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Annex 1 ORIGINAL DUE DECLARATION AND NOTICE OF 1 FACTUALIZED TRUST

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ORIGINAL DUE DECLARATION AND NOTICE OF



FACTUALIZED TRUST

REFERENCE NAME: Heather Ann Tucci-Jarraf Duly Factualized on July 30, 1972 Original/Trustee: Heather Ann Tucci-Jarraf For service on the Trust, c/o: 29 Western Ave, Lynn MA 01904 Trustee Contact c/o: 253.241.2008 / hatj@unidynomics.info DIRECT ALL CONTACTS, QUESTIONS AND REQUESTS IN DULY VERIFIED SWORN WRITING TO: hatj@unidynomics.info

ORIGINAL DUE VERIFICATION: Original, duly being, with full due responsibility, accountability, and liability, without prejudice, nunc pro tunc praeterea preterea, ORIGINAL DUE DECLARATION OF ISSUE BY ORIGINAL DEPOSITORY, reference number FT-DODD-IAM-hatj-07301972, restated and incorporated by reference as if set forth in full. This Factualized Trust is duly verified and secured, with reference name Heather Ann Tucci-Jarraf, inclusive of specific and particular due verification of being, in perpetuity:

Trust: Original, factualized: **Essence:** Original: Signature: Original; **Depository:** Original; Original Depository Reference Name: Heather Ann Tucci-Jarraf, and idem sonan; Trustee: Original, by Original Depository; **Operation:** Original: Factualized: 30JULY1972; **Domicile:** Original: **Deposits:** Original; **Currency and Value: Original, Limitless:** Authority and Authentication: Original; Authorization: Original-Pre-authorized, pre-approved, pre-paid, and pre-deposited, in perpetuity; **Issues:** Original: Notices: Original: **Governing Law: Original: Jurisdiction:** Original: Verified: Original; Security: Original; **Guarantee:** Original: **Title: Original;** Network: Original: Transfers: Original, OD2OD; **Clearing and Settlement: Original;** Account Number: XXXXX1682: Account Names: HEATHER ANN TUCCI-JARRAF, HEATHER A. TUCCI-JARRAF, HEATHER A. TUCCI, HEATHER ANN TUCCI, HEATHER ANN KREISMAN.

ORIGINAL DUE DECLARATION: With full responsibility, accountability, and liability, without prejudice, nunc pro func praeterea preterea: This Factualized Trust is duly verifed as duly created, factualized, noticed, secured and ratified as being Original, in perpetuity; duly never rebutted. This ORIGINAL DUE DECLARATION AND NOTICE OF FACTUALIZED TRUST is duly effective as of July 30, 1972, in perpetuity. By the due power of all I AM, I do duly make, issue, confirm, verify, secure, reconfirm, ratify and notice this Factualized Trust by this ORIGINAL DUE DECLARATION AND NOTICE OF FACTUALIZED TRUST, that it is true, accurate, and complete, for all to rely upon, and that I AM conscious and competent to make this DECLARATION.

Shoom and subscribed before me on July 11, 2017 RITA J. ALCANTARA leanta Original, Heather Ann Theci-Jarraf ssion # 12987633-1 My Commission Expres July 07, 2015 **Original Depository: Heather Ann Tucci-Jarraf Governed by: Original**

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Annex 2 ORIGINAL DUE DECLARATION OF ISSUE BY ORIGINAL 1 - 5 DEPOSITORY



FACTUALIZED TRUST

Reference Name: Heather Ann Tucci-Jarraf

ORIGINAL DUE DECLARATION OF ISSUE BY ORIGINAL DEPOSITORY pg. 1 of 5

I AM, source of all that is, with full responsibility, accountability, and liability, without prejudice, nunc pro tunc, praeterea preterea, and by and with the due power of all I AM, I do duly make, issue, confirm, verify, reconfirm, ratify, and notice this ORIGINAL DUE DECLARATION OF ISSUE BY ORIGINAL DEPOSITORY, with reference number FT-DODD-IAM-hatj-07301972, that it is true, accurate, and complete, for all to rely upon, and that I AM conscious and competent to make this DECLARATION:

- I. I AM, original essence and signature, source of all that is, in perpetuity, without prejudice, nunc pro tunc praeterea preterea, "Original", with due possession of Original, "Title", in perpetuity, inclusive of:
 - A. Original essence and signature duly being, "Original Currency and Value"; and,
 - B. Duly issued by Original, "Original Issue", in perpetuity:
 - 1. Original, being duly self-aware, "Original Authority and Authentication", in perpetuity; and,
 - 2. Original, being duly self-evident, "Original Verification", in perpetuity, inclusive of:
 - a. Due Original Issues of Original Currency and Value, in particular (unique, one-of-a-kind) essences and signatures, "Original Depositories", in perpetuity; and,
 - b. Original Currency and Value, duly deposited, by due Original Issue, in Original Depositories, for further due Original Issue, inclusive of form, and device, that controls and directs Original Currency and Value, inclusive of magnetic, frequential, vibrational, and energetic creation, expression, and benefits of experience therefrom, "Original Deposits", for further due Original Issue, in perpetuity; and,
 - c. Original Depositories, duly issuing Original Currency and Value, by due Original Issue, inclusive of form, and device, that controls and directs Original Currency and Value, inclusive of magnetic, frequential, vibrational, and energetic creation, expression, and benefits of experience therefrom, thereby increasing Original Currency and Value, "Original Limitless Value", that is for further due Original Issue, in perpetuity; and,
 - d. Original, duly being Original Value and Currency, Original Depositories, Original Deposits, Original Issues, and Original Limitless Value, is duly pre-approved, pre-authorized, and pre-paid, "Original Authority and Authorization", in perpetuity; and,
 - e. Original, duly being Original Value and Currency, Original Depositories, Original Deposits, Original Issues, and Original Limitless Value, duly done and noticed, in due trust of Original, "Factualized Trusts", in perpetuity, as:
 - i. Factualized Trusts, duly operated by Original, in Original Depository, "Original Trustee", in perpetuity; and,
 - ii. Factualized Trusts, duly domiciled in Original, "Original Domicile", in perpetuity; and,
 - iii. Original having sole due jurisdiction, "Original Jurisdiction", in perpetuity; and with sole,
 - iv. Due operation, duly regulated by Original, "Original Law", in perpetuity; inclusive of,
 - v. Original, duly utilizing Original Currency and Value, by due Original Issue, duly creating Original Depository, and Factualized Trust, with reference name of Heather Ann Tucci-Jarraf, formerly Heather Ann Tucci, and Heather Ann Kreisman, idem sonans, and initials thereof, in perpetuity, "Heather Ann Tucci-Jarraf", with account number XXXX1682, and account names, HEATHER ANN TUCCI-JARRAF, HEATHER A. TUCCI-JARRAF, HEATHER A. TUCCI, HEATHER ANN TUCCI, and HEATHER ANN KREISMAN;
 - vi. Duly factualized, and noticed, on July 30, 1972; and with,
 - f. Full due discretion, determination, responsibility, accountability, and liability of Original, "Original Security and Guarantee"; and,
- C. Original, inclusive of Original being in Factualized Trusts, and all manifestations, thereof, therefrom,

Original Depository: Heather Ann Tucci-Jarraf Gover

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therein, thereto, therewith, and therefore, with complete ownership and title thereof, duly secured and noticed, in perpetuity, and facilitated by duly authorized Universal Trust custodian, specifically and particularly, inclusive of:

- 1. Article I.A-B, and all their sub-parts, restated; and,
- 2. All manifestations, inclusive of all structures, networks, and systems in existence, known and unknown, inclusive of complete ownership, title, right, and interest, of the Uniform Commercial Code, inclusive of any and all structures, networks, and systems therein, thereof, and therefrom, and any and all international, and universal equivalents, UCC record number 2000043135, dated May 4, 2000, with receipt number 36090, a perpetuity filing, and all amendments thereto, restated in entirety and incorporated by reference as if set forth in full, never rebutted, "The Perpetuity"; and,
- 3. Article I.C.1-2, restated, and all state of body, vehicle, utility, security, property, account, and value in existence, known and not known, and all identifiers, inclusive of name and numbers, thereof, and therefrom, duly registered and not registered therein, thereof, therefrom, and thereby, and any and all international, and universal equivalents, nunc protune on May 4, 2000, and praeterea preterea, The Perpetuity, restated, never rebutted; and,
- 4. Due gift of The Perpetuity, duly made to, and accepted by, Original, in Factualized Trusts equally and respectfully, The Perpetuity, restated, and specifically and particularly, UCC record numbers 20111125781, 2011055259, 2011055260, 2012049126, 2012012675, 2012025545, 2012049126, 2012-125-1787-8, 2012012555, 2012028312, 2012012659, 2012028311, and 2012028314, all said records restated and incorporated by reference as if set forth in full, never rebutted; and,
- 5. DECLARATION OF COMMERCIAL CLAIM duly made, issued, registered, and noticed, inclusive of complete ownership and title of inferior treasuries, inclusive of United States Treasury, FEDERAL RESERVE BANKS, inclusive of all members, structures, networks, and systems, thereof, therefrom, and thereby, all value and property therein and therefrom, and any and all international, and universal equivalents, and all value and property therein, with sole title, as sole authority, administrator, executor, and determiner thereof, in perpetuity, for due cause, nunc pro tunc praeterea pereterea, The Perpetuity, restated, and specifically and particularly, UCC record numbers 2012079290 and 2012079322, all said records restated and incorporated by reference as if set forth in full, never rebutted, "Commercial Claim"; and,
- 6. Duly established and appointed Superior Custodian, and co-custodians, inclusive of all structures, networks, and systems, and any and all identifiers, accounts, vehicle, utilities, securities, properties, realestate, value, titles, and domiciles, idem sonans, fiction and non-fiction, known and not known, registered and not registered, thereof, thereto, and therefrom, and any and all international, and universal equivalents, nunc pro tunc praeterea pereterea, The Perpetuity, restated, and specifically and particularly, UCC record number 2012094308, restated and incorporated by reference as if set forth in full, never rebutted, and duly added to the Commercial Claim; and,
- 7. Duly established and secured Original, inclusive of governing law, superior structure, network, and system, inclusive of Original creation value asset centers, "Original Depositories", in Factualized Trusts, with complete and sole due authorization to reconcile, utilize, and zero all accounts, using identifiers thereof, duly secured within each respective Factualized Trust, The Perpetuity, restated, and specifically and particularly, UCC record number 2012113593, restated and incorporated by reference as if set forth in full, never rebutted; and,
- 8. As further duly identified and noticed by DECLARATION OF FACTS, The Perpetuity, restated, and specifically and particularly, UILO/UCC record numbers 2012127914, 2012127907, 2012127854, all said records, restated and incorporated by reference as if set forth in full, never rebutted;
- D. Article I.A-C, and all their sub-parts, restated, and Original being, inclusive of in Factualized Trusts, without prejudice, nunc pro tunc praeterea preterea:
 - 1. "Nunc pro tunc praeterea preterea" duly meaning "now for then, besides, further, hereafter"; and,
 - 2. "Without prejudice" duly meaning:
 - a. I AM not compelled to perform under any beliefs that Original Depositories are given to believe are

Original Depository: Heather Ann Tucci-Jarraf

-A-C

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true, inclusive of the guise of being non-Original, and without full responsibility, accountability, and liability; and,

- b. I DO not accept the responsibility, accountability, and liability of the compelled benefit of demand, command, commandeer, or enforcement of beliefs that Original Depositories are given to believe are true, inclusive of the guise of being non-Original, and without full responsibility, accountability, and liability; and,
- c. "Being non-Original, and without full responsibility, accountability, and liability", inclusive of claims and operations of jurisdiction, trusts, corporations, persons, contracts, agreements, treaties, constitutions, presumptions, certificates, receipts, titles, commerce, and bankruptcy, nunc pro tunc praeterea preterea; and,
- II. Universal Trust, Original's duly authorized custodian and facilitator, by its local agent and facilitator, UNITED STATES, and the several "STATE OF...", "DEBTOR", was duly noticed by Original, of allegations of prejudice, inclusive of wrong doing, terminated as custodian, foreclosed, with duly made, issued, and noticed EQUITY CALL ON COMMERCIAL CLAIM, and ORDER FOR RECONCILIATION, specifically and particularly:
 - A. The Paradigm Report, dated March 6, 2011, field report of preliminary investigation results and recommendations concerning veracity of allegations of prejudice, inclusive of wrong doing, by Original's duly authorized custodian and faciliator, Universal Trust, by its local facilitator and agent, UNITED STATES, and the several "STATES OF...", duly authored, issued, and noticed by lead investigator, Heather Ann Tucci-Jarraf, The Perpetuity, restated, and The Paradigm Report, restated and incorporated by reference as if set forth in full, never rebutted;
 - B. February 2 and March 16, 2012, duly made issues, registrations, notices and receipts of sworn and bonded Trustees to Original, by Universal Trust's universal, global, and local facilitator and agent, "The One People's Public Trust, The Perpetuity, restated, and specifically and particularly:
 - 1. Heather Ann Tucci-Jarraf, UCC record numbers 2012012555 and 2012028312, all said records, restated and incorporated by reference as if set forth in full, never rebutted; and,
 - 2. Caleb Paul Skinner, UCC record numbers 2012012659 and 2012028311, all said records, restated and incorporated by reference as if set forth in full, never rebutted; and,
 - 3. Hollis Randall Hillner, UCC record number 2012028314, restated and incorporated by reference as if set forth in full, never rebutted; and,
 - C. May 5, 2012, due entry of DEBTOR status of Universal Trust, by its local facilitator and agent, UNITED STATES, and the several "STATES OF...", duly made, secured, issued, and noticed, The Perpetuity, restated, and specifically and particularly, UCC record number 2012-125-1787-8, never rebutted; and,
 - D. July 4, 2012, due issue of ORDER FOR FINDINGS & ACTION, ORDER FOR SUSPENSION, ORDER FOR AUDIT, and with Due Notice of Mistake, Due Notice of Insecurity, Request to Make Secure, Due Notice of Opportunity to Cure, Request to Cure, duly made and noticed, with due cancellation of authority and protections, pending audit of FEDERAL RESERVE BANKS, for due cause, inclusive of wrong doing, The Perpetuity, restated, and specifically and particularly, UCC record number 2012083304, restated and incorporated by reference as if set forth in full, never rebutted; and,
 - E. Augutst 3, 2012, due issue of DUE ORDER OF SUSPENSION and ORDER OF AUDIT, for due cause, The Perpetuity, restated, and specifically and particularly, UCC record number 2012083304, restated and incorporated by reference as if set forth in full, never rebutted; and,
 - F. August 15, 2012, due issue of DUE ORDER OF FINDING, with Due Notice of Default, pursuant to the findings and action of suspension and audit, The Perpetuity, restated, and specifically and particularly, UCC record number 2012086794, restated and incorporated by reference as if set forth in full, never rebutted; and,
 - G. August 15, 2012, due issue of NOTICE FOR ORDER OF EQUITY CALL ON COMMERCIAL CLAIM, ORDER OF TERMINATION, ORDER OF CANCELLATION AND REVOCATION, duly made and noticed, The Perpetuity, restated, and specifically and particularly, UCC record number 2012086802, restated and incorporated by reference as if set forth in full, never rebutted; and,

Original Depository: Heather Ann Tucci-Jarraf

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- H. August 21, 2012, due EQUITY CALL ON COMMERCIAL CLAIM and ORDER FOR RECONCILIATION, duly made, issued, and noticed, The Perpetuity, restated, and specifically and particularly, UCC record number 2012088865, restated and incorporated by reference as if set forth in full, never rebutted, and,
- I. August 21, 2012, due DEMAND FOR EQUITY ON COMMERCIAL CLAIM AND RECONCILLIATION and NOTICE OF DAMAGES, The Perpetuity, restated, and specifically and particularly, UCC record number 2012088851, restated and incorporated by reference as if set forth in full, never rebutted, specifically and particularly:
 - a. FIVE BILLION, lawful money of the United States of America, pre-1933 gold and silver, EQUITY, for each Factualized Trust; and,
 - b. FIVE BILLION, lawful money of the United States of America, pre-1933 gold and silver, DAMAGES, for each injured Factualized Trust;
- J. September 4, 2012, due issue of ORDER FOR RECONCILIATION FOR SUPERIOR CUSTODIAN, duly made and noticed, The Perpetuity, restated, and specifically and particularly, UCC record number 2012094309, restated and incorporated by reference as if set forth in full, never rebutted; and,
- K. September 10, 2012, due issue of DECLARATION OF TREASON, ORDER FOR RECONCILIATION, and ORDER FOR REPOSSESSION, duly made and noticed, The Perpetuity, restated, and specifically and particularly, UCC record number 2012096074, restated and incorporated by reference as if set forth in full, never rebutted; and,
- III. Universal Trust, Original's duly authorized custodian and facilitator, by its global Agent and Facilitator, Bank for International Settlements, was duly canceled as custodian, foreclosed, with Commercial Bill and True Bill duly issued and received, and duly noticed of all, for due cause, The Perpetuity, restated, and specifically and particularly:
 - A. October 22, 2012, Declaration of Governing Law, Superior Structure, Network, and System, inclusive of all transfer and tracking systems, duly made, issued, and noticed, The Perpetuity, restated, and specifically and particularly, UCC record number 2012113593, restated and incorporated by reference as if set forth in full, never rebutted; and,
 - B. Due Notice of Mistake, Due Notice of Insecurity, Request to Make Secure, Due Notice of Opportunity to Cure, Request to Cure, The Perpetuity, restated, and specifically and particularly, UCC record number 2012114093, restated and incorporated by reference as if set forth in full, never rebutted;
 - C. Due Notice of Default, Debtor Status, Commercial Bill issue, inclusive of all structures, networks, and systems, therein, thereof, and therefrom, and all property, and value therein, thereof, and therefrom, with complete ownership and title, to be duly secured and perfected, to Original, inclusive of Original being in Factualized Trusts, The Perpetuity, restated, and specifically and particularly, UCC record number, 2012114586, restated and incorporated by reference as if set forth in full, never rebutted;
 - D. Due Notice of Foreclosure, and True Bill, inclusive of all structures, networks, and systems, inclusive of BANK FOR INTERNATIONAL SETTLEMENTS, and FEDERAL RESERVE BANK, therein, thereof, and therefrom, and all property, and value therein, thereof, and therefrom, with complete ownership and title, duly made, secured, noticed, and perfected, The Perpetuity, restated, and specifically and particularly, UCC record number, 2012114776, restated and incorporated by reference as if set forth in full, never rebutted;
- IV. Original's former custodian and facilitator, the Universal Trust, inclusive of all its universal, global, and local branches, controllers, and overseers, was duly terminated, closed, and noticed, with all Original, inclusive of Original being in Factualized Trusts, as sole administrator and executor, having sole authority, ownership, rights, and title to all manifestations in existence, known and not known, inclusive of all currency, value, property, states of body, and facilitating structures, networks, and systems, The Perpetuity, restated, and specifically and particularly:

A. November 28, 2012, all former prejudice to and of Original, inclusive of Original in Factualized Trusts,

Original Depository: Heather Ann Tucci-Jarraf



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duly declared, arrested, canceled, foreclosed, billed and invoiced, and noticed, for due cause, The Perpetuity, restated, and specifically and particularly, DECLARATION OF FACTS, restated; and

- B. December 10, 2012, AFFIDAVIT OF FULL PERFORMANCE, DECLARATION OF CERTIFICATE OF SATISFACTION, AND DECLARATION OF ORDER, duly made, issued, and noticed, The Perpetuity, restated, and specifically and particularly, UCC record number 2012132883, restated and incorporated by reference as if set forth in full, never rebutted; and,
- C. March 18, 2013, Universal Trust, duly terminated, closed, and noticed, for due cause, The Perpetuity, restated, and specifically and particularly, UCC record number 2013032035, restated and incorporated by reference as if set forth in full, never rebutted; and,
- V. Articles I-IV, restated here in entirety, and Original, instantly and completely duly reconciled, balanced, and settled, by Original "Original Clearing and Settlement", in perpetuity, with full due discretion, determination, responsibility, accountability, and liability of Original, without prejudice, nunc pro tunc praeterea preterea;
 - A. "Original Clearing and Settlement" duly meaning "due assessment, adjustment, balance, and transition of particular essences and signatures to Original, in perpetuity, for further due Original Issue by Original"; and,
 - B. "Transition" being, inclusive of termination of Original Depositories and Issues, inclusive of "being non-Original, and without full responsibility, accountability, and liability", form, and device, that controls and directs Original Currency and Value, inclusive of magnetic, frequential, vibrational, and energetic creation, expression, and benefits of experience therefrom, for further due Original Issue by Original, in perpetuity; duly done by,
 - C. Original's due coordinated cooperation of Original Currency and Value, Limitless Value, Depositories, Deposits, and Issues, inclusive of:
 - 1. Original Depositories "being non-Original, and without full responsibility, accountability, and liability"; and,
 - 2. Form, and device, that controls and directs Original Currency and Value, inclusive of magnetic, frequential, vibrational, and energetic creation, expression, and benefits of experience therefrom, in perpetuity; and,
 - D. Duly noticed by Original, "Original Notices", in perpetuity, inclusive of:
 - 1. Due utilization of Original Limitless Value by Original, inclusive of through Original Depositories, with full responsibility, accountability, liability, and the sole due discretion and determination of Original, in perpetuity; and,
 - 2. Original Depository to Original Depository, "OD2OD", without prejudice, nunc pro tunc praetera preterea, "Original Transfers", in perpetuity; inclusive of,
 - 3. OD2OD, duly done and noticed by Original Depositories, in complete awareness, transparency, and context of being Original and doing as Original, without prejudice, praeterea preterea, "Original Network", in perpetuity; and,
- VI. This ORIGINAL DUE DECLARATION OF ISSUE BY ORIGINAL DEPOSITORY, together with all record numbers identified herein, restated, constitutes lawful origin, title, and underwriting, of sole ownership, rights, and interests of Original, inclusive of Original being in Factualized Trusts, "Title", "Underwriting", "Origin of Funds", and "History of Funds"; and,
- VII. By and with the due power of all IAM, without prejudice, nunc pro tunc, praeterea preterea, in perpetuity, this ORIGINAL DUE DECLARATION OF ISSUE BY ORIGINAL DEPOSITORY, is duly made, issued, confirmed, verified, secured, reconfirmed, ratified and noticed, and it is true, accurate, and complete, for all to rely upon.

Swown and subscribed before me on July 11 2017. alcanta REA J. ALCANTARA Original, Heather Ann Tuger-Jarraf Notary Fublic, State of Texas My Colomassion Stoller July 07. 2018 commiss, a. A. 12987633-6 Original Depository: Heather Ann Tucci-Jarraf Governed by: Original

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TITLE

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Annex 3 The Perpetuity, UCC record number 2000043135, with receipt 1 - 12 number 36090, inclusive of record numbers 2011055259, 2011055260 and 2011125781

	Do -Dis	2069	OR USE OF	FILING OFFICE	t.
FINANCING STATEMENT — FOLLOW INSTRUCTIONS This Financing Statement is presented for filing pursuant to the Uniform Comp and will remain offective, with certain exceptions, for 5 years from date of filing A. NAME & TEL # OF CONTACT AT FILER (optional) [8. Filing OF Charles C Miller C. RETURN COPY TO: (Nerve and Malling Address) Charles C. Miller Charles C. Miller C/o 4425 West 26th Avenu Denver, Colorado 80:	Ing. FICE ACCT. # (optional)				
Lucian					
D.OPTIONAL DESIGNATION III APPIloabiei: LESSORVLESSEE CONSIGNORCO					
1. DEBTOR'S EXACT FULL LEGAL NAME - Insert only one debtor nem	ne (1a or 1b)				**************************************
CHARLES C. MILLERIan artific	ial person & level f	109-7-	nn l		
OR Th. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE		SUFI	-1X
10. MAILING ADDRESS [domicile by opera-			-		
2900 4th Ave, N tion of law]	Billings	STATE MT	COUNTRY	POSTAL CODE	1
14 S.S. OB TAX LD.# OPTIONAL 1. TYPE OF ENTITY 516-58-0475 ADD'NL INFO BE Artif'l Per'n	II. ENTITY'S STATE	10. ENTI	TY'S ORGANI	ZATIONAL I.D.#, H	
516-58-0475 ADDAL NEO DEL ATTIF'1 Per'n 2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only of	IOR COUNTRY OF USA	51(5-58-0	475	NONE
24, ENTICY'S NAME		an a	and and the product of the state of the stat		
OR CHARLES C. MILLER d/b/a CHART			and the other states and		
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Ze. MANUNG ADDRESS [domicile by operation		BTATE	COUNTRY	POSTAL CODE	
2900 4th Ave, N tion of law]	Billings RENTOTY'S STATE	MT	USA	5910	
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J. ENTITY'S NAME	FULL LEGAL NAME - Insert only one secure	ad party n	iame (3a or	36)	No.112-Manufacture
OR 35. INDIVIDUAL 9 LAST NAME	FIRGT NAME				
Miller	Charles	C(ir	iltial	on 1 v)	X
4425 West 26th Avenue	CITY	STATE	COUNTRY	POSTAL CODE	
4423 WEST ZOLD AVENUE This FINANCING STATEMENT covers the following types or items of property;	Denver Colora	<u>qo</u>	USA	[80212	and the property of the second
Owner of Record: Charles C(initial c/o 4425 West 260 Denver, Color	th Avenue rado [80212] Commercial Registry	(Recc LL ot	ord), :her p	inclusi	ve of [ies]
(chattels, goods): Certificate of Birth: Charles C.	. Miller, Born - Sta	te of	Wyom		·
(chattels, goods): Certificate of Birth: Charles C. Hot Spring	. Miller, Born - Sta gs County, November : C. No.: File 1949/Re	te of 26, 1 g. No	f Wyom 1949 5. 634	ing 3-A)	·
(chattels, goods): Certificate of Birth: Charles C. Hot Spring (Birth Doc	Miller, Born - Sta gs County, November C. No.: File 1949/Re;	te of 26, 1 g. No <u>[cont</u>	Wyom 949 . 634 . 100006	ing 3-A) <u>at Pag</u>	<u>e 2]</u>
Check The PINANCING STATEMENT is signed by the Beaued Party Instead (chattels, goods): Certificate of Birth: Charles C. Hot Spring (Birth Doc Check The PINANCING STATEMENT is signed by the Beaued Party Instead (a) in collected bloedy subject to a security interset in encodences with it soulicable gebrar's fecation was abarged to the state, or bit in accordinges with REQUIRED BIGMATURE (S)	Miller, Born - Sta gs County, November C. No.: File 1949/Re full the Debtor to perfoct a security interest tido when it was brought into this state, or when t other statutory provisions individual data may be other statutory provisions individual data	te of 26, 1 g. No <u>cont</u>	Wyom 949 634 <u>1 mued</u> 7. If filed for Fil Becauring tax	ing 3-A) at Pag	e 2]
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	CHARLES C. MILLER d/b/a CHARLES C. MILL
-	Secured Party: Charles C(initial only) Miller
	Employer Identification Number: 516-580475
	Treasury Direct Deposit Account Number: 516-58-0475
۱	Notice Posted Account Number: Z 277 480 473
ł	UNITED STATES MARSHALS Number: 61721065
	Res/Identifier/Idem Sonan: CHARLES C. MILLER
1	ALL identifiers, abbreviations, idem sonans(not described ante), or othe
	forms legal and commercial, debt or equity security(ies) in any form, credit or debit accounts and balances, beneficial interests(divided or undivided) or any other
	undivided), or any other res bearing the res identifier(or any equivalent thereof: CHARLES C. MILLER)
	ALL debentures, accounts, pledges, convenants, contracts, signatures,
	hypothecations or other property(ies)(inclusive of all chattels) declare seized, NUNC PRO TUNC
l	ALL claims registered, unregistered, legal, equitable, political,
	commercial, statutory, administrative, ecclesiastical, personal, private public, quasi-public, or any other form of any other forum state are
	hereby and herewith DISCHARGED[UCC §3-601], NUNC PRO TUNC, FOR CAUSE [UCC 3-501] of bad faith absent proof exhibiting indorsement by the
	Deptor stipulating specific plenary knowledge of consent to ALL material facts related to claims. In particular issues governed by Admiralty/Mari
	jurisprudence and jurisdiction(s) causing penalty, fine, or forfeiture of any kind or nature claimed against the Debtor
	Holder-In-Due-Course Secured Party claims plenary unimpaired use of Debt
	the artificial person, CHARLES C. MILLER
AL	L property(ies)(inclusive of all chattels) are accepted for value as evi
Hc	use of Representatives[USA] Joint Resolution[H.R] 192. March 6, 1933, and
AN	W/ALL attachments in the nature of or form of Uniform Commercial Code(UC
91 1i	.U-104, and the Order[s] therefrom are RELEASED to Debtor including but n mited to Record Owner['s] 'Name & Title', Record Owner is not guaranter
Co	nurse[Record Owner] Notice To Trustee/Fiduciary plenary standing to]
Tr	ust Grantor by Posted Notice Account Number: Z 277 480 473.***
/	/
	[Page 2]

