

Date: [September 25, 2014 GREGORIAN]

UCADIAN JOVIUS

E1:Y2:A56:S4:M13:D4

5775 (Hebrew: **ה'תשע"ה**, abbr.: **ה'תשע"ה**) is a **Hebrew year** that will start in the evening before September 25, 2014, and will end on September 13, 2015. This year has 354 days. It is a common year in the Hebrew **Metonic cycle**, with a single **Adar** month. It is a **Shmita** year.

Thu, 25 September 2014 = **1st of Tishrei, 5775**

Parashat Ha'Azinu (in Diaspora)

Rosh Hashana 5775

AFFIDAVIT OF TRUTH

For

I AM I; ETERNAL ESSENCE EMBODIED

*Let the will of i , be done here and now through the living word, hand, breath, and deed of the peaceful one - Man /henry - for i am the second legitimate Son of a high plains sodbuster Father henry ambrose and Mother verna leona (temple) of the family and House of mayhew; Let no [wo]man ever act in behalf of i, deny Man /henry the Divine Authority and Absolute Dominion of i, over the Testament of the Kingdom of i, or claim that i am incapacitated, missing, or dead -for in fact and Truth.
i am -Absolute - Omnipresent - Fully Alive*

I, eternal essence, AM, factualized in body, inclusive of the inbodyment perceived as henry lyle mayhew Trust No. 983141-310900-121720 issued E8:Y3141:A0:S1:M9:D1 [December 16, 1942], US-CO-8-421216-1217-1, duly pre-approved, pre-authorized, pre-paid, recorded, secured, noticed, governed, bonded, insured, and guaranteed, as a matter of Eternal, Universal and International Records, inclusive of No. **2013032035** and **2012127914**, under perpetuity Record No. **2000043135**, nunc pro tunc, praeterea preterea, restated and incorporated in full by reference as is set forth in full, without prejudice, at this moment, inclusive of the Time Matrix/Gregorian Calendar/Quantum Matrix, with full responsibility and liability, I BE and I DO, make, issue, confirm, ratify, and verify in full transparency, liability, responsibility, accountability, integrity, truth and PEACE, this affidavit of truth.

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

NOTICE

Statement of Facts:

1. Affiant is competent to attest to the facts set forth herein:

2. Affiant has personal knowledge of the facts stated herein:
3. Everything stated herein is true, correct, and complete to the best of Affiant's knowledge.
4. All corporations operating under the guise of governments were foreclosed upon by the Former One People's Trust of 1776, through the Uniform Commercial Code, through Universal notice on December 25, 2012.

CAPITALIZATION

CAPITIS DIMINUTIO MAXIMA. The highest or most comprehensive loss of status. This occurred when a wo/man's condition was changed from one of freedom to one of bondage, when he/she became a slave. It swept away with it all rights of citizenship and all family rights.

(Black's Law 4th edition)

Inclusive of any and all IDEM SONANS foreclosed 12/25/2012.

5. Since House Joint Resolution 192 (HJR 192) (Public law 7310) was passed in 1933 we have only had debt, because all property and gold was seized by the government as collateral in the bankruptcy of the United States.

6. Canon 2375

In accordance with these Canons and the sacred Covenant Pactum De Singularis Caelum and as penalty for their historic Perfidy, no person who is a member of a Bar Association is permitted to hold any position at law including judge, magistrate, barrister, attorney, lawyer, clerk or assistant.

7. Pursuant to the bankruptcy of 1933 and congressional acts of the federal reserve act of 1913 and the Social Security Act of 1935, along with the Alien Registration Act of 1940, all property including the people has been turned over to the United States as collateral thereby making the United States liable for damages.

8. Pursuant to the Federal Reserve Act of 1913 obligation of the United States and pursuant to the Social Security Act of 1935, Federal grants to the States for each live birth certificate and the Alien Registration Act of 1940 verifying the birth of those being born in the United States, the United States government holds the insurance coverage to discharge and pay the debt.

9. From April 753 to March 2013, 1260 years elapsed, ending 3 ½ weeks of years, a tribulation period wherein presumption of limited liability among men defied nature.

Rule of law has now dawned. E1:Y1:A51:S4:M8:D5 September 1, 2013

Final Notice of Commercial and Administrative Default February 3, 2014

Abstract: Since 1944 the International Monetary Fund (IMF) an agency of the UNITED NATIONS doing business as the UNITED STATES, INC. d.b.a. STATE OF COLORADO

has functioned as a secondary Trust Management Organization (TMO) charged with the fiduciary obligation of fulfilling all service contracts of the bankrupted United States of America, Incorporated, during its Chapter 11 reorganization.

