, from whatever source derived, being owed, and becoming owed for the benefit of the Debtor.

Secured Party. In this Security Agreement the term "Secured Party" means Your real name, a living, sentient being as distinguished from a juristic person created by construct of law.

Security Agreement. In this Security Agreement the term "Security Agreement" means this Security Agreement No, EJW-010297-SA, as this Security Agreement may be amended and modified by agreement of the parties, together with all attachments, exhibits, documents, endorsements, and schedules attached hereto.

Sentient, living being. In this Security Agreement the term "sentient, living being" means the Secured Party, i.e. Your real name, a living, breathing, flesh-and-blood man, as distinguished from an abstract legal construct, such as an artificial entity, juristic person, corporation, partnership, association, and the like.

Signature. See UCC § 3-401 (b) (what is considered signature).

Signed. See UCC § 1-201 (39) (what is considered signed).

Trade-name. In this Security Agreement the term "trade-name" means: STRAWMAN NAME©2011, as well as any and all derivatives and variations in the spelling of said name.

Transmitting utility. In this Private Agreement the term "transmitting utility" means a conduit, e.g. the Debtor, i.e. STRAWMAN NAME

UCC. In this Private Agreement the term "UCC" means Uniform Commercial Code.

Collateral. In this Security Agreement the term "Collateral" means any and all items of property of Debtor, now owned and hereafter acquired, now existing and hereafter arising, and wherever located: (a) referenced within any of the following categories – i.e. all: motor vehicles, aircraft, vessels, ships, trademarks, copyrights, patents, consumer goods, firearms, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, electronic chattel paper, tangible chattel paper, certificated securities, uncertified securities, promissory notes, payment intangibles, software, health-care-

insurance receivables, instruments, deposit accounts, accounts, documents, livestock, real estate and real property – including all buildings, structures, fixtures, and appurtenances situated thereon, as well as affixed thereto – fixtures, manufactured homes, timber, crops, and as-extracted collateral, i.e. all oil, gas, and other minerals, as well as any and all accounts arising from the sale of these substances, both at wellhead and mine head; (b) described/identified within a particular, numbered paragraph under heading “Paragraph (b) List” below; (c) described/identified within any document of title, certificate, form, and the like, a photocopy of which has been appended with this Security Agreement, attached hereto, made fully part hereof, and included herein by reference; (d) described/identified in “Attachment Sheet EJW- 010279-AS” attached hereto, made fully part hereof, and included herein by reference; (f) described/classified within any of the following: (i) accessions, increases, and additions, replacements of, and substitutions for, any of the property described in this Collateral section; (ii) products, produce and proceeds of any of the property described in this collateral section; (iii) accounts, general intangibles, instruments, monies, payments, and contract rights, and all other rights, arising out of sale, lease, and other disposition of any of the property described in this Collateral section; (iv) proceeds, including insurance, bonds, general intangibles, and account proceeds, from the sale, destruction, loss, and other disposition of any of the property described in this Collateral section; and (v) records and data involving any of the property described in this Collateral section, such as in the form of a writing, photograph, microfilm, microfiche, tape, electronic media, and the like, together with all of Debtor’s right, title, and interest in all computer software and hardware required for utilizing, creating, maintaining, and processing any such records and data in any electronic media. Each foregoing separate item of property referenced/described/identified/classified within any of the six (6) preceding paragraphs, i.e. “(a),” “(b),” “(c),” “(d),” “(e),” and “(f),” in this Collateral section secures the entire obligation/amount of indebtedness, i.e. 100 Billion US Dollars (\$100,000,000,000).

Paragraph “(b)” List

1. The trade-name, mark, and trade-mark of Debtor: i.e., “STRAWMAN NAME,” and any and all other assemblages of letters and derivatives and variations in the spelling of said name used with the intent of identifying/referencing the Debtor except “Your real name”;
2. Any and every alleged birth document/record, such as state of FLORIDA REGISTRY OF BIRTHS, DEATHS AND MARRIAGES, i.e. any and every “CERTIFICATE OF BIRTH,” “STANDARD CERTIFICATE OF BIRTH,” “CERTIFICATE OF LIVE BIRTH,” “STANDARD CERTIFICATE OF LIVE BIRTH,” “NOTIFICATION OF REGISTRATION OF BIRTH,” “CERTIFICATE OF REGISTRATION OF BIRTH,” “CERTIFICATE OF BIRTH REGISTRATION,” and any otherwise-entitled birth document/record - issued at any of the following levels: hospital, city, district, state, federal, or other - allegedly involving, concerning, binding, derived from, etc., the name consisting of any assemblage of letters regarded as identifying/referencing Debtor for any reason whatsoever;
3. Debtor’s Social Security Account Number, 261-**-****, and Employer’s Identification Number, 261-*****, and all related documents, instruments, and endorsements, front and back, except the paper card – but not the ink and printing on either side of said paper card – issued by Social Security Administration and bearing Social Security Account Number, 261-**-**** on the obverse thereof;
4. All related accounts, trusts, documents, instruments and endorsements, front and back, re Debtor’s Social Security Account Number, 261-**-****;
5. All Social Security income from Social Security Account Number 261-**-****;