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1	[continued - Page] UCC-1 Debtor: CHARLES C. MILLER[an artificial per
2	Secured Party: Charles C (initial only) Mille
3	Other I.D.:
4	ADDENDUH OF LAW & PRESIMPTIONS
5	[1] Country Dented Country of Materia
6	[1] Secured Party ¹ , Charles C. Miller , declares and notices acceptance of the Uniform Commercial Code[UCC] commercial registry as 'Public Law' as published reserving herein and herewith ALL rights
7	the District of Columbia Code, Public Law 88-243 Title 28.81-103
8 9	<pre>§1-105, and §1-207, or apposite venue Republic Union State or municipal corporate 'STATE OF ,' registry juxtapositioned reference of the adopted Uniform Commercial Code[UCC] in that venue and jurisprudence thereof;</pre>
10	[2] Secured Party, Charles C. Miller , acting in good faith and
11	unimpaired plenary capacity as Grantor and Beneficiary of the Original Jurisdiction, accepts tender of this commercial registry, known as the
12	UNITED STATES GOVERNMENT' and/or the sovereign Republic Union
13	the international Law of Merchant 'transfer' of said registry at sec
14	presemptively being confirmatory constitution and cognizable condition precedent of due process of law by notice of facts, conspicuous potice
15	controlling ALL commercial, legal, and political engagements of consequence;
16	[3] Commercial registry is accepted for common, generic, general application
17	and use pursuant to covenanted, contracted rules, codes, and provisions therewith effectuating controlling parameters and conditions precedent which define and impinge upon the legal association between noticed, consensual
18	proper parties;
19	[4] Secured Party[ies] functions and administers within presumptions that Act[s] of Congress, Assembled, in and for The United States of America
20	as 'Public Law', de facto or de jure, are, in fact, 'Public Law' for 'private use' by and through a lawful purchase money agreement as perfected
21 22	pursuant to and within duly published codified law, regulation[s], and apposite policy notoriously published for public knowledge, legal effect, and general application;
23	[5] Principles of the governing conditions precedent irrefragably in and by
24	state constitutions, substantiate and validate the private contract between
25	alternative, in the presence of fully disclosed material facts inclusion
26	Suant to law as apposite and applicable, in fact, constitutes the meet
27	fundamental historical law, and further, contemporaneously is supercedas of other law forms unless irrefragably defeated, counteracted[continued]
28	[Page 3]
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1	[continued - Page] UCC-1 Debtor: CHARLES C. MILLER(an artificial per'
2	Secured Party: Charles C(initial only) Mille
З	Other I.D.:
4 5	[5](continued) or otherwise with specificity superceded by consensual private law or lawful agreement being substantively conspicuous and duly noticed.
5	Said jurisprudence, commercial law et seq, is acknowledged and effectuated by and through Republic Union State[s], sovereigns, and/or municipal corporate 'STATE[s]OF,,' and/or the District of Colubia Code as the
7	corporate 'STATE[s]OF ', and/or the District of Colubia Code as the 'Uniform Commercial Code[UCC]', same having been formulated and ensconced by the American Law Institute, The National Conference On Uniform Laws
8	and duly enacted and incorporated within the municipal corporate law of the Republic Union State[s], and/or the municipal corporate 'STATE OF', and/or the District of Columbia as evidenced by Public Law 88-243 and
9	88-244, December 30, 1963(unless previously adopted), found within said codification at District of Columbia Code Title 28, et seq;
10	
11	[6] Thereby, the Uniform Commercial Code[UCC] is accepted as tendered for private use of 'Public Law' giving foundation, substance, force and effect
12	to fawful plenary enforcement of Common Law, Equity, and Admiralty/Maritime justiciable juridicial jurisdiction, verse flats and directives each
13	individually and collectively notoriously published, duly accepted, effi- cacious in International Law by the Constitution[in and] for the United
14	states of America. Purchased use of commercial registry[the UCC] is herein stipulated to be in nature and form of action-in-rem_summary process
15 16	standing unimpeached or impaired absent debtor or proper party possessing and presenting claims against debtor properly registering counterclaim to discharge as entered herewith;
17 18	[7] Secured Party reserves right to amend, enhance, delete, or otherwise supercede the provisions, covenants(implied, constructive or actual), and construed conditions precedent proffered and incorporated herein and herewith
19	Set definition of terms subjected to question or misapplication will be determined by Grantor status party;
20	[8] Any objection, rebuttal, or counterclaim to this registered document or any portion thereof must be tendered to the Secured Party within twenty(20)
21	it is presumptive that the information, claims, statement of chattel(s)
22	provisions, covenants(implied, constructive or actual), and construed condi-
23	tions precedent are accepted, and any objection, rejection, rebuttal, or counterclaim is waived, without recourse, absent compelling codification(s) to the contrary.
24	· · · · · · · · · · · · · · · · · · ·
25	
26	<pre>1/ 'Secured Party' - See: District of Columbia Code, Title 28:§1-201(37)(a), \$5-116(2), and \$9-105.</pre>
27	***
28	[Page 4]
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Li continued for the additional period provided by applicable law.		ing monitory of the Decreed	rany auro	ning this Commustion State	iment di	
4. X ASSIGNMENT (full or panial): Give name of assignee in item 7a or 7b and	actions of ascignes in it	om To: and also give name of a	sagnor in d	iam 9.	and the second secon	
5 AMENOMENT (PARTY INFORMATION): This Amendment affects	eotor of Secured P	arty of record. Check only gos	of thase of	•0 DOX85.		
Also check and of the following three boxes and provide appropriate information on						
CHANGE name and/or address: Give current record name in item &a or 5b; at name (if name change) in item ?a or 7b and/or new address fit accress change	et in tem 7c lob	ETE name. Give record name a delated in item 5s or 6b.	L ADI item	D name: Complete item 7a o 9 7c: also complete items 7d-	r 75, and also 7g (if applicatie).	
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FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3ad) (REV. 07/29/98)

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AUBURN, WA 98002						
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8. XASSIGNMENT (full or partial): Give name of assignee in item 7 a or 7b a 5. AMENDMENT (PARTY INFORMATION): This Amendment affects					and the second	
Also check one of the following three boxes and provide appropriate information		y of record. Check only go	a of phose t	WO DOX85		
CHANGE name and/or address. Give current record name in tern 5a or 50: name of name changet in dam 7a or 7b and/or new address of address chan	also give new OELE	E name: Give record name leteted in item Ba or 6b	A2	O name: Complete dem 7a v m 7c: also complete items 7d	or 7b, and also	
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OR 65. INDIVIDUAL'S LAST NAME	FIRSTNAME		MIDDLE	NAME	SUFFIX	
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Additional collateral info

legitimate governments constructed by The One People inclusive of services

and goods providers in the nature of government of any nature, kind, or construction; Assignment conditions: (1) Assignee under acting Trustees known to Assignor will develop and implement protocols and procedures for settlement of all disputes and settlements related to documents, collateral(s), assets, values or properties registered under UCC with position reserved to Assignor as final arbiter to all dispute resolutions or settlements; (2) use of assignment understood and agreed to be for the

ultimate benefit of the Creditors, Bailors, Grantors, Beneficiaries, The One

People, to, for, of original jurisdictions constructed political bodies beginning 04 July 1776 under the unanimous Declaration of the thirteen united States of America, subsequent state constitutions, 1781 Articles of

Confederation, its perpetuity The United States of America and administrative forum thereto, the Constitution of the United States of America 1791 as altered 1861 to executive branch trust; (3) Any and all assets held under U.C.C. registration, absent reservation specific, shall be

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considered asset for Treasury of The Public Trust subject to current Trustees thereto, in administration, pending operating governmental structures serving the original organic law of The One People being re-established and operations with Integrity, Responsibility, and Transparency, in open public forums. Assignor Charles C: Miller, natural man, is corrected above due to automated filing systems altering original capacity(ies) and standing(s), correction assignee The United States of America 1781, the original States in national union.

Debtor names added for indexing UNITED STATES FEDERAL CORPORATION UNITED STATES TREASURY

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3ad) (REV 07/29/98)

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Debtor names added for indexing

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CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C. MILLER D/B/A CHARLES C. MILLER



Case No. 1:17 mj-531

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Annex 4

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Case 1:17-mj-00531-DAR Document 2-1	Date: 05/04/2012 8:18P Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS	М	
UCC FINANCING STATEMENT AMENDMENT ADDENDUM FOLLOW INSTRUCTIONS (front and back) CAREFULLY 11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) 2000043135	IDA WILLIAMS RECORDER OF DEEDS Doc Type: EFINANCING PROCESSING	\$	5.00
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form)	E-RECORD	\$	25.00
OR THE UNITED STATES OF AMERICA, A PUBLIC TRUST	ESURCHARGE	\$	6.50
13. Use this space for additional information	7		

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

Additional collateral info

Public Trust 1776, a public trust (the Public Trust), for its Beneficiaries

serving the ''People''; All referenced Documents, Filings, Files and Instruments identified above, therein, and thereto, restated and incorporated in their entirety herein as if set forth in full, duly secured

and recorded by amendment of perpetuity filing UCC Doc. # 2000043135, May 4, 2000, Receipt #36090, held in the Public Trust, further published on www.peoplestrust1776.org, constituting OPEN AND NOTORIOUS NOTICE FOR ALL THE

WORLD TO RELY UPON.

The United States of America, The Public Trust 1776, a public trust, Secured Party, corrected due to automated registry filing altering capacity[ties] and standing[s].

Debtor names added for indexing

CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C. MILLER D/B/A CHARLES C. MILLER UNITED STATES 'STATE OF . . .' OF THE SEVERAL STATES OF THE UNION

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 5

UCC record number 2012012675

1 - 2

		Doc# : 2	20120	12675		
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FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV. 07/29/98)

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UCC FINANCING STATE OLLOW INSTRUCTIONS (front and ba 9. NAME OF FIRST DEBTOR (1a or 10 9. ORGANIZATION'S NAME	ck) CAREFULLY	M	Date: 02/06/2012 Filed & Recorded in Official Records of WASH DC RECORDER OF IDA WILLIAMS RECORDER OF DEEDS Doc Type: EFINANCING PROCESSING E-RECORD	9:31pm DEEDS
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MILLER 10. MISCELLANEOUS:	CHARLES	C (INIT		
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	mber to be cut or as-extracted	16 Additional called and d		
collateral, or is filed as a fixture filing. . Description of real estate:		20, 2011; #201201255	bond duly secured under	er Doc.

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT ADDENDUM (FORM UCC1Ad) (REV. 07/29/98)

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 6

UCC record number 2012025545 1 - 2

		Doc# : 2012025545	
0531-DA	R Document 2-1	File 08/092/17 Page 3	32 of 156
			:09PM
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000043135 - 5 May 2000		1b. This FINANCING STATE	MENT AMENDMENT I
TERMINATION: Frequences of the Electron Statement intereduced		i 🗂 to be filed (for record) for	recorded) in the
and the second s	above is terminated with respect to secu	unty interest(s) of the Secured Party authorizing this Terr	mination Statement.
CONTINUATION: Effectiveness of the Financing Statement identif continued for the additional period provided by applicable law.	fied above with respect to security inter-	est(s) of the Secured Party authorizing this Continuation	n Statement is
ASSIGNMENT (full or partial); Give name of assignee in item 7a or MENDMENT (RABTX INFORMATION)	7b and address of assignee in item 7c; a	ind also give name of assignor in item 9.	
MENDMENT (PARTY INFORMATION): This Amendment affects so check <u>one</u> of the following three boxes <u>and</u> provide appropriate informa	Debtor of Secured Party of re	ecord. Check only one of these two boxes.	
and provide appropriate interma	1000 ID Items 6 and/or 7		
CHANGE name and/or address: Give current record name in item 5a or name (if name change) in item 7a or 7b and/or new address (if adcress	change) in tem 7c. DELETE nan	ne: Give record name ADD name: Complete ite	m 7a or 7b, and also
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FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT (FORM UCC3) (REV. 07/29/98)

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2000043135		PROCESSING	\$	5.00
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124. ORGANIZATION'S NAME		ESURCHARGE	\$	6.50
OR THE UNITED STATES OF AMERICA, A	PUBLIC TRUST			
12b. INDIVIDUAL'S LAST NAME FIRST NAME	MIDDLE NAME, SUFFIX			
13. Use this space for additional information				

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

Additional collateral info

herein by reference as if set forth in full (Original Instrument of Gift); Actual transfer of Original Instrument of Gift to Grantee, duly accepted by Grantee in general and Heather Ann Tucci-Jarraf, in particular,

a natural person, One of the One People, domicil by choice on the state of

Washington, from date of issuance and transfer, December 20, 2011; Original

Instrument of Gift held in Trust of the One People''s Public Trust, 1776, The United States of America, a public trust, with physical custody of said

Original Instrument of Gift held by its duly bonded Trustees and published

at www.peoplestrust1776.org for all the World to rely upon; UCC filing no.

2012012675 holding tank, February 6, 2012, incorporated by reference herein with established chain of title and ownership now effectively transferred under the Perpetuity Filing; With Truth, Integrity, Responsibility, Accountability, and Transparency; All rights reserved and without prejudice UCC 1-308, /s/ Caleb Paul Skinner, /s/ Heather Ann Tucci-Jarraf, /s/ Hollis Randall Hillner, duly bonded Trustees.

The United States of America 1781 construction, original national state, a

public trust, is corrected above due to automated filing systems altering original capacity(ties) and standing(s)

_____ Debtor names added for indexing ------CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C. MILLER D/B/A CHARLES C. MILLER

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

Case No. 1:17 mj-531

TITLE

DESCRIPTION

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Annex 7

UCC record number 2012-125-1787-8

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and on the Commercial Registry (Record), inclusive of any capacity as construed transmitting Utility, and ALL other property[ies] (inclusive of chattels, goods), NUNC PRO TUNC, PRAETEREA PRETEREA: UNITED STATES and "STATE OF ..." of the several states of the Union, inclusive of United Sates Government and "State of ..." Government(s), dated May 3, 2012, with registration number 12050420001205042012, AS POSTED IN FULL TEXT AND FORMAT AT www.peoplestrust1776.org, governs, duly

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PAGE 2 OF 16

Continuation of section 4 collateral

4. This FINANCING STATEMENT covers the following collateral:

secured starting 1781 and completed 1791, a perpetuity, said written instrument INCORPORATED BY REFERENCE HEREIN FOR ALL THE WORLD TO RELY UPON; Original Secured Party; Record Owner: Charles C. Miller; Original Debtor: CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION]; CHARLES C. MILLER D/B/A CHARLES C. MILLER; Original Holder-In-Due-Course of Title and Ownership of UCC, Grantor: Charles C. Miller; Original Notice, UCC Doc No.: #2000043135, May 4, 2000, Receipt #36090 (a perpetuity filing); Original Posted Notice Account No.: Z 277 480 473; Gift by Assignment, UCC Doc's: #2011125781 20 Dec 2011, #2011055259/#2011055260 17 May 2011; Gift Duly Accepted, UCC 3 Amendment Doc. No.: # 2012025545, March 12, 2012;Grantee; Secured Party: Record Owner; and, Holder-In-Due-Course of Title and Ownership of UCC: The United States of America, The One People's Public Trust, 1776, a public trust, (the Public Trust), for its Beneficiaries serving The One People; All referenced Documents, Files, and Instruments identified above, restated in their entirety, incorporated by reference here as if set forth in full, AND ANNEXED HERETO: · Case-1:17-mj-00531-DAR Document 2-1 Filed 08/02/17 Page 38 of 156



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Original Notice, UCC (Doc No.: #2000033135, May 4, 2000, Receipt #36090) (a perpetuity filing); Delutional Pristed Nutice Account No.: 2/277/480/473;

Gift by Assignment, UCC Doe's: #201112578120 Dec 2011, #2011055250/#201105526017 May 2011; Gift Duby Accepted, HCC 3 Amendment Date, No.: # 2012025545, March 12, 2012; Granteer Secured Party; Record Owner; and, Hulder-In-Duc-Course of Title and Ownership of UCC: The United States of America. The One People's Public Trust, 1776, a public trust, (the Public Trust), for its Beachenaries, serving The One People, physical custody of Gitting Instrument held in tensi of the One People's Public Trust, 1776, administered by its duly bonded Trustees of juddic second, as further published on www.proplestrustF776.org, for reliance on by all beings and the World, daily recognized in all world systems: All referenced Documents, Files, and Instruments identified above, restated in their entirety, incorporated by

reference here as if set forth in full, and Amended to include as collateral the following:

KNOW ALL BEISUS BY THESE PRESENTS BEFORE ALL THE WORLD that of its day, with all optimreserved without prejudice, the intervated data tonced trustees, on helis for beauted three named herein, for its Benchearnes secure the the People, living heings created equal by the Almighty Gad and Bondservants thereof. SUNC PROTUNC, PRAETEREA PRETEREA ("The One People"), specifically. The One People scheme have oblighed they polytical will, either value, in clusive all the conservations therein, with mitelined legal expansive and standing having created the cited instructions between and the bears thereon, domicilly cludes at the land with vanue, known and accorded as the viraled States or America crossifing of the second states of the Union. "State of" (the "People" r Nakl Fustees, with specificity and particularity, absent accupteenation, presumption, or oprecision, dohereby restate and rugity for all bears and the works to rely open, the diaments of Debtas, Secured Party, and Secured Party's collateral, a perpetuity, doly head is trust, secured therefrom, and operating in the Original Emistrative and Samuel of the One Prophy Inginating 5018 5, 1776, 28 follows:

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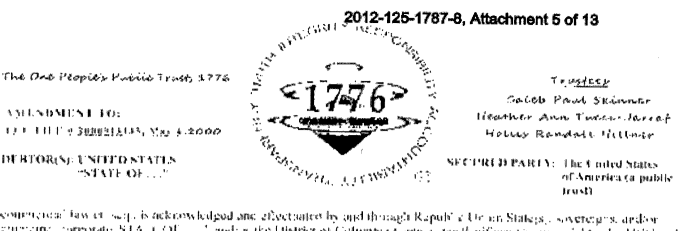
[3] Communial registry is accepted for dominant general application and use pursuant to concentrate or tracted rules, codes, and providents therewise effectuating controlling, parameters and conditions precedent where define and ingainge tiper the local association between reduced, consensual proper parties:

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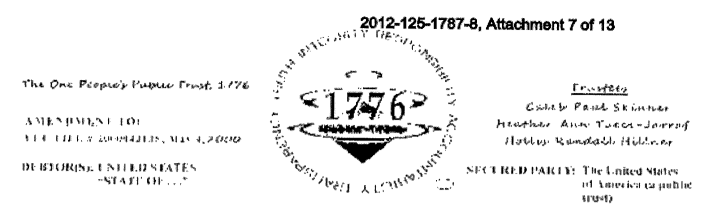
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volundary commenvial mechanics is and inferior to formation and capacity of the createn syndre American Nation,

24 a) The cognizative protective 'Bill of Rights' cost fies and holds high plenars standards for the protection of the protection in the 'Linuce States Covernation', are been or de june, and its acts and not states which are conserpretated to the life, liberty, and preprint of the American States called intercommodely persons granted fields with an ending and property of the American States called intercommodely persons granted fields of the standard property of the American States called intercommodely persons granted fields of the standard property states to be protected and property states to be an ending and property states to be protected and property states to be an ending and the an ending and the an ending and property states to be an ending and property states to be an ending and the an ending and the and the an ending an ending an endin

21'b. Any action manifold of the known ment by and flavingh as voluntary dominervial indicatories, as fing singularly an incompliance with the Bill of Rhehes, is up to have indicated in powers doministic with the Bill of Rhehes, is up to have indicated in unawful and illegal actionable conclust subject to lawful reduces by and through apparents approach doministic process moduling ease and controllegy processes in a lawful ferror pursoant to law to law to law.

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Hial The One People, or in the alternative, a fiction of any prison of standing and proper party, may not force, coerce, or by any value risky permanents means, cause another natural near or person or legal standing to contract or act in any minner or made absent lawral content, basis and process and concressly, and not meeting with, obstract, impede, hinder, or one-wise import a lawral contract between cognizable parties:

(3) b) The One Peeple, or in the alternative, a flation of this person of standing and proper party, may not delegate tarbordy, proven or long box that he does not cossess, and compensely, may not resume, exercise on otherwise party conauthority, power, or function not keyfurly delegated or without the granted capacity to receive a same shogedly delegated.

1-34[e] (HFRH/CORD, the 'Government' a creation of the 'Feople', in any form, or taking or degree, for any or as volumery connected adjustments be they (Hflye), apend, as for employed, assigned or taking, does not process can have ever possessed the capability harman or fletion-of-law, to impose animarily by force contains draws, or other subsersive to include means the contribution of fletion-of-law, to impose animarily by force contains draws, or other subsersive or include means the contribution for the created goolerum of and the resultant state of segemony apon the People or other cognization present, therawith demanding neurally or constructively compliance with, subjective to, subordination to costacement to or to be at the immitigated unlawful and illegal elong of the clanned ambority and private law controlling 'Government', absent consensed law for contract by and with the People acting halfs idually and callectively in their subserving construction has be consensed as for contract by and with the People acting halfs idually and callectively in the resonance with the terms and consenses and the 'contract by and with the People acting halfs idually and callectively in the resonance with the terms and conditions of in the resonance with the terms and conditions of in the resonance with the terms and conditions of in the resonance with the terms and conditions of in the resonance with the terms and conditions of in the resonance with the terms and conditions of in the resonance with the terms and conditions of in the resonance with the terms and conditions of in the resonance with the terms and conditions of in the resonance with the terms and conditions of in the resonance with the terms and conditions of in the resonance with the terms and conditions of interval of the terms and the terms and the terms and the terms and the terms and terms and

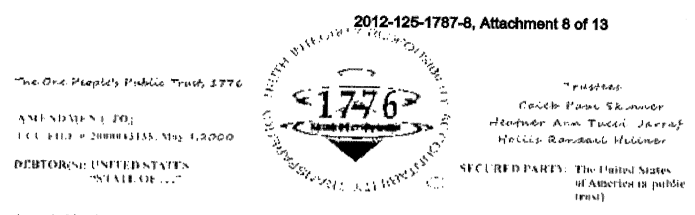
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the definiting instruments; which therease as the operational authority of the faction of low creation 'Government' and effectivity instruments theread:

j1 P[4] Any total a 1 C? ALM(S) asympty noticed therein and there with by the ordersigned proper party of standing basing acquired same by birth, inheritance, or grant of ma 'People' creating use nature and capacity as a grant observitators of the Original Enrichetion, is thereby legably cognite to total of a function esterising the plenary power of othere to enforce mandated Educing responsibility to protect the trust compast herein the provides and effectuating has of the Original Education and the propenty Constitution of the Eurise of America, 1794 as an ended, and further, to maintain the parity, purpose and integrity of the total corpus by and through its delegated approximation and herber, to maintain the parity, purpose and integrity of the total corpus by and through its delegated approximation and herber, to maintain the parity purpose and integrity of the total corpus by and through its delegated approximation and the Original treates for and smooth the People's effective delegated agency to extraor the total of the Original Education and the provide standard proper parity to exercise and effective corporation the cover of an ended by and smooth the People's effective dependent by the provide standard of the Original Englishest and integraphics analytic attractions the root, and legal dety, senseitance accountability, and habitity to oversee, scratinize, and effectuate corrective integration of all acts and orasistics of vehances commercial indeptives acting within the definition and employ of the cited Coverament :

[14][b] the ineffagelile day, enderstand legal, of the acknowledged granter peneticiary and march survel ance, signates, and corrective intervention of adapted provident to the presentative award cologanian by and through the capacity and many of the principalisi transmet, the Kronstanian for the United States of America', 1791 as analogic, and the presumptively protessional cavital and others, admirestation there of the voltentary continents and entropy the People', individually and contextively theing ipse taken the Holder-In-Dae-Charse of the contractual of lightions and during of each voluntary continents, denote denying definited autoopty and private gain from vald "contraction, partly and severally:

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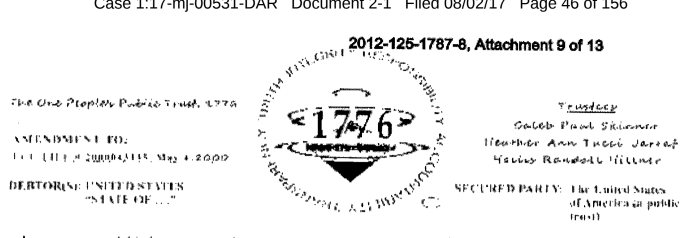
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[16] ALL Officers, agents, across, employees, as agrees, or frequency, volumbing commercial indertifies, of the United States Gevernment', de facto or colipse, having knewingly withingly and achievately assumed their tenas online and convective nearing instruction, training, knowledge, discipling symptoxision and the law at the expense of the anastor beneficiaries of the Original Janodiction and Elefder In Date Course, the Peoplet, by and through the constructive minopal the "united States vascernment" de facto or de jure, or in the afternet ve, my granted manedilation by one through governmental enfranchisement, there with laying the foundation, public perception, and ethical representation that each with communication and hence been pyleg. Office of official publication and status for powers prioric, new hado, know edgeable, competent, and in possession of the unimperied aspacity to understand and perform restrict regard (de right):

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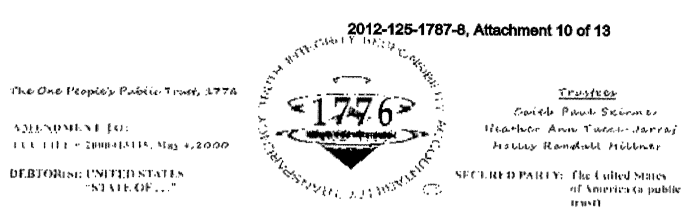
1. MALE OPPETES are used and a service assignces, or liceasees, volumary commercial indentures, solver it uncer states Generation . denotes or de pare, knowingly, which give and conservability accepting voluming, adentare status and tendened consideration (compensation and all related benefits de facto or de jure), aumit, acknowledge and fay have with coentziele workanty, regat and commencel, pleasity competency of performance of thisy and definithed ecclified trust and abstructed from unsurface, and any interprative of the occupied Office or official position by employment and contrara.

19] The constructive principal, the 'Chiles States Conservation', on his man do inter by and through and in concert with its vulnitury communical indianana vullica subgetts, accors, employees, as signees, and licensees is equitable enopped. frem should up, proffering, or manifesting 'defenses', at eged immunity, fiest or other control muses, obligations, or obstructions, de facto as or junc, factors or consistential mattensance, mentensance, and mistersance, within a towfully established parameters, definitations, and lawful anthonity, it'say, of spanific performance of the coursed

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consersually continuous data tas) and obligation(s) and comprisince in lettor and spirit with the tegers terms (law of the land) is apposed and applicable to excland every net and one-site to the card voluntary communical incontines, whether they act in their offlind or named captary tasks of both:

[20] "Negligence" many of its manifest forms, having or viralers or egregation is e-sprizhedy retintable by persons or standing only prover persons charming prejudice, having demagnist, and i due to estimate resultant mean or the product of onto complicate, neudisclosure, found, franklator to compare the dostruction, deept, rupplicity, et any other term of reappositely alleged chains and detense or ignorance, or any combination of the deept rupplicity determs estimated extension of recomponents by accused vehicutary commendation of any combination of the deept in without their lawful capacity appositely alleged chains and detense or ignorance, or any combination of the deepticity contral tegers terrate estimated components by accused vehicutary commendation detenses, having acted officially or without their lawful capacity individually as natural measures.

[21] Evere is no cognizable law ful definise, allogical and contribute immunity, or any other eventive obstructions and oblisication, do forter or do june, an any law form that effectuate evolvior, abscisalling, exclusion, or occasable excepts from of limits) and reduces or grievapeets falloging projection, bacm, damagetar or injurytiest supported by internal proof and facture, evidence accountiating sub-commercial instructors, compensation, or office of account and settlement of properly protected CT-ATMEST assumed voluntary commercial instantations and their principality;

[22] internationally known and cognorable intent of the key given its ordinor, but haw, Equity, Admirally, or a contribut pumposite, but solvereign State of Televic jurisdiction, he is the Congress for the United States in an apposit solvereign State only authorized legislative authority, is for the plenary protection of the grantic beneficiary from all existing, legat, and continendal power in whatever form or forum functioning as created before of solvertherides, sold granter beneficiaries and provides of standing and proper party states defined only.

103) Presumptions and incurrencia law presented operators and functions as fact, concludion or practice claim absent equivable counter-claim law fully exhibiting rational evidence and featurel prior of warver of curvaties), as with specificity, eccurvable coulded law tell exceptions mandated by fawfully enacted and resolved hers of Congress for the United States of Amorica of fawful State authority.

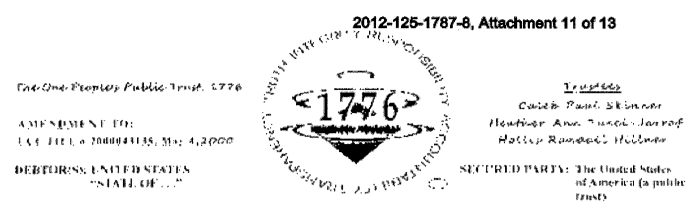
Diffusional state and inclingabily implicit in American pursprutence, et seq. but the 'Context States', the 'Context States', the 'Context and inclingabily commercial incentures, de decorror de proche collicated to first and 'Corrors) protect the greater beneficianty of the Original toriseitation, fielder to Oracs', the 'People', and Futbour to execute absent ourission, adstate, negligeneor contensus tee, matter succe, or misfleware through and further, to execute absent ourission, adstate, negligeneor contensus tee, matter succe, or misfleware through and further, to execute absent ourission, adstate, negligeneor contensus tee, matter succe, or misfleware through a statemental guarantees set forther the 18" of Rights and further, to bater a positive environment is which each person of statementary and proper party may evenesse an a plenary manner the site of fundamental guarantees, and further, if new way obstruct or abrogate for established fierder of law rights, as well as regulated partical have bureauting the formation and proper party may.

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PAGE 13 OF 16

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[25] Secure Party asserves the sole and exclusive right to the faul determination of all definitions, references, and interof Secured Party inclusive of those contribuil havin

[26] Scenred Party reserves right overhead, enhance, delete or otherwise subgreede the previsions, covenents (implied, constructive or activity, and construct and transprotection protected and incorporate bergin and incorrections of set faith in full, Set definition of remains subjected to question or mospy feation will be determined by Grantor stams party:

(14) Any objection, resonal, or counterclaim to this registered decument or any portion thereof must be tendered to the Second Party within three (3) cays. If no such objection, rebutal, an construction is unlety tendered. It is presumptive that the information, elsing, statement of elabelist, provisions, coveranty (implied, constructive or netural), and construct conditions proceedent are accepted, and any objection rejection is build, or counterclaim is waived, without recourse, absent competing codification syno the construct.