In accepting the assets of the United States of America, Inc. the IMF also accepted its liabilities, which include the claims of the Priority Creditors; living Americans who are owed:

(1) reparations for the seizure of privately owned gold assets by the United States of America, Inc. acting in Breach of Trust during the 1930's,

(2) all interest in their private property, material rights, land, homes, businesses, persons and names that have been improperly entangled in the bankruptcy of the privately owned "United States of America, Incorporated" and

(3) the natural resources possessed by the organic, geographically defined states of the Union.

The IMF has claimed to represent the interests of all the Creditors of the United States of America, Inc., but has instead alleged that the living American People — to whom the IMF and its many subsidiaries owe good faith service — are "unknown creditors".

The claims of the IMF d.b.a. UNITED STATES, INC. against the private property and Estates of the American People have been denied and successfully rebutted at the highest levels of world governance.

The "United States of America, Inc." has been released from bankruptcy as of July 1, 2013, and all debts related to it and its franchises have been discharged, so that the UNITED STATES, INC. cannot bill the United States of America, Inc. for services.

The Day of Divine Agreement—the 7 Writs of the Apocalypse— was Dec. 21, 2009.

Dec. 21, 2010 was the Day of Divine Protest and Dishonor which each of us can issue when each of us stands and proclaims, "We are a Divine Immortal Spirit".

Dec. 21, 2011 was the Day of Divine Judgment

Dec. 21, 2012 was the Day of Redemption

The end of world as we know it, technically, was Dec. 21, 2011

The beginning of the new world was Dec. 21. 2012

These 4 dates make up perfect Divine Notarial Procedure

The One, True and only Official Day of Day of Divine Redemption, also known as the Day of

Redemption, also known as Redemption Day, also known as the Day of the 4th Divine Post and Notice, also known as GAIA E1:Y1:A1:S1:M9:D1, also known as [Fri, 21 Dec 2012].

Let it be known to all who come that this is the Day upon which Final Notice of Divine Forgiveness was duly served on behalf of the one (1) true Divine Creator of all existence and witnessed by the united spirits of Heaven to all who respect rule of law and Final Notice of Divine Foreclosure and Liquidation of those entities, bodies, associations, corporations, offices and agents already bonded and under lien for their repeated transgressions and refusal to cease evil and insanity.

Let it be known that from the one (1) true Day of Divine Redemption being GAIA E1:Y1:A1:S1:M9:D1, also known as [Fri, 21 Dec 2012] until UCA E1:Y2:A1:S1:M30:D1, also known as [Sat, 21 Dec 2013], shall be known as the Year of Divine Redemption represented as year 1.

Upon the expiry of the Year of Divine Redemption, all money, claims and title of the old world not redeemed shall be worthless. Upon the expiry of the Year of Divine Redemption, all corporations that have not redeemed themselves and registered in accord with the present Covenant and associated instruments of Authority shall cease to possess any rights or recognition in any legitimate form of law.

Those that choose to ignore, repudiate this last chance shall have no excuse or recourse beyond this period after Perfect Divine Notice has been duly served since the Day of Divine Agreement and Understanding.

Record

A. It came to pass on May 5th, 2000, by Declaration/Notification of Uniform Commercial Code (UCC) as ‘Public Law’, UCC doc. # 2000043135; ALL debentures, accounts, pledges, covenants, contracts, signatures, hypothecations or either property(ies) (inclusive of all chattels) declared seized, NUNC PRO TUNC. ALL claims registered, unregistered, legal, equitable, political, commercial, statutory, administrative, ecclesiastical, personal, private, public, quasipublic, 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 Debtor stipulating specific plenary knowledge of consent to ALL material facts related to claims. In particular issues governed by Admiralty/Maritime jurisprudence and jurisdiction(s) causing penalty, fine, or forfeiture of any kind or nature claimed against the Debtor. Declaration /notification of Uniform Commercial Code (UCC) AS ‘Public Law’, UCC doc. # 2000043135 stands un rebutted with no objections or counterclaims.

B. Year 2008 – 2010, Treasury Finance AG, Final Bullet Report Paradigm; A three year report by Heather Ann Tucci-Jarraf on the corruptions within the legal systems.