6. Account Exemption Number, 261***** ;
7. Case Number, N/A
8. PASSPORT No. N/A
9. DRIVER LICENCE No, W**-***-**-041-0;
10. All military records, documentation, discharge papers, files, licenses, and the like referencing Debtor;
11. All land and real property;
12. All buildings, structures, and fixtures, and the appurtenances situated thereon and affixed thereto;
13. All documents involving all real property in which Debtor has an interest, including all buildings, structures, fixtures, and appurtenances situated thereon and affixed thereto;
14. All motor vehicles and wheeled conveyances of any kind, motorized and otherwise, in which Debtor has an interest;
15. All vessels and all equipment, accoutrements, baggage, and cargo affixed thereto. Pertaining thereto, stowed therein, and the like, including but not limited to: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, and fuels and fuel additives;
16. All aircraft and all equipment, accoutrements, baggage, and cargo affixed thereto, pertaining thereto, stowed therein, and the like, including but not limited by; all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, and fuels and fuel additives;
17. All deposit accounts, i.e. all demand, time, savings, passbook, and other accounts maintained with a bank of any kind whatsoever;
18. All credit card accounts;
19. All charge accounts;
20. All brokerage accounts, i.e. all stock, bond, mutual fund, and money-market accounts, and the like;
21. All retirement plan accounts, Individual Retirement Accounts, 401(k)'s, pension plans, and the like;
22. All precious metals and bullion, and any storage box and receptacle within which such is stored;
23. All stockpiles, collections, build-ups, amassments, and accumulations, however small, of Federal Reserve Notes, any and all currency, gold certificates, and silver certificates and all other types and kinds of cash, coin, currency, and money (delivered into possession of Secured Party as of date of this Security Agreement as described in sub-paragraph "(b)" of second Paragraph on page 1 of this Security Agreement);
24. All stocks, bonds, drafts, futures, insurance policies, investment securities, notes, options, puts, calls, warrants, securities, and benefits from trust, and the like;
25. All bank "safety" deposit boxes, the contents therein, and the box numbers associated therewith, and the keys, combinations, security codes, passwords, and the like associated therewith;
26. All credit of Debtor;
27. All proceeds, products, accounts, and fixtures from crops, mine head, wellhead, etc
28. All rents, wages, salaries, and other income, from whatever source derived;
29. All land, mineral, water, and air rights;

30. All documents, records, and certificates re cottages, cabins, houses, and buildings in which Debtor has an interest;
31. All inventory in any source;
32. All machinery, both farm and industrial;
33. All trailers, mobile homes, and recreational vehicles, and house, cargo, and travel trailers, and all equipment, accoutrements, baggage, and cargo affixed thereto, pertaining thereto, stowed therein and in any manner attached thereto, including but not limited by: all ancillary equipment, accessories, parts, service equipment, lubricants, and fuels and fuel additives;
34. All livestock and animals, and all things required for the care, feeding, use, transportation, and husbandry thereof;
35. All computers, computer-related equipment and accessories, electronically stored files and data, telephone, electronic equipment, and office equipment and machines;
36. All visual reproduction systems, aural reproduction systems, motion pictures, films, video tapes, audio tapes, soundtracks, compact discs, phonograph records, film, video and aural production equipment, cameras, projectors, and musical instruments;
37. All books, booklets, pamphlets, treatises, essays, treatments, monographs, stories, written material, libraries, plays, screenplays, lyrics, songs, and music;
38. All financial books and records;
39. All proprietary data and technology, inventions, royalties, and good will;
40. All scholastic degrees, diplomas, honors, awards, and meritorious citations;
41. All records, diaries, journals, photographs, negatives, transparencies, images, video footage, film footage, drawings, sound records, audio tapes, video tapes, and computer production and storage facility of any kind;
42. All fingerprints, footprints, palm prints, thumbprints, RNA materials, DNA materials, blood and blood fractions, biopsies, surgically removed tissue, body parts, organs, hair, teeth, nails, semen, urine, other body fluids and matter, voice-print, retinal image, and the description thereof, and all other corporeal identification factors, and said factors physical counterparts, in any form, and all records, record numbers, and information pertaining thereto, re Debtor;
43. All biometric data, records, information, and processes not elsewhere described, the use thereof, and the use of the information contained therein, pertaining thereto, and otherwise;
44. all rights for requesting, refusing, authorizing, and disallowing the administration of, any drug, manipulation, material, process, procedure, ray, and wave that Secured Party considers might alter the state of the body, mind, spirit, will, and any other aspect of being, by any means, method, and process whatsoever;
45. All rights for obtaining, using, requesting, refusing, and authorizing the administration of, any food, beverage, nourishment, water, and the like, that might be infused into, such as by injection, swallowing, and the like, into the body, and any substance that might affect the body in any manner whatsoever;
46. All keys, locks, lock combinations, encryption codes, safes, and secured places, and security devices, security programs, and all software, machinery, and devices associated therewith and related thereto;
47. All rights for accessing and using utilities upon payment of the same unit costs as the comparable units of usage offered for the benefit of most-favored customers, including cable, electricity, garbage, gas, internet, satellite, sewer, telephone, water, e-mail, and all other methods of communication, energy transmission, and food and water distribution;

48. All rights for bartering, buying, contracting, selling, and trading ideas, products, services, and work;
49. All rights for creating, inventing, adopting, utilizing, and promulgating any system and means of currency, money, medium of exchange, coinage, barter, economic exchange, bookkeeping, record-keeping, and the like;
50. All rights for using all free, rented, leased, fixed, and mobile domiciles, as if each were a permanent domicile, free from requirement for applying for, and otherwise securing, any government license, permission, permit, and otherwise, and free from entry, intrusion, and surveillance, by any means, regardless of duration of lease period, so long as any required lease is currently paid, but wherein the alternative, a subsequent three-day grace period has not expired;
51. all rights for managing, maneuvering, directing, guiding, and travelling in any form of motorized conveyance whatsoever, e.g. automobile, truck, motorcycle, and the like, without any requirement for applying for, and without the obligation for obtaining, any government license, permit, certificate, permission, and the like, of any kind whatsoever;
52. All rights for marrying and procreating children, and rearing, educating, training, guiding, and spiritually enlightening any such children, without any requirement for applying for, and without the obligation for obtaining, any government-issued license, number, serial number, permit, certificate, permission, and the like, of any kind whatsoever;
53. All rights for buying, selling, trading, gathering, growing, hunting, raising, angling, and trapping food, fiber, and raw materials for shelter, clothing and survival;
54. All rights for exercising and enjoying freedom of religion, worship, use of sacraments, spiritual practice, and expression without, any abridgement of freedom of speech, publishing, peaceable assembly, and mandating or petitioning government for redress of grievances, and also petitioning any military force, as well as any other group, agency, and organization, and otherwise for physical protection from threats involving the safety and integrity of the person, as well as all property, of Secured Party from any source, both "public" and "private";
55. All rights for keeping and bearing arms for self-defense, family, and parties requesting physical protection of person and property;
56. All rights for creating, preserving, and maintaining inviolable spiritual sanctuary and receiving into same any and all parties requesting safety, shelter, and sanctuary;
57. All rights involving privacy and security in person and property, including all rights such as the safety and security of all household members, sanctuary dwellers, and guests, and all papers and effects of Debtor and all household and sanctuary dwellers and guests, against governmental, quasi-governmental, and private intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, and warrant, except with proof of superior claim duly filed in the UCC filing office by any such intruding party in the private capacity of said intruding party, notwithstanding whatever purported authority, warrant, order, law, pretence issued under color of law may be promulgated as the authority for any such intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, warrant, and the like;
58. All claims of ownership and certificates of title involving corporeal and incorporeal hereditaments, hereditary succession, and all innate aspects of being, i.e. mind, body, soul, free will, faculties, and self;
59. All names used and all corporations sole executed and filed, as well as might be executed and filed, under said names;
60. All intellectual property, including all speaking, writing, and other media;