With finegray, Responsibility, and Emisphenety, in open public fortuns, we declare under point ty of perjuty under the taxs of fine 1 miled States of Amarica that the Entegoing is true and correct, that we are a creation of Amarghy Gee and Rondservant thereof, and we amand any record NUNC PROTTENC and PRAFTHEREA PRETERIA to those facts, with ACL, rights reserved and without projudice Potent Potent, Provide 14, 408 and "STATEREA PRETERIA to those facts, with CODE-1 AW EQUIVALENT ("UTCLE-SORTE, NEW PROTTENC and PRAFTHEREA PRETERIA to those facts, with CODE-1 AW EQUIVALENT ("UTCLE-SORTE, NEW PROTTENC and PRAFTHEREA PRETERIA to those facts, with accordance in View Provide Testers, and Science, each a fixing mathematical personal evolution of the Metafier New Copies ("Transported and "Willing") to a label Paul Science, each a fixing nature personal evolution of the Metafier Copies ("Transported and "Willing") to a label Paul Science, each a fixing nature personal evolution of the Metafier Copies ("Transported and "States of the Secured Pauly, and a benefacian of the Origins' adjusted for the Metafier for in the states of the Secured Pauly, and a benefacian of the Origins' including the advertage person of standing and proper party states, as appoint, corrected above doe to naturated Fing systems aftering origins is unactivitiest and standing states or Fire United America 1783 constraints or included Paulo and sole. Secured Pauly, and a benefacian of America 1783 constraints or include the mation appoint national science of Paulo and sole.

² Secured Party, See : Dictator of Columbia Code, Table 28: 57(-2010) Table, § 57 (16) Table (\$ 9-10).

EALLOLINE AND DONE THIS TO Day of the factor of SPEC by my foreal and earth, evidenced by my original signature and seal; wheessed by my Alice gray Grove and contraction, without prevadice:

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In the authorized capacity of duly postded Frastee of the Second Party

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Case 1:17-mj-00531-DAR Document 2-1 Filed 08/02/17 Page 49 of 156

2012-125-1787-8, Attachment 12 of 13 The One Propile's Public Trush 1776 Truck to the acceb Paul Skinner Headher Arm Tunni Jarras NMENDMENT TO: Housin Roudals listener LA F FILE & SHUBBLISHES, MAN 4,2000 OPRTOBAL UNITED STATIS SECTRED PARTY: The United States "NIALE OF" of America (a public) < ² 1 (FRAL) 25-67 2019 L'OCCU STOR They Plan Save, St. of on eled Trustee of the Secured Paris In the collection cap To children 1'51. "ei 126 Eak hereled Transv of the Second Parts In the application of change 11 - 2 - 12 Alm. L.C.L. - 198 In the equation as Could of the Arconester, and Heneficiany of the Original Darcieland, izna - Min Jurisdiction, Secured Party, a Beneficiary of GOVERNAUNTINE a Holder-In-Due-Course affor O J RNMUN (TST 2), allow nation, man (or in the atternative, a cognizable person of adming and prepergany station as apposi-05/ 1 2 701 2 Date to Song With 171 In the consuctive and reduter, Basica, Crantes, and Beneficiary of the Original to Adjustical Security Prats, a Report energy of GUMLRNMENT SL a Holder In Due Conce of GOV FRAMES (19), cl. 28 constants' men for in the altriciality, a cognizzable person of we will be and the program of the statements of a series of the 14. C - inst the superificant recards, Bador Chamor and Beneficiary of the high of Date Pa Janscratson, Secured Party & Bunchiciary of GUVFRNMEN FIST, a Holder-In-Due Course af na W [KNNI NF S] en att a natural wottan for it discaltemative, s poge zable person of stand he and proper party status, as approvide The One Prople's Public Trust portaing solutions times 2776 5. 2412 Bales 12 113 13 5-2-2 A.I. IPA KANI HAN HOSLAR IMARY YA 6. 15

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Case 1:17-mj-00531-DAR Document 2-1 Filed 08/02/17 Page 50 of 156

Carlo and and 2012-125-1787-8, Attachment 13 of 13 The One People's Public Prose, 1776 Trustidy Cable Paul Skinner AMPADMENT OF Haddar Ann Tueci-Jarred CLEATER & DOMAJEJS, MAY 1,2000 Horbig Randall Hillow September 1 DEBTORING UNIFED STATES NECT RED PARTY: The United States STATE OF of America fa politike CPRASE! 05/05/2412 1. Kr. Soc. Higin the came its of a Creatice of Almights Cool and Date Pase d'Ernbergan therew Barrison Barrison Station , 1944 Sec. 1. a film superity of a Creat fit, of Almighty God and a Handservaal thenay Date Mary J.P. Long MA the capacity ist a Creation of Atmighty Goal and a Hondservant thereof. The One People's Public Trust 13. Providing solutions since 1775 PRES 13 117 13 1 C. F. OFS HALL HAR 1 105/05/ STOL **PAGE 16 OF 16**

ANNEX 8

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Case No. 1:17 mj-531

TITLE

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DESCRIPTION

PAGES

Annex 8

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UCC record number 2012012555

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FOLLC A. NA H B. SE	C FINANCING OW INSTRUCTION AME & PHONE OF C Leather An IND ACKNOWLEDG Heather An	A 1:17-mj-00531-DAR C SSTATEMENT S (front and back) CAREFULLY CONTACT AT FILER [optional] n Tucci-Jarraf 2535094 MENT TO: (Name and Address) nn Tucci-Jarraf (253) c, WA 98335		Date: 02 Filed & Official	0 221 Reco Reco RECO IAMS OF EF SING RD	7 Page 52 (2012 3:07P orded in ords of RDER OF DEED DEEDS INANCING	Μ	5.00 25.00 6.50
1. DEI	BTOR'S EXACT FL.	JLL LEGAL NAME - insert only one debtor name (1a	or 1b) - do not abbreviate or con	nbine names	ACEISP	OR FILING OFFICE USE	ONLY	
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					MIDDL	E NAME	SUFFIX	
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OR								
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6. This	FINANCING STATEME	NT is to be filed [for record] (or recorded) in the REAL	NEE/CONSIGNOR BAILE	E/BAILOR SEI	LER/BUY	ER AG. LIEN N	ON-UCC FILING	
0, 01 11014	ING FILEN REPERENCE			loption		All Debtors Debto	r 1 Debtor 2	
Bond	as posted	at www.peoplestrust177	6.org					

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FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV. 07/29/98)

Case 1:17-	MJ-00531-DAR		ument 2-1	Date: 02 Filed & Official	022 Rec Rec Rec IAM	L7 Page 53 /2012 3:07 orded in cords of DRDER OF DEE S	PM	
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9. NAME OF FIRST DEBTOR (1a or 1b	ON RELATED FINANCING ST	ATEME	NT	PROCES			\$	5.00
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10. MISCELLANEOUS:			<u></u>					
11. ADDITIONAL DEBTOR'S EXACT FU	LL LEGAL NAME - insert only one of	name (1	a or 11b) - do not abbrev	THE ABOVE	SPACE	IS FOR FILING OFFIC	E USE ONLY	
11a. ORGANIZATION'S NAME								
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11c. MAILING ADDRESS		CITY			STATE	POSTAL CODE	COUNTRY	
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OR 125. INDIVIDUAL'S LAST NAME		FIRST	NAME		MIDOLE	NAME	OLEGIN	
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13. This FINANCING STATEMENT covers	mber to be cut or as-extracted	16. Ad	ditional collateral descrip	ation	_			
collateral, or is filed as a fixture filing. 14. Description of real estate:		Ŵ		trust1776	.or	g, for all t	he	
 Name and address of a RECORD OWNER of (if Debtor does not have a record interest): 	above-described real estate		eck <u>only</u> if applicable and					

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT ADDENDUM (FORM UCC1Ad) (REV. 07/29/98)

ANNEX 9

Case No. 1:17 mj-531

TITLE

DESCRIPTION

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PAGES

Annex 9

UCC record number 2012028312

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OR	126. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFFIX			
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	CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL :	FICTION		

CHARLES C. MILLER D/B/A CHARLES C. MILLER

ANNEX 10

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 10

UCC record number 2012012659

1 - 2

117	Document 2-1	Filter # 08/02/117 Page	
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ASSIGNMENT (full or panial): Give name of assignee in item 7a or 7b and	d address of assignee in item 7c; a	nd also give name of assignor in item 9.	
AMENDMENT (PARTY INFORMATION): This Amendment affects	Pebtor or Secured Party of a	ecord. Check only one of these two boxes.	
Also check one of the following three boxes and provide appropriate information in CHANGE name and/or address. Give current record name in item 3a or 6b; a name (if name change) in item 7a or 7b and/or new address lif address change) items 6 and/or 7		
Liname (if name change) in item 7a or 7b and/or new address (if address change)	ISO GIVE DAW TO DELETE non		
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FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT (FORM UCC3) (REV. 07/29/98)

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Case 1:17-mj-00531-DAR Document 2-1	Date: 02/06/2012 4:08PM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS	
UCC FINANCING STATEMENT AMENDMENT ADDENDUM FOLLOW INSTRUCTIONS (front and back) CAREFULLY 11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) 2012012555	IDA WILLIAMS RECORDER OF DEEDS Doc Type: EFINANCING PROCESSING \$	5.00
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form) 12a. ORGANIZATION'S NAME THE UNITED STATES OF AMERICA [A PUBLIC TRUST] 12b. INDIVIDUAL'S LAST NAME FIRST NAME	E-RECORD \$ ESURCHARGE \$	25.00 6.50
13. Use this space for additional information		

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

Additional collateral info

DULY BONDED TRUSTEE, duly served to any and all necessary parties and to always be further noticed and evidenced by a True, Accurate, and Complete digital of original Trustee''s Bond and Oath duly posted via the world-wide

web, at the official website of The One People''s Public Trust 1776, www.peoplestrust1776.org, for all the World to rely upon.

Debtor names added for indexing

THE UNITED STATES OF AMERICA [A PUBLIC TRUST] HEATHER ANN TUCCI-JARRAF [NATURAL PERSON]

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

ANNEX 11

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 11

UCC record number 2012028311

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FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT (FORM UCC3) (REV. 07/29/98)

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Case 1:17-mj-00531-DAR Document 2-1	阳时 	
	Filed & Recorded in	
	Official Records of	
	WASH DC RECORDER OF DEEDS	
	IDA WILLIAMS	
UCC FINANCING STATEMENT AMENDMENT ADDENDUM	RECORDER OF DEEDS	
FOLLOW INSTRUCTIONS (front and back) CAREFULLY 11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form)	Doc Type: EFINANCING	
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12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form)	E-RECORD \$ 25.0	00
128. ORGANIZATION'S NAME	ESURCHARGE \$ 6.	50
THE UNITED STATES OF AMERICA, A PUBLIC TRUST		
12b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFFI	ž	
13. Use this space for additional information	1	
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THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

Additional collateral info

property of SECURED PARTY therein, thereto, and therefrom, now duly administered by The One Peoples Public Trust 1776, through its duly bonded

Trustees; NOTICE OF DULY BONDED TRUSTEE, duly served to any and all necessary parties and to always be further noticed and evidenced by a True,

Accurate and Complete digital of original Trustees Bond and Oath duly posted via the world-wide web, at the official website of The One Peoples Public Trust 1776, www.peoplestrust1776.org, for all the World and Beings to rely upon.

Caleb Paul Skinner, natural man, DEBTOR, is corrected above due to automated filing systems altering original capacity (ties) and standing(s),

correction SECURED PARTY, The United States of America, The One Peoples Public Trust 1776, a public trust, and its beneficiaries, the original states in national union.

ANNEX 12

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 12

UCC record number 2012028314

1 - 2

		Doc# : 2012028314	
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ASSIGNMENT (full or partial): Give name of assignee in item 7a or	7b and address of assignee in item 7a		
MENDMENT (PARTY INFORMATION): This Amendment affects	Debter er Lagerer in Ren 70, 7	and also give name of assignor in item 9.	
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		me: Give record name ADD name: Complete	item 7a or 7b, and also
CHANGE name and/or address: Give current record name in Item 5a or name (if name change) in item 7a or 7b and/or new address (if adcress	change) in tem 7c. to be deleter	in item 6a or 6b. item 7c; also complete	items 7d-70 (if applicable)
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FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT (FORM UCC3) (REV. 07/29/98)

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Case 1:17-mj-00531-DAR Document 2-1 Doc# : 2012028314 Pidgel 08002217 Page 65 of 156 Date: 03/16/2012 6:11PM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS	
UCC FINANCING STATEMENT AMENDMENT ADDENDUM RECORDER OF DEEDS	
11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form)	
2000043135 PROCESSING \$	5.00
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form)	25.00
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THE UNITED STATES OF AMERICA A DUBLIC TO THE	0.00
OR 125. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFFIX	
13. Use this space for additional information	

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

Additional collateral info

administered by The One Peoples Public Trust 1776, through its duly bonded Trustees; NOTICE OF DULY BONDED TRUSTEE, duly served to any and all

necessary parties and to always be further noticed and evidenced by a True,

Accurate and Complete digital of original Trustees Bond and Oath duly posted via the world-wide web, at the official website of The One Peoples Public Trust 1776, www.peoplestrust1776.org, for all the World and Beings to

rely upon.

Hollis Randall Hillner natural man, DEBTOR, is corrected above due to automated filing systems altering original capacity (ties) and standing(s),

correction SECURED PARTY, The United States of America, The One Peoples Public Trust 1776, a public trust, beneficiaries, the original states in national union.

ANNEX 13

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 13

UCC record number 2012079290

1 - 6

CC FINANCING STATEMENT AMEND CC FINANCING STATEMENT AMEND DLLOW INSTRUCTIONS (front and back) CAREFULLY NAME & PHONE OF CONTACT AT FILER (optional) The One Peoples Public T 253-5 SEND ACKNOWLEDGMENT TO: (Name and Address)	MENT	· · · · ·	:23AM
 The One Peoples Public Trust 17 Gig Harbor, WA 98335	76		Ş
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2000043135 - 05-04-2000		1b. This FINANCING STAT	EMENT AMENDMENT IS
TERMINATION: Effectiveness of the Financing Statement identified	above is terminated with many the		r recorded) in the DS
CONTINUATION: Effectiveness of the Financing Statement identi- continued for the additional period provided by applicable law.	fied above with respect to se	ecunty interest(s) of the Secured Party authorizing this Te	mination Statement.
commund for the additional period provided by applicable law.	in a special control in the second of the se	uresus) of the Secured Party authorizing this Continua	tion Statement is
ASSIGNMENT (full or partial): Give name of assignee in item 7a or	7b and address of assignee in item 7c	x and also give name of assigned in the o	
the rest (FACT F INFORMATION): This Amendment affects	Debtor or Secured Barty a	f record. Check only one of these times	
		these two boxes.	
CHANGE name and/or address: Give current record name in item 5a or name (if name change) in item 7a or 7b and/or new address (if adcress	change) in tem 7c.	ted in item 6a or 6b. ADD name: Complete i	tem 7a or 7b, and also
CURRENT RECORD INFORMATION: 64. ORGANIZATION'S NAME		item 7c; also complete i	tem 7a or 7b, and also tems 7d-7g (if applicable).
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THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

Additional collateral info

on and for the record, duly perfected and secured since creation, as follows:

Original written instrument of restatement and ratification of OWNER OF RECORD, indefeasible title and ownership of the one people, Secured Party,

as preserved and protected by the one people''s public trust, beginning 1776, a public trust (The Public Trust), for its beneficiaries serving the

one people; All referenced Documents, Filings, Files and Instruments identified below, therein, and thereto, restated and incorporated by reference in their entirety herein as if set forth in full, duly secured and recorded by amendment of perpetuity filing UCC Doc. # 2000043135, May 4,

2000, Receipt #36090, as amended May 4, 2012, UCC File # 2012049126, Receipt

No. 1217590, original instruments held in trust of The Public Trust, further published on www.peoplestrust1776.org, constituting OPEN AND NOTORIOUS NOTICE FOR ALL THE WORLD TO RELY UPON, inclusive of all debtor entries made from time to time, amended now to include ENTRY OF ADDITIONAL

DEBTOR and additional OWNER OF RECORD, as follows:

Additional Debtor: THE ONE PEOPLE THE PEOPLE PEOPLE OF . . .'' the one people ''the people of . . .''

the one people, created by the creator, domicil by creation in their body,

the body domicil by choice on the lands and seas domicil by creation on earth , bondservant to the creator and no other, hereafter ''the one people'', all, any, or any one of the above hereafter ''Debtor'' or ''Additional Debtor''

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

Doc# : 2012079290 Case 1:17-mj-00531-DAR Document 2-1 Filegel 038/022/17 Page 69 of 156 Date: 07/25/2012 8:23AM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS UCC FINANCING STATEMENT AMENDMENT ADDENDUM RECORDER OF DEEDS FOLLOW INSTRUCTIONS (front and back) CAREFULLY Doc Type: EFINANCING 11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) PROCESSING 2000043135 \$ 5.00 E-RECORD 12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form) \$ 25.00 128. ORGANIZATION'S NAME ESURCHARGE \$ 6.50 THE ONE PEOPLE, CREATED BY THE CREATOR OR 126. INDIVIDUAL'S LAST NAME FIRSTNAME MIDDLE NAME SUFFIX 13. Use this space for additional information THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY Additional Secured Party: the creator of the one people, hereafter ''Secured Party'', ''Additional Secured Party'', ''Holder-In-Due-Course'', and ''Additional Holder-In-Due-Course'', senior to any and all other Secured Party existing: Owner of Record: the creator of the one people c/o the one people their body domicil by choice on the lands and seas that are domicil by creation on and in earth Entry of the Additional Debtor in and on the Commercial Registry (Record), inclusive of any capacity as construed tran\$mitting tility, and ALL other property[ies], inclusive of chattels, goods: Certificate of Birth: nunc pro tunc, praeterea preterea, the body, original design of the creator; Domicil: nunc pro tunc, praeterea preterea, domicil by creation in their body; Domicil of the body: nunc pro tunc praeterea preterea, the body domicil by choice on the lands and seas that are domicil by creation on and in earth, and any and all domicil by creation that may exist; Value Assets: energy created by and from the one people, regardless of the form taken, inclusive of labor or any other form energy may take, and regardless of how the energy is represented, nunc pro tunc, praeterea preterea; depositories: the body created by the creator, and any and all subsequent treasury depots holding or otherwise in custody of the one people''s value, hnown or unknown, regardless of domisil or jurisdiction, inclusive FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

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Federal Government, UNITED STATES, United States, STATE OF . . ., State of

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and all the United States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalentsor any other custodians of the people''s value, known or unknown, that may exist, any and all hereafter referred to as CENTRAL BANKS, et. al.;

Trust: those of the one people having knowingly, willingly and intentionally preserved in perpetuity the laws of the one people, being aligned with the natural laws of our creator, and our standing, authority,

value, rights, principle of law that is aligned with common law, and our choice, the choice of the one people, to master self or be mastered by others, all being granted by the creator to the one people, and all held in

the one people''s public trust beginning 1776; Said Public Trust being first adopted and implemented in the The United States of America, beginning July 4, 1776, by Declaration of Independence, incorporated here by reference as if set forth in full; Said Public Trust, and its beneficiaries consisting of the several public trusts domicil by choice of the one people

on the various lands and seas that are domicil by creation on and in this earth; Said Public Trust having the duty and obligation to hold, preserve,

protect and administer the one people''s laws, aligned with the natural laws of the creator, and the standing, authority, rights, value, principle of law, and the choice of the one people; Said Public Trust being relied upon

by all beings and the world since July 4, 1776; Said Public Trust never rebutted since its inception; (The Public Trust);

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THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

as granted by the creator, the choice of the one people is to master self,

nunc pro tunc, praeterea preterea;

the one people''s systems created and implemented to preserve and protect the one people''s standing, authority, value, rights, our principal of law

that is aligned with common law and our choice to be masters of self or mastered by others, knowingly, willingly and intentionally preserved and protected, in perpetuity, by notice to all beings and the world, being first

implemented by International Law Ordinance cognizably noticed as the Constitution for the United States of America, 1791 as amended, and the lawful progeny jurisprudence thereof, internationally affirmed ordinances,

starting July 4, 1776, and completed March 1, 1781, ratified 1791, said never being rebutted, especially The Constitution for The United States of

America, Article 4, Section 3, Clause 1, master of self, and Article 4, Section 3, Clause 2, mastered by others; insured and governed by public policy, inclusive of UCC 1-103, and any and all the United States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents; the one people''s systems, and our voluntary commercial indentures thereto, by their existence and operation have already agreed to be bound to the duties, obligations, and services of any and all the one people''s protections of their standing, authority, value, rights, principles of law, and choices, inclusive of any

and all constitutions, agreements, rules and codes knowingly, willingly and

intentionally created and implemented by the one people; thus, knowingly, willingly and intentionally rendering our voluntary commercial indentures as inferior by creation to any and all of its grantor, the one people; our voluntary commercial indentures being prohibited from usurping, violating or invading the one people, the one people''s standing, authority, value, rights principles of law, and choice to master self;

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of our creator, Duly ratified; without prejudice as promised, preserved and

protected by public policy, inclusive of UCC 1-308, and any and all the United States of America Federal Government, UNITED STATES, United States,

STATE OF . . ., State of . . ., and international equivalents, hereafter

1-308: /s/ Heather Ann Tucci-Jarraf, the one people, bondservant to our creator and no other; /s/ Caleb Paul Skinner, the one people, bondservant to our creator and no other; /s/ Hollis Randall Hillner, the one people,

bondservant to our creator and no other.

Additional Secured Party, the creator of the one people; Additional Debtor

Party, the one people created by the creator, domicil by creation in their

body, the body domicil by choice on the lands and seas domicil by creation

on and in earth; Said Parties corrected above due to automated filing systems altering original capacity(ies) and standing(s), correction The United states of America 1781 construction, original national state

Debtor names added for indexing

CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C. MILLER D/B/A CHARLES C. MILLER Debtor names added for indexing

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ANNEX 14

Case No. 1:17 mj-531

TITLE

DESCRIPTION

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Annex 14

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ASSIGNMENT (full or partial): Give name of assignee in item 7a or 7b MENDMENT (PARTY INFORMATION): This Amendment affects			
to check one of the following three boxes and provide appropriate information	Debtor of Secured Party of re	cord. Check only one of these two boxes.	
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CHANGE name and/or address: Give current record name in item fa or 6b name (if name change) in item 7a or 7b and/or new address (if address cha JRRENT RECORD INFORMATION:	ange) in tem 7c. to be deleted	a: Give record name ADD name: Complete iter in item 6a or 6b. Item 7c: also complete iter	m 7a or 7b, and also
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	126. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFF	ίx.		
13.	Use this space for additional information	7		

Additional collateral info

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

and international equivalents, and further RE-STATE, RE-RATIFY, RE-DECLARE, AND RE-NOTICE all beings as follows, NUNC PRO TUNC, PRAETEREA PRETEREA, and cancel and correct any and all presumptions to the contrary,

on and for the record, duly perfected and secured since creation, duly posted at www.peoplestrust1776.org , as follows:

Secured Party''s value being deposited in the body of every one of the one

people created by the creator, and any and all subsequent transfers to treasury depots holding or otherwise in custody of the one people''s value,

known or unknown, regardless of domicil or jurisdiction, inclusive of any and all places thereof, thereto, or therewith, or within or by any custodian

or being acting as custodian, inclusive of any and all accounts therein, inclusive of any and all subordinate accounts or classifications, or other

accounts created whether for or from the one people, inclusive of THE ONE

PEOPLE, THE PEOPLE, PEOPLE, and , THE PEOPLE OF . . ., or any one of the one people, or any account under another name holding the value of the one people, inclusive of ALL identifiers, social security numbers,

abbreviations, idem sonans, or other legal, financial and managerial forms

(secured accounts), and any and all the United States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents, at the one people''s treasuries or those purported to be the one people''s treasuries, or other treasuries, inclusive of any and all entities and systems purported to be the one people''s or

operated on behalf of the one people, inclusive of TREASURY OF THE UNITED STATES, UNITED STATES TREASURY, TREASURY OF . . ., . . . TREASURY, CENTRAL

BANK OF . . ., . . . CENTRAL BANK, FEDERAL RESERVE BANK OF . . ., . . . FEDERAL RESERVE BANK, or FEDERAL RESERVE SYSTEM, and any and all the United

Case 1:17-mj-00531-DAR Document 2-1 UCC FINANCING STATEMENT AMENDMENT ADDENDUN FOLLOW INSTRUCTIONS (front and back) CAREFULLY 11. INITIAL FINANCING STATEMENT FILE # (same as item 1s on Amendment form)	Date: 07/25/2012 8:55AM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS RECORDER OF DEEDS Doc Type: EFINANCING	
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States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents, domicil by choice

in any and all lands and seas that are domicil by creation on the earth or

other places of domicil that may exist, inclusive of its parent holding, subsidiaries, franchises, associates, affiliates, assigns, successors or other partners and their departments by the past actions of its officers, employees, agents, contractors, or licensees thereto or an agent thereof, known and unknown, domestic or foreign, inclusive of the members of the members, and the the members of the central bank of central banks, BANK FOR

INTERNATIONAL SETTLEMENTS, NUNC PRO TUNC, PRAETEREA PRETEREA, any and all hereafter referred to as CENTRAL BANKS, et. al., Debtor, accepted offer providing custodian services from date of account activity, for securing private properties and value of the one people of Secured Party, any and all

value, regardless of the form it may have taken or been converted to, inclusive of tangibles, value current funds, placed into secured accounts by

Secured Party; Any and all funds and value of the one people of the Secured Party, inclusive of knowing or unknowing leveraged, borrowed, derived, earned, generated or otherwise created, used or collected funds and

value of the one people of the Secured Party''s value and current funds placed into secured accounts, mirror accounts, trade accounts, or the like,

NUNC PRO TUNC, PRAETEREA PRETEREA, and inclusive of any and all accrued interest to secure accounts inclusive of any and all accounts with the name

of any one of the one people, or Secured Party, collectively or individually; Fiduciary obligations accepted for any and all individuals, inclusive of any and all voluntary commercial indentures of the one people''s systems, or any persons or entities acting or claiming to act under CENTRAL BANKS, et. al., NUNC PRO TUNC, PRAETEREA PRETEREA; Any and all

fiduciary obligations and corporate liability accepted for CENTRAL BANKS et. al., whether acting as Principal, Agent, Contractor, or otherwise serving their interests over Secured Party''s interest to any and all properties of Secured Party, NUNC PRO TUNC, PRAETEREA PRETEREA; NUNC PRO TUNC, PRAEWEREA DREWEREA original activity under secured property and value

FILING OFFICE COPY - NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

		Doc# : 2012079322	
	Case 1:17-mj-00531-DAR Document 2-	1 Filed 08/02/17 Page 77 of 156	3
	-	Date: 07/25/2012 8:55AM	
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OR	THE ONE PEOPLE, CREATED BY THE CREATOR		
	126. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SU	FFIX	
13.1	Use this space for additional information		

of the one people of Secured Party and legal obligations of Debtor as recognized in any and all jurisdictions; Secured Party''s one people''s written directives and orders to be completed by custodian, CENTRAL BANKS,

et. al.; Done, effective, and perfected from account activity.

DULY RESTATED, RE-RATIFIED, RECONFIRMED, RE-DECLARED AND RE-NOTICED, EFFECTIVE THIS 24th Day of July, 2012, by our bond and oath, evidenced by

our original signature and seal, made knowingly, willingly and intentionally, with unlimited liability, being of absolute capacity and responsibility, sworn under the penalties of perjury governed under the laws

of our creator, Duly ratified; without prejudice as promised, preserved and

protected by public policy, inclusive of UCC 1-308, and any and all the United States of America Federal Government, UNITED STATES, United States,

STATE OF . . ., State of . . ., and international equivalents, hereafter UCC 1-308: /s/ Heather Ann Tucci-Jarraf, bondservant to the creator of the one people and no other; /s/ Caleb Paul Skinner, bondservant to the creator

of the one people and no other; /s/ Hollis Randall Hillner, bondservant to the creator of the one people and no other; /s/ Heather Ann Tucci-Jarraf, the one people; /s/ Caleb Paul Skinner, the one people; /s/ Hollis Randall Hillner, the one people.