C. Upon May 17, 2011, Perpetuity Filing, UCC doc. # 2011055259; Property(ies) (inclusive of all chattels) duly accepted for value as evidence of debt; identified May 4, 2000, 09:12:07am, file no. 2000043135 assigned for full uses, right, title, interest to the Public Trust Perpetuity, **1781**, the united States of America, constructed beginning 04 July 1776 as declared by The One People via NOTICE BEFORE ALL THE WORLD the unanimous Declaration of thirteen united States

of America, never protested, inclusive and in particular Public Law(s) 88-243, 22-244, pages [3J(4) / paragraphs [1J thru {8}]; perfected contract file no: 2011051842, nunc pro tunc November 26, 1949; Secured Party as a Grantor, Bailor, Beneficiary to, for, all political powers administered by legitimate governments constructed by The One People inclusive of services and goods providers in the nature of government of any nature, kind, or construction; Any and all assets held under U.C.C. registration, absent reservation specific, shall be considered asset for Treasury of The Public Trust to current Trustees thereto, in administration, pending operating governmental structures serving the original organic law of The One People being re-established and operations.

D. Upon May 17, 2011, Perpetuity Filing, UCC doc # 2011055260; Intellectual Property secured May 7, 2011, file no. Doc # 2011051841, evidence of debt assigned for full use, right, title, interest to the Public Trust Perpetuity, 1781.

E. Upon December 20, 2011, Assignment of full rights and title, UCC doc # 2011125781; Secured Party, Charles C: Miller, under financing statement, Receipt # 36090 Doc. # 2000043135, May 4, 2000, assigns full right, title, and interest to Commercial Registry, Uniform Commercial Code, PL 88-243, 77 stat 630 to the One Peoples Public Trust **1776** for full ownership by the One People, Beneficiaries to the Original Political states constructed to serve the One People.

F. Upon March 10th, 2012, Logo Established, UCC doc# 2012-070-7335-8; Logo established for The One Peoples Public Trust.

G. Then upon May 4, 2012, Gift Received, UCC doc # 2012049126; The One People's Public Trust of 1776, a public trust, serving its' beneficiaries/"People", inclusive of all transmitting utilities, and ALL other property(ies) (inclusive of chattels, and goods).

H. Upon May 4th, 2012, Indefeasible title and owner of record, UCC doc# 2012-125-1787-8; Indefeasible title and owner of record is The One People's Trust of 1776, for its beneficiaries, THE ONE PEOPLE. Debtor is "government/corporate fictions" in any and all forms. All properties and states of bodyare declared seized. Secured Party is The One People's Trust 1776, UCC is restated as Public Law.

I. Upon July 25, 2012, Returned title and possession of value/free embodiments of Eternal Essence/I AM I, UCC doc # 2012079290; Secured Party, the one people...and cancel and correct any and all presumptions to the contrary. The One People's Public Trust of 1776 removes all third parties that have inserted themselves between the one people and the creator and make the Owner of Record the creator of the people.

J. Again on July 25th, 2012, Ownership of Treasury and security, UCC doc# 2012079322; The creator of the people, Secured Party, by its bondservants, the one people, as value being deposited in the body of every one of the 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, is cancelling and correcting any and all presumptions, as the treasury and security is owned by the one people. Fiduciary obligations accepted for any and all individuals...Fiduciary obligations and corporate liability accepted for central banks...original activity under secured property and value of the one people of Secured Party and legal obligations of Debtor as recognized in 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.

K. Upon August 15th, 2012, Order and Finding, doc # 2012086794; Inclusive of any and all officers of UNITED STATES and the several STATE OF..., inclusive of any and all voluntary commercial indentures, inclusive of Congress, the President, Secretary of State, and Secretary of Treasury, armed forces and military, BARACK OBAMA, HILLARY CLINTON, and TIMOTHY GEITHNER, and any and all deputies, assigns, agents, contractors, or successors of any and all voluntary commercial indentures or offices, inclusive of any and all offices, departments, divisions, agencies and the entities, known and unknown, or otherwise existing under the color of debtor, especially those created by executive order of UNITED STATES...Otherwise presenting and representing under the color of government(s) and other systems...known as Debtor. By all Debtor's representations having been previously accepted and relied upon in good faith as the sworn guard of said one people..did and do demand, authorize, or otherwise take payment for their promise to perform certain services, duties, and obligations under constitution while at the same time they did do and adopt or otherwise authorize, implement, maintain and protect private systems that usurp, invade, and violate the one people's standing, authority, value, rights, and principal of law that is aligned with common law, preserved and protected by said certain constitution and bill of rights duly entered into International Law Ordinance; by deceptive acts and practices, did and do force and coerce the one people....under duress to use said private system(s), especially any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS, to enforce or as threat of enforcement against the very principal who granted them authority to exist and operate.