61. All signatures and autographs;
62. All present and future retirement incomes, and rights in such incomes, deriving from any of Debtor's accounts, deposit accounts, and otherwise;
63. All present and future medical and healthcare rights, and rights owned through survivorship, from any of Debtor's accounts, deposit accounts, and otherwise;
64. All applications, filings, correspondence, information, identifying marks, images, licenses, travel documents, materials, permits, registrations, and records and records numbers held by any entity, for any purpose, however acquired, as well as the analyses and uses thereof, and any use of any information and images contained therein, regardless of creator, method, location, process, and storage form, including all processed algorithms analyzing, classifying, comparing, compressing, displaying, identifying, processing, storing, and transmitting said applications, filings, correspondence, information, identifying marks, images, licenses, travel documents, materials, permits, registrations, records and records numbers, and the like;
65. All library cards.
66. All accounts, deposits, escrow accounts, lotteries, overpayments, prepayments, prizes, rebates, refunds, returns, claimed and unclaimed funds, and all records and records numbers, correspondence, and information pertaining thereto, as well as all such items construed as being derived there from;
67. All drugs, herbs, medicine, medical supplies, cultivated plants, growing plants, inventory, ancillary equipment, supplies, propagating plants, and seeds, and all related storage facilities and supplies;
68. All products of and for agriculture, and all equipment, inventories, supplies, contracts, and accoutrements involved in the planting, tilling, harvesting, processing, preservation, and storage of all products of agriculture;
69. All farm, lawn, and irrigation equipment, and all accessories, attachments, hand-tools, implements, service equipment, parts, and supplies associated therewith and related thereto;
70. All fuel, fuel tanks, and containers, and all involved and related delivery and transfer systems;
71. All metal-working, woodworking, and other such machinery, and all ancillary equipment, accessories, consumables, power tools, hand tools, inventories, storage cabinets, toolboxes, work benches, shops, and facilities;
72. All camping, fishing, hunting, and sporting equipment, and all special clothing, materials, supplies, and baggage related thereto;
73. All rifles, guns, bows, and crossbows and related accessories, and the ammunition, projectiles, and integral components thereof;
74. All radios, televisions, communications equipment, receivers, transceivers, transmitters, antennas, and towers, and all ancillary equipment, supplies, computers, software programs, wiring, and related accessories and devices;
75. All power-generating machines, devices, and the like, and all storage, conditioning, control, distribution, wiring, and ancillary equipment, as might pertain thereto in any manner;
76. All computers and computer systems and the information contained therein, as well as all ancillary equipment, printers, and data compression and encryption devices and processes;
77. All office and engineering equipment, furniture, ancillary equipment, drawings, tools, electronic and paper files, and items associated therewith and related thereto;
79. All water wells and well-drilling equipment, and all ancillary equipment, chemicals, tools, and supplies;

80. All shipping, storing, and cargo containers, and all chassis, truck trailers, vans, and the contents thereof, both on-site and in-transit, as well as in storage anywhere;
81. All building materials and prefabricated buildings, and all components and materials pertaining thereto, both before and during manufacture, transportation, storage, building, erection, and vacancy while awaiting occupancy thereof;
82. All communications and data, and the methods, devices, and forms of information storage and retrieval, and the products of any such stored information;
83. All books, drawings, magazines, manuals, and reference materials regardless of physical form;
84. All antiques, artwork, paintings, sculptures, etchings, photographic art, lithographs, and serigraphs, and all frame sand mounts pertaining thereto, affixed thereon, and otherwise;
85. All food, and all devices, tools, equipment, vehicles, machines, and related accoutrements involved in food preservation, preparation, growth, transport, and storage;
86. All construction machinery and equipment and all ancillary equipment, supplies, materials, fuels, fuel additives, supplies, materials, and service equipment pertaining thereto;
87. All medical, dental, optical, prescription, and insurance records, records numbers, and information contained in any such records pertaining thereto;
88. All inheritances obtained, as well as all inheritances as might be received;
89. All wardrobe and toiletries;
90. All watches, jeweler, precious jewels, and semi-precious stones, and any mounting attached thereto, and all rings, except wedding rings and all storage boxes within which any of the foregoing items are stored;
91. All radios, televisions, household goods and appliances, linen, furniture, kitchen utensils, cooking utensils, cutlery, tableware, and pottery;
92. All ownership, equity, property, and rights in property now owned, held, and hereafter acquired, in all businesses, corporations, companies, trusts, partnerships, limited partnerships, organizations, proprietorships, and other like entities, and all books and records pertaining thereto, all income obtained there from, and all accessories, accounts, equipment, information, inventory, money, parts, spare parts, and computer software pertaining thereto.
93. all packages, parcels, envelopes, and labels, of any kind whatsoever, that are addressed for the benefit of Debtor, both when received and when not received by Debtor;
94. All telephone, fax, and pager numbers;
95. All e-mail addresses, Internet URL's, Internet Web-sites, Internet Domain Names, and Internet Service Provider accounts;
96. Any item of property not specifically described/named/specified/listed by make, model, serial number, account number, etc., is expressly herewith included as an item of property pledged by Debtor as collateral for securing Debtor's contractual obligation in favor of Secured Party.

This Security Agreement expressly herewith includes and encompasses all rights, legal title, equitable title, and interest in property described in this Collateral section, both when now owned and when hereafter acquired, now existing and such as might hereafter arise, and wherever located.