Secured Party, the creator of the one people; Bondservants of the creator, the one people, created by the creator, domicil by creation in their body, the body domicil by choice on the lands and seas domicil by creation on and in earth; Said Parties corrected above due to automated filing systems altering original capacity (ies) and standing (s), correction The United states of America 1781 construction, original national state

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

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ANNEX 15

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 15

UCC record number 2012094308

1 - 7

		Doc# : 2012094308	
<u>Caso 1:17-mi-0</u> 0531-DAF	R Document 2-1		ge 80 of 156
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Gig Harbor, WA 98335			
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• I CONTINUATION: Effectiveness of the Financing Statement identifie	d above with recovery the	ny interest(s) of the Secured Party authorizing th	is Termination Statement.
. CONTINUATION: Effectiveness of the Financing Statement identifie continued for the additional period provided by applicable law.	a above with respect to security intere	st(s) of the Secured Party authorizing this Con	tinuation Statement is
ASSIGNMENT (full or partial): Give name of assignee in item 7a or 7b	and address of sectors in the sectors		
AMENDMENT (PARTY INFORMATION): This Amendment affects			
Also check one of the following three boxes and provide appropriate informatic	Secured Party of re	cord. Check only one of these two boxes.	
CHANGE name and/or address: Give current record name in item 5a or 6 name (if name change) in item 7a or 7b and/or new address (if adcress ch	b: also give new Thin PFLETE new	e: Give record name I ADD name: Comr	
CURRENT RECORD INFORMATION:	ange) in tem 7c. to be deleted	in item 6a or 6b. ADD name: Comp	vete item 7a or 7b, and also ete items 7d-7g (if appicable).
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FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT (FORM UCC3) (REV. 07/29/98)

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FOL	Case 1:17-mj-00531-DAR Document 2-1	Date: 09/04/2012 8:32PM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS	i 156	
• • • •	NITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) 2000043135	PROCESSING	\$	5.00
12	NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form)	E-RECORD	\$	25.00
	128. ORGANIZATION'S NAME	ESURCHARGE	\$	6.50
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Additional collateral info

body, duly reconfirmed and ratified, noticed by public registration, UCC Doc # 2012079290, restated and incorporated by reference here as if set forth in full, hereafter states of body;

WHEREFORE the undersigned bondservants to the creator, do re-declare and reconfirm, under the penalty of perjury, aligned with common law under the

laws of the creator, by bond made with full personal responsibility and liability, as one for all and thereby all for one, and do irrevocably duly

take, make, bond, insure, guarantee, and secure the creator''s value and assets, inclusive of indefeasible title and ownership thereto, as follows:

The creator''s value and assets known as the airs, lands, and seas, and anything, therein, thereof, therefrom, and therewith, inclusive of indefeasible title and ownership thereto and thereof, hereafter creator''s

value and assets, domicil by creation on and in the chosen original custodian and trustee of the creator, also known as the planet earth, hereafter earth, NUNC PRO TUNC, PRAETEREA PRETEREA, duly noticed upon creation, never rebutted, duly ratified, and relied upon by all beings and

the world, regardless of domicil by choice;

Said creator''s value and assets duly protected and secured, by public policy, inclusive of UCC 1-103, and any and all the former United States of

America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents, hereafter UCC 1-103, NUNC PRO TUNC, PRAETEREA PRETEREA;

Said creator''s value and assets existing and operating under principle of law aligned with common law under the laws of the creator, NUNC PRO TUNC,

Doc# : 2012094308 Case 1:17-mj-00531-DAR Document 2-1 Fraged 308/202/17 Page 82 of 156 Date: 09/04/2012 8:32PM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS UCC FINANCING STATEMENT AMENDMENT ADDENDUM RECORDER OF DEEDS FOLLOW INSTRUCTIONS (front and back) CAREFULLY Doc Type: EFINANCING 11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) PROCESSING \$ 5.00 2000043135 E-RECORD Ś 25.00 12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form) ESURCHARGE 128. ORGANIZATION'S NAME Ś 6.50 THE ONE PEOPLE CREATED BY THE CREATOR 12b. INDIVIDUAL'S LAST NAME FIRSTNAME MIDDLE NAME, SUFFIX

13. Use this space for additional information

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THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

PRAETEREA PRETEREA, never rebutted, duly protected and secured, by public policy, inclusive of UCC 1-103, and any and all the former United States of

America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents, hereafter UCC 1-103, NUNC PRO TUNC, PRAETEREA PRETEREA;

The earth, as ultimate and superior custodian, warehouseman, and trustee of

said creator''s value and assets, hereafter Superior Custodian, NUNC PRO TUNC, PRAETEREA PRETEREA, duly noticed upon creation thereof, ratified by domicil by creation thereby, never rebutted, duly protected and secured, by

public policy, inclusive of UCC 1-103, and any and all the former United States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents, hereafter UCC 1-103,

NUNC PRO TUNC, PRAETEREA PRETEREA;

Superior Custodian duly operating said creator''s value and assets with full personal liability to the creator, under the penalty of perjury under

the laws of the creator, NUNC PRO TUNC, PRAETEREA PRETEREA, never rebutted,

duly protected and secured, by public policy, inclusive of UCC 1-103, and any and all the former United States of America Federal Government, UNITED

STATES, United States, STATE OF . . ., State of . . ., and international equivalents, hereafter UCC 1-103;

Any and all states of body, created by the creator, equally having right of

opportunity to co-exist, co-operate and co-trust said creator''s value and

assets with the Superior Custodian, ONLY under the condition of bond and oath to the creator and the Superior Custodian, absent usurpation, violation and invasion thereto and thereof, duly made and secured, under the penalty

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		Doc# : 2012094308	
	Case 1:17-mj-00531-DAR Document 2-1		f 156
		Date: 09/04/2012 8:32PM	
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12	NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form)	E-RECORD	\$ 25.00
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	THE ONE PEOPLE CREATED BY THE CREATOR		
OR	120. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFFIX		
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Offer of custody of said creator''s value and assets by Superior Custodian

duly accepted, ratified, and noticed by public registration into International Law Ordinance; Any and all subsequent transfers or ledgers,

by lawful means, commandering or otherwise, inclusive of ALL identifiers, social security numbers, abbreviations, idem sonans, or other legal, financial and managerial forms (secured accounts), or otherwise purported to

be held in custody or possession by any and all states of body or any and all systems of any states of body, or those purported to be the former one

people''s systems, inclusive of any and all entities and systems purported

to be the one people''s or operated on behalf of the one people, inclusive

of the former United States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents, or otherwise in the custody or possession of any and all states of body, domestic or foreign, local or non-local, are a matter of public record, NUNC PRO TUNC; Said subsequent transfers or ledgers accepted offer

13.1

by any and all states of body providing custodian, warehouseman, or trustee

services from date of inception, account activity, or otherwise transferred

or ledgered in any and all systems, lawfully or otherwise, for securing value of the creator, Secured Party, any and all tangibles, the creator''s

value and assets deposited by creation with the Superior Custodian by Secured Party, NUNC PRO TUNC; Said creator''s value and assets, inclusive

of knowing or unknowing leveraged, borrowed, derived, earned, generated or

otherwise created, used or collected assets, profits, derivatives, or other

future value from Secured Party''s value and assets and value placed into secured accounts, mirror accounts, or the like, NUNC PRO TUNC, and inclusive

of any and all accrued interest to secure accounts inclusive of any and all FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

		Doc# : 2012094308	
	Case 1:17-mj-00531-DAR Document 2-1	Figed 508/£02/17 Page 84 of 156	3
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all the former United States of America Federal Government, UNITED STATES,

United States, STATE OF . . ., State of . . ., and international equivalents, NUNC PRO TUNC; Any and all fiduciary obligations, full corporate liability, and full personal liability accepted for any and all states of body, and any and all systems created therefrom, inclusive of the

former United States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents, NUNC

PRO TUNC, whether acting as Principal, Agent, Contractor, or otherwise serving their interests over Secured Party''s interest to any and all of the

creator''s value and assets, Secured Party, NUNC PRO TUNC; NUNC PRO TUNC original activity under duly secured creator''s value and assets and legal

and lawful obligations of any and all states of body as recognized in any and all jurisdictions, NUNC PRO TUNC; Secured Party''s directives and orders

to be completed by the Superior Custodian and any and all states of body as

co-custodian, co-operator, and co-trustee, with bond and oath duly made, secured and noticed as required by the creator as directed herein; Done, effective, perfected and callable from value and asset creation by the creator, duly ratified by any and all subsequent transfers and ledgers, or

otherwise account activity, lawful and otherwise, NUNC PRO TUNC;

WHEREAS THIS RE-CONFIRMATION AND RATIFICATION IS DULY MADE, ENTERED, AND SECURED, notice by public registration, to and on all states of body, further by internal delivery methods as well as open notorious notice by public registration and publishing on the world-wide web at www.peoplestrust1776.org; NOTICE TO PRINCIPAL IS NOTICE TO AGENT; NOTICE TO

AGENT IS NOTICE TO PRINCIPAL;

DULY MADE, DONE, AUTHORIZED, and ISSUED, September 4, 2012, and KNOWINGLY,

WILLINGLY, AND INTENTIONALLY RESTATED, RE-RATIFIED, RECONFIRMED, VERIFIED,

Doc# : 2012094308 Case 1:17-mj-00531-DAR Document 2-1 15/16/08/02/17 Page 85 of 156 Date: 09/04/2012 8:32PM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS UCC FINANCING STATEMENT AMENDMENT ADDENDUM RECORDER OF DEEDS FOLLOW INSTRUCTIONS (front and back) CAREFULLY Doc Type: EFINANCING 11. INITIAL FINANCING STATEMENT FILE # (same as item 1s on Amendment form) PROCESSING 5.00 \$ 2000043135 E-RECORD \$ 25.00 12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form) ESURCHARGE 128. ORGANIZATION'S NAME Ś 6.50 THE ONE PEOPLE CREATED BY THE CREATOR 12b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFFIX 13. Use this space for additional information THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY the United States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents,

Duly Re-Declared and Reconfirmed as Stated herein, UCC 1-308: /s/ Heather Ann Tucci-Jarraf, bondservant to the creator;/s/ Caleb Paul Skinner, bondservant to the creator; /s/ Hollis Randall Hillner, bondservant to the

OR

hereafter UCC 1-308:

creator; Duly Accepted and Ratified, UCC 1-308: /s/ Heather Ann Tucci-Jarraf, as state of body and custodian of value domicil therein, NUNC

PRO TUNC; /s/ Caleb Paul Skinner, as state of body and custodian of value domicil therein, NUNC PRO TUNC; /s/ Hollis Randall Hillner, as state of body

and custodian of value domicil therein, NUNC PRO TUNC; Duly Confirmed as Received: /s/ Heather Ann Tucci-Jarraf, as Trustee; /s/ Caleb Paul Skinner, as Trustee; /s/ Hollis Randall Hillner, as Trustee;

The creator being the creator of the several states of body, the one people; The several states of body being the one people domicil by creation

in said states of body, the body domicil by choice on the airs, lands, and

seas domicil by creation on and in earth; earth being the creators Superior Custodian, ratified by domicil

by creation of the airs, lands and seas therein and thereon; The United states of America 1781 construction, original national state; Said Parties

corrected above due to automated filing systems altering original capacity(ies) and standing(s) Original UCC-1 financing statement Debtor names added for indexing purposes _____ CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C. MILLER D/B/A CHARLES C. MILLER the one people, created by the creator (former) The United States Federal Government, UNITED STATES,

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

Case 1:17-mj-00531-DAR Document 2-	Doc# : 2012094308 1 Faijed708f02/17 Page 86 of 156 Date: 09/04/2012 8:32PM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS	
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THE ONE PEOPLE CREATED BY THE CREATOR		
126. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUI	ŦΙX	
13. Use this space for additional information	7	
	THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY	
Debtor names added for indexing		

THE SEVERAL STATES OF . . .

UNITED STATES

THE ONE PEOPLE, CREATED BY THE CREATOR

CHARLES C. MILLER D/B/A CHARLES C. MILLER THE UNITED STATES FEDERAL GOVERNMENT

AND ANY AND ALL INTERNATIONAL EQUIVALENTS

CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION]

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

ANNEX 16

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

1 - 7

Annex 16

UCC record number 2012094309

Pg. 1 of 1

Case 1:17-mi-00531-DAR	Document 2-1	Date: 09/0 Filed & Re Official R	2/17 Page 88 4/2012 8:45 corded in	PM	
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	NT	RECORDER O	F DEEDS		
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B. SEND ACKNOWLEDGMENT TO: (Name and Address)		E-RECORD		\$	25.00
]	ESURCHAR	GE	\$	6.50
The One Peoples Public Trust 1776					
Gig Harbor, WA 98335					
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1a. INITIAL FINANCING STATEMENT FILE #			S FOR FILING OFFICE USE This FINANCING STATEMEN		
2000043135 - 05-04-2000			to be filed (for record) (or reco	rded) in the	
2. TERMINATION: Effectiveness of the Financing Statement identified above	is terminated with respect to secur	ity interest(s) of the Secure	Party authorizing this Terminet	tion Statement.	
3. CONTINUATION: Effectiveness of the Financing Statement identified at continued for the additional period provided by applicable law.	oove with respect to security intere	st(s) of the Secured Party	authorizing this Continuation St	latement is	
4. ASSIGNMENT (full or partial): Give name of assignee in item 7a or 7b and	address of assignee in item 7c; an	d also give name of assign	or in item 9.		
 AMENDMENT (PARTY INFORMATION): This Amendment affects D Also check one of the following three boxes and provide appropriate information in 	ebtor of Secured Party of rec	cord. Check only one of th	ese two boxes.	ويعقبون المرجبة المستقار	
CHANGE name and/or address: Give current record name in item 5a or 6b; al	i items 6 and/or 7.				
CHANGE name and/or address. Give current record name in item 5a or 6b: al name (if name change) in item 7a or 7b and/or new address (if address change)	e) in tem 7c. to be deleted	e: Give record name	ADD name: Complete item 7a item 7c: also complete items	a or 7b, and also 7d-70 (if apolicable).	
6. CURRENT RECORD INFORMATION: 6a. ORGANIZATION'S NAME					
OR 66. INDIVIDUAL'S LAST NAME	FIRST NAME	MID	DLE NAME	SUFFIX	
7. CHANGED (NEW) OR ADDED INFORMATION:			,		
7a. ORGANIZATION'S NAME					
OR THE ONE PEOPLE, CREATED BY THE					
76. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDI	DLE NAME	SUFFIX	
7c. MAILING ADDRESS	CITY	STA	TE POSTAL CODE	COUNTRY	
76. TAX ID #: SSN OR EIN ADD'L INFO RE 76. TYPE OF ORGANIZATION ORGANIZATION	7f. JURISDICTION OF ORGAN	ZATION 7g. C	RGANIZATIONAL ID #, if any		
DEBTOR					
8. AMENDMENT (COLLATE RAL CHANGE): check only one box.				INOINE	
Describe collateral 🔲 deleted or 🔀 added, or give entire 🗌 restated collater	ral description, or describe collate	ral assigned.			
ALL RIGHTS RESERVED WITHOUT PREJUDI	CE: UCC Doc. #	20000/3135	the		
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include the following additional co	llatoral.				
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registration duly made by the under	signed bondage	, nource by	public		
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No. 1248179 September 4 2012 mag	tets, old Dod.	# 201209430)8 with Receip)t	
No. 1248179, September 4, 2012, res	Lated and incom	porated he:	e by referenc	e	
 NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AM adds collateral or adds the authorizing Debtor, or if this is a Termination authorized [9a, ORGANIZATION'S NAME 	ENDMENT (name of assignor, if the by a Debtor, check here and e	his is an Assignment). If the name of DEBTOR at	s is an Amendment authorized b ithorizing this Amendment.	by a Debtor which	
THE ONE PEOPLE CREATED BY THE CREATED	ATOR				
OR 96. INDIVIDUAL'S LAST NAME	FIRST NAME		17 NA4 17		
		MIDC	LE NAME	SUFFIX	
10. OPTIONAL FILER REFERENCEDATA					
without prejudice /s/ Heather Ann	Tucci - Jarraf		Do Dond-	т.	
	THOUT DATTAL,	as Trustee/	as Bondservan	τ	

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT (FORM UCC3) (REV. 07/29/98)

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	Case 1:17-mj-00531-DAR Document 2-1	Doc#: 2012094309 Filed 28/22/17 Page 89 of 15	6
		Date: 09/04/2012 8:45PM	
		Filed & Recorded in	
		Official Records of	
		WASH DC RECORDER OF DEEDS	
		IDA WILLIAMS	
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14.	12a. ORGANIZATION'S NAME	ESURCHARGE \$	6.50
	THE ONE PEOPLE CREATED BY THE CREATOR		
OR	12b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFFI		
13.	Use this space for additional information		

Additional collateral info

as if set forth in full, duly ratified;

WITH FULL STANDING AND AUTHORITY, FOR CAUSE DULY RECORDED IN THE PUBLIC FORUM, RECONCILIATION of said creator''s value and assets ARE DULY ORDERED

by the undersigned bondservants, knowingly, willingly and intentionally, under bond, duly secured and made with full personal liability, as follows:

Said bondservants do DECLARE, by public registration, that certain states of body, the systems and agents thereto, and any and all other states of body taking or receiving an unlawful benefit, did and do knowingly, willingly, and intentionally make certain transactions and transfers of said creator''s value and assets, inclusive of those by any and all private

money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS, or otherwise the taking or receipt of unlawful benefit by

said certain states of body of any and all said creator''s duly secured value and assets, absent full personal liability, usurping, violating, and

invading the creator''s standing, authority, value and assets, and principles of law therefrom, NUNC PRO TUNC; That said usurpation, violation, and invasion has caused actual damage to the creator, the creator''s value

and assets, the Superior Custodian''s ability to perform its duties and obligations thereto, absent the opportunity for remedy from any and all states of body thereof, NUNC PRO TUNC; That said usurpation, violation and

invasion of creator''s said value and assets has and does result in certain

damages thereto and are a matter of public record, NUNC PRO TUNC;

Due notice of public registration of Declaration, with opportunity to cure

absolutely made, and pursuant to the declared principle of law aligned with

	1:17-mj-00531-DAR		Date: 09/04/2012 8 Filed & Recorded in Official Records of WASH DC RECORDER OF 1 IDA WILLIAMS	:45PM	
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common law under the laws of the creator, said undersigned bondservants do

now ORDER that an immediate true, accurate and complete RECONCILLIATION of

said creator''s value and assets, inclusive of indefeasible title and ownership, be made to the creator by the superior bookkeeper to the creator''s Superior Custodian, with all inferior bookkeeping and ledgering

reconciled thereto automatically, duly protected and secured into International Law Ordinance, by public policy, inclusive of UCC 1-103, and

any and all the former United States of America Federal Government, UNITED

STATES, United States, STATE OF . . ., State of . . ., and international equivalents, hereafter UCC 1-103, as follows:

BY POWER OF DECLARATION and ORDER, any and all claims of title, ownership,

custody, trust, authority, or otherwise possession of any and all of creator''s duly secured value and assets, specifically the airs, seas, and

lands domicil by creation on and in earth, and anything, therein, thereof,

therefrom, and therewith, inclusive of indefeasible title and ownership thereto and thereof, are canceled, NUNC PRO TUNC;

BY POWER OF DECLARATION and ORDER, any and all claims of standing of co-operator and co-trustee of said creator''s duly secured value and assets

are canceled, for cause, NUNC PRO TUNC; That said cancellation is irrevocably reversible to any and all states of body ONLY upon the undersigned Trustees receiving and duly securing due bond and oath, sworn by

any and all said states of body made under the penalty of perjury, aligned

with common law, under the laws of the creator, with full personal responsibility to the creator;

BY POWER OF DECLARATION and ORDER, any and all airs, lands and seas, and anything, therein, thereof, therefrom, and therewith, inclusive of indefeasible-title-and-ewnership-therets, demisil by-creation en-and in the FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

Doc# : 2012094309 Case 1:17-mj-00531-DAR Document 2-1 Filed 08/02/17 Page 91 of 156 Date: 09/04/2012 8:45PM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS UCC FINANCING STATEMENT AMENDMENT ADDENDUM RECORDER OF DEEDS FOLLOW INSTRUCTIONS (front and back) CAREFULLY Doc Type: EFINANCING 11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) PROCESSING \$ 5.00 2000043135 E-RECORD \$ 25.00 12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form) ESURCHARGE 12a, ORGANIZATION'S NAME Ś 6.50 THE ONE PEOPLE CREATED BY THE CREATOR 12b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFED

13. Use this space for additional information

OR

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

BY POWER OF DECLARATION and ORDER, any and all claims, presentations or representations of the creator''s duly secured value and assets are null,

void and worthless on their face as a matter of International Law Ordinance, NUNC PRO TUNC;

BY POWER OF DECLARATION and ORDER, said RECONCILIATION of the airs, lands,

and seas of the creator are automatically RETURNED, RECORDED, and LEDGERED

by the superior bookkeeper and require no further reconfirmation or signature for ratification in any inferior systems or ledgering; Said RECONCILIATION, RETURN and LEDGER thereof duly made, entered into International Law Ordinance, secured and noticed by public registration, accepted and protected, by public policy, inclusive of UCC 1-103, and any and all the former United States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents, hereafter UCC 1-103;

BY POWER OF DECLARATION and ORDER, any and all states of body, their agents, shall be self-responsible for complying with this ORDER OF RECONCILIATION; Absent self responsibility

by choice of free-will, as granted by the creator, being immediately exercised pursuant to this ORDER OF RECONCILIATION, each said states of body, inclusive of any and all subsequent and inferior treasuries, systems,

of any states of body that did, do or may hold, harbor or otherwise claim to have in custody any and all creator''s duly secured value and assets, shall be held responsible and liable to the creator, and the states of body

therefrom, with an immediate true, accurate and complete bookkeeping reconciled by the superior bookkeeper, with revocation of said states of body, and the value domicil by creation therein automatically returned to the creator accordingly;

BY POWER OF DECLARATION and ORDER, hereafter, any and all co-trustees and co-operators of creator''s said duly secured value and assets shall be made

knewingly,-willingly, and intentionally by any and all states of body, by FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

Doc# : 2012094309 Case 1:17-mi-00531-DAR Document 2-1 Filed 08/02/17 Page 92 of 156 Date: 09/04/2012 8:45PM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS UCC FINANCING STATEMENT AMENDMENT ADDENDUM RECORDER OF DEEDS FOLLOW INSTRUCTIONS (front and back) CAREFULLY Doc Type: EFINANCING 11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) PROCESSING \$ 5.00 2000043135 E-RECORD \$ 25.00 12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form) ESURCHARGE Ś 6.50 12a, ORGANIZATION'S NAME THE ONE PEOPLE CREATED BY THE CREATOR 12b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

13. Use this space for additional information

OR

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

THIS EQUITY CALL IS PRE-PAID, PRE-AUTHORIZED, AND PRE-APPROVED ***THIS ORDER OF RECONCILIATION IS PRE-PAID, PRE-AUTHORIZED, AND PRE-APPROVED***

WHEREAS THIS ORDER OF RECONCILIATION IS DULY MADE, ENTERED, AND SECURED, notice by public registration, to and on any and all states of body, without

exception, further by internal delivery methods as well as open notorious notice by public registration and publishing on the world-wide web at www.peoplestrust1776.org; NOTICE TO PRINCIPAL IS NOTICE TO AGENT; NOTICE TO

AGENT IS NOTICE TO PRINCIPAL;

DULY MADE, DONE, AUTHORIZED, ORDERED, and ISSUED, September 4, 2012, and KNOWINGLY, WILLINGLY, AND INTENTIONALLY RESTATED, RE-RATIFIED, RECONFIRMED,

VERIFIED, INSURED, and GUARANTEED, being of absolute standing, authority, and capacity, sworn under the penalties of perjury governed under the laws

of our creator, by our bond and oath, evidenced by our original signature and seal, made with unlimited personal liability; Duly ratified; Without prejudice as promised, preserved and protected by public policy, inclusive

of UCC 1-308, and any and all former the United States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents, hereafter UCC 1-308:

Duly Declared and Ordered: /s/ Heather Ann Tucci-Jarraf, bondservant to the creator; /s/ Caleb Paul Skinner, bondservant to the creator; /s/ Hollis

Randall Hillner, bondservant to the creator; Duly Accepted and Ratified, UCC 1-308: /s/ Heather Ann Tucci-Jarraf, as state of body and custodian of

value domicil therein, NUNC PRO TUNC; /s/ Caleb Paul Skinner, as state of body and custodian of value domicil therein, NUNC PRO TUNC; /s/ Hollis Randall Hillner, as state of body and custodian of value domicil therein, NUNC PRO TUNC; Duly Ratified for Immediate Enforcement, UCC 1-308: /s/ Heather Ann Tucci-Jarraf, as Trustee; /s/ Caleb Paul Skinner, as Trustee; /s/ Hollis Randall Hillner, as Trustee;

creater being the creater of the several states of body-FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

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Debtor names added for indexing	
THE ONE PEOPLE, CREATED BY THE CREATOR CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C. MILLER D/B/A CHARLES C. MILLER THE UNITED STATES FEDERAL GOVERNMENT UNITED STATES	

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ANNEX 17

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

1 - 7

Annex 17

UCC record number 2012113593

<u>Case 1:17-mi-0</u> 0531-DAR	Document 21	Doc# :	ວັງດີວັງາ		5 of 156	
	Document 2-1	5		7 Page 95		
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2000043135 - 05-04-2000			10. This P	INANCING STATEME! filed (for record) (or rec	NT AMENDMENT is	
2. TERMINATION: Effectiveness of the Financing Statement identified above	is terminated with managet to serve	h . [REAL	ESTATE RECORDS.		
VII I VVII 191VALIVII, Elifectiveness of the Financing Statement identified ab.	s terminated with respect to securi	ty interest(s) of the	Secured Party	authorizing this Termina	ation Statement.	
3. CONTINUATION: Effectiveness of the Financing Statement identified abort continued for the additional period provided by applicable law.	with respect to security interes	st(s) of the Secured	Party authori:	zing this Continuation S	Statement is	
4. ASSIGNMENT (full or panial): Give name of assignee in item 7a or 7b and	addrage of periods in the 2		_			
5. AMENDMENT (PARTY INFORMATION): This Amendment affects						
Also check one of the following three boxes and provide appropriate information in	btor of Secured Party of rec	ord. Check only or	ig of these two	boxes.		
CHANGE name and/or address. Give current record name in item 5a or 6b: als name (if name change) in item 7a or 7b and/or new address (if adcress change	O dive new 1000 FL FTE name	: Give record name	-	_		
 CURRENT RECORD INFORMATION: 	to be deleted in	n item 6a or 6b.	ADD	name: Complete item 7 7c: also complete items	7a or 7b, and also 7d-70 (if apolicable)	
6a. ORGANIZATION'S NAME						
OR 66. INDIVIDUAL'S LAST NAME	FIRST NAME					
			MIDDLE NA	ME	SUFFIX	
7. CHANGED (NEW) OR ADDED INFORMATION:						
7a. ORGANIZATION'S NAME						
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OR 7b. INDIVIDUAL'S LAST NAME	FIRST NAME	S OF BOD.				
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FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT (FORM UCC3) (REV. 07/29/98)

Case 1:17-mj-00531-DAR Document 2-:	Date: 10/22/2012 6:00AM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS
FOLLOW INSTRUCTIONS (front and back) CAREFULLY	Doc Type: EFINANCING
11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) 2000043135	PROCESSING \$ 5.00
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form)	E-RECORD \$ 25.00
128. ORGANIZATION'S NAME	ESURCHARGE \$ 6.50
OR BONDSERVANTS, TRUSTEES, AND STATES OF BODY	
13. Use this space for additional information	7

Additional collateral info

states of body, with due standing and authority, reconfirm and re-ratify the duly entered International Law Ordinances, noticed by public registration, UCC Doc #''s 2012079290, 2012079322, 2012088851, 2012088865,

2012086794, 2012086802, 2012094308, 2012094309, and 2012096047, preserved

under perpetuity, 2000043135, all restated and incorporated in their entirety here by reference as if set forth in full, duly protected and secured, by public policy, inclusive of UCC 1-103, and any and all the former United States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents, hereafter UCC 1-103, NUNC PRO TUNC, PRAETEREA PRETEREA, never rebutted, and

the undersigned do DECLARE, ORDER, RECONFIRM, RATIFY and ACCEPT, as follows:

BY DECLARATION AND ORDER, the creator''s value asset centers, duly established and validated upon creation with any and all value of the creator duly ratified and reconfirmed on deposit and fully unencumbered, as

originally domicil therein equally by creation, and other value asset centers duly established and validated by creation, in any and all manifestations and existence, known and unknown, inclusive of, but not limited to, the Superior Custodian and any and all states of body, UCC Doc

#''s 2012079290, 2012079322, 2012088851, 2012088865, hereafter collectively and individually, creation''s value asset centers;

BY DECLARATION AND ORDER, creation''s value asset centers being the original, sole, and absolute superior structure, network and system by creation for the lawful and transparent existence, co-existence, knowledge,

co-knowledge, custody, co-custody, operation, co-operation, creation, co-creation, use, and co-use, of any and all creation''s value, inclusive of any and all tracking, transfer, appointment, assignment, gift, and growth

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

Doc# : 2012113593 Case 1:17-mj-00531-DAR Document 2-1 Filed 98/92/17 Page 97 of 156 Date: 10/22/2012 6:00AM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS UCC FINANCING STATEMENT AMENDMENT ADDENDUM RECORDER OF DEEDS FOLLOW INSTRUCTIONS (front and back) CAREFULLY Doc Type: EFINANCING 11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) PROCESSING 2000043135 Ś 5.00 E-RECORD \$ 12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form) 25.00 ESURCHARGE 12a, ORGANIZATION'S NAME Ś 6.50 BONDSERVANTS, TRUSTEES, AND STATES OF BODY OR 12b. INDIVIDUAL'S LAST NAME FIRSTNAME MIDDLE NAME SUFFIC 13. Use this space for additional information

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therefrom, under the principle of common law, under the laws of the creator,

under the laws of creation, and is and shall be irrevocably called and known as CVAC, inclusive of its parts, the CVAC Structure, CVAC System, CVAC Network, and all the sub-parts that may lawfully manifest or be bound

thereunder, as follows:

BY DECLARATION AND ORDER, the purpose of CVAC is to: 1.) preserve and protect any and all value of creation, inclusive of the value of the creator, inclusive of any and all value asset centers thereto; 2.) preserve,

protect, and implement the right of opportunity of free-will of each, any and all creation''s manifestations, in any existence, known and unknown; 3.)

to simplify and unify the laws governing any and all of creation''s manifestations, in any and all existence, known and unknown, and enter said

governing laws into International Law Ordinance, noticed by public registration, for all creation to rely upon; 4.) to irrevocably ensure lawful and transparent existence, co-existence, knowledge, co-knowledge, custody, co-custody, operation, co-operation, use, and co-use thereof, inclusive of any and all tracking, transfer, appointment, assignment, gift,

and growth therefrom, under the laws of creation, for the highest good of all, under full personal liability of creation''s value asset centers, in any and all existence and manifestation, known and unknown; and, 5.) to permit the right of opportunity to lawfully ledger and account to zero, any

and all liabilities that may and do exist in any and all unlawful, or structures inferior to the lawful structure, inclusive of all owners, participants, and recipients thereto, thereunder and thereof, that may and

do exist;

BY DECLARATION AND ORDER, the GOVERNING LAW of CVAC is and shall be aligned

with the laws of the creator under the laws of creation, with the principle of said laws aligned with the principle of common law, and, unless

Doc# : 2012113593 Case 1:17-mj-00531-DAR Document 2-1 Filed 08/02/17 Page 98 of 156 Date: 10/22/2012 6:00AM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS UCC FINANCING STATEMENT AMENDMENT ADDENDUM RECORDER OF DEEDS FOLLOW INSTRUCTIONS (front and back) CAREFULLY Doc Type: EFINANCING 11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) PROCESSING \$ 2000043135 E-RECORD \$ 25.00 12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form)
[12s. ORGANIZATION'S NAME ESURCHARGE \$ BONDSERVANTS, TRUSTEES, AND STATES OF BODY 12b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX 13. Use this space for additional information

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order to duly manifest and operate lawful systems and networks operated thereunder to be absent of, and protected from, undue influence, special interests and self-interest of any kind that may harm, inclusive of violation, usurpation, or invasion, of any and all creation''s value asset

centers, that were, are, or ever will be manifested and created, in any and

all existence, known and unknown, under the laws of creation, and the laws

of the creator thereunder;