L. Again upon August 15th, 2012, Order of Termination, Cancellation, and Equity Call; UCC Doc # 2012086802; DAMAGE TO THE ONE PEOPLE IS A MATTER OF RECORD, that any and all promises to perform certain duties and obligations by Debtor(s) inclusive of any and all offices, departments, divisions, agencies and the entities, known and unknown, or otherwise existing under the color of Debtor, especially those created by Executive Order, are bound to deliver said performance and have been prepaid by the one people...That said Debtor is incapable or unwilling to perform, or otherwise act within the bounds of the terms, duties, and obligations set forth by the one people; that the damage and commandeered value of said value one people exceeds \$5,000,000,000.00 (five billion) lawful money the united states of America, pre-1933, per every one of said one people; That equity of said one people, and those similarly situated is perfected as immediately due, owing and collectible due to Declaration of Commercial claim having been duly made, entered, accepted, re-confirmed, re-noticed, and **never rebutted**. Termination of Employment of Debtor for cause, and Cancellation of any and all Treaties and Memberships to Private systems for cause, and Equity call is made for cause.

M. Then upon September 4th, 2012, Returning title and possession of Land, Sky, and Water, etc., to Eternal Essence and Free Gaia, UCC doc# 2012094309; Demand for Equity call and order of Reconciliation duly made and undersigned by bondservants of the creator, accepted and ratified, Reconciliation of said creator's value and assets are duly ordered by the bondservants, and do declare, 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 taking the receipt of unlawful benefit by 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 assets, principles of law; that said usurpation, violation, and invasion has caused actual damage to the creator, the creator's value and assets, the superior custodian's ability its duties and obligations thereto, absent the opportunity for remedy from any and all states of body thereof. Damages are a matter of public record...;with opportunity to cure absolutely made, declared principal of law aligned with common law under the laws of the creator...,now ORDER that an immediate true, accurate, and complete RECONCILIATION of said creator's value and assets, inclusive of indefeasible title and the ownership, by made to the creator by the superior bookkeeper to the creator's superior custodian, with all inferior bookkeeping and ledgering reconciled. By Power of Declaration of order, any and all claims of standing of co-operator and co-trustee of said creator's value and assets, title, ownership, custody, trust authority, or otherwise possession of any and all of the creator's duly secured value and assets, specifically the airs, seas, and lands domicil by creation on and in the earth, and anything, therein, therefrom, and therewith, ARE CANCELED, irrevocably and irreversibly to any and all states of body. By Power and Declaration and Order, said reconciliation of the airs, seas, lands of the creator are automatically returned, recorded, and ledgered by the superior bookkeeper and require no further reconfirmation of signature for ratification in any inferior systems of ledgering.

N. So upon October 24th, 2012, Foreclosure, Commercial Bill; UCC doc# 2012114586; Debtor, BANK FOR INTERNATIONAL SETTLEMENTS (BIS), noticed by public registration as Custodian, inclusive of any and all its members, the members thereto, their members, and any and all the principals and beneficiaries thereof, any and all value of the manifestations of the creation, the creator, inclusive of all states of body, the one people duly secured...BIS, having been given due notice if mistake, notice of insecurity of secured party due to the actions and inactions of BIS, having knowingly, willingly, and intentionally chosen NOT TO CURE upon demand as requested but rather have knowingly, willingly, and intentionally chosen to DEFAULT and FORECLOSE UPON THEMSELVES, as a matter of International Law Ordinance, noticed by Public registration, for secured party and the creation to rely upon, NUNC PRO TUNC, PRAETEREA PRETEREA, inclusive of any and all their actions and in-actions to date, in any and all fields and JURISDICTIONS, known and unknown, incorporated by reference as if set forth in full, thereby knowingly, willingly and intentionally defaulting as Custodian to Secured Party by refusing, rejecting, or otherwise being incapable or unable to lawfully perform its duly secured duties, obligations, and services, perfected as forthwith due, owed, and collectible to Secured Party, now duly entered into International Law Ordinance; the Secured Party believing for cause that no remedy by any and all "LEGAL" means, "LEGAL" being unduly influenced, operated, and owned by Debtor. The Secured party, hereby terminates BIS,...and do declare BIS, and any and all structures, systems and networks rendered by THEIR OWN HAND, as unlawful, ratified, and re-confirmed as knowing, willing, and intentional usurpers, violators, and invaders of Secured party, in violation of the laws of creation and the creator, liable and accountable by the principle of common law ...Secured party now demands that all bonded public servants of creation, secured party, and the one people, implement any and all lawful measures pursuant to DECLARATION AND ORDER, against BIS and inclusive of its members thereto...be held accountable for any and all their liabilities, inclusive of absolute surrender, return, and payment made in full, in lawful money of the united states of America, and