Held Harmless and Indemnified. In this Security Agreement Secured Party is held harmless and Indemnified by Debtor in strict accordance with Hold-harmless Indemnity Agreement, EJW-010279-HHIA, attached hereto and included herein by reference.

Authorized Representative. Debtor hereby appoints Secured Party as Debtor's Authorized Representative and authorizes Secured Party to do the following: (a) sign, without liability, Debtor's signature in all commercial activity between Debtor and any other juristic person, where such signature is requested, and if required, for the purpose of authenticating the writing; (b) regarding any deposit account of any kind maintained in the name of Debtor, and likewise maintained in/under the Social Security Number of Debtor, with any bank, without further consent of Debtor, and without liability: (i) to originate instructions for the deposit-account bank and direct disposition of funds in any such deposit account by acting as sole and exclusive signatory on said deposit account; (ii) to receive, open, and dispose of all written communication, correspondence, and mail concerning any such deposit-account sent by such deposit account bank; (iii) to compose, finalize, authenticate, and send all written communication, correspondence, and mail concerning any such deposit account with any such deposit-account bank; and (iv) to maintain exclusive possession of any and all debit cards, ATM (Automated Teller Machine) cards, and other similar types of cards, as well as all check books, savings books, passbooks, and other types of account books, re any and all such deposit accounts of any kind whatsoever, maintained with any bank; (c) to demand, collect, receive, accept receipt for, sue for, and recover all sums of money and other property which are now, and may hereafter become, due, owing, and payable in favor of Debtor; (d) to execute, sign, and indorse any and all claims, instruments, receipts, checks, drafts, and warrants issued for, and made payable in favor of, Debtor; (e) to settle and compromise any and all claims, now existing and as might hereafter arise, against Debtor, and against any item of Collateral; and (f) to file any claims, take any action, and institute and participate in any proceedings, both in the name of Debtor and under the distinctive appellation of Secured Party, as well as otherwise, which, in the sole discretion of Secured Party, may be deemed necessary and advisable. Secured Party may also receive, open, and dispose of mail, indicating any alleged address of Debtor, and change any address concerning which mail and payments should be sent. This authorization is given as security for the indebtedness, and the authority hereby conferred is irrevocable and remains in full force until renounced, in writing, and signed by Secured Party.

Perfection of Security Interest. (a) Debtor authorizes Secured Party's filing of a financing statement and continuation statements as needed, describing collateral, as well as any and all agricultural liens and other statutory liens against Debtor held by Secured Party; (b) Debtor also authorizes execution of such financing statements by Secured Party, and agrees that Debtor will take all other such actions reasonably requested by Secured Party, for perfecting and continuing Secured Party's security interest in Collateral, and also consents and agrees as follows: (i) Secured Party may at any time, without further authorization from Debtor, file carbon, photographic, and other types of reproductions of any here-in authorized financing statements, as well as this Security Agreement for use as a financing statement; and (ii) Secured Party is neither responsible for taking any steps necessary for the preservation of any third-party rights in Collateral, nor for protecting, preserving, maintaining, and the like, any security interest granted any third party in Collateral.

Event of Default. Any event listed within any category below constitutes default under this Security Agreement: (a) Insolvency of Debtor, appointment of a receiver for any part of Debtor's property, any assignment for the benefit of a third-party creditor, as well as commencement of any proceeding under any set of laws, e.g. bankruptcy law, by Debtor, as well as against Debtor; (b) Commencement of foreclosure by judicial proceeding, self-help, repossession, as well as any other method by any third-party creditor of Debtor against any item of Collateral that is the

subject of this Security Agreement; (c) Attachment, execution, lien, levy, and the like concerning any item of Collateral; (d) Failure of compliance of Debtor with any term, obligation, covenant, condition, and the like, contained in (i) the written, express Private Agreement, EJW-010297-PA, between Debtor, i.e., STRAWMAN NAME also known by any and all derivatives and variations in the spelling of said name except “Your real name,” and the Secured Party, Your real name, (ii) this Security Agreement, and (iii) any related document, as well as in any other agreement/contract between Debtor and Secured Party.

Rights and Remedies in Event of Default. In event of default under this Security agreement, as well as under all related documents and other agreements and contracts between Secured Party and Debtor, as well anytime thereafter, Secured Party shall have all rights of a Secured Party in commerce re: Debtor. In addition, and without limitation, Secured Party may exercise any number of the following rights and remedies:

Sell Collateral. Secured Party possesses full power to sell, lease, transfer, and otherwise deal with Collateral and proceeds thereof both in the name of Debtor and under distinctive appellation of Secured Party. Secured party may sell Collateral in any manner and at any place, such as at public auction, private sale, and otherwise without further notice. All expenses involving the disposition of Collateral, including, without limitation, the expenses of holding, insuring, preparing for sale, and selling collateral, become part of the indebtedness secured by this Security Agreement and are payable on demand.

Appoint Receiver. In accordance with the requirements and options permitted by applicable law, Secured Party possesses the following rights and remedies regarding appointment of a receiver:

(a) Secured Party may have a receiver appointed as a matter of right; (b) the receiver may be an employee of Secured Party and may serve without bond; and (c) all fees of receiver, and all fees of any attorney of receiver, become part of the indebtedness secured by this Security Agreement and are payable on demand, with interest at 10% (ten percent) flat rate if not paid immediately, in which event such unpaid fees shall bear interest from date incurred until paid.

Collect Revenues, Apply Accounts. Secured Party, both in Secured Party’s personal capacity and through a receiver, may collect the payments, rents, incomes, and revenues from Collateral.

Secured Party may at any time, at the sole discretion of Secured Party, transfer any collateral under the distinctive appellation of Secured Party, as well as into the name of any nominee of Secured Party, and receive the payments, rents, incomes, and revenue there from, and may hold same as security for the indebtedness, apply payments in favor of the indebtedness in any order of priority that Secured Party may determine. Insofar as Collateral consists of accounts, general intangibles, deposit accounts, insurance policies, instruments, chattel paper, choses in action, and any similar property, Secured Party may demand, collect, receive, execute receipt for, settle, compromise, adjust, sue for, foreclose, and realize on Collateral as Secured Party may determine, concerning both indebtedness and Collateral, whenever due.