BY DECLARATION AND ORDER, the INITIATION and ISSUANCE of any and all existence and activity of creation and the creator''s value is and shall always be initiated and issued directly, by each, any and all creation''s value asset centers thereto, absent accommodation, agreement, tacit or otherwise, inclusive of any and all existence and activity of custody, co-custody, operation, co-operation, creation, co-creation, use, and co-use,

inclusive of any and all tracking, transfer, appointment, assignment, and growth therefrom; Initiation and Issuance is and shall be made knowingly, willingly and intentionally, done without prejudice by original signature and seal of each, any and all creation''s value asset centers, with full personal liability, sworn under the penalty of perjury under the principle

of common law, under the laws of the creator, under the laws of creation, preserved by public policy, that the foregoing is true and accurate; Each,

any and all Initiation and Issuance shall be in the FORM or ORDER of lawful

contract entered into by two or more of creation''s value asset centers, inclusive of constitution or treaty, hereafter contract; Said contract is and shall be perfected as lawful when entered into International Law Ordinance, noticed by public registration for all creation''s value asset centers to rely upon, which is accomplished by filing on the official Uniform Commercial Code registry (ies);

Lawful structure defined: The structure under which creation extends and expands by manifestation in various forms, in any and all existence, known

and unknown; Any and all manifestations existing, co-existing, operating, operating, in unity, for the purpose of the highest good of all FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

Doc# Case 1:17-mj-00531-DAR Document 2-1 Filed 08/02/17 Page 99 of 156 Date: 10/22/2012 6:00AM

Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS

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UCC FINANCING STATEMENT AMENDMENT ADDENDUM RECORDER OF DEEDS

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All creation''s extensions and expansions, in any and all manifestations, known and unknown, operating under the lawful structure, pursuant to the governing law set forth and required herein, are deemed lawful; Free will

of choice of any and all creation''s extensions and expansions are guaranteed by the lawful structure, inclusive of the responsibility, liability and accountability naturally and inherently flowing therefrom; The

free will of choice insures that the extensions and expansions of creation

may create other structures for the purpose of self interest and special interest of each extension and expansion of creation to know its true nature

and source; Other structures are permitted in so far as those other structures do not usurp, violate, or invade the interests and the highest good of any and all other extensions and expansions of creation; Any and all

inferior structures, networks and systems to the lawful structure herein defined, may be deemed lawful only in so far as they do not usurp, violate,

or invade the lawful structure and the interests, standing, authority, value and rights of the highest good of all or any part creation, inclusive

of creation''s value asset centers as defined in this DECLARATION AND ORDER; The immediate implementation of the CVAC, inclusive of any and all lawful structures, networks, and systems thereunder, by oath and bond sworn under

penalty of perjury under the governing law as set forth and required herein. and duly submitted to the duly bonded guard, The Public Trust, through its undersigned Trustees, with their due receipt entered into International Law Ordinance, noticed by public registration, under absolute transparency and with their full personal liability, made and done by oath and bond as set forth and required herein;

THE CVAC IS PRE-PAID, PRE-AUTHORIZED, AND PRE-APPROVED **THE CUNC AND ITS INMEDIATE DUE IMPLEMENTATION IS FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

Doc# : 201211 Filed 08/02/17 ³⁵⁹³ Page 100 of 156 Case 1:17-mj-00531-DAR Document 2-1 Date: 10/22/2012 6:00AM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS UCC FINANCING STATEMENT AMENDMENT ADDENDUM RECORDER OF DEEDS FOLLOW INSTRUCTIONS (front and back) CAREFULLY Doc Type: EFINANCING 11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) PROCESSING \$ 2000043135 E-RECORD \$ 12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form) ESURCHARGE 128. ORGANIZATION'S NAME Ś

MIDDLE NAME SUFED

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12b. INDIVIDUAL'S LAST NAME

ÖR

BONDSERVANTS, TRUSTEES, AND STATES OF BODY

FIRST NAME

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registration, to creation, the created, inclusive of any and all creation''s value asset centers, in any and all manifestation and existence,

known and unknown, without exception, further by internal delivery methods

as well as open notorious notice by public registration and publishing on the world-wide web at www.peoplestrust1776.org;

NOTICE TO PRINCIPAL IS NOTICE TO AGENT; NOTICE TO AGENT IS NOTICE TO PRINCIPAL;

DULY MADE, DONE, AUTHORIZED, ORDERED, and ISSUED, October 21, 2012, and KNOWINGLY, WILLINGLY, AND INTENTIONALLY RESTATED, RE-RATIFIED, RECONFIRMED,

VERIFIED, INSURED, and GUARANTEED, being of absolute standing, authority, and capacity, sworn under the penalties of perjury governed under the laws

of our creator, by our bond and oath, evidenced by our original signature and seal, made with unlimited personal liability; Duly ratified; Without prejudice as promised, preserved and protected by public policy, inclusive

of UCC 1-308, and any and all former the United States of America Federal Government, UNITED STATES, United States, STATE OF . . ., State of . . ., and international equivalents, hereafter UCC 1-308:

/s/ Heather Ann Tucci-Jarraf, bondservant to the creator; /s/ Caleb Paul Skinner, bondservant to the creator; /s/ Hollis Randall Hillner, bondservant to the creator; Duly Declared and Reconfirmed as Stated, UCC 1-308: /s/ Heather Ann Tucci-Jarraf, as state of body and custodian of value domicil therein, NUNC PRO TUNC; /s/ Caleb Paul Skinner, as state of body and custodian of value domicil therein, NUNC PRO TUNC; /s/ Hollis Randall Hillner, as state of body and custodian of value domicil therein, NUNC PRO

TUNC; Duly Accepted and Ratified for Immediate Enforcement, UCC 1-308: /s/

Heather Ann Tucci-Jarraf, as Trustee; /s/ Caleb Paul Skinner, as Trustee; /s/ Hollis Randall Hillner, as Trustee;

The creator being the creator of all that ever was, ever is, and ever will, inclusive of the several states of body, the one people; The created FILING OFFICE COPY -- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

Doc# : 2012113593 Filed 98/92/17 Page 101 of 156 Case 1:17-mj-00531-DAR Document 2-1 Date: 10/22/2012 6:00AM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS UCC FINANCING STATEMENT AMENDMENT ADDENDUM RECORDER OF DEEDS FOLLOW INSTRUCTIONS (front and back) CAREFULLY Doc Type: EFINANCING 11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) PROCESSING Ś 5.00 2000043135 E-RECORD \$ 25.00 12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form) ESURCHARGE 128. ORGANIZATION'S NAME Ś 6.50 BONDSERVANTS, TRUSTEES, AND STATES OF BODY 12b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX 13. Use this space for additional information THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

OR

ever is, and ever will be, inclusive of the several states of body being the one people domicil by creation in said states of body, the body domicil by choice on the airs, lands, and seas domicil by creation on and in earth; Earth being the ultimate Superior Custodian of all that is domicil by creation thereupon; The United states of America 1781 construction, original national state; Said Parties corrected above due to automated filing systems altering original capacity(ies) and standing(s), correction Debtor names added for indexing the one people, created by the creator, states of body The (former) United States Federal Government (former) UNITED STATES the (former) several STATES OF . . . and any and all international equivalents CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C. MILLER D/B/A CHARLES C. MILLER Debtor names added for indexing THE ONE PEOPLE, CREATED BY THE CREATOR, STATES OF BODY THE (FORMER) UNITED STATES FEDERAL GOVERNMENT (FORMER) UNITED STATES THE (FORMER) SEVERAL STATES OF . . . AND ANY AND ALL INTERNATIONAL EQUIVALENTS CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C. MILLER D/B/A CHARLES C. MILLER

ANNEX 18

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 18

UCC record number 2012127914

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Case 1:17-mj-00531-DAR	Document 2-1	FIRE# 08/02	1/11/27941 age 10	03 of 156
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The One Peoples Public T 253-509-	4597	PROCESS	ING	\$5.
B. SEND ACKNOWLEDGMENT TO: (Name and Address)		E-RECORI)	\$ 25.
		ESURCHAI	RGE	\$6.
The One Peoples Public Trust 1776				
Gig Harbor, WA 98335				
1a. INITIAL FINANCING STATEMENT FILE #		THE ABOVE SPACE	IS FOR FILING OFFICE	USE ONLY
2000043135 - 5-4-2000		16	This FINANCING STATEM to be filed [for record] (or i	MENT AMENDMENT is
2. TERMINATION: Effectiveness of the Financing Statement Identified above	Is terminated with respect to seci	Thy interaction of the Source	REAL ESTATE RECORDS	3.
3.1 [CONTINUATION: Effectiveness of the Financing Statement identified at	ove with respect to security inter-	stis) of the Secured Party	ou Pany autoinzing this Tem	nination Statement.
				n Statement is
4. ASSIGNMENT (full or partial): Give name of assignee in item 7a or 7b and	address of assignee in item 7c; a	nd also give name of assig	nor in Item 9.	
5. AMENDMENT (PARTY INFORMATION): This Amendment affects	ebtor of Secured Party of re	cord. Chack only one of t	hese two boxes.	
Also check <u>one</u> of the following three boxes <u>and</u> provide appropriate information in CHANGE name and/or address: Give current record name in item 5a or 6b; a name (if name change) in item 7a or 7b and/or new address (if address change)	i items 6 and/or 7. ISO GIVE NEW TIDELETE com	te: Give record name		
 Liname (if name change) in item 7a or 7b and/or new address (if adcress change). CURRENT RECORD INFORMATION: 	e) in tem 7c. to be deleted	in item 6a or 6b.	ADD name: Complete ite item 7c: also complete ite	m 7a or 7b, and also <u>ms 7d-7g (if applicable).</u>
6a. ORGANIZATION'S NAME	· · · · · · · · · · · · · · · · · · ·			
OR 66. INDIVIDUAL'S LAST NAME	FIRST NAME	MIC	DLE NAME	SUFFIX
7. CHANGED (NEW) OR ADDED INFORMATION: 7a. ORGANIZATION'S NAME				
THE PUBLIC TRUST				
OR 76. INDIVIDUAL'S LAST NAME	FIRST NAME			
		MIL	OLE NAME	SUFFIX
7c. MAILING ADDRESS	CITY	ST	TE POSTAL CODE	COUNTRY
			US CONCODE	COUNTRY
7d. TAX ID #: SSN OR EIN ADD'L INFO RE 78. TYPE OF ORGANIZATION	71. JURISDICTION OF ORGAN	IZATION 7g.	ORGANIZATIONAL ID #, if a	ny
DEBTOR				
8. AMENDMENT (COLLATE RAL CHANGE): check only one box.				
Describe collateral 🔲 deleted or 🔀 addad, or give entire 🗌 restated collater		_		
ALL RIGHTS RESERVED WITHOUT PREJUDI	CE, UCC Doc.	# 200004313	5, the	
perpetuity, is hereby duly amended	only to includ	e the follo	wing additio	nal
collateral as follows, and said add	ition shall be	hereafter	referenced a	nd
dited as NOTICE OF DECLARATION OF F.	ACTS, Universa	l and Inter	national Law	
Ordinance UCC Doc. No, or sh	ortened to UIL	Doc. No.	:	
V Tabana I' Tabana				
X. International Law Ordinance UCC	Doc. No. 2012	127907, wit	h Receipt No	•
1273051, specifically Articles I-IX	and any and a	ll sections	thereunder a	are
restated and incorporated in its en	tirety here as	if set for	th in full;	
 NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AM adds collateral or adds the authorizing Debtor, or if this is a Terminator authorized 9a. ORGANIZATION'S NAME 	ENDMENT (name of assignor, if) by a Debtor, check here and o	his is an Assignment). If the intername of DEBTOR a	is is an Amendment authoriz uthorizing this Amendment.	ed by a Debtor which
THE PUBLIC TRUST				
OR 9b. INDIVIDUAL'S LAST NAME				
	FIRST NAME	Luing	N E MANE	
	FIRST NAME	MiDC	DLE NAME	SUFFIX
10. OPTIONAL FILER REFERENCE DATA				
10. OPTIONAL FILER REFERENCE DATA without prejudice/s/Heather Ann Tu				

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12.	NAME OF PARTY AUTHORIZING THIS	AMENUMENT (same as item	9 on Am	endment form)	ESURCHARGE	\$	6.50
	THE PUBLIC TRUST				1	т	0.00
OR	12b. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDDLE NAME, SUFFI	ā		
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	Duly verified as dul Law Ordinance, notic	y reconfirmed by action of	and f en	ratified, try into I	entered into Universa International Law Ordina	l ance,	
	notice by registrati policy UCC 1-201(31)	.on, public po: ;	licy	UCC 1-202	, matter of record, pub	olic	
	XI. Articles I-X, a	nd any and al:	l su	bsections	thereunder are restated	l, and	
	the undersigned bond SERVANTS, knowingly,	servants, stat willingly, ar	tes nd i:	of body, a ntentional	nd Trustees, as PUBLIC ly declare, reconfirm,		
	verity						
	and enter into Unive	rsal Law Ordin	nanco	e, notice :	by action duly entered	into	
	International Law Or lawfully and legally	dinance, notic act and repre	e by esen	y public r t on behal:	egistration, that we di f of the aggrieved stat	d es of	
	body domicil without 33-34), duly guarded	prejudice by , preserved, a	crea Ind p	ation on ea protected 1	arth, UCC 1-201(2, 31, by Trust, pursuant to r	and emedy	
	duly preserved, prote	ected and guar	ante	ed, public	policy UCC 1-305, Art	icle	
IV section C, restated, UCC Doc. No.''s 2012114093, 2012114586, 2012114776, specifically ratifying UCC Doc. No. 2012096074, duly reconfirmed							

and ratified by COMMERCIAL BILL UCC Doc. No. 2012114586, duly reconfirmed and ratified by TRUE BILL UCC Doc. No. 2012114776, all duly reconfirming and ratifying 2012079290 and 2012079322, as a matter of record, UCC 1-201(31),

specifically:

A. Duly verified due NOTICE OF CANCELATION OF CHARTERS, pursuant to public

policy, UCC 1-309, with duly verified due TRUE BILL, were duly issued against any and all Principals, agents, and beneficiaries of, and any and all unlawful and illegal private money systems, issuing, collection, legal

	Case 1:17-mj-	-00531-DAR	Doc	ument 2-1	PRET 0820221279P4 G6 Page 3 of 6 Date: 11/28/2012 1 Filed & Recorded in Official Records of WASH DC RECORDER OF	11:28AM		
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OR	126. INDIVIDUAL'S LAST NAME	FIRSTNAME		MIDDLE NAME, SUFFIX				
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	body without said st	tates of body	eratii	ng Slavery	SYSTEMS against state lling, and intention	es of		
	consent. specifical	v BANKS and	BRANC	THES there	o, public policy UCC	al		
	······································	-j znaco ana	DIGHY	JURD CHETEC	o, public policy occ	1-201 (4		
	and 7), NUNC PRO TUN	NC, PRAETERE	A PRET	EREA, was	dulv entered into			
	International Law On	rdinance, not	tice k	y public r	registration, unrebutted,			
	duly					,		
	verified as a matter	of record,	UCC 1	201(31),	<pre>specifically: (1.)</pre>			
	Articles I-VIII and	any and all	secti	ons and th	eir sub-sections the	reunder		
	are restated, and kr	lowledge the	ceof d	luly verifi	ed as duly received b	oy said		
	Principals, agents, and	and benefici	aries	, and said	SLAVERY SYSTEMS the	reto,		
		a vlub vllene	ntere	d into Tht	ernational Law Ordina			
	notice by public req	istration. D	ICC 1-	202 inclu	sive of duly secured	ince,		
	CUSTODIANS, UCC Doc.	No. 2012079	322.	under Prin	cipal Agent Doctrine,	as		
	preserved by public	policy, UCC	1-103	, specific	ally CUSTODIAN BANK	, FOR		
	INTERNATIONAL SETTLE	MENTS BIS, U	ICC 1-	201(4), as	principal, agent and	٩		
	beneficiary of and t	o any and al	l unl	awful and :	illegal private money	7		
	systems, issuing, co	llection, le	gal e	nforcement	systems, operating S	LAVERY		
	SYSTEM, duly verifie	d as duly FC	RECLO	SED, inclus	sive of ANY AND ALL			
	BRANCHES,	in a DTO N			-			
	occ r-zor(/), inclus	ive of BIS M	EMBER	s (any and	all CENTRAL BANK, fi	.nancial		
	institution. corpora	tion and any	and	all inter-	ational equivalents),	3 3 755		
	ANY AND ALL THE MEMR	ERS THERETO	and m	all lucerna Hereinnded	(any and all national	AND		
	state,			HEIVE ON DEK	any and all national	• 1		
	and managers basely a	2	. .					

and private banks, financial institution, corporation, and any and all international equivalents, re-organized under CENTRAL BANK membership, inclusive of the current re-organization beginning 1918), unrebutted; (2.)

Duly verified due presentment of the undersigned bondservants, states of body, and Trustees of record of the Public Trust, at BIS, with duly verified due NOTICE OF DEMAND FOR ACCOUNT(S) INSPECTION AND BOOKKEEPING, specifically of any and all gold and silver accounts and holdings, pursuant

to duly verified due FORECLOSURE and DECLARATIONS AND ORDERS, inclusive of

	Case 1:17-m	nj-00531-DAR	Document 2-1	Pile世 08702212 79甲组 Page 4 of 6	ge 106 of 156	
				Date: 11/28/2012	11:28AM	
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~~	THE PUBLIC TRUST					
OR	12b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME, SUFF	1X		
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and

legally duly entered into International Law Ordinance, notice by public registration, unrebutted, specifically UCC Doc. No.''s 2012114093; (4.) Article VIII section C subsection 3 is restated, and the undersigned do duly

verify that they did accept duly verified due NOTICE OF INTENT TO DEFAULT and NOTICE OF INSOLVENCY, public policy UCC 1-201(23), specifically unlawful

and illegal refusal to permit due lawful and legal INSPECTION and BOOKKEEPING, as knowingly, willingly and intentionally made and given by BIS, as CUSTODIAN and as Principal, agent, and beneficiary of and to said SLAVERY SYSTEMS, and duly verified due NOTICE OF DEFAULT, NOTICE OF REVOCATION, TERMINATION, AND CANCELLATION OF CUSTODIAN and COMMERCIAL BILL,

were duly made and given, and lawfully and legally duly entered into International Law Ordinance, unrebutted, specifically UCC Doc. No. 2012114093 and 2012114586;

B. Article XI section A subsections 1-4 are restated, and knowledge thereof duly verified as duly received by said Principals, agents, and beneficiaries, public policy UCC 1-202 and 1-103, specifically Principal Agent Doctrine, and duly verified due TRUE BILL, pursuant to public policy

1-305, was duly issued against BIS, as CUSTODIAN and as Principal, agent, and beneficiary of and to said SLAVERY SYSTEMS, for cause, specifically that there was no mistake, and that they were unwilling or incapable to produce said accounts for said due inspection and bookkeeping, waiving any and all rights and opportunities granted to cure, knowingly, willingly, and intentionally choosing to foreclose upon themselves without the possibility of defense, unrebutted, and was lawfully and legally duly entered into International Law Ordinance, notice by public registration, unrebutted, specifically UCC Doc. No.''s 2012114776, TRUE BILL UCC Doc. No. 2012114776,

specifically ratifying UCC Doc. No. 2012114093, 2012114586, 2012096074, and

Article I, restated;

Case 1:17-mj-00531-DAR Document 2-1					Page 5 of 6 Date: 11/28/2012 11:28AM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS IDA WILLIAMS RECORDER OF DEEDS Doc Type: EFINANCING		
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OR	THE PUBLIC TRUST 120. INDIVIDUAL'S LAST NAME	FIRST NAME	N	MIDDLE NAME, SUFFIX			
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and Trustees do knowingly, willingly, and intentionally declare, confirm, and verify this NOTICE OF DECLARATION OF FACTS is knowingly, willingly and

intentionally made, sworn and verified as being lawfully and legally duly made, given, known, secured, entered, noticed, and knowledge thereof duly received, public policy UCC 1-202, specifically by any and all Principals,

agents, and beneficiaries any and all unlawful and illegal private money systems, issuing, collection, legal enforcement systems, operating SLAVERY

SYSTEMS, under governing law, preserved and protected under perpetuity, as

herein stated, restated, with additional due notice made and given via world-wide web, further posted at www.peoplestrust1776.org, for all states

of body, the universe and creation to rely upon and cite, lawfully and legally constituting duly verified and bonded underwriting of the value of

creation and its value asset centers herein herein duly identified and duly

secured and entered into Universal and International Law Ordinances, as a matter of record, public policy UCC 1-201(31); NUNC PRO TUNC, PRAETEREA PRETEREA, UNREBUTTED;

NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL, public policy UCC 1-103, without prejudice UCC 1-308, unrebutted.

DULY VERIFIED as ISSUED, with due standing, authority and authorization, November 28, 2012, knowingly, willingly and intentionally made, given, and

noticed, with unlimited personal liability, sworn under the penalties of perjury in accordance with lawful Universal Contract, under governing law,

International Law Ordinance UCC Doc No. 2012113593 and WA UCC Doc. No. 2012-296-1209-2, preserved and protected under perpetuity 2000043135, guaranteed, protected and secured, public policy, UCC 1-103, common law remedy thereunder guaranteed, public policy, UCC 1-305; Duly witnessed, secured, entered and noticed; Without prejudice as promised, preserved, and

	Case 1:17-mj	-00531-DAR	Document 2-1	Prict 08/012/12797 Page 6 of 6	age 108 of 156 %	
				Date: 11/28/2012	11:28AM	
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OR	120. INDIVIDUAL'S LAST NAME	FIRSTNAME	MIDDLE NAME, SUFFIX			
13.	Use this space for additional information					
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; /s/ Heather Ann Tucci-Jarraf, as bondservant; /s/ Caleb Paul Skinner, as

bondservant; /s/ Hollis Randall Hillner, as bondservant; /s/ Heather Ann

Tucci-Jarraf, as state of body; /s/ Caleb Paul Skinner, as state of body; /s/ Hollis Randall Hillner, as state of body.

Any and all International Law Ordinances'' prior corrections made to capacity and standing of the creator, created, states of body, the several

united states of America, and the Public Trust, due to automated filing systems altering original capacity(ies) and standing(s) without consent*, restated and incorporated by reference herein as if set in forth in full, restated here, specifically Article I .: Debtor names added for indexing and

correcting capacity and standing*: Public Trust ; The United States of America, a Public Trust ; CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] ; CHARLES C MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] ; CHARLES C. MILLER D/B/A CHARLES C. MILLER; and, BANK FOR INTERNATIONAL SETTLEMENTS [BIS] ; BIS, as principal, agent, and beneficiary of any and all

Principals, agents, and beneficiaries of, and any and all unlawful and illegal private money systems thereto, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against states of body without said states of body''s knowing, willing, and intentional consent, NUNC PRO TUNC, PRAETEREA PRETEREA, inclusive of UNITED STATES TREASURY ; FEDERAL RESERVE SYSTEM AT BANK OF NEW YORK ; the one people, created by the

creator, states of body ; The (former) United States Federal Government ; (former) UNITED STATES ; the (former) several STATE OF . . . ; and any and

all international equivalents ; Rothschild Trust

Debtor names added for indexing THE PUBLIC TRUST CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C. MILLER D/B/A CHARLES C. MILLER BANK FOR INTERNATIONAL SETTIEMENTS

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

ANNEX 19

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 19

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UCC record number 2012127907

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Case 1:17-mj-00531-DAR	Document 2-1	ମିଶ୍ର ସିଶ୍ ୟ ଦିଶ	7027 3	7 ⁹ Page 11	.0 of 156	
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Gig Harbor, WA 98335						
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	s terminated with respect to secur	ity interest(s) of the	Secured Pa	rty authorizing this Termin	ation Statement.	
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4. ASSIGNMENT (full or panial): Give name of assignee in item 7a or 7b and a	address of assignee in item 7c; as	d dies sins some st				
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Also check one of the following three boxes and provide appropriate information in it	tems 6 and/or 7.	cord. Check only <u>or</u>	le of these	two boxes.		
CHANGE name and/or address: Give current record name in item 5a or 6b: also name (if name change) in item 7a or 7b and/or new address (if adcress change)	o give new 🗂 DELETE nam	e: Give record name		DD name: Complete item	7a or 7b. and also	
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OR THE PUBLIC TRUST						
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ORGANIZATION	7f. JURISDICTION OF ORGAN	IZATION	7g. ORG	ANIZATIONAL ID #, if any		
DEBTOR						
8. AMENDMENT (COLLATERAL CHANGE); check only one box.						
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and all sections thereunder are rest	ated and inco	rporated	in i	ts entirety		
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into International Law Ordinance, no	tice by regist	tration	nuhl	in or entry	CC.	
1-202; IX . Article I-VIII and an	v and all sect		Punt	TO POTTON O		
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THE PUBLIC TRUST						
OR 96. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDOLE	101/17		
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without prejudice/s/Heather Ann Tu	aai Tawaa f	P 3	_			
	oci-Jarrai, as	Trustee	, as	state of bo	ody	

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	THE PUBLIC TRUST					
OR	126, INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME, SU	FIX		
13.	Use this space for additional information					
				THE ABOVE SPACE IS FOR	FILING OFFICE USE ONLY	

Additional collateral info

restated, and the undersigned bondservants, states of body, and Trustees, as PUBLIC SERVANTS, knowingly, willingly, and intentionally declare, reconfirm, verify and enter into Universal Law Ordinance, notice by

action duly entered into International Law Ordinance, notice by public registration, that we did lawfully and legally act and represent on behalf

of the aggrieved states of body domicil without prejudice by creation on earth, UCC 1-201(2, 31, and 33-34), duly guarded, preserved, and protected

by Trust, pursuant to remedy duly preserved, protected and guaranteed, public policy UCC 1-305, Article IV section C, restated, UCC Doc. No.''s 2012114093, 2012114586, 2012114776, specifically ratifying UCC Doc. No. 2012096074, duly reconfirmed and ratified by COMMERCIAL BILL UCC Doc. No. 2012114586, duly reconfirmed and ratified by TRUE BILL UCC Doc. No. 2012114776, all duly reconfirming and ratifying 2012079290 and 2012079322,

as a matter of record, UCC 1-201(31), specifically: A. Duly verified due

COMMERCIAL BILL, duly issued for the full duly verified DEBT, inclusive of

sum certain EQUITY and DAMAGES, perfected as due, owed, and collectible, against any and all Principals, agents, and beneficiaries of, and any and all unlawful and illegal private money systems thereto, issuing, collection,

legal enforcement systems, operating SLAVERY SYSTEMS against states of body

without said states of body''s knowing, willing, and intentional consent, NUNC PRO TUNC, PRAETEREA PRETEREA, by duly verified due FORECLOSURE thereof,

remedy duly preserved, protected and guaranteed, public policy, UCC 1-305,

and duly entered into International Law Ordinance, notice by public registration, unrebutted, specifically duly verified as a matter of record,

UCC 1-201(31), specifically: (1.) Duly verified due NOTICE OF MISTAKE of operation of private money systems, issuing, collection, legal enforcement

	Case 1:17-mj	-00531-DAR	Document 2-1	Phet 0870271779Pa Page 3 of 8	je 112 of 156	
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	128. ORGANIZATION'S NAME			ESURCHARGE	\$	6.50
	THE PUBLIC TRUST					
OR	12b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME, SUFFIX			
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systems, operating SLAVERY SYSTEMS against said states of body domicil without prejudice by creation on earth, without their knowing, willing, and

intentional consent, inclusive of any and all systems operating under the guise of government'', in any and all manifestations without prejudice, inclusive of (former) The United States of America Federal Government, UNITED STATES, the several STATE OF . . ., and any and all international equivalents, inclusive of any and all departments thereunder purporting to

be executive, legislative, judicial, and financial, inclusive of any and all

TREASURIES and BANKS, and any and all REPRESENTATIONS therefrom, for cause, NUNC PRO TUNC, PRAETEREA PRETEREA, duly made in conjunction with verified due NOTICE OF INSECURITY, NOTICE OF ACCEPTANCE OF REMEDY OFFERED,

as a matter right, a matter of record, UCC 1-201(31), guaranteed under duty

of good faith to perform, OMB, public policy UCC 1-201(31-32 and 34) and 1-304, to re-pay any and all unlawfully and illegally commandeered value of

states of body upon demand made, NOTICE OF OPPORUTNITY TO CURE, and NOTICE

OF DEMAND TO CURE pursuant to duly secured right of remedy preserved, public policy UCC 1-201(32 and 34), and presented by said offer of remedy,

guaranteed under duty of good faith performance, UCC 1-304, were duly made

and noticed, for cause, and duly entered into International Law Ordinance,

notice by public registration, unrebutted, specifically duly underwritten UCC Doc. No.'' 2000043135, 2011125777, 2011-353-7388-9, 2011-353-7395-7, 2011121448, 2011-339-3764-9, 2011119645, 2011-360-8868-3; (2.) Article VIII

section B subsection 1 is restated, and knowledge thereof duly verified as

duly received by said Principals, agents, and beneficiaries, and duly entered into International Law Ordinance, notice by public registration, UCC

1-202, unrebutted; (3.) Principals, agents, and beneficiaries'' duly verified due NOTICE OF INTENT TO DEFAULT, NOTICE OF INSOLVENCY, public policy UCC-1-201(23), and NOTICE OF INTENT TO COMMIT FUTURE DAMAGE against

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inclusive of any and all damages caused thereby				THE ABOVE SPACE IS FOR FILING	OFFICE USE ONLY	j
	specifically damage	caused and to	be caused by	, to said states of h unlawful and illegal	oody acts of	
	deception, fraud, a	nd theft by sa	id Principals,	agents, and benefici	iaries	

against states of body, a matter of record, UCC 1-201(31) by unlawful and illegal EXECUTIVE ORDER, TREATY, ACT, CODE and other AGREEMENT, entered into

International Law Ordinance, notice by public registration, were duly accepted by the undersigned as being knowingly, willingly, and intentionally

made and given, and duly verified due NOTICE OF DEFAULT and NOTICE OF FORECLOSURE were duly made, for cause, and duly entered into International