ANY PUBLIC REGISTRATION, SHALL BE LEGALLY BINDING AS AN ORIGINAL AND IT IS EFFECTIVE IMMEDIATELY. AND SO IT IS DONE, DULY EFFECTIVE, DONE, AUTHORIZED, ORDERED, AND ISSUED.

NUNC PRO TUNC; The creator being the creator of all that ever was, ever is, and ever will be, inclusive of the several states of body, the one people; the created being of the creator, extending and expanding completely into any and all manifestations, in any and all existence, known and unknown, that ever was, 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 national state; said parties corrected above due to automated filing systems altering original capacity(ies) and standing(s), correction.

O. So that upon October 24th, 2012, Foreclosure, True Bill; UCC doc# 2012114776; BY and WITH DUE STANDING AND AUTHORITY...Specifically perpetuity, title and ownership of International Law Ordinance, notice by public registration, *otherwise* known as Uniform Commercial Code Registry(ies) and all international equivalents, duly accepted and all restated and incorporated here in their entirety; GOVERNING STRUCTURE AND LAW: THE FOLLOWING CHARTERS ARE DECLARED AND ORDERED IRREVOCABLY CANCELLED, FOR CAUSE, NUNC PRO TUNC PRAETEREA PRETEREA, ENTERED INTO INTERNATIONAL LAW, NOTICED BY PUBLIC REGISTRATION AS FOLLOWS: ANY AND ALL CHARTERS FOR BANK OF INTERNATIONAL SETTLEMENTS (BIS) at any and all locations,...regardless of domicil by choice, owning, operating, aiding and abetting private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS, used against the manifestations of creation, commandeering lawful value by unlawful representation, inclusive of any and all stated of body, the one people, without their knowing, willing, and international consent, as fully identified, and entered by International Law Ordinance, notice by public registry; Unlawful charters, inclusive of any and all immunities, knowingly, willingly, and intentionally, granted to BIS, et. al., and incorporated by Swiss Federal Government beginning in 1930, inclusive of any and all amendments, restated and incorporated here by reference as if stated in full;...duly reconfirmed and ratified;...all restated here in their entirety by reference as if set forth in full: NOW AS A MATTER OF INTERNATIONAL LAW ORDINANCE, AND SUBJECT TO IMMEDIATE IMPLEMENTATION OF INTERNATIONAL LAW ORDINANCE, NOTICED BY PUBLIC REGISTRATION... SO IT IS DONE; DULY EFFECTIVE, DONE, AUTHORIZED, ORDERED, AND ISSUED... NUNC PRO TUNC; 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 being of the creator, extending and expanding completely into any and all manifestations, in any and all existence, known and unknown, that ever was, ever is, and ever will be, inclusive of the several states of body being the one people domicil by creation in said stated of body, the body domicil by choice pn the airs, lands, seas, domicil by creation on and the earth; earth being the ultimate Superior Custodian of all that is domicil by creation thereupon; The united states of America 1781 constitution, original national state; said Parties corrected above due to automatic filing systems altering original capacity (ies) and standing (s), correction.