Obtain Deficiency. If Secured Party decides to sell any item of Collateral, Secured party may obtain a judgment against Debtor for any deficiencies remaining on the indebtedness that Secured Party might be owed after application of all amounts received from the exercise of the rights provided in this Security Agreement. Debtor is liable for a deficiency even if the transaction described in this subsection is a sale of accounts, and likewise, of chattel paper.

Cumulative Remedies. All of Secured Party’s rights and remedies, as evidenced by this Security Agreement, as well as by any related documents and by any other writing, are cumulative and may be exercised both singularly and concurrently. Pursuit by Secured Party of any remedy does not exclude pursuit of any other remedy, and making expenditures and taking action for

performing an obligation of Debtor under this Security Agreement, after Debtor's failure of performance, does not affect Secured Party's right to declare a default and exercise the remedies thereof.

Other Rights and Remedies. Secured Party possesses all rights and remedies of a secured creditor under the Uniform Commercial Code, as may be amended upon agreement between the parties. In addition, Secured Party possesses, and may exercise, any and all other rights and remedies available at law, in equity, and otherwise.

Rules of Construction. In this Security Agreement: (a) neither the use of nor the referencing of the term "proceeds" authorizes any sale, transfer, other disposition, and the like of Collateral by Debtor; (b) the words "include," and "including" are not limiting; (c) the word "all" includes "any" and the word "any" includes "all"; (d) the word "or" is not exclusive; and (e) words and terms (i) in the singular number include the plural and in the plural, the singular; and (ii) in the masculine gender include both the feminine and neuter.

Miscellaneous Provisions. The following miscellaneous provisions are a part of this Security Agreement:

Amendments. This Security Agreement, together with all related documents and endorsements, constitutes the entire understanding and agreement of the parties re the matters set forth in this Security Agreement. This Security Agreement may neither be changed nor modified in any manner whatsoever unless said change/modification is agreed upon by Secured Party and in writing and signed by Debtor and Secured Party.

Further Assurances. Upon reasonable request by Secured Party, Debtor consents and agrees that Debtor will execute any further documents and take any further actions requested by Secured Party that augment any of the following: (a) evidencing the security interest granted herein; (b) perfecting the security interest granted herein; (c) maintaining first priority of the security interest granted herein; (d) effectuating rights herein granted Secured Party by Debtor.

Severability. In the event that a court of original and general jurisdiction at common law, such as an Article III court of Justice arising under the Constitution of the United States of America, 1787, with the Bill of Rights of 1791, as lawfully amended by the qualified Electors of the several States of this American Union, and laws de jure United States of America, and such as a court of justice in accordance with the course of the common law arising under the Constitution of the California Republic, as amended by the qualified Electors of said California Republic and the laws of the de jure California, judicially determines that any part of this Security Agreement, including any amendment, addendum, revision, and the like is unacceptable for any reason, such as on the basis of being unlawful, invalid, void, unenforceable, and the like, such provision is thereby severed from this Security Agreement, but every remaining provision continues in full force and effect and may not be affected by such determination. If feasible, any such offending provision is deemed modified for inclusion within the limits of enforceability and validity. In the event that the offending provision cannot be so modified, said offending provision is thereby stricken and all other provisions of this Security Agreement in all other respects remain valid and enforceable by Secured Party.

Waiver. Neither Secured Party's actions, nor Secured Party's omissions, may be construed as a waiver of any rights under this Security Agreement unless specifically so waived in writing and signed by Secured Party. Neither delay nor omission on the part of Secured Party in exercising any right may operate as a waiver of such right, nor may it operate as a waiver of any other right. A waiver by Secured Party of a provision of this Security Agreement neither prejudices, nor constitutes a waiver of Secured Party's right for otherwise demanding strict compliance with that

provision, and any other provision, of this Security Agreement. Neither prior waiver by Secured Party, nor any course of dealing between Secured Party and Debtor, may constitute a waiver of any of Secured Party's rights, nor of any of Debtor's obligations re any future transactions. Whenever the consent of Secured Party is required under this Security Agreement, the granting of such consent by Secured Party in any instance may not be construed as constituting continuing consent for subsequent instances where such consent is required, and in all cases such consent may be granted or withheld in the sole discretion of Secured Party.

This Security Agreement is not dischargeable in bankruptcy court. Secured Party is holder in due course of all negotiable instruments referencing, bearing upon, and deriving from all property and Collateral referenced herein. All Collateral is exempt from levy and third-party lien.

This Security Agreement secures any and all indebtedness and liability whatsoever that Debtor owes in favor of Secured Party, both direct and indirect, absolute and contingent, due and as might become due, now existing and hereafter arising, and howsoever evidenced. This Security Agreement also secures any other debt that may be owed by Debtor, as arising, upon occasion, for the benefit of Secured Party.

Debtor Acknowledges, consents, and agrees with all provisions of this Security Agreement and agrees that Debtor is bound by all terms and conditions as set forth herein.

Debtor: STRAWMAN NAME©2011

Debtor/ Conduit/Transmitting Utility

Secured Party, Your real name, accepts STRAWMAN NAME as Debtor and Debtor has made no objection to and/or rebuttal of this contract. Secured Party accepts for value this Security Agreement. All Rights Reserved.

, Your real name
Secured Party and Principal Creditor

SIGNED, WITNESSED AND VERIFIED before me this _____ day of _____, 2012.

VERIFICATION

STATE OF FLORIDA

SS. SECURITY AGREEMENT

COUNTY OF SAINT LUCIE

I, _____, being first duly sworn, under oath, says: that he is the Secured party and Principal Creditor in this agreement and he knows the content of its body; that it is true of his own knowledge, except as to those matters that are stated in it on his information and belief, and as to those matters he believes to be true (All Rights Reserved Without Prejudice; U.C.C. 1-207 / 308, U.C.C. 1-103.).

Secured Party, Your Real Name
All Rights Reserved Without Prejudice;
U.C.C. 1-207 / 308, U.C.C. 1-103.
Your real name
Your address, [Zip Code]

Sworn to and subscribed before me on this ____ day of _____ 2012.