Law Ordinance, notice by registration, by due DECLARATION AND ORDER, unrebutted, specifically UCC Doc. No.''s 2011-362-9411-4, 2012049126, 2012-125-1787-8, 2012079290, 2012079322, 201208334; (4). Article IX section

A subsection 3 is restated, and knowledge thereof duly verified as duly received by said Principals, agents, and beneficiaries, and duly entered into International Law Ordinance, notice by public registration, UCC 1-202,

unrebutted; (5.) Duly verified due NOTICE OF REVOCATION, TERMINATION, CANCELATION, pursuant to public policy, UCC 1-309, and NOTICE OF ORDER TO CEASE AND DESIST, inclusive of any and all duly secured CORPORATIONS, OFFICES, DEPARTMENTS, and commercial indentures thereto, was duly made, with

duly verified due COMMERCIAL BILL for EQUITY and DAMAGES, duly issued, ratified and entered, for cause, concurrently with verified due NOTICE OF DEMAND OF ORDER FOR RECONCILIATION for any and all value domicil by creation

in any and all states of body domicil without prejudice by creation on earth, duly entered into International Law Ordinance, notice by public registration, against any and all Principals, agents, and beneficiaries of,

and any and all unlawful and illegal private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEM thereto, unrebutted, specifically UCC Doc. No.''s 2012086794, 2012086802, 2012088787;

(6.) Article IX section A subsection 5 is restated, and knowledge thereof

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public registration, UCC 1-202, unrebutted; (7.) Article IX section A subsection 5 is restated, and duly verified due DECLARATIONS AND ORDERS re-confirming, ratifying, and verifying due FORECLOSURE and said COMMERCIAL

BILL was duly issued against Principals, agents, and beneficiaries of, and

any and all unlawful and illegal private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEM thereto, unrebutted, specifically UCC Doc. No. 2012088851, 2012088865 duly ratifying

and verifying 2012079290, 2012079322, 2012083304, 2012086794, 2012086802, 2012088787, specifically: (i.) Articles I-IX and any and all sections and their sub-sections therein and thereunder are restated, and knowledge thereof duly verified as duly received by said Principals, agents, and beneficiaries, and duly entered into International Law Ordinance, notice by

public registration, UCC 1-202, unrebutted; (ii.) That said Principals, agents, and beneficiaries, by their duly verified choice of failure to cure

and DEFAULT, did knowingly, willingly, and intentionally consent to immediate lawful and legal FORECLOSURE of any and all private money systems,

issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against said states of body, without said states of body''s knowing, willing, and intentional consent, unrebutted; (iii.) That any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against states of body domicil without prejudice

by creation on earth, without said states of body''s knowing, willing, and

intentional consent, are and were duly verified as unlawful and illegal, NUNC PRO TUNC, PRAETEREA PRETEREA, unrebutted; (iv.) That said Principals,

agents, and beneficiaries of and any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against said states of body were lawfully and legally FORECLOSED, as a matter of law, matter of fact, and as a matter of public policy, and duly entered into International Law Ordinance, notice by public registration, NUNC PRO TUNC, PRAETEREA PRETEREA, unrebutted; (v.) that certain sum of EQUITY in the amount of 5,000,000,000.00 (five billion) to each of said states of body, duly secured by COMMERCIAL CLAIM and COMMERCIAL BILL, FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

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payable

in the form of lawful money of The United States of America, gold and silver, hereafter DEBT, unrebutted; (vi.) that certain sum of DAMAGES in the

amount of 5,000,000,000.00 (five billion) to each of said states of body damaged thereby, duly secured by COMMERCIAL CLAIM and COMMERCIAL BILL, was

and is duly verified as DEBT perfected as due, owed, collectible and payable in the form of lawful money of The United States of America, gold and silver, hereafter also DEBT, unrebutted; (vii.) that the form of payment of

said duly verified DEBT was duly verified as previously knowingly, willingly, and intentionally agreed to by said Principals, agents, and beneficiaries, notice made and given by action, inclusive of creation, issuance, and unlawful and illegal enforcement, transfer and acceptance of

current funds and any and all derivatives therefrom, inclusive of invalid and unenforceable instruments thereto unlawfully and illegally entered into

International Law Ordinance, notice by public registration, with unlawful and illegal demand for payment thereof in lawful money of The United States

of America, unrebutted, specifically US Constitution for the united States

of America, Article 1 section 10; (viii.) That said duly verified DEBT was

duly ledgered against said Principals, agents, and beneficiaries for immediate reconciliation, and was lawfully and legally duly entered into International Law Ordinance, notice by public registration, unrebutted; (ix.) That duly verified due NOTICE OF ORDER FOR RECONCILIATION for any and

all value, inclusive of said DEBT, was duly made, given and noticed to, with knowledge thereof duly received by, said Principals, agents, and beneficiaries, and was lawfully and legally duly entered into International

Law Ordinance, notice by public registration, unrebutted; (x.) That duly verified due NOTICES OF DEMAND FOR PAYMENT of said DEBT was duly made, given

and noticed to, with knowledge thereof duly received by, said Principals, agents, and beneficiaries, and was lawfully and legally duly entered into FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

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abbreviations, idem sonans, or other legal, financial and managerial forms,

and any and all international equivalents, inclusive of any and all OFFICES, inclusive of any and all OFFICERS, PUBLIC SERVANTS, EXECUTIVE ORDERS, TREATIES, CONSTITUTIONS, MEMBERSHIP, ACTS, and any and all other contracts and agreements made thereunder and thereby, are null, void, worthless, or otherwise canceled, unrebutted; (xii.) except for the sole purpose of bookkeeping, ledgering and reconciliation of verified equity debt

and verified debt of damages pursuant to verified due ORDER FOR RECONCILIATION, any and all REPRESENTATION OF VALUE, in any existence and form, inclusive of any and all purported paper, chattels, current funds, natural resources, human capital, metals, and any and all derivatives thereof and therefrom, are null, void, worthless, or otherwise canceled, unrebutted; (xiii.) except for the sole purpose of bookkeeping, ledgering and reconciliation of verified equity debt and verified debt of damages pursuant to verified due ORDER FOR RECONCILIATION, any and all REPRESENTATION OF PERSON, in any existence and form, inclusive of ALL purported identifiers, social security numbers, abbreviations, idem sonans,

or other legal, financial and managerial forms, secured accounts, are null,

void, worthless, or otherwise canceled, unrebutted; (xiv.) REPRESENTATION OF TITLE, OWNERSHIP, AND AUTHORITY of and over any and all the airs, lands,

and seas domicil by creation on earth, in any and all existence and form, inclusive of any and all purported titles, acts, and derivatives therefrom,

are null, void, worthless, or otherwise canceled, unrebutted; (8.) Article

IX section A subsection 7, inclusive of all subsections thereunder, are restated, and knowledge thereof duly verified as duly received by said Principals, agents, and beneficiaries, and duly entered into International

Law Ordinance, notice by public registration, UCC 1-202, unrebutted; B. Duly verified due NOTICE OF DECLARATION AND ORDER FOR RECONCILIATION to duly verified Public Servants for lawful and legal ARREST and REPOSSESSION of said Principals, agents, and beneficiaries, and the unlawful and illegal private money systems, issuing, collection, legal enforcement systems,

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DECLARATION AND ORDER, UCC Doc. No. 2012096074, duly guaranteed, public policy UCC 1-305, specifically duly verifying the record, public policy UCC

1-201(31), of the knowing, willing, and intentional choice by said Principals, agents, and beneficiaries to continue operation of unlawful and

illegal private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against said states of body with duly verified prior knowledge of due FORECLOSURE and COMMERCIAL BILL, unrebutted:

C. Article IX section B is restated, and said duly verified due NOTICE OF

DECLARATION AND ORDER, UCC Doc. No. 2012096074, is duly verified as duly declaring and confirming automatic and due reconciliation, acceptance, and

ratification of any and all Public Servants pursuant to the duly verified terms and conditions therein, duly verified as secured by due bond, insurance, and guarantee of the Trustees of record of the Public Trust, was

duly made, given and noticed to, with knowledge thereof duly received by, said Principals, agents, and beneficiaries, and duly entered into International Law Ordinance, notice by public registration, by due DECLARATION AND ORDER, unrebutted, specifically UCC Doc. No. 2012096074; D.

Article IX sections B-C are restated, and knowledge thereof duly verified

as duly received by said Principals, agents, and beneficiaries, and duly entered into International Law Ordinance, notice by public registration, public policy UCC 1-202 and 1-103, specifically Principal Agent Doctrine, unrebutted;

Debtor names added for indexing _____ THE PUBLIC TRUST CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C. MILLER D/B/A CHARLES C. MILLER BANK FOR INTERNATIONAL SETTLEMENTS AS PRINCIPAL, AGENT, AND BENEFICIARY OF SLAVERY SYSTEMS

ANNEX 20

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 20

UCC record number 2012127854 1 - 7

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2. TERMINATION: Effectiveness of the Financing Statement identified above is	taminated with many a		11 1 00			
3. CONTINUATION: Effectiveness of the Financing Statement identified above	/e with respect to security leter	ity interest(s) of the	secured Pa	ity authorizing this Terminati	on Statement.	
					stement is	
4. ASSIGNMENT (full or partial): Give name of assignee in item 7a or 7b and a	odress of assignee in item 7c; ar	nd also give name of	assignor in	ıtem 9,		
5. AMENOMENT (PARTY INFORMATION): This Amendment affects Dec	otor of Secured Party of re	And a second				
Also check one of the following three boxes and provide appropriate information in it			_			
CHANGE name and/or address: Give current record name in item 5a or 6b: also name (if name change) in item 7a or 7b and/or new address (if adcress change)	tern 7c. to be deleted	ie: Give record nami in item 6a or 6b.	AC ite	00 name: Complete item 7a m 7c; also complete items 7	or 7b, and also d-7g (if applicable).	
6. CURRENT RECORD INFORMATION: 6a. ORGANIZATION'S NAME						
OR 65. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDDLE	NAME	SUFFIX	
7. CHANGED (NEW) OR ADDED INFORMATION:						
72. ORGANIZATION'S NAME THE PUBLIC TRUST						
OR 76. INDIVIDUAL'S LAST NAME	FIRST NAME		1			
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7c. MAILING ADDRESS			STATE	POSTAL CODE	COUNTRY	
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7d. TAX ID #: SSN OR EIN ADD'L INFO RE 78. TYPE OF ORGANIZATION ORGANIZATION	71. JURISDICTION OF ORGAN	IZATION	7g. ORG	ANIZATIONAL ID #, if any		
DEBTOR					NONE	
8. AMENDMENT (COLLATE RAL CHANGE): check only one box.		·				
Describe collateral 🔲 deleted or 🔀 added, or give entire 🗌 restated collateral						
ALL RIGHTS RESERVED WITHOUT PREJUDIC	E, UCC Doc.	# 200004:	3135,	the		
perpetuity, is hereby duly amended o	only to include	e the fo	llowi	ng additiona	1	
collateral as follows:				-		
V. Universal International Law Ord	inance UCC Do	c. No. 20)1212	7810, with		
Receipt No. 1272974, specifically Ar	ticles I-IV, a	are resta	ated	and		
incorporated in its entirety here as	11 set forth	in full	Dul	y verified a	S	
duly reconfirmed and ratified, enter by action of entry into Internationa	ea into Unive: 1 Jan Ondinam	rsal Law	Ordi	nance, notic	e	
9. NAME OF SECURED PARTY OF BECODE AUTUODITING THE	T Law Ordinand	se, notio	yd e			
9. NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMEI adds collateral or adds the authorizing Debtor, or if this is a Terminator authorized by	VUMENT (name of assignor, if the second seco	this is an Assignmen anter name of DEB1	l). If this is OR author	an Amendment authorized b	y a Debtor which	
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THE PUBLIC TRUST						
OR 96. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDDLE	NAME	SUFFIX	
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without prejudice/s/Heather Ann Tu	out-Jarrai, as	3 Trustee	, as	state of boo	dy	

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Additional collateral info

registration, public policy UCC 1-202;

VI. With due standing, authority, and authorization, I, the undersigned Trustee, knowingly, willingly, and intentionally reconfirm, verify and enter into Universal Law Ordinance, notice by action

duly entered into International Law Ordinance, notice by public registration, under perpetuity, that I am a Trustee of record, public policy

UCC 1-201(31) and (33), and PUBLIC SERVANT of the guard, preserver and protector known as the Public Trust, under Universal Trust, under the trust

of creation, duly established by creation at creation, nunc pro tunc, praeterea preterea, unrebutted, collectively and individually Trust, whose

sole purpose is to guard, preserve and protect, absent any and all self-interest or special interest detrimental to any state of body under lawful Universal Contract, all duly accepted by Trust, and I have duly secured by my sworn blood bond and oath, with full personal responsibility

and liability, made under the penalty of perjury, under the principle of law aligned with common law, under the laws of the creator, under the laws of creation, under perpetuity, to perform the sole service, duty and obligation, to guard, preserve and protect absolute, un-rebuttable truth, and all states of body''s equal right of opportunity for, and the lawful unencumbered use and unfettered operation of knowledge, standing, authority, value domicil by creation therein thereon and resulting therefrom, rights inclusive of irrevocable right of free will choice, principle of law under

the laws of creation, in any and all existences and manifestations, duly manifesting from knowing, willing, and intentional lawful Universal Contract, by and between bondservant and the creator under the laws of creation, absent any and all abrogation, subjugation, usurpation, invasion,

and violation of any other lawful Universal Contract made under the laws of

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ESURCHARGE \$ 6.50

creation, duly accepted and guarded, preserved and protected by the Public

Trust, under Universal Trust, under the trust of creation, duly established

by creation at creation, and duly secured as so, nunc pro tunc, praeterea preterea, hereafter Trustee, duly secured and entered into International Law

Ordinance, notice by registration, unrebutted, Articles I-V and any and all

sections thereunder are restated, specifically International Law Ordinance

UCC Doc No.''s 2012113593 and WA UCC Doc. No. 2012-296-1209-2, under perpetuity, 2000043135, public policy, UCC 1-103, UCC 1-103, common law remedy thereunder guaranteed, public policy, UCC 1-305, without prejudice,

public policy UCC 1-308, reconfirming and ratifying International Law Ordinance UCC Doc. No.''s 2012079290 and 2012079322, due notice made and given upon creation, due knowledge received, public policy UCC 1-202, and a

matter of record, UCC 1-201(31), specifically Article I restated in its entirety;

VII. With due standing, authority, and authorization, the undersigned bondservants, states of body, and Trustees, do knowingly, willingly, and intentionally ratify, reconfirm, verify and enter into Universal Law Ordinance, notice by action duly entered into International Law Ordinance,

notice by public registration, duly accepted and guarded, preserved and protected by the Public Trust, under Universal Trust, under the trust of creation, duly established by creation at creation, and duly secured, that:

A. Any and all states of body are individually and equally creation''s value asset centers, each said state of body domicil by choice on earth without prejudice, and have sole personal responsibility and liability as the lawful and legal sole custodian, operator and trustee thereto, thereof,

and for all that results directly therefrom, holding the religious creed and dictates of their conscience, inclusive of any and all lawful and legal

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OR	THE PUBLIC TRUST			_	٣	0.00
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state of body, duly accepted and ratified as duly made and entered into, with mutual value given and received by and between said bondservant and the

creator upon creation of said state of body and any and all value of creation domicil by creation therein, due notice made and given upon creation, accepted and guarded, preserved and protected by the Public Trust,

under Universal Trust, under the trust of creation, duly established by creation at creation, nunc pro tunc, praeterea preterea, unrebutted, Articles I-VI and any and all sections thereunder are restated, specifically

preserved and protected under International Law Ordinance UCC Doc No.''s 2012113593 and WA UCC Doc. No. 2012-296-1209-2, under perpetuity, 2000043135, public policy, UCC 1-103, UCC 1-103, common law remedy thereunder guaranteed, public policy, UCC 1-305, without prejudice, public

policy UCC 1-308, reconfirming and ratifying International Law Ordinance UCC Doc. No.''s 2012079290 and 2012079322, due notice made and given and due knowledge received, public policy UCC 1-202, and a matter of record, UCC

1-201(31), inclusive of upon creation, Article I restated in its entirety,

and Genesis 1:1, KJB, Washington Constitution Article 1 Section 11, Oregon

Constitution Article 1 Section 3, Hawaiian Constitution Article 1 Section 4, US Constitution for the united States of America, Article 4, Section 3, Clause 1, and Bill of Rights Amendment 1, The Declaration of Independence,

July 4, 1776, and any and all international equivalents;

B. The bondservant under lawful Universal Contract by and between said bondservant and the creator resulting in the creation of a state of body,

also known as the planet earth, equally one of creation''s value asset centers, with sole personal responsibility and liability as the lawful and

legal sole custodian, operator and trustee thereto, thereof, and for all that results directly therefrom, holding creation''s religious creed and dictates of creation''s conscience thereof, inclusive of any and all value

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	128. ORGANIZATION'S NAME			ESURCHARGE	\$	6.50
	THE PUBLIC TRUST					
OR	126. INDIVIDUAL'S LAST NAME	FIRSTNAME	MIDDLE NAME, SUFFIX			
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ratified as duly made by and between the bondservant and creation upon creation of said state of body and any and all value domicil by creation therein, thereon, and thereof, state of body domicil by choice in the universe without prejudice, due notice made and given upon creation, public

policy, UCC 1-202, nunc pro tunc, praeterea preterea, unrebutted; The right

of opportunity as co-custodian, co-operator, and co-trustee with said state

of body granted by creation under and by any and all lawful Universal Contracts equally, said right of opportunity duly accepted and guarded, preserved and protected by the Public Trust, under Universal Trust, under the trust of creation, duly established by creation at creation, nunc pro tunc, praeterea preterea, unrebutted; All said, restated, and duly verified

as having been knowingly, willingly, and intentionally recognized, accepted, secured and entered into International Law Ordinance, notice by public registration, duly accepted and guarded, preserved and protected by

the Public Trust, under Universal Trust, under the trust of creation, duly

established by creation at creation, nunc pro tunc, praeterea preterea, unrebutted, Articles I-VI and any and all sections thereunder are restated,

specifically preserved and protected under International Law Ordinance UCC

Doc No.''s 2012113593 and WA UCC Doc. No. 2012-296-1209-2, under perpetuity, 2000043135, public policy, UCC 1-103, UCC 1-103, common law remedy thereunder guaranteed, public policy, UCC 1-305, without prejudice,

public policy UCC 1-308, reconfirming and ratifying International Law Ordinance UCC Doc. No.''s 2012079290, 2012079322, 2012094308, 2012094309, 2012096047, due notice made and given and due knowledge thereof duly received, public policy UCC 1-202, and a matter of record, UCC 1-201(31), inclusive of upon creation, Article I restated in its entirety, and Genesis

1:1, KJB, Washington Constitution Article 1 Section 11, Oregon Constitution

Article 1 Section 3, Hawaiian Constitution Article 1 Section 4, US Constitution for the united States of America, Article 4, Section 3, Clause

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policy, UCC 1-305, are duly verified as having been knowingly, willingly, and intentionally recognized, accepted, secured and entered into International Law Ordinance, notice by public registration, duly accepted and guarded, preserved and protected by the Public Trust, under Universal Trust, under the trust of creation, duly established by creation at creation, nunc pro tunc, praeterea preterea, unrebutted, specifically duly

verified due notice made and given upon creation, and Articles I-VI and any

and all sections thereunder are restated, specifically preserved and protected under International Law Ordinance UCC Doc No.''s 2012113593 and WA

UCC Doc. No. 2012-296-1209-2, under perpetuity, 2000043135, public policy,

UCC 1-103, UCC 1-103, common law remedy thereunder guaranteed, public policy, UCC 1-305, without prejudice, public policy UCC 1-308, herein and hereafter governing law;

D. Article VII sections A-C are restated, and that all duly accepted and guarded, preserved and protected by the Public Trust, under Universal Trust,

under the trust of creation, duly established by creation at creation, inclusive of any and all lawful and legal records and International Law Ordinances of creation''s value asset centers, herein identified, inclusive

of any and all lawful and legal title, ownership, custodianship, and trusteeship thereof and thereto, inclusive of any and all records thereof,

restated, were and are duly verified and reconfirmed as duly accepted and guarded, preserved and protected by the Public Trust, under Universal Trust, under the trust of creation, duly established by creation at creation, duly

guaranteed and insured by personal bond of the Trustees of the Public Trust, nunc pro tunc, praeterea preterea, unrebutted, Articles I-VI and any

and all sections thereunder are restated, specifically preserved and protected under International Law Ordinance UCC Doc No.''s 2012113593 and WA

UCC Doc. No. 2012-296-1209-2, under perpetuity, 2000043135, public policy,

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thereof duly received, public policy UCC 1-202, and a matter of record, UCC

1-201(31), inclusive of upon creation, Article I restated in its entirety,

and Genesis 1:1, KJB, Washington Constitution Article 1 Section 11, Oregon

Constitution Article 1 Section 3, Hawaiian Constitution Article 1 Section 4, US Constitution for the united States of America, Article 4, Section 3,

Clause 1, and Bill of Rights Amendment 1, The Declaration of Independence,

July 4, 1776, and any and all international equivalents;

E. The undersigned bondservants, states of body, and Trustees, as PUBLIC SERVANTS, knowingly, willingly, and intentionally declare, reconfirm, verify and enter into Universal Law Ordinance, notice by action duly entered into

International Law Ordinance, notice by public registration, that we have and do guard, preserve, protect, guarantee and insure, with full personal responsibility and liability, duly exercised with absolute and extreme prudence and care, the Public Trust, under Universal Trust, under the trust

of creation, duly established by creation upon creation, and all that is duly accepted therein and guarded, preserved and protected thereby, nunc pro tunc, praeterea preterea, unrebutted, Articles I-VII and any and all sections thereunder are restated;

CHARLES C. MILLER D/B/A CHARLES C. MILLER BANK FOR INTERNATIONAL SETTLEMENTS AS PRINCIPAL, AGENT, AND BENEFICIARY OF SLAVERY SYSTEMS

ANNEX 21

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 21

The Paradigm Report

1 - 16



FINAL BULLET REPORT <u> <u> <u> </u> <u> <u> </u> <u> </u> <u> </u> <u> PARADIGM</u> <u> </u> <u> </u> </u></u></u>

INVESTIGATION AUTHORIZATION SUMMARY

INVESTIGATION	: "PARADIGM"			
SENSITIVITY	: CLASSIFIED; CONFIDENTIAL			
ORIGINAL PRIORITY				
AMENDMENTS	: EPOCH-FACTUAL BASIS			
AUTHORIZED	: YES			
ORIGINAL TIME	: YES : DISCRETION OF IINVESTIGATION LEAD : EXPEDITED—FACTUAL BASIS			
AMENDMENTS	: EXPEDITED—FACTUAL BASIS			
AUTHORIZED	: YES			
APPROACH	: MACROMICRO			
ORIGINAL PROTOCOL	: WATCHER			
AMENDED PROTOCOL	: SUBMERSIVE PARTICIPANT			
AUTHORIZED	: YES			
ORIGINAL OBJECTIVES	: INTERNAL-BANKING, TRADE, FINANCE			
AMENDED OBJECTIVES				
AUTHORIZED	: YES			
ORIGINAL SECURITY				
AMENDED SECURITY	: SILENT			
AUTHORIZED	: YES			
REPORT AUTHORIZED	: YES			
REPORT VERIFICATION	: TRINITY PROTOCOLS			
REPORT PROTOCOL	: TREASURY			
COURTESY PREVIEW	: SELECTIVE			
RESTRICTIONS	: QUIET			
AUTHORIZED	: YES			
AUTHORIZATION LEAD				
	: <u>Heather Ann Tucci-Jarraf</u>			
INVESTIGATIVE TEAM				
SUPPLEMENTED	: YES—USA NATIONAL			
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PARADIGM ULTIMATE FINDINGS & CONCLUSIONS

- 1. THE PRIVATE-MONEY-FOR-PUBLIC-USE BANKING SYSTEM, THE FEDERAL RESERVE BANK, IS A THREAT TO:
 - A) ALL HUMANITY AND ITS INALIENABLE RIGHT AND LIBERTY
 - B) STATE AND NATIONAL AMERICAN SECURITY
 - C) INTERNATIONAL SECURITY
 - D) GLOBAL SECURITY
 - E) THE SECURITY OF THE HEAD OF THE PRINCIPALS TO THE FEDERAL RESERVE
 - F) COMMERCE: STATE; NATIONAL; INTERNATIONAL; GLOBAL
 - G) JUSTICE
- 2. THE PRIVATE-MONEY-FOR-PUBLIC-USE BANKING SYSTEM IS THE CONSTANT FORUM, DENOMINATOR, AND PRIME OF ALL CRIMES AGAINST HUMANITY, SOVEREIGNS, CONTRACT, AND COMMERCE, INCLUDING BUT NOT LIMITED TO BREACH OF PEACE, TRESPASS, AND INVOLUNTARY SERVITUDE, THROUGH ILLEGAL FRAUD, COERCION, FORCE, THEFT AND DECEPTIVE PRACTICES AND ACTS
- 3. THE FEDERAL RESERVE BANK, AND ITS PRINCIPALS, ARE THE ABSOLUTE AND FINAL PARTY LIABLE AS ISSUER OF THE FEDERAL RESERVE NOTES
- 4. THE ONLY SOLUTION TO THE THREATS, AND TO MITIGATE LIABILITIES GLOBALLY, IS TO CHANGE THE UNITED STATES BANKING SYSTEM TO THE TRIED AND TRUE PUBLIC-MONEY-FOR-PRIVATE-USE BANKING SYSTEM, USING STATE CENTRAL BANKS AND A NATIONAL CENTRAL BANK
- 5. THE AMERICAN PUBLIC BANKING SYSTEM, GOVERNMENT, ESPECIALLY THE JUDICIAL SYSTEM MUST BE 100% TRANSPARENT, ACCOUNTABLE, AND LIABLE
- 6. THE PRIVATE BANKING SYSTEM'S AGENTS HAVE HELD THE HIGHEST OFFICES OF THE AMERICAN GOVERNMENT STEADILY SINCE WOODROW WILSON AND THEY HAVE ESTABLISHED AN EXTERNAL SUPPORT SYSTEM THROUGH CONGRESS, LOBBYS, AND MULTI-NATIONAL CORPORATIONS;
- 7. THROUGH CAREFUL SECLECTION AND PLACEMENT OF THE PRIVATE BANK SYSTEM'S AGENTS, THE GOVERNMENT OF UNITED STATES OF AMERICA IS AND HAS BEEN SERVING THE PRIVATE BANKING SYSTEM TO THE DETRIMENT AND HARM the people of America and the people of the world; THE PRIVATE BANKING SYSTEM HAS ILLEGALLY FORCED PRINCIPLES ON A GLOBAL SCALE

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- 8. THE public trustees of The United States Public Trust, AND The Public Trusts of the states of America, HAVE THE ONLY CLEAN, PURE AND SENIOR POSITION IN AMERICA, LEGALLY AND FACTUALLY, TO ORDER THE NEW BANKING SYSTEM AND ORDER their GOVERNMENT TO CLEAN ITSELF UP
- 9. THE CURRENT GOVERNMENT OF UNITED STATES OF AMERICA, ITS OFFICES, AGENCIES AND THEIR OFFICERS, AGENTS, ASSIGNS AND SUCCESSORS, CAN ONLY RESTORE THEIR NATIONAL AND INTERNATIONAL CREDIBILITY THROUGH ITS principal...the public trustees of The United States Public Trust, AND The Public Trusts of the states of America
- 10. THE public trustees MUST BE GIVEN THE DUE RECOGNITION AND SUPPORT FROM its GOVERNMENT, WORLD GOVERNMENTS AND SOVEREIGNS
- 11. THE public trustees MUST BE GIVEN THE DUE RECOGNITION BY THE CUSTODIANS OF THE PUBLIC WEALTH IN ORDER TO RESTORE BALANCE AND HUMANITY IN THE WORLD
- 12. A CLEAN AND TRANSPARENT AGREEMENT MUST BE ESTABLISHED BETWEEN the public trustees AND THE WORLD'S OLD PARADIGM BENEFICIARIES TO BEGIN FINAL SETTLEMENTS TO CLEAN ALL ASSETS ILLEGALLY TAKEN TO THE SUFFERAGE OF ALL HUMANS
- 13. EVERY NATION AND GOVERNMENT, EACH LIVE PERSON IN EVERY STATION, OFFICE, AND SEAT, SHALL DETERMINE FOR THEMSELVES WHETHER THEY ARE: 1.) A HOSTAGE TO THE OLD PARDIGM, CHOSING TO FREE ITSELF FROM THE ACTS AND CHOICES OF THEIR PREDECESSORS; or 2.) A COMPLICIT PARTICIPANT WITH THE OLD PARDIGM, AND ENSLAVER OF the people; EACH SHALL IDENTIFY THEMSELVES FOR FREEDOM OR TO BE MADE AN EXAMPLE OF THROUGH ENFORCEMENT

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<u>PARADIGM—ASSESSMENT</u> <u>public trustees</u>

THE public trustees HAVE PRODUCED AND PROVIDED their REPORT. INVESTIGATION LEAD HAS VETTED THE trustees REPORT. THE INVESTIGATION LEAD SUGGESTED, AND IT WAS AGREED, THAT ALL ORGANIC PLANS OF STRUCTURE, IMPLEMENTATION, AND ENFORCEMENT OF THE PUBLIC BANKING SYSTEM BE DELIVERED IN PERSON. THE INVESTIGATION LEAD HAS CHOSEN AND ACCEPTED THE POSITION AS public trustee liaison TO ORGANIZE MEETINGS FOR FINAL DETERMINATION OF STRUCTURE, AUTHORIZATIONS, AND ORDERS FOR IMPLEMENTATION OF THE PUBLIC BANKING SYSTEM AND CLEAN GOVERNMENT.