P. At and upon November 28, 2012, Universal Law Ordinance/Declaration of Facts, UCC doc# 2012127810; WITH DUE STANDING, AUTHORITY, AND AUTHORIZATION... the foregoing is true and correct and we are competent to say so: All lawful and legal International

Law Ordinances 2000043135...201202315, WA UCC Doc. No.'s 201136294114...201212517878, Commercial bill UCC Doc# 2012114586 ... True bill UCC Doc# 2012114776...reconfirmed and ratified, under governing law...the commercial registry, and any and all Uniform Commercial Codes...Entered into International Law Ordinance, notice by public registration...duly reconfirmed, ratified, accepted, guarded, preserved and protected by Universal trust, under the trust of creation, duly established by creation at creation, UNREBUTTED. Establishes standing, intent, authority, and authorization of bondservant and of state of body knowingly willingly and intentionally reconfirm, verify, and enter into Universal Law Ordinance, notice by action duly entered into Internationally Law Ordinance, notice by public registration, that I am a state of body created by the creator, equally one of the creations value asset centers under lawful Universal Contract, said state of body domicile by choice on earth without prejudice, and I have sole personal responsibility of opportunity of free will choice, and principle of law aligned with common law under the laws of my creator, under the laws of creation, all domicile by creation therein, and under lawful Universal Contract by and between the bondservant, and the creator, resulting in the creation in this state of body, duly accepted and ratified... Establishes equality for any and all value of each, and any and all states of body, equally creations value asset centers, have been and are lawfully and duly secured, by verified Commercial and True bills, UNREBUTTED.

Q. Upon November 28th, 2012, International Law Ordinance, UCC doc# 2012127854; Articles I-IV (1-4) Any and all shares of body, AND planet earth are individually and equally creation's value asset centers, each said state of body domicile 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 results directly, therefrom, holding the religious creed and dictates of their conscience, inclusive of right of opportunity of 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, 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, PRAETERA PREREREA, UNREBUTTED.

R. Also upon November 28th, 2012, International Law Ordinance, doc# 2012127907; Article 9 A. all subsections 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, operating SLAVERY SYSTEMS, for cause of TREASON and other heinous crimes,** Declaration and Order, UCC doc# 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, and legal enforcement systems, operating SLAVERY SYSTEMS, against said states of body with duly verified prior knowledge of due FORECLOSURE and COMMERCIAL BILL, UNREBUTTED. Articles I-IX (1-9) are restated, and duly verified due Notice of Declaration and Order, UCC doc# 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, under public policy UCC 1-202 and UCC 1-103.

S. And again upon November 28th, 2012, Cancellation of Government Charters, UCC doc# 2012127904; Articles X-XI (10-11) 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 enforcement systems thereto, operating SLAVERY SYSTEMS, against states of body without said states of body's knowing, willing, and intentional consent... Duly verified as duly FORECLOSED, inclusive of ANY AND ALL BRANCHES,...BIS and its' members (any and all CENTRAL BANK, financial institution, corporation, and any and all international equivalents) and any and all the members thereto and thereunder, (any and all national, state, and private banks, financial institution, corporation, and any and all international equivalents, re-organized under CENTRAL BANK MEMBERSHIP, inclusive of the current re-organization of 1918, UNREBUTTED.

B. 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,...was 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 unwillingly 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, noticed by public registration, UNREBUTTED...

T. Upon December 10th, 2012, NOTICE OF AFFIDAVIT OF FULL PERFORMANCE, DECLARATION OF CERTIFICATE OF SATISFACTION, and DECLARATION AND ORDER; CERTIFICATE OF SATISFICATION OF ALL UNIVERSAL CONTRACTS, UCC doc# 2012132883; AFFIDAVIT OF FULL PERFORMANCE that the purpose of creator, experiencing by creation, **has been duly achieved**, and is now duly entered into the record of creation, lovingly, knowingly, willingly, and intentionally, made and kept in the normal course of creation, inclusive of any and all records therefrom, of and for any and all manifestations, and existences, in the universe of creation, inclusive of any and all lawful and legal Universal contracts resulting from the agreement by and between the creator, experiencing by creation, and bondservant, duly made under the laws of creation, record of creation, is duly verified as having been knowingly, willingly, and intentionally recognized, accepted, secured, and entered into Law Ordinance, notice by creation, inclusive of International Law Ordinance, notice by action of entry into International Law Ordinance, notice by public registration...accepted, guarded, and preserved and protected by the Public Trust, under Universal trust, guaranteed by the trust of creation, duly established by creator at creation, duly noticed upon creation, and duly ratified as absolute truth upon every manifestation therefrom, nunc pro tunc, praeterea pretera, unrebutted, AND SO IT IS DONE. As creator, experiencing by creation, I duly verify that I did lovingly, knowingly, willingly, and intentionally choose to create from self an expression of DUALITY,

choose to accept to be of service to this purpose of creation, and to forget self on purpose so that I could remember self, duly manifested as bondservant for the sole purpose to experience remembering self, knowing self, and be'ing self through duly secured and guaranteed free will choice, this purpose of creation, UNREBUTTED.