Notary Public At Large – State of _____.

My Commission expires: _____

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing affidavit has been furnished by US Mail to: The Clerk of The Circuit Court, Register/Recorder of deeds, P. O. Box 700, Fort Pierce, Florida, 34954; The Clerk of The Circuit Court, P. O. Box 700, Fort Pierce, Florida, 34954; The Attorney General for your state; the Assistant State Attorney; the Secretary of state for your state; The social security administration; The US Department of Treasury; Your city police Department; your County Police Department; and the US Department of Justice, on this ___day of _____ 2012. (Note: I know that's a lot of stamps to buy but this is the only way I know how to give notice to the various departments of government. I did my paperwork like this because it has to be done right to prevent any excuses. Do not copy my certificate of service word for word. Put your county and circuit court information in this section, and send a copy to your register/recorder of deeds. File an Affidavit to Proceed In Forma Pauperis/Affidavit of Insolvency at the register/courthouse. If the courthouse/county register doesn't have it, I have a version of the form included with this purchase. There is a fee per page for register/recorder of deeds. I think it's like almost 9.00 dollars per page, but all you need is the first page recorded for each affidavit. If all else fails, file these affidavits as pleadings as a lawsuit against the state for declaratory relief in superior court/circuit court, the highest state court. Your main objective with all of the paperwork is to leave a paper trail. You have to get the paperwork recorded; preferably, with the register of deeds, because it's cheaper if you just get only the first page of each document recorded).

Secured Party, Your Real Name
 All Rights Reserved Without Prejudice;
 U.C.C. 1-207 / 308, U.C.C. 1-103.
 Your real name
 Your address, [Zip Code]

(Note: The Number For Your Private Agreement Is Derived From The Date You Turned 18 (eighteen) And From The Initials Of Your Full Name e.g. Your Strawman Name born 01 Feb 1979 = EJW-010297-PA.)

Private Agreement

EJW-010297-PA

Non-Negotiable – Private Between the Parties

PARTIES

Debtor: STRAWMAN NAME -----Secured Party/Creditor: Your real name

IN CARE OF 1230 AVENUE I ----- In care of 1230 Avenue I,

FORT PIERCE, FL 34950 ----- Fort pierce, FL [34950].

(STRAWMAN NAME, and any and all ----- (Your real name, and any and all upper and lower case derivatives and variations in the upper ----- derivatives thereof).

spelling of said name, including but not

limited to, prefixes, suffixes, titles,

appendages and the like.)

This Private Agreement is mutually agreed upon and entered into between the juristic person, STRAWMAN NAME, and any and all derivatives and variations in the spelling of said name except “Your real name,” the living, breathing, man, known by the distinctive appellation, “Your real name,” hereinafter “Creditor.”

In consideration for Creditor (a) constituting the source, origin, substance, and being, i.e. basis of “pre-existing claim,” from which the existence of STRAWMAN NAME is derived, and the basis upon which STRAWMAN NAME functions as a transmitting utility, i.e. serves as a conduit, granting Creditor capacity for interacting, contracting, and exchanging goods and services in commerce with other artificial/juristic persons; (b) constituting the source of STRAWMAN NAME’ assets, via the sentient existence, exercise of faculties, and labor of Creditor, which provide valuable consideration sufficient for supporting any contract whatsoever that

STRAWMAN NAME may execute and concerning which STRAWMAN NAME may be regarded as bound, and (c) providing the security for payment of all sums now due and owing, and as might become due and owing, by STRAWMAN NAME, STRAWMAN NAME, for valuable consideration, does hereby and herewith Agree and Covenant that STRAWMAN NAME shall undertake the obligation of (i) functioning and serving as a transmitting utility for the benefit of Creditor, granting Creditor ability for engaging in commerce with other juristic persons, and (ii) indemnifying, defending, and holding Creditor harmless from and against any and all liability, claims, demands, orders, summonses, warrants, judgments, damages, costs, losses, liens, levies, depositions, lawsuits, legal actions, penalties, fines, interests, and expenses whatsoever, both absolute and contingent, due and as might become due, now existing and hereafter arising, howsoever evidenced, suffered, incurred by, and imposed on STRAWMAN NAME, and for whatever reason, purpose, and cause whatsoever. STRAWMAN NAME, for valuable consideration, does also hereby and herewith expressly acknowledge, consent, and agree that Creditor cannot and must not, under any circumstances, nor in any manner whatsoever, be deemed an accommodation party, nor a surety, for STRAWMAN NAME.

Words Defined: Glossary of Terms. As used in this Private Agreement, the following words and terms express the meaning set forth as follows, non obstante:

Appellation. In this Private Agreement the term “appellation” means: A general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, man.

Conduit. In this Private Agreement the term “conduit” signifies a means of transmitting and distributing energy and the effects/produce of labor, such as goods and services, via the name “STRAWMAN NAME,” also known by any and all derivatives and variations in the spelling of said name of STRAWMAN NAME except “Your real name”

Creditor. In this Private Agreement the term “Creditor” means “Your real name.”

STRAWMAN NAME. In this Private Agreement the term “STRAWMAN NAME” means STRAWMAN NAME, also known by any and all derivatives and variations in the spelling of said name except “Your real name.”

Derivative. In this Private Agreement the word “derivative” means coming from another; taken from something preceding secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.

Ens legis. In this Private Agreement the term “ens legis” means a creature of law; an artificial being, as contrasted with a natural person, such as a corporation, considered as deriving its existence entirely from the law.

STRAWMAN NAME. In this Private Agreement the term “STRAWMAN NAME” means STRAWMAN NAME, and any and all derivatives and variations in the spelling of said name except “Your real name,” whom secured a Common Law Copyright Notice for STRAWMAN NAME©2011. All Rights Reserved.

Your real name. In this Private Agreement the term “Your real name” means the sentient, living being known by the distinctive appellation “Your real name.”

Juristic person. In this Private Agreement the term “juristic person” means an abstract, legal entity ens legis, such as a corporation, created by construct of law and considered possessing certain legal rights and duties of a man; an imaginary entity, such as STRAWMAN NAME, which, on the basis of legal reasoning, is legally treated as a man for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Creditor.