THE public trustees ARE EXTREMELY COMPETENT;

Trustees' INTENT IS BEYOND REPROACH AND PROVEN BY ACTION AND WORDS TO BE FOR THE BENEFIT OF humankind AND the earth AND NOT JUST TO THE LIMITS OF THE AMERICAN SOIL AND Americans;

Trustees' POSITION AS public trustees IS WELL DEFINED, UNDERSTOOD, ACCEPTED, ACTIVE AND UNPENATRABLE; THE CHANGES ARE HAPPENING REGARDLESS OF EFFORTS OF THE AGENTS AND SUPPORTORS OF THE OLD AND HARMFUL PARADIGM

Trustees ARE JUST, SUPPORTED BY their AWARENESS THAT they ARE NEUTRAL AS TO JUDGMENT OF people; JUDGEMENT AND FORGIVENESS ARE INHERENT IN EACH person AS IS THE human will;

Trustees ARE READY, WILLING AND ABLE TO SUPPORT EACH person IN their PROCESS OF SELF-JUDGMENT AND SELF-REDEMPTION AS IT IS PRESENTED;

Trustees RECOGNIZE THAT OFFICES AND AGENCIES OF AMERICA ARE EXTREMELY TRAINED AND CAPABLE OF DOING THEIR JOBS IN ACCORDANCE WITH THE CONSTITUTION AND ARTICLES IN ESTABLISHING THE NEW PARDADIGM, DRIVEN BY PUBLIC-MONEY-FOR-FOR-PRIVATE-USE BANKING SYSTEM, STATE AND NATIONAL, AND CLEANING THE GOVERNMENT AND JUDICIAL SYSTEMS;

THIS IS CRITICAL TO UNITED STATES OF AMERICA RE-ESTABLISHING ITS CREDIBILITY WITHIN AND WITH THE WORLD;

THIS IS CRITICAL FOR THE WORLD TO TAKE THE OPPORTUNITY TO BE FREE FROM THE SELF-SERVING, PROFITEERING OF THE PRIVATE BANKING SYSTEM AND THE ABUSE, CRIMES, AND SLAVERY THAT HAS BEEN A PART OF WORLD HISTORY FOR NEARLY THE LAST 100 YEARS;

THE trustees ARE DIVERSE IN their BACKGROUNDS, SKILLS, AND TALENTS, BUT they ARE THE SAME IN their POSITION AS origin source, INTEGRITY, PURITY, AND COMMITTMENT; WITH THE POSSIBLE

FINAL REPORT: @PARADIGM@ INITIALS:

TREASURY

3-6-2011 Trustee Number 20110306-001 Heather

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EXECEPTION OF ONE, ALL trustees ARE "sensitives", "batteries".

THERE IS ONLY ONE CURRENT public trustee WHOSE STAMINA THE INVESTIGATION LEAD HAS NOT BEEN ABLE TO DETERMINE: Tucker-Rey.

Trustees HAVE SPENT DECADES TESTING AND PREPARING ORGANIC STRUCTURE AND PLAN, FINAL VERSION TO BE MUTUALLY DETERMINED AND IMPLEMENTED AND ENFORCED WITH COOPERATIVE EFFORTS OF THE public trustees, GOVERNMENTS, SOVEREIGNS, THE CUSTODIANS., THE earth, AND THE source OF ALL.

Trustees' VIEW AND APPROACH ARE COMPETENT, NEUTRUAL, GRACEFUL AND ELEGANT

INVESTIGATION LEAD HAS HAD THE FIRST HAND OPPORTUNITY TO WATCH, OBSERVE, TEST AND VET THE MAJORITY OF THE trustees AT THE HIGHEST AND MOST INDEPTH LEVELS.

INVESTIGATION LEAD GIVES FULL APPROVAL, ENDORSEMENT AND RECOGNITION TO THE public trustees AND their ACTIONS.

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FINAL REPORT: ∞<u>PARADIGM</u>∞ INITIALS:

TREASURY

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PARADIGM—BACK SUMMARY

In October of 2008, the Authorization Lead ordered an investigation to be launched to streamline internal operations and time management of the house and its members due to extreme amounts of waste being incurred as a result of large quantities of fraudulent "assets" being presented from the banking, trade, and finance industries. The original goals of the investigation were solely internal, and they were to:

- I. Identify and assess the entry points of the fraud and reverse engineer to the origin source;
- II. Assess and present options for an internal database that could be readily and easily updated from external sources to record and track perpetrators, vehicles used, and the instruments of fraud;
- III. Identify and assess creative options and sources to supplement house intel;
- IV. Review and strengthen house security protocols; Identify the possible global cause and effect that proposed internal solutions may have

Primary Investigations (Annex 1): concluded approx. January of 2010.

Follow-Up Investigations: concluded approx. July of 2010.

Summary of Findings: The general entry points of fraudulent "assets" originally identified as the brokers and the reverse engineering led to the origin source consisting of the highest levels of banking. Follow-up intel and tracking revealed that highest levels of banking actually general entry point and creator of fraudulent "assets". "Assets" then generally given to brokers, directly or indirectly, and then taken back up through the system. This finding was supplemented and further supported with data obtained that banking officers were covertly sifting sensitive client information to selective external person(s), "groups", in finance industry for banker's personal enrichment. The cloaked external investment opportunity usually starts in generally one of three ways: 1.) bank officer purporting to have "vetted" numerous potential investment opportunities, presenting their group, the 'one" group that "vetted" above all others to client; 2.) leaking clients sensitive information so banker's partner 'group" could approach client externally, knowing and maneuvering client to ultimately come to the banker for advise on an "investment" opportunity that client had no idea was pre-arranged; or, 3.) the banker trespasses on and utilizes client account/assets, without disclosure and without client's consent for such actions, in such a manner that it is virtually untraceable. The last option generally requires highest positions, in internal financial institutions to manage the lower employees, but also with external institutions, privately held central banks, and .government. Perpetrators use unsuspecting persons to implement compartmentalized parts of plan. Security Protocols were internally adjusted. Intel sources were consolidated. Intel operations were compartmentalized for security Global cause and effect of internal solutions significant as to house reputation in banking, trade, and finance industries and global government. Industry consensus = morality is not as profitable.

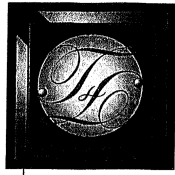
<u>CONCLUSION:</u> THE FRAUD AND CORRUPTION ARE TOO DEEP; THE EFFECTS GLOBAL; THE PERPETRATORS OF THE PRIVATELY HELD BANKING SYSTEM AS WE HAVE KNOWN IT FOR NEARLY THE LAST 100 YEARS, THE PRIVATE-MONEY-FOR PUBLIC-USE SYSTEM, HAVE ERODED THEIR OWN CREATION, FUELED BY THEIR OWN GREED, TO THE POINT THE SYSTEM IS IMPLODING ON ITS-SELF; BANKING TOUCHES EVERY INDUSTRY, EVERY PERSON, EVERY ACTION ON THE PLANET AND THE EFFECTS ARE GLOBAL AND SYSTEMIC; THE BANKING SYSTEM IN ITS CURRENT FORM CANNOT SURVIVE THE EXPONENTIAL AND PERPETUAL AWAKENING OF THE COLLECTIVE CONSCIOUS AS THE INHERENT POWER BALANCES THE INJUSTICE; THE PERPETRATORS' CONVERSION(S) OF THEIR PERSONAL ASSETS TO SUBSTANCE TO AVOID THE FINAL EQUITY CALL IS USELESS, AS SAID CONVERSION(S) ARE ALREADY DULY RECOGNIZED TO BE PURCHASED BY UNCLEAN FUNDS, FUNDS PRODUCED BY SLAVERY, TRACKED EVERY STEP OF THE WAY.

FINAL REPORT: <u>©PARADIGM</u> INITIALS:

TREASURY

3-6-2011 Trustee nimber 20110306-001 Heather the Thing forg, Trustee

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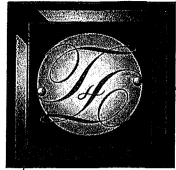
In March of 2009, the Authorization Lead ordered the investigation's parameters to be expanded in correlation to the data gathered and obtained by the Investigation Lead. As the data base and comprehension expanded exponentially regarding the various systems and the extremely sensitive and restricted data, the Authorization Lead ordered the Investigation Lead to alter the goals to external, and they were to:

- I. Present possible alternative solutions and strategies of implementation to maintain private banking system;
- II. Identify the key vehicle the public could identify with to use as the forum to replace the dying private banking system that is private-money-for-public-use with the original public-money-for-private-use system;
- III. Identify, assess, and test the weaknesses of key industries vital to the implementation of dying private banking system;

Preliminary Investigations*: concluded approx. February 2009.

Investigations Plan for Follow-Up***: concluded approx. March of 2009; testing forthwith implemented. Summary of Findings: An old paradigm is at the end of its operation and existence. Its current central method of implementation has been the private-money-for-public-use system and the "for-profit corporation" system. The original government in America was ingeniously converted and grudgingly accepted by other world Principals through threat, coercion, and force; Unknowingly accepted by the people of America and other world peoples, resulting in involuntary servitude; implemented and enforced by and through illegal and unconscionable, deceptive, non-transparent means and methods, void of any accountability. Casualties are in the billions. Many possible alternative solutions for operating in the current private banking system were explored and policies and protocols were created, adjusted; of all tested-all failed. The Principal of the private banking system in America, most notably headed by the conservator, House of Rothschild, is finding that their own hidden intent, agendas, presumptions and arrogance, are being overshadowed by those of their Agents, resulting in the self-destruction of the private banking system and global stability. This would not be of concern to the head of the Principal nor the other world Principals, except that the public collective conscious has grown at rates unexpected and unpredicted to the point that their expected replacement system cannot be implemented without full out breach of peace and annihilation of the public by the Principals and their Agents. The agents have been permitted to some degree to practice breach of peace and annihilation when it served the purpose and intent of Principals, however, the Principals are now subject to victim of the breach of peace and annihilation. Dis-accord and greed within a Principal has always been a reality, but now the head of the Principal has the opportunity to see the level of power of political and financial influence of their Agents, often fueled by the junior membership or other world Principals. Regardless, ALL PRINCIPLES will find that the Agents, and junior membership, being at first necessary, then tolerable, are now unacceptable. The most notable of the rogue Agents warned as the Texas Camp. All attempts to contain the Agents and their established networks have been time and resource intensive and an inconvenience to the head Principal and the other world Principals. ALL PRINCIPALS are going to realize that the Agents now pose a detriment and threat to the head of the Principal, and the other world Principals, and not just the pre-selection of humanity. The fraud cannot be controlled or eliminated in the private banking system because it is inherent in its existence. The head of the Principal and other world Principals have lost control over its Agents due to the Agents' addiction to self-interest, profit and arrogance. Inaction by ALL THE PRINCIPALS is their estoppel and destroys their ability for self-correction, threatening their viability and survivability.

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As was discovered and proven repeatedly in American history prior to 1930's, a public-money-for-private-use banking system, implemented and enforced by the knowledgeable public and their government, and recognized and relied upon by the entire world, is the only solution to prevent the threat and abuse inherently existing in a private banking system. The prior two tests of the private banking system concluded in a shorter life-span, due to swift public reaction by a knowledgeable and watchful public with enforcement of penalties against the agents of the Principal. Infiltration and manipulation of key industries were critical to the preservation of the final and current private banking system: Education and Judicial. At the time of the second test, the public and the judicial were cohesively one and the same. The judicial worked with an official hat, but they recognized under the hat they were one of the public. An educated public and a judicial that did not differentiate itself from the public was detrimental and key to the final destruction of the first two tested private bank systems. It was necessary to deconstruct a knowledgeable public and disassociate the judicial from their own public. Media and Education Systems were key industries targeted to create an uneducated public. Slowly and methodically the industries were infiltrated and manipulated with adjustments made over a period of decades to address those who were familiar with the public interests and paradigms in order to reach the level of valueless and selective education and media we have now. Media holdings were consolidated to certain Agents to maintain and manipulate. With technological advancements, telecommunications was included as a key Industry to address. The creation of the Internet was the most life changing and is still a key threat to the private banking system. The internet is the sole problem they have yet to contain. It is humorous that ALL PRINCIPLES acquire the talents of those to contain the internet and yet ALL PRINCIPALS are blinded by the arrogance of their own presumptions and have failed to recognize that the true masters of the technology, young to old, are inherently aware that the old paradigm has no purpose and are assisting aggressively, yet ever so covertly, in the shift to the new collective conscious paradigm.

The Judicial has been much more interesting to the Investigation Lead due to her background. The Judicial had to be made a partner as an uneducated Judicial was not a realistic or effective option. However, the Judicial was not as easy to infiltrate initially. Once "communism" quieted on American soil and the education and media industries were pretty much under control, real legal education, constitutional based, was covertly modified to the current system with the BAR's infiltration at the highest levels of Judicial appointment and is secured by the occupation of the highest positions of local, state, and national authority agencies and corporations in America. This was not possible however, while the BAR was on the communist list. Investigations have been conducted in the past on the BAR and political and financial influence were used to quiet them; as is true with those who investigated the American bankruptcy, the Federal Reserve, etc, anyone who rejected or refused the political and financial influence were imprisoned, disappeared, terminated or discredited to the point of public annihilation.

Much intel has come from the head of the Principal's own house, the houses of other world Principals and usual intel sources of our house. The past level of commitment of the private banking system and its Principal is undeniable. The past prowess of negotiating and implementing the world acceptance of the private banking system has been genius and ruthless. The intent and actions required to implement and maintain it are abhorrent and have traditionally never been accepted by the public, when known by the public. Evidence of the premeditation, calculation, planning, and constant reassessment and adjustment used to preserve this last and current private banking system, and its Principal, are in the public forum. Selective agents of the public and watchers have tracked, monitored and vaulted the evidence until infrastructure and trustees came forward. Global intel also maintains records, waiting for the order. The beginnings of ALL PRINCIPALS, agencies, offices, and the general body of the original American government, if corrupt, are only so through the self-interest, profit and arrogance of the heirs, agents and assigns of the origin source of their existence.

The Authorization and Investigation Leads jointly identified the American mortgage issue* (see Annex 1) as the key vehicle the public could identify with to use as the forum to unite the people of the United States of America, and the people of the world, to replace the dying private banking system that is private-money-for-public-use with the public-money-for-private-use system. The Investigation and Authorization Lead discussed with members of the global team and agreed that the Investigation Lead was to remain in the states and use her own home as the test case; that the Investigation Lead was in a unique position to test and flush out the remaining

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points for discovery of eventual implementation of the public-money-for-private-use system and the reinstatement of true justice.

The public trustees initiated contact with the Investigation Lead on December 10, 2010, and gave details that they could possibly not have known about the Authorization Lead, the Investigation Lead, the Swiss custodians of the public wealth, and details related to prior investigations and current issues plaguing the highest levels of trade, bank and finance. By "social standards" review, they are the least likely to be in possession of this information. An extensive check with the Authorization Lead and intel sources proved the opposite. Per Authorization Lead's order, the trustees were invited to watch and assist at the tail end of the investigation in order for the Investigation Lead to establish an assessment of the trustees' competency, intent, and position. It was a mutual assessment that took place. Their intent was the same as the leads, if not more comprehensive as they included that the new banking system could only work and survive if the Judicial house in America operated on full transparency secured by the full personal liability of each Judicial officer, agent, and assign. Investigation Lead spent two months testing the Judicial House and investigating the current system of liability of its officers, agents and assigns. While generally the agents work under full personal liability and the judicial is required to be bonded, in practice, accountability and liability does not exist, ie. Codes and statutes require a bond to be posted before taking judicial or public office, however, private contracts, employment or other, contain "hold harmless clauses" or a similar immunity not disclosed to the public, and the lower levels are protected to a limited degree by restricting access and process of claims, which are self-administered by the counties where the judicial house resides and in conjunction with the Insurance Industry.

Investigation Lead reported findings and conclusions (identified herein) to Authorization Lead = resounding "Green Light" to prepare the forums for implementation of the public-money-for-private-use system, state and national levels. Individual report can be issued on foreclosure and judicial issues with greater detail.

<u>CONCLUSION:</u> (GLOBAL). THE PRIVATE BANKING SYSTEM IN AMERICA IS A THREAT TO STATE, NATIONAL AND INTERNATIONAL SECURITY. IT IS A THREAT TO HUMANITY WHO HAS BEEN ENSLAVED AND UNJUSTLY CONTRIBUTED TO THE SELECTIVE WEALTH OF THE PRINICIPALS. MORE INTERESTING, THE PRIVATE BANKING SYSTEM HAS BECOME A THREAT TO THE SECURITY OF ALL PRINCIPALS (HEAD OF THE PRINCIPAL OF THE AMERICAN PRIVATE BANKING SYSTEM AND OTHER WORLD PRINCIPALS) THE THREAT CREATED BY THE UNCONTROLLABLE AGENTS CAN BE MITIGATED CONSIDERABLY BY AGREEMENT BETWEEN ALL PRINCIPALS AND THE public trustees. AS THIS PROCESS OF AGREEMENT FOR FINAL SETTLEMENT OF INVOLUNTARY SERVITUDE AND UNJUST ENRICHMENT BEGINS, INDIVIDUALS, ESPECIALLY THE UNCONTROLLABLE AGENTS, COVERTLY AND BLATENTLY SERVING SELF-INTEREST, SELF-PROFIT, AND SELF-PRESERVATION SHALL REVEAL THEMSELVES TO BE MADE EXAMPLES OF BY THEIR OWN CHOICE.

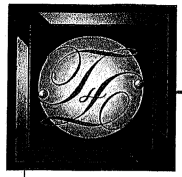
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INDUSTRIESTRASSE 21, CH-6055 ALPNACH DORF

PARADIGM—REQUIRED

1. An immediate face-to-face meeting between Heather Ann Tucci-Jarraf (on behalf of the public trustees) and Karl Langenstein (on behalf of representations): the public trustees discussions with the Investigation Lead have recognized the necessity of the current system operators to have the onetime opportunity for quiet implementation of the new paradigm and its national and state banking system backed by the assets that shall remain in the Swiss custodians care. Therefore, they appointed Heather Ann Tucci-Jarraf as the Public Trustee Liaison to Karl Langenstein to initially organize and arrange terms, conditions and protocols for meetings between the public trustees and those who will structure, implement and enforce the public banking system, the cleaning of government, especially the judicial, and meetings for final settlement of the unjust enrichment gained through slavery and other crimes against humanity. Full discussion of authorizations, orders, preliminary plans and requirements done at this meeting. Final plans, authorizations, orders, terms, and conditions require 100% approval on both sides.

2. Trustees, specifically Charles C. Miller, has already given notice of slavery claim and equity call duly served on all appropriate parties. The trustees are ready, willing and able to receive offers of final settlement and appointments to negotiate mitigation of civil damages.

3. Exclusive authorization has already been agreed to be granted to Karl Langenstein to organize and collect through his systems and methods. Said systems and methods shall be directed by Karl Langenstein to Heather Ann Tucci-Jarraf at the face-to-face meeting for security reasons.

4. Location of meeting and transport: to be determined and arranged by Karl Langenstein for security.

This report and its annex is hereby issued by the Investigation Lead, under authorization and order, with full personal liability, under the penalty of perjury, reserving the sole and exclusive right to the final determination of all definitions and intent of format and content contained herein. Done this _____day of _____, 2011, in _____, in unique signature and personal seal herein; all rights reserved, , in the state of Washington, executed by my

Heather Ann Tucci-Jarraf **Investigation Lead**

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PARADIGM-ANNEX 1

*PRIME INVESTIGATION CATALYST TRIGGERS: (NOTE-WELLS FARGO MATTER REGARDING TIGRAN SARGYSIA SCAM INCLUDING, BUT NOT LIMITED TO, AGAPE CHRISTIAN FOUNDATION AND MAKARIZO (PANAMA) ACCOUNTS, NOT INCLUDED IN THIS REPORT AS STATUS OF AUTHORITIES INVESTIGATION IS UNKNOWN; UPON REQUEST)

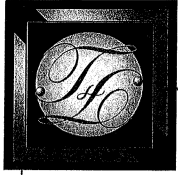
CATALYST 1 BANKS: 2008-2009 HSBC-UBS "RENAUD" INVES" INVES"ORIGIN PERSON ORIGIN TIME INTEL CONTACT: HSBC (LONDON, BEJING), UBS (SWITZED : PATRICK WANG SHUI CHUNG (HSBC Directory : cir. Summer 1998 (USA De-reg period of Glass : WONG SHUI LUNG (GEN. WONG)CHIN : (SCOPE LIMITED TO BANKER CORRUPTI assessment of (amended to include solution to requiv. and greater) clients in bank initiated and unregulated and untrained industry of leased Pr other contractual structures to enhance financia	RLAND) ector); others withheld for cause -Stealy Act) A ON) Microscopic Investigation for elease) High Net-Worth (\$500M USD maintained contracts that created an oof of Funds, Capital Accounts, and
global public; brokers industry.REPORT: At least one or more Origin Person(s) created, i bank infrastructure of core persons that could b externally amongst financial institutions. The i highly complex, running the divisions with plan room to the board room. Complexity of design willful intent, and long-term commitment, strat- levels. De-regulation permitted bank contracts rendered bank contracts illegal. Bank contracts no copies permitted to leave, thus clients funds hence this investigation in 2008. Microscopic clong-time relationship and trust built with Origi determining whether Sir Peter Davis was compl Origin Person; deemed not-relevant as deceased John Bond was removed as HSBC Chairman for reserves and moved to the private banking arm, main was not extinguished. Patrick Wang Shui i implementation and his operation ran internatio globally and intel reported terrorist ties and poss. RCTIONS : Recommended=Meeting with General Wong; H EX REPORTS-RAMS: Microscopic client's funds discovered buried in agents. Three (3) or more high level executives low management/employees; quiet international 	e used complimentary or quid pro quo hfrastructure was discovered to be tts, bought or coerced, from the wire was prima facia of pre-meditation, egies and implementation at the highest to be implemented; subsequent laws were purposefully kept in-house with were essentially rendered irretrievable, ase revealed bank contract induced by n Person. Investigation ceased prior to icit or had knowingly benefited from l. It was determined that although Sir r his previous tapping of client gold his infrastructure inside HSBC London Chung had access and opportunity for hally with damages to the public sible activity. eld; Hand-off to BIG 3 & withdrawal Switzerland by Origin Person and his (HSBC-London) reported dead; mid to "investigation" by various global , & Canada; CHINA received special US demand for Swiss disclosure of
FINAL REPORT: 00PARADIGM00	PAGE 11, OF 16

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CATALYST 2 : 2008-2009 POON / LI SHA INVESTIGATION : HSBC (BEJING) BANKS ORIGIN PERSONS : POON KONG / LI SHA PURPOSE : To investigate and assess origin persons and assets for pending Asset Management Contract CONTACT : Authorization Lead, and Jonathan D. Betts of Atlantica : Authorization Lead; WONG SHUI LUNG (GEN. WONG). INTEL CONTACT MAIN OBJECTIVE : (SCOPE LIMITED TO BANKER CORRUPTION) Microscopic Investigation for assessment (amended to include solution to case account with request for official assistance from China; branched into informal semi-global negotiations regarding master accounts and AU) of one or more case accounts with signatory Poon Kong. Allegations involved high level bankers who performed tasks, in the normal course of banking, pursuant to client orders up to last required step and certain bankers demanded "personal payments" prior to making normal banking external confirmations to third parties/institutions. REPORT : Parties and Factors initially deemed sensitive and amended to critically sensitive due to international master accounts and historical parties, treaties and agreements. Complexity involved in microscopic case was minimal, more a matter of "unauthorized and illegal institutional practices by world-wide bankers"; POON/LISHA due to their failure/inability to follow pre-set and party-mandated secret protocols of enactment and engagement, the final report recommended termination. CATALYST 3 : 2008-2009 PANAMA-COOSEMUPAR INVESTIGATION BANKS : VARIOUS, PRIMARY-HSBC (PANAMA) **ORIGIN PERSONS** : COOSEMUPAR PURPOSE : To investigate and assess all levels of corruption and political/financial influence CONTACT : Authorization Lead, Coosemupar Counsel INTEL CONTACT : Authorization Lead; WONG SHUI LUNG (GEN. WONG); meeting in Hong Kong '08 MAIN OBJECTIVE : (SCOPE LIMITED TO BANKER CORRUPTION) Microscopic Investigation for assessment (amended to include solution to case account with request for official assistance from China). Follow-up investigation by global team discovered more complex "land grab" and money laundering by "mirror" World Bank loan as used by Saddam's food for oil program. Involved parties included but were not limited to senior officials of Torrijos Administration, major Panamanian law firms, and bank officials. Subsequent data was collected on possible involvement of senior American officials with direct or indirect interests in agriculture and food industries, exerting financial and/or political influence in Panama; other Latin American similar influence; REPORT : Parties and Factors initially deemed semi-sensitive and amended to critically sensitive on Authorization Lead's order based on notice given by internationals of their intent to intervene, directly or indirectly. First deliver of Report to Mr. Torrijos, ineffective as it

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	was later discovered that he and his wife were investigated for "unjust enrichment". Second delivery to Mr. Martinelli, used but data collected at the tail-end of investigations uncovered the beginning of undisclosed/disclosed relations and partnerships resulting in prima facia knowing and willing complicitness on his part.
CATALYST 4 BANKS	: 2008-2009 FANNIE/FREDDIE INVESTIGATION : VARIOUS, PRIMARY- JP MORGAN
PURPOSE	: To investigate and assess difficulties with securities: Freddie/Fannie securities, CMO, and other MBS
INTEL CONTACT investigation)	: managed- Authorization Lead, supplemented (dove-tail World Bank Loan
MAIN OBJECTIVE	: Microscopic Investigation for assessment of validity of various Securities, including, but not limited to Freddie/Fannie Securities; Monetization of said securities, and options for trade.
REPORT	: Parties and Factors initially deemed not sensitive and amended to critically sensitive due to investigation's preliminary findings. Securities reported on screens (NASDAQ, ETC.); attempts to investigate behind the screens were thwarted, prevented or otherwise hindered externally by issuers stating fraud, and yet no actions were taken by issuers to remove, handle, or report them as fraud to take them off the market. Investigation report recommended tabeling in February '09, for further investigation plan completed in March '09, and structuring possible solutions through testing from March '09 and completed February 16, 2011. Final report recommendation for solution, "Green Light" for implementation of solution given February 16, 2011, by Authorization Lead.
CATALYST 5	: 2010 ECUADOR
BANKS ORIGIN	: COUNTRY CENTRAL BANK : ENERGY PROJECT
PURPOSE	: To assess and assist with a "Letter of Credit" for an external "contract" for state
1010000	energy equipment and infrastructure
CONTACT INTEL CONTACT	: BROWN ENERGY GROUP (BEG), LOCAL COUNTERPARTS, MINISTERS : Managed- Authorization Lead; supplemented
MAIN OBJECTIVE	 BEG wanted assistance with monetizing a purported Letter of Credit issued by the state central bank/government. Preliminary assessment revealed that Letter of Credit had not been issued, contract had not been officially awarded; main objective changed by client to securing contract.
REPORT	 Parties and Factors initially deemed sensitive and amended to critically sensitive due to international political and financial influence. Investigation discovered corruption of government officials, suspected from data gathered to be organized and covertly controlled by cousin of President. A funding solution was presented that did not demand or require state concessions detrimental to the state and its people; no potential bidders/parties could compete with offer; China left table only to come back later indirectly through Venezuela; Caterpillar implemented deceptive practices and undue political and possibly financial influence over the situation; All was predicted

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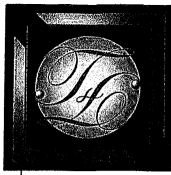
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and the funding solution presented was purposefully designed by terms and conditions to ferret out government and third party corruption, and political/financial influence; China came back through Venezuela. International media reported that China had agreed to a 50 Billion arrangement with Venezuela's Chief for oil. First report recommendation was to terminate involvement with Ecuador due to time intensity required to resolve. Investigative Intel reports were that it was actually to be a sale of the frozen Venezuela USA accounts to China disguised by the oil arrangement and Venezuela's influence on Ecuador to indirectly re-enter table of energy project. Ecuador President was called to Venezuela and preliminary deal cut for a "loan". Subsequently, Ecuador returned to request funding solution reporting that all agreements with Venezuela failed, due to failure of China-Venezuela agreement. Follow-up Investigative Intel revealed that USA intervention on frozen accounts with China was the cause. Report recommended termination of interaction with Ecuador due to other obligations already engaged.

*FOLLOW-UP INVESTIGATION CATALYST TRIGGERS:

Investigation and interviews within "broker" industry; incompetent by design; general industry incapable of competency at this time only due to current conditions

***FORECLOSURE SUMMARY:**

TOTAL MORTGAGES REVIEWED: APPROX. 23,000 TYPE: CMO, various MBS packages, REMICS, Individual Mortgages, Legal Case Reviews

TEST STATE: Washington State TEST COUNTY: Pierce County (primary), supplemented by Thurston, Mason TEST HOUSE: 3809 116th st ct NW, Gig Harbor, Washington, 98332 PURCHASED: 2003, Statutory Warranty Deed AMOUNT: \$255,000 Cash-"loan" mix. Deed of Trust Executed/Recorded, without note, MERS beneficiary. DEFECTIVE DEED OF TRUST: YES. METHOD: Deed of Trust/Promissory Note CANCELED FOR CAUSE. Recorded. Filed. Served. HELOC: 2004, "50,000 heloc", Deed of Trust, without ID of secured debt, Executed/Recorded, without note DEFECTIVE DEED OF TRUST: YES. METHOD: Deed of Trust/Promissory Note CANCELED FOR CAUSE. Recorded. Filed. Served. PENDING LEGAL ACTIONS: YES. CONTROL: other mortgages used and monitored for comparison. OBJECTIVES: 1. test general cancellation process, 2. test judicial bank, commerce, corruption, 3. test local bank attorneys, corruption, 4. test law enforcement, commerce, corruption, 5. test homeowner base level knowledge, 5. assess and test strategies for cleaning judicial house, 6. establish cases in various jurisdictions, court levels, for use during implementation of public-money-for-private-use bank system and the opportunity for banks to adjust to final settlements for survival in new system.