“From the earliest times the law has enforced rights and exacted liabilities by utilizing a corporate concept – by recognizing, that is, juristic persons other than mans. The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizable library. The historic roots of a particular society, economic

pressures, philosophic notions, all have had their share in the law's response to the ways of men in carrying on their affairs through what is now the familiar device of the corporation -----

Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process, and none the worse for it, no doubt. "Metaphors in law are to be narrowly watched." Cardozo. J., in *Berkey v. Third Avenue R. Co.*, 244 N.Y. 84, 94. "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason." See *U.S. v. SCOPHONY CORP. OF AMERICA*, 333 U.S. 795; S.Ct. 855; 1948 U.S."

Living, breathing, man. In this Private Agreement the term "living, breathing, man" means the Creditor, Your real name, a sentient, living being, as distinguished from an artificial legal construct, *ens legis*, i.e. a juristic person, created by construct of law.

Non obstante. In this Private Agreement the term "non obstante" means: words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes.

"There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent." *CRUDEN v. NEALE*, 2 N.C. 338 (1796) 2 S.E. 70.

Private Agreement. In this Private Agreement the term "Private Agreement" means the written, express, Private Agreement EJW-010297-PA, between Creditor and STRAWMAN NAME, together with all modifications of and substitutions for said Private Agreement.

Sentient, living being. In this Private Agreement the term "sentient, living being" means the Creditor, Your real name, a living, breathing, man, as distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association, and the like.

Signature. See UCC § 3-401 (b) (what is considered signature).

Signed. See UCC § 1-201 (39) (what is considered signed).

Transmitting utility. In this Private Agreement the term “transmitting utility” means a conduit, e.g., STRAWMAN NAME

UCC. In this Private Agreement the term “UCC” means Uniform Commercial Code.

This is a continuing Private Agreement and perpetuates in effect until the death, i.e. the permanent cessation of all vital functions and faculties of Creditor/Secured Party, Your real name.

Debtor: STRAWMAN NAME©2011

Debtor/ Conduit/Transmitting Utility

Secured Party, Your real name, accepts STRAWMAN NAME as Debtor and Debtor has made no objection to and/or rebuttal of this contract. Secured Party accepts for value this Private Agreement. All Rights Reserved.

_____, Your real name
Secured Party and Principal Creditor

SIGNED, WITNESSED AND VERIFIED before me this ____ day of _____, 2012.

VERIFICATION

STATE OF FLORIDA

SS. PRIVATE AGREEMENT

COUNTY OF SAINT LUCIE

I, _____, being first duly sworn, under oath, says: that he is the Secured party and Principal Creditor in this agreement and he knows the content of its body; that it is true of his own knowledge, except as to those matters that are stated in it on his information and belief, and as to those matters he believes to be true (All Rights Reserved Without Prejudice; U.C.C. 1-207 / 308, U.C.C. 1-103.).

Secured Party, YourReal Name
All Rights Reserved Without Prejudice;
U.C.C. 1-207/1-308, U.C.C. 1-103.
Your real name
Your Address
Fort Pierce, FL [Zip Code].

Sworn to and subscribed before me on this ____ day of _____ 2012.

Notary Public At Large – Your State.

My Commission expires: _____

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing affidavit has been furnished by US Mail to: The Clerk of The Circuit Court, Register/Recorder of deeds, P. O. Box 700, Fort Pierce, Florida, 34954; The Clerk of The Circuit Court, P. O. Box 700, Fort Pierce, Florida, 34954; The Attorney General for your state; the Assistant State Attorney; the Secretary of state for your state; The social security administration; The US Department of Treasury; Your city police Department; your County Police Department; and the US Department of Justice, on this ___day of _____ 2012. (Note: I know that's a lot of stamps to buy but this is the only way I know how to give notice to the various departments of government. I did my paperwork like this because it has to be done right to prevent any excuses. Do not copy my certificate of service word for word. Put your county and circuit court information in this section, and send a copy to your register/recorder of deeds. File an Affidavit to Proceed In Forma Pauperis/Affidavit of Insolvency at the register/courthouse. If the courthouse/county register doesn't have it, I have a version of the form included with this purchase. There is a fee per page for register/recorder of deeds. I think it's like almost 9.00 dollars per page, but all you need is the first page recorded for each affidavit. If all else fails, file these affidavits as pleadings as a lawsuit against the state for declaratory relief in superior court/circuit court, the highest state court. Your main objective with all of the paperwork is to leave a paper trail. You have to get the paperwork recorded; preferably, with the register of deeds, because it's cheaper if you just get only the first page of each document recorded).

Secured Party, Your Real Name
 All Rights Reserved Without Prejudice;
 U.C.C. 1-207/1-308, U.C.C. 1-103.
 Your real name
 Your address, [Zip Code]

(Note: The Number For Your Hold Harmless And Indemnity Agreement Is Derived From The Date You Turned eighteen) And From The Initials Of Your Full Name e.g. Your Strawman Name born 01 Feb 1979 = EJW-010297-HHIA.)

HOLD HARMLESS AND INDEMNITY AGREEMENT

No. EJW-010297-HHIA

Non-negotiable – Private between the Parties

PARTIES

Debtor: STRAWMAN NAME -----Secured Party/Creditor: Your real name
IN CARE OF 1230 AVENUE I ----- In care of 1230 Avenue I,
FORT PIERCE, FL 34950 ----- Fort pierce, FL [34950].

(STRAWMAN NAME, and any and all ----- (Your real name, and any and all upper and lower case derivatives and variations in the upper ----- derivatives thereof).
spelling of said name, including but not
limited to, prefixes, suffixes, titles,
appendages and the like.)

This Hold-Harmless and Indemnity Agreement is mutually agreed upon between the juristic person STRAWMAN NAME, and any and all upper case derivatives and variations in the spelling of said name except “John Alexander Smith”, hereinafter jointly and severally “Debtor,” and the living, breathing, flesh-and-blood man, known by the distinctive appellation Your real name, hereinafter ‘Creditor.’

For valuable consideration Debtor hereby expressly agrees and covenants, without benefit of discussion, and without division, that Debtor holds harmless and undertakes the indemnification of Creditor from and against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses, whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered/incurred by, as well as imposed on, Debtor for any reason, purpose, and cause whatsoever. Debtor does hereby and herewith expressly covenant and agree that Creditor shall not under any circumstances, nor in any manner whatsoever, be construed or considered an accommodation party, nor a surety, for Debtor.

Words Defined; Glossary of Terms. As used in this Hold-harmless and Indemnity Agreement, the following words and terms express the meanings set forth as follows, non obstante:

Appellation. In this Hold-harmless and Indemnity Agreement the term “appellation” means: A general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh-and-blood man.

Conduit. In this Hold-harmless and Indemnity Agreement the term “conduit” signifies a means of transmitting and distributing energy and the effects/produce of labour, such as goods and services, via the name “STRAWMAN NAME”, also known by any and all upper case derivatives and variations in the spelling of said name of Debtor except “Your real name”.

Creditor. In this Hold-harmless and Indemnity Agreement the term “Creditor” means Your real name.

Debtor. In this Hold-harmless and Indemnity Agreement the term “Debtor” means STRAWMAN NAME, also known by any and all upper case derivatives and variations in the spelling of said name except “Your real name”.

Derivative. In this Hold-harmless and Indemnity Agreement the term “derivative” means coming from another; taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.

Ens legis. In this Hold-harmless and Indemnity Agreement the term “ens legis” means a creature of the law; an artificial being; as contrasted with a natural person, such as a corporation, considered as deriving its existence entirely from law.

Hold-harmless and Indemnity Agreement. In this hold-Harmless and Indemnity Agreement the term "Hold-harmless and Indemnity Agreement" means this Hold-harmless and Indemnity Agreement #EJW-010297, as this Hold-harmless and Indemnity Agreement may be amended and modified in accordance with the agreement of the parties signing hereunder, together with all attachments, exhibits, documents, endorsements, and schedules re this Hold-harmless and Indemnity Agreement attached hereto.

STRAWMAN NAME. In this Hold-harmless and Indemnity Agreement the term "STRAWMAN NAME" means STRAWMAN NAME©2011 and any and all upper case derivatives and variations in the spelling of the said name except "Your real name". All rights reserved.

Your real name. In this Hold-harmless and Indemnity Agreement the term "Your real name" means the sentient, living, breathing, flesh-and-blood man identified by the distinctive appellation "Your real name". All rights reserved.

Juristic person. In this Hold-harmless and Indemnity Agreement the term "juristic person" means an abstract, legal entity ens legis, such as a corporation, created by construct of law and considered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor, i.e. STRAWMAN NAME, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Creditor.

Living, breathing, flesh-and-blood man. In this Hold-harmless and Indemnity Agreement the term "living, breathing, flesh-and-blood man" means the Creditor, Your real name, a sentient, living being, as distinguished from an artificial construct, ens legis, i.e. a juristic person, created by construct of law.

Non obstante. In this Hold-harmless and Indemnity Agreement the term “non obstante’ means: Words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes

Sentient, living being. In this Hold-harmless and Indemnity Agreement the term “sentient, living being’ means the Creditor, i.e. Your real name, a living, breathing, flesh-and-blood man, as distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association, and the like.

Transmitting utility. In this Hold-harmless and Indemnity Agreement the term “transmitting utility” means a conduit, e.g. the Debtor, i.e. STRAWMAN NAME©2011

Debtor: STRAWMAN NAME©2011

Debtor/ Conduit/Transmitting Utility

Secured Party, Your real name, accepts STRAWMAN NAME as Debtor and Debtor has made no objection to and/or rebuttal of this contract. Secured Party accepts for value this Hold Harmless and Indemnity Agreement. All Rights Reserved.

_____, Your real name
Secured Party and Principal Creditor

SIGNED, WITNESSED AND VERIFIED before me this ____ day of _____, 2012.

VERIFICATION

STATE OF FLORIDA

SS. HOLD HARMLESS AND INDEMNITY AGREEMENT

COUNTY OF SAINT LUCIE

I, _____, being first duly sworn, under oath, says: that he is the Secured party and Principal Creditor in this agreement and he knows the content of its body; that it is true of his own knowledge, except as to those matters that are stated in it on his information and belief, and as to those matters he believes to be true (All Rights Reserved Without Prejudice; U.C.C. 1-207 / 308, U.C.C. 1-103.).

Secured Party, Your Real Name
All Rights Reserved Without Prejudice;
U.C.C. 1-207 / 308, U.C.C. 1-103.
Your real name
(Your address)

Sworn to and subscribed before me on this ____ day of _____ 2012.

Notary Public At Large – State of _____.

My Commission expires: _____

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing affidavit has been furnished by US Mail to: The Clerk of The Circuit Court, Register/Recorder of deeds, P. O. Box 700, Fort Pierce, Florida, 34954; The Clerk of The Circuit Court, P. O. Box 700, Fort Pierce, Florida, 34954; The Attorney General for your state; the Assistant State Attorney; the Secretary of state for your state; The social security administration; The US Department of Treasury; Your city police Department; your County Police Department; and the US Department of Justice, on this ___day of _____ 2012. (Note: I know that's a lot of stamps to buy but this is the only way I know how to give notice to the various departments of government. I did my paperwork like this because it has to be done right to prevent any excuses. Do not copy my certificate of service word for word. Put your county and circuit court information in this section, and send a copy to your register/recorder of deeds. File an Affidavit to Proceed In Forma Pauperis/Affidavit of Insolvency at the register/courthouse. If the courthouse/county register doesn't have it, I have a version of the form included with this purchase. There is a fee per page for register/recorder of deeds. I think it's like almost 9.00 dollars per page, but all you need is the first page recorded for each affidavit. If all else fails, file these affidavits as pleadings as a lawsuit against the state for declaratory relief in superior court/circuit court, the highest state court. Your main objective with all of the paperwork is to leave a paper trail. You have to get the paperwork recorded; preferably, with the register of deeds, because it's cheaper if you just get only the first page of each document recorded).

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 Your real name
 Your address, [Zip Code]