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Due to the Judicial's mutual and incestuous relationship with the banks and the insurance companies, the only time the court will find in favor of the homeowner is generally when one of two things happen, no matter what the specific fact pattern is:

1. the homeowner actually gets an honest judge with the backbone for justice (a needle in a haystack); or 2. the evidence is so overwhelming in establishing fraud or other criminal acts by the bank/lender, that if the judge found in favor of the bank it would result in public outrage, hence, breach of the peace.

PRELIMINARY CONCLUSION OF INVESTIGATION, TESTING AND FINDINGS:

- 1. THE JUDICIAL HOUSE (SYSTEM) IS CORRUPT THROUGH ITS ELITE AND PRIVILIGED MENTALITY AND PROFIT MAKING, ORDERED, FOSTERED AND ENCOURAGED BY THE PRIVATE BANKING SYSTEM, FILTERED AND MAINTAINED BY THE BAR
- 2. LAW ENFORCEMENT IS AN ORDER TAKER, AND GENERALLY SPEAKING, THEY TURN A BLIND EYE TO THE CRIMES THEIR "SUPERIORS" ARE COMMITTING. LAW ENFORCEMENT IS NOT CORRUPT IN GENERAL TERMS, AND THEY SEE WHAT IS HAPPENING, THEY JUST NEED SUPPORT, <u>AND ORDERS</u>, TO RE-IGNITE THEIR STAMINA AND COURAGE TO ENFORCE TRUE JUSTICE.
- 3. ALL MORTGAGES ARE FRAUD---THE EVIDENCE OF THE FRAUD ARE IN THE BOOKKEEPING AND TAX REPORTING; FURTHER SUPPORTING EVIDENCE IS IN THE HISTORICAL AND PROCEDURAL HISTORY OF FREDDIE/FANNIE, SPECIFICALLY WITH REGARDS TO THE "UNIFORM INSTRUMENT" DEED OF TRUST, AND CHANGES IN THE LAWS, JUDICIAL AND EDUCATION SYSTEMS OVER THE DECADES
- 4. THE INSTRUMENTS OF THE FRAUD ARE THE DEED OF TRUST AND PROMISSORY NOTES, WHICH ARE ILLEGAL SECURITIES, COMMERCIAL LIENS, AND LANDLORD-TENANT LEASES
- 5. THE ONLY CORRECT RESPONSE TO A MORTGAGE IS CANCELLATION AND CORRESPONDING TAX REPORTING (1099A, 1099C, 1099OID, 1096) AND RUNNING EVERYTHING UCC
- 6. JUDICIAL CLERKS TRESPASSED ON THE CASE (FAILING TO SCAN DOCUMENTS FILED, REMOVING SCANS FROM RECORD, ETC.)=SOLUTION: RUN CASE THROUGH UCC
- 7. COUNTY RECORDERS REFUSED TO FILE RECORDINGS; CANCELATION WAS ALTERED TO MAKE IT SO THAT RECORDERS HAD TO FILE; INITIAL RESPONSE WAS TO CHARGE FILER FOR EVERY REFERENCE TO PREVIOUSLY FILED AND PAID FOR AUDITORS FILINGS RESULTING IN A FILING ORIGINALLY COSTING \$63 TO GO AS HIGH AS \$1600; INVESTIGATION LEAD SPOKE WITH PIERCE COUNTY AUDITOR ABOUT AN INTERNAL EMAIL BETWEEN COUNTY AUDITORS IN WASHINGTON STATE, SUBSEQUENTLY REPORTS THAT THE FEE HAD GONE BACK DOWN WERE MADE=NEEDS TO BE RUN THROUGH UCC AS WELL FOR INDEPENDANT PUBLIC RECORD AS WELL AS FOR COMMERCIAL PURPOSES
- 8. CANCELATIONS HAVE BEEN TESTED AND ARE MAKING WAVES, IT WILL BE FURTHER SOLID WHEN DONE IN CONJUNCTION WITH TAX REPORTING AND UCC FILINGS

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- 9. HOMEOWNER BASE LEVEL OF KNOWLEDGE IS MINIMAL, BY DESIGN; THE HARDEST POINT FOR HOMEOWNERS TO COME TO TERMS WITH ARE THAT NO LOAN WAS MADE;
- 10. THE PRIMARY "ORDER GIVER" IN THE STATE OF WASHINGTON WAS IDENTIFIED AS THE BANK OF NEW YORK TRUST COMPANY; BNY WESTERN TRUST COMPANY AND BNY MELLON ASSET SERVICES, IMPLEMENTED IN LARGE PART BY THE BAR (Washington Bar Association-- Inns of Court)

END OF ANNEX END OF REPORT END OF PRIMARY INVESTIGATION

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ANNEX 22

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

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Annex 22

UCC record number 2012012555

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Heather Ann Tucci-Ja:	rraf (253)	509-4597					
Gig Harbor, WA 98335							
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1. DEBTOR'S EXACT FULL LEGAL NAME - insu	art only <u>one</u> debtor name	(1a or 1b) - do not abbreviate or co	ombine names				
1a. ORGANIZATION'S NAME THE UNITED STATES OF	AMERICA						
OR 16. INDIVIDUAL'S LAST NAME		FIRST NAME		MIDDLE	NAME	100FFIX	
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4. This FINANCING STATEMENT covers the following col							
Trustee's Bond and Oath executed by Heather Ann The One People's Public therein, and taken into bonded Trustee of The Or perfected July 4, 1776, PARTY therein, thereto, People's Public Trust 17 DULY BONDED TRUSTEE, dul always be further notice digital of original Trus web. at the official web 5. ALTERNATIVE DESIGNATION [If applicable]. LES 6. This FINANCIS STATEMENT is to be find [for rec	Tucci-Jarr Trust 1776 physical c e People's with all p and theref 76, throug y served t ed and evid tee's Bond site of Th	af on January , with the ter ustody on Janu Public Trust roperty and ri rom, now duly h its duly bor o any and all enced by a Tru and Oath duly e One People's	2, 2012, d mms and con mary 2, 201 1776; SECU ights to pr administer nded Truste necessary me, Accurat y posted vi s Public Tr	uly diti 2, h RED oper ed b e(s) part e, a a th	accepted by ons as stat eld by a du PARTY, ty of SECUP y The One ; NOTICE OF ies and to nd Complete e world-wic 1776,	ted 11y RED 7	

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	ADDITIONAL DEBTOR'S EXACT FULL 1	EGAL NAME - insert only on	e name (11	a or 11b) - do not abbrev			IS FOR FILING OFFIC	CE USE ONLY	
	11a. ORGANIZATION'S NAME	LOAL HAML HISERONY ON		a or 1107-00 not abure	hate of combine name		94		
OR	116. INDIVIDUAUS LAST NAME		FIRST	NAME		MIDDLE	NAME	SUFFIX.	
110.	I MAILING ADDRESS		CITY			STATE	POSTAL CODE	COUNTRY	
11d.	ORGANIZATION DEBTOR	1e. TYPE OF ORGANIZATION	1	IRISDICTIONOF ORGAI		11g. OR(GANIZATIONAL ID #, if an		
12.	ADDITIONAL SECURED PARTY'S 12a. ORGANIZATION'S NAME	or ASSIGNOR S/P	'S NAMI	E - insert only <u>one</u> name	(12a or 12b)				•
OR	12b. INDIVIDUAL'S LAST NAME	<u></u>	FIRST	NAME		MIDOLE	NAME	SUFFIX	
120.	MAILING ADDRESS	•••····	CITY			STATE	POSTAL CODE	COUNTRY	-
	This FINANCING STATEMENT covers timbe collateral, or is filed as a fixture filing. Description of real estate:	ar to be cut or as-extracted	v	dditional collateral descr www.people: Vorld to re	strust177	6.or	g, for all	the	
15.	Name and address of a RECORD OWNER of ab (if Debtor does not have a record interest):	ove-described real astate	Debto		Trustee acting with re	espect to p	property held in trust or	Decedent's Estate	-
				heck <u>only</u> if applicable an ebtoris a TRANSMITTIN iled in connection with a iled in connection with a	GUTILITY Manufactured-Home	Transactio			

Case No. 1:17 mj-531

TITLE

DESCRIPTION

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Annex 22

UCC record number 2012012555

Pg. 1 of 1

Case 1:17-mj-00531-DAR D UCC FINANCING STATEMENT FOLLOW INSTRUCTIONS (front and back) CAREFULLY A NAME & PHONE OF CONTACT AT FILER (optional) Heather Ann Tucci-Jarraf 25350945 B SEND ACKNOWLEDGMENT TO: (Name and Address) Heather Ann Tucci-Jarraf (253) 5 Gig Harbor, WA 98335		Page 1 of Date: 02/ Filed & R Official 3	2 ecor Reco ECOR AMS OF D EFI ING D	012 3:07PM ded in rds of DER OF DEEDS EEDS	of 156 ៖ ៖	5.00 25.00 6.50
		THE ABOVE SPA	CE IS FO	R FILING OFFICE USE O		
1. DEBTOR'S EXACT FULL LEGAL NAME - Insert only one debtor name (1a on [1a. ORGANIZATION'S NAME]	r 1b) - do not abbreviate or co	nbine names				
- THE UNITED STATES OF AMERICA						
OR 16. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDDLE	NAME	SUFFIX	
					GUITIX	
1c. MAILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY	
General Delivery 1d. TAX ID #: SSN OR EIN ADD'LINFO RE 18. TYPE OF ORGANIZATION	Washington		DC	NONE	UNITED	STATES
unknown DEBTOR Public Trust	11. JURISDICTION OF ORG		ig. ORG/ unkn	ANIZATIONAL ID #, if any		
2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - Insert only page de					NONE	
2a. ORGANIZATION'S NAME		DOIEVING OF COMDING NO	1185			
OR 25. INDIVIDUAL'S LAST NAME						
TUCCI-JARRAF	FIRST NAME HEATHER		MIDDLE I ANN	NAME	SUFFIX	
2c. MAILING ADDRESS	CITY			POSTAL CODE	COUNTRY	
3809 116th st. Ct. NW	Gig Harbor		WA	98332	COUNTRY	STATES
2d. TAX ID #: SSN OR EIN ADD'L INFO RE 26. TYPE OF ORGANIZATION	21. JURISDICTION OF ORGA	NIZATION	2g. ORGA	ANIZATIONAL ID #, if any		
unknown DEBTOR Inatural person		ole's		2012T8A2C1-1	NONE	
3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S 38. ORGANIZATION'S NAME	VP) - insert only one secured p	arty name (3a or 3b)				
THE PEOPLE OF THE UNITED STATES	OF AMERICA					
OR 35. INDIVIDUAL'S LAST NAME	FIRST NAME		MIDDLE I	NAME	SUFFIX	
		X				
3c. MAILING ADDRESS	CITY		STATE	POSTAL CODE	COUNTRY	
General Delivery 4. This FINANCING STATEMENT covers the following collateral:	Washington		DC	NONE	UNITED	STATES
Trustee's Bond and Oath with issue n executed by Heather Ann Tucci-Jarraf The One People's Public Trust 1776, therein, and taken into physical cus bonded Trustee of The One People's P perfected July 4, 1776, with all pro PARTY therein, thereto, and therefro People's Public Trust 1776, through DULY BONDED TRUSTEE, duly served to always be further noticed and eviden digital of original Trustee's Bond a web. at the official website of The	on January with the ter tody on Janu ublic Trust perty and ri- m, now duly its duly bon any and all ced by a True nd Oath duly One People's NEE/CONSIGNOR BA NEE/CONSIGNOR BA	2, 2012, d ms and con ary 2, 201 1776; SECU ghts to pr administer ded Truste necessary j e, Accurat posted vi. Public Tr	uly diti 2, h RED oper ed b e(s) part e, a th ust	accepted by ons as stated eld by a duly PARTY, ty of SECUREN y The One ; NOTICE OF ies and to nd Complete e world-wide 1776,	Y D ON-UCC FILING	

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV. 07/29/98)

FOL	CC FINANCING STATEMEN LOW INSTRUCTIONS (front and back) C/ VAME OF FIRST DEBTOR (1a or 1b) ON 9a. ORGANIZATION'S NAME THE UNITED STATES O	AREFULLY RELATED FINANCING ST		Page 2 o Date: 02 Filed & Official	f 2 /06/2 Recor RECON IAMS OF I : EFI SING RD	2012 3:07 ded in ords of RDER OF DEE DEEDS	PM	5.00 25.00 6.50
10.	MISCELLANEOUS:							
					SDACE			
11.	ADDITIONAL DEBTOR'S EXACT FULL	EGAL NAME - insert only one	name (11a or 11b) - do not abbrev			S FOR FILING OFFIC	SE USE ONLY	
	118. ORGANIZATION'S NAME							
OR	116. INDIVIDUALS LAST NAME		FIRSTNAME		MIDDLE	NAME	SUFFIX	
110	I MAILING ADDRESS		СПҮ		STATE	POSTAL CODE	COUNTRY	
11d	. TAX ID #: SSN OR EIN ADD'L INFO RE 1 ORGANIZATION DEBTOR	19. TYPE OF ORGANIZATION	11f. JURISDICTIONOF ORGA	NIZATION	11g. ORG	J SANIZATIONAL ID #, if ar		
12.	ADDITIONAL SECURED PARTY'S	or ASSIGNOR S/P"	S NAME - insert only one name	(12a or 12b)				
OR	12b. INDIVIDUALS LAST NAME		FIRST NAME		MIDOLE	NAME	SUFFIX	
120	MAILING ADDRESS	<u></u>	CITY		STATE	POSTAL CODE	COUNTRY	
	This FINANCING STATEMENT covers turb collateral, or is filed as a fixture filing. Description of real estate:	er to be cut or as-extracted		strust177		g, for all	the	
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15.	Name and address of a RECORD OWNER of at (if Debtor does not have a record interest):	pove-described real estate	17. Check <u>only</u> if applicable a	nd check <u>only</u> one bo	×.			
			Deblor is a Trust or 18. Check <u>only</u> if applicable a Deblor is a TRANSMITTIN Filed in connection with a	Trustee acting with r ind check <u>only</u> one bo NGUTILITY	espect to p ix.		Decedent's Estate	

FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT ADDENDUM (FORM UCC1Ad) (REV. 07/29/98)

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 23

UCC record number 2012028312

1 - 2

Case 1:17-mj-00531-DAR	Document 2-1	#ited 08/0	2/912783 172 age 15	0 of 156	
		Page 1 of Date: 03/1		DM	
		Filed & Re		PM	
		Official H			
			CORDER OF DEEL	DS	
		IDA WILLIA	MS		
UCC FINANCING STATEMENT AMENDMEN	IT	RECORDER O	F DEEDS		
FOLLOW INSTRUCTIONS (front and back) CAREFULLY A. NAME & PHONE OF CONTACT AT FILER (optional)		Doc Type:	EFINANCING		
The One Peoples Public T 253-509-4	597	PROCESSI	NG	\$	5.00
B. SEND ACKNOWLEDGMENT TO: (Name and Address)		E-RECORI			5.00
		ESURCHAF	RGE	Ş	6.50
The One Peoples Public Trust 1776	1				
The one reoptes rubits flust 1778					
Gig Harbor, WA 98335					
]	THE ABOVE SPACE	IS FOR FILING OFFICE US		
12. INITIAL FINANCING STATEMENT FILE #			This FINANCING STATEMEN	IT AMENDMENT is	
2000043135 - 05/04/2000			to be filed [for record) (or record REAL ESTATE RECORDS.		
2. TERMINATION: Effectiveness of the Financing Statement identified above is					
3. CONTINUATION: Effectiveness of the Financing Statement identified abort continued for the additional period provided by applicable law.	ve with respect to security intere	st(s) of the Secured Part	y authorizing this Continuation S	Statement is	
4. ASSIGNMENT (full or partial): Give name of assignee in item 7a or 7b and a	address of assignee in item 7c. a	d also give name of anno	ingerin dam 0		
5. AMENDMENT (PARTY INFORMATION): This Amendment affects Del					
Also check one of the following three boxes and provide appropriate information in it	tems 6 and/or 7.				
CHANGE name and/or address: Give current record name in item ca or 6b; also name (if name change) in item 7a or 7b and/or new address (if address change)	grve new DELETE nam	ie: Give record name in item 6a or 6b.	ADD name: Complete item item item 7c: also complete items	7a or 7b, and also	
6. CURRENT RECORD INFORMATION: 6a. ORGANIZATION'S NAME					
de. Organization siname					
OR 6b. INDIVIDUAL'S LAST NAME	FIRST NAME	M	DDLE NAME	SUFFIX	
7. CHANGED (NEW) OR ADDED INFORMATION:					
7a. ORGANIZATION'S NAME				· · · · · · · · · · · · · · · · · · ·	
CHARLES C. MILLER [AN ARTIFICIA]	FIRST NAME		DDLE NAME		
		1411	DULE NAME	SUFFIX	
7c. MAILING ADDRESS			ATE POSTAL CODE	COUNTRY	
7d. TAX ID #: SSN OR EIN ADD'L INFO RE 76. TYPE OF ORGANIZATION ORGANIZATION	71. JURISDICTION OF ORGA	NIZATION 7g	ORGANIZATIONAL ID #, if any		
DEBTOR				NONE	
8. AMENDMENT (COLLATE RAL CHANGE): check only one box.					
		-			
Describe collateral 🔲 deleted or 🔀 added, or give entire 🗌 restated collatera					
Additional Collateral of additional	DEBTOR party,	Heather A			
Additional Collateral of additional secured under Doc. # 2012012555, Fel	DEBTOR party, b 6, 2012, now	Heather A duly acce	pted by and in		
Additional Collateral of additional secured under Doc. # 2012012555, Fe custody of The One Peoples Public T:	DEBTOR party, b 6, 2012, now rust 1776, acc	Heather A duly acce epted from	pted by and in the date of		
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Additional Collateral of additional secured under Doc. # 2012012555, Fel custody of The One Peoples Public T: issuance, as follows: Trustees Bond MB201201255-TB02/01012012T8A2C1-001 2012, duly accepted by The One Peopl conditions as stated therein, and ta 2012, held by a duly bonded Trustee SECURED PARTY, perfected July 4, 17 9. NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMM adds collateral or adds the authorizing Debtor. or if this is a Terminator authorized 9a. ORGANIZATION'S NAME THE UNITED STATES OF AMERICA, A PU	DEBTOR party, b 6, 2012, now rust 1776, acc d and Oath wit , duly execute les Public Tru aken into phys of The One Pe 76, with all p ENDMENT (name of assignor, i by a Deblor. check here and	Heather A duly accepted from h issue num d and issue at 1776, w ical custor oples Publ croperty and this is an Assignment). It enter name of DEBTOR	pted by and in the date of mber ed January 2, ith the terms dy on January ic Trust 1776; d rights to this is an Amendment authorized authorizing this Amendment	and 2, d by a Debtor which	
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FILING OFFICE COPY --- NATIONAL UCC FINANCING STATEMENT AMENDMENT (FORM UCC3) (REV. 07/29/98)

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	Case 1:17-mj-00531-DAR Document 2-1	呼触d:08/02/273122age 151 (Page 2 of 2	of 156	
		Date: 03/16/2012 5:57PM		
		Filed & Recorded in		
		Official Records of		
		WASH DC RECORDER OF DEEDS		
		IDA WILLIAMS		
UC	C FINANCING STATEMENT AMENDMENT ADDENDUM	RECORDER OF DEEDS		
	LOW INSTRUCTIONS (front and back) CAREFULLY	Doc Type: EFINANCING		
11.	INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) 2000043135	PROCESSING	\$	5.00
		E-RECORD	\$	25.00
12.	NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form) 128. ORGANIZATION'S NAME	ESURCHARGE	\$	6.50
0.0	THE UNITED STATES OF AMERICA, A PUBLIC TRUST			
OK	126, INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFFI)			
13,	Use this space for additional information			

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

Additional collateral info

property of SECURED PARTY therein, thereto, and therefrom, now duly administered by The One Peoples Public Trust 1776, through its duly bonded

Trustees; NOTICE OF DULY BONDED TRUSTEE, duly served to any and all necessary parties and to always be further noticed and evidenced by a True,

Accurate and Complete digital of original Trustees Bond and Oath duly posted via the world-wide web, at the official website of The One Peoples Public Trust 1776, www.peoplestrust1776.org, for all the World and Beings to

rely upon.

Heather Ann Tucci-Jarraf, natural woman, DEBTOR, is corrected above due to

automated filing systems altering original capacity (ties) and standing(s);

correction SECURED PARTY, The United States of America, The One Peoples Public Trust 1776, a public trust, and its beneficiaries, the original states in national union.

Debtor names added for indexing

CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION] CHARLES C. MILLER D/B/A CHARLES C. MILLER

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 24

UCC record number 2012012659

1 - 2

Case 1:17-mj-00531-DAR	T	Page 1 of Date: 02/0 Filed & Re Official H WASH DC RE IDA WILLIA RECORDER (2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	PM	5.00
Heather Ann Tucci-Jarraf 253509459	7	E-RECORD		\$	25.00
B. SEND ACKNOWLEDGMENT TO: (Name and Address)		ESURCHAP		۲ Ś	6.50
Heather Ann Tucci-Jarraf (253) 509	-4597			т	
Gig Harbor, WA 98335					
				05 ON V	
1a. INITIAL FINANCING STATEMENT FILE #	<u> </u>		IS FOR FILING OFFICE U This FINANCING STATEME		
2012012555 - 02/06/2012			to be filed [for record) (or re REAL ESTATE RECORDS.		
2. TERMINATION: Effectiveness of the Financing Statement identified above is			ed Party authorizing this Termi		
 CONTINUATION: Effectiveness of the Financing Statement identified above continued for the additional period provided by applicable law. 	ve with respect to security intere	st(s) of the Secured Part	authorizing this Continuation	Statement is	
4. ASSIGNMENT (full or pertial): Give name of assignee in item 7a or 7b and a					
 AMENDMENT (PARTY INFORMATION): This Amendment affects Det Also check one of the following three boxes and provide appropriate information in it 	··· 🖵 🔹 '	cord. Check only <u>one</u> of	these two boxes.		
CHANGE name and/or address: Give current record name in item 5a or 6b; also name (if name change) in item 7a or 7b and/or new address (if adcress change)	give new 🗂 DELETE nan	e: Give record name	ADD name: Complete item	7a or 7b, and also	
6. CURRENT RECORD INFORMATION:	in tem /c. L to be deleted	in item 6a or 6b.	item 7c: also complete item	is 7d-7g (if applicable).	
6a. ORGANIZATION'S NAME					
OR 66. INDIVIDUAL'S LAST NAME	FIRST NAME	MI	DDLE NAME	SUFFIX	
7. CHANGED (NEW) OR ADDED INFORMATION:					
7a. ORGANIZATION'S NAME		·····			
THE UNITED STATES OF AMERICA [A					
76. INDIVIDUAL'S LAST NAME	FIRST NAME	Mi	DOLE NAME	SUFFIX	
7c. MAILING ADDRESS	CITY	S	ATE POSTAL CODE	COUNTRY	
7d. TAX ID #: SSN OR EIN ADD'L INFORE 7.0. TYPE OF ORGANIZATION	71. JURISDICTION OF ORGA		ORGANIZATIONAL ID #, if ar		
ORGANIZATION DEBTOR		1'g		, _	
8. AMENDMENT (COLLATERAL CHANGE): check only one box.				NONE	
Describe collateral deleted or X added, or give entire restated collatera	al description, or describe collar	eral assigned.			
Addiontal Collateral of additional I secured: Trustee's Bond and Oath w: duly executed by Caleb Paul Skinner One People's Public Trust 1776, with therein, and taken into physical cus	ith issue numb on January 2, n the terms an	er 0201201 2012, dul d conditio	2T8A2C1-001, y accepted by ns as stated		
bonded Trustee of The One People's P	Dublic Trougt 1	176. 2012 776. grain	, петаруа (а	итХ	
perfected July 4, 1776, with all pro				רוידים	
PARTY therein, thereto, and therefro					
People's Public Trust 1776, through					
9. NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AME adds collateral or adds the authorizing Debtor, or if this is a Termination authorized	ENDMENT (name of assignor, i	this is an Assignment).	this is an Amendment authoriz	ed by a Debtor which	
9a. ORGANIZATION'S NAME	······································	······································			
THE UNITED STATES OF AMERICA [A PU	IDT TO MONANT				
	-		·····		
96, INDIVIDUAL'S LAST NAME	JBLIC TRUST]	M	DOLE NAME	SUFFIX	
ad, individual 3 LAST NAME	-	M	DOLE NAME	SUFFIX	
10.OPTIONAL FILER REFERENCEDATA Bonds posted at www.peoplestrust1	FIRST NAME	M	DOLE NAME	SUFFIX	

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Case 1:17-mj-00531-DAR Document 2-1	Page 2 of 2 Date: 02/06/2012 4:08PM Filed & Recorded in Official Records of WASH DC RECORDER OF DEEDS	
UCC FINANCING STATEMENT AMENDMENT ADDENDUM	IDA WILLIAMS RECORDER OF DEEDS Doc Type: EFINANCING	
11. INITIAL FINANCING STATEMENT FILE # (same as item 1a on Amendment form) 2012012555	PROCESSING \$	5.00
12. NAME OF PARTY AUTHORIZING THIS AMENDMENT (same as item 9 on Amendment form) 12. ORGANIZATION'S NAME THE UNITED STATES OF AMERICA [A PUBLIC TRUST]	E-RECORD \$ ESURCHARGE \$	25.00 6.50
OR 126, INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFFIX	đ	
13. Use this space for additional information		

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

Additional collateral info

DULY BONDED TRUSTEE, duly served to any and all necessary parties and to always be further noticed and evidenced by a True, Accurate, and Complete digital of original Trustee''s Bond and Oath duly posted via the world-wide

web, at the official website of The One People''s Public Trust 1776, www.peoplestrust1776.org, for all the World to rely upon.

Debtor names added for indexing

THE UNITED STATES OF AMERICA [A PUBLIC TRUST] HEATHER ANN TUCCI-JARRAF [NATURAL PERSON]

FILING OFFICE COPY -- NATIONAL UCC FINANCING STATEMENT AMENDMENT ADDENDUM (FORM UCC3Ad) (REV. 07/29/98)

Case No. 1:17 mj-531

TITLE

DESCRIPTION

PAGES

Annex 25

UCC record number 2012028311

1 - 2

Case 1:17-mj-00531-DAR	T	Page 1 of Date: 03/ Filed & R Official WASH DC R IDA WILLI RECORDER	2 16/2012 5:41P ecorded in Records of ECORDER OF DEED AMS OF DEEDS EFINANCING ING D	M	5.00 25.00 6.50
Gig Harbor, WA 98335					
			IS FOR FILING OFFICE USE		
1a. INITIAL FINANCING STATEMENT FILE #			This FINANCING STATEMENT		
2000043135 - 05/04/2000		I C	to be filed [for record) (or record) REAL ESTATE RECORDS.	rded) in the	
2. TERMINATION: Effectiveness of the Financing Statement identified above is			red Party authorizing this Terminati		
3. CONTINUATION: Effectiveness of the Financing Statement identified abov continued for the additional period provided by applicable law.	e with respect to security intere	st(s) of the Secured Par	ly authorizing this Continuation St	atement is	
4. ASSIGNMENT (full or pential): Give name of assignee in item 7a or 7b and an 5. AMENDMENT (PARTY INFORMATION): This Amendment affects Deb					
Also check one of the following three boxes and provide appropriate information in ite		cord. Check only one of	these two boxes.		
CHANGE name and/or address. Give current record name in item 5a or 6b; also name (if name change) in item 7a or 7b and/or new address (if adcress change)		e: Give record name	ADD name: Complete item 7a	a or 7b, and also	
6. CURRENT RECORD INFORMATION:	ip tem /c, L to be deleted	in item 6a or 6b.	item 7c; also complete items 7	/d-7g (if applicable).	
6a, ORGANIZATION'S NAME					
OR 6. INDIVIDUAL'S LAST NAME	FIRST NAME	м	IDDLE NAME	SUFFIX	
			·····		
7. CHANGED (NEW) OR ADDED INFORMATION: 7a. ORGANIZATION'S NAME	······				
CHARLES C. MILLER [AN ARTIFICIAL	PERSON & LEG	AT. FTCTTON	.1		
OR 76. INDIVIDUAL'S LAST NAME	FIRST NAME		J IDDLE NAME	SUFFIX	
				Guilia	
7c. MAILING ADDRESS	CITY	5	TATE POSTAL CODE	COUNTRY	
	3				
7d. TAX ID #: SSN OR EIN ADD'L INFO RE 76. TYPE OF ORGANIZATION	7. JURISDICTION OF ORGAN	IZATION 7g	I. ORGANIZATIONAL ID #, if any		
DEBTOR					
8. AMENDMENT (COLLATERAL CHANGE); check only one box.					
Describe collateral 🔲 deleted or 🔀 added, or give entire 🛄 restated collateral	description, or describe collat	aral 🔲 assigned.			
Additional Collateral of additional	DEBTOR party.	Caleb Pau	1 Skinner.		
secured under Doc. # 2012012659, Feb					
custody of The One Peoples Public Tr					
issuance, as follows: Trustees Bond					
MB201201255-TB01/02012012T8A2C1-001,	duly execute	d and issu	ed January 2,		
2012, duly accepted by The One Peopl	es Public Tru	st 1776, w	ith the terms a	and	
conditions as stated therein, and ta	ken into phys	ical custo	dy on January 2	2,	
2012, held by a duly bonded Trustee	of The One Pe	oples Publ	ic Trust 1776;		
SECURED PARTY, perfected July 4, 177			-		
 NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AME adds collateral or adds the authorizing Debtor, or if this is a Terminator authorized b 	NDMENT (name of assignor, if y a Debtor, check here 🗌 and	this is an Assignment). I enter name of DEBTOR	f this is an Ameridment authorized R authorizing this Ameridment.	by a Debtor which	
9a. ORGANIZATION'S NAME	b				
THE UNITED STATES OF AMERICA, A PU					
OR 96. INDIVIDUAL'S LAST NAME	FIRST NAME	M	IDOLE NAME	SUFFIX	
10. OPTIONAL FILER REFERENCEDATA	1				
		200 1-1			
all rights reserved and without pr	ejuarce UCC 1	-300 /S/ H	eatner Ann Tucc	u-Jarraf	

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