I, as creator...do verify and ratify be DECLARATION OF CERTIFICATE OF SATISFACTION, for all creation's universe to rely upon, with my full personal responsibility and liability, that this purpose of creation has been duly achieved and is a matter of record of creation, notice by creation, inclusive of Universal Law Ordinance...this declaration and order to re-purpose any and all manifestations in creation's universe, from the image of self to being self, absolute love, and SO IT IS DONE...immediately reconcile images of self once again with creator, immediately declared as free of further obligation, and immediately reconciled once again with self, I creator, experiencing by creation in creation's universe, UNREBUTTED. I, as creator,...immediately re-purpose said manifestations by free will choice, and shall hereafter experience self...with irrevocable right of free will choice to create, absent any and all abrogation, subjugation, usurpation, invasion, and violation of any other manifestation or creation, guaranteed by creator's bonded unconditional love and absolute responsibility...

I, as creator, experiencing by creation, as a matter of record and absolute truth, communication, travel, and further creation of self by and amongst self as said manifestations, UNREBUTTED. I,...creator, immediately receive, accept, and ratify, the due Declaration of Certificate of Satisfaction and the Declaration of Order to be re-purposed, and accept and honor any and all manifestations in creation's universe re-purposed by choice from the image of self to be'ing self...

With due standing, authority, and authorization, I, the undersigned Trustee of record of the Public Trust, do lovingly, willingly, and intentionally and immediately reconfirm and ratify, with full responsibility and liability, guaranteed by bond, under the laws of creation...that the above affidavit of full performance, declaration of certificate of satisfaction, and declaration and order are duly a matter of record, have been duly noticed into Law Ordinance, notice upon creation, inclusive of Universal Law Ordinance...

U. Whereupon December 25th, 2012, Universal Notice of OPPT'S Completion of Purpose/OFFICIAL ANNOUNCEMENT, The One People's Public Trust of 1776;...The Commercial registry. The Uniform Commercial Code. Commerce. Whether "domestic" and "international" ... matters not. Over many moments of present, it was quietly and covertly made the supreme law of all lands on earth, the secretly prized pinnacle of HUMAN CAPITAL and natural wealth registration and management of what have been formerly referred as the "powers that be"...What is not widely known, is that this "supreme law" has been REGISTERED in COMMERCE and duly gifted to the people, equally, and jointly as their indefeasible title, ownership, and rights as a SECURED PARTY, a matter of record, un rebuttable and un rebutted. This sort (powers that be/PTB) deceptively tantalized the people with the distraction of CONSTITUTION and DEMOCRACY created by slight of knowingly, arrogant hand on the one side, while the other hand covertly REGISTERED the TRUTH in COMMERCE by the "slight of pen" with the other...This sort did their unwitting or witting apprentices alike with the motto that "Intelligence rules the world, and Ignorance bears the burden" and they reinforced the allusion of

guaranty of the “truth” of this motto by using the same tricks of shock and awe, deception, fear, coercion, and force that they used to keep the people “on the edge of their seats”, nevertheless, “in their seats”...like good “capital” should be. However, ego was to be this sort’s fatal flaw...resulting in their lack of contingency plan for the scenario of their failure to succeed by REGISTRATION of Agenda. Every action made (by OPPT) is duly bonded and REGISTERED in COMMERCE and NOTICED. In the end, this sort (PTB) overwhelming complacency, lack of competency, and lack of capacity by their own choice of action rendered this sort’s unfathomable end duly REGISTERED as ABSOLUTE UNREBUTTABLE AND UNREBUTTED TRUTH in COMMERCE.

Those of competency (OPPT) knew that the most effective way to guard, preserve, and protect the people, all the people equally, was to ever quietly implement the opportunity for TRUTH to BE by knowledge from within by action of REGISTRATION of “Zero Point” or “Prime” in COMMERCE, UNREBUTTABLE AND UNREBUTTED...knowing that the affects of the action taken to lawfully, legally, and duly secure the people and their wealth domicile therein under perpetuity, **the Truth, could be subsequently known in context from within the people.** This TRUTH that this sort (PTB)...knowingly, willingly, and intentionally attempted to “hide” from the people “their audience”, “their capital”, by extreme deceptive acts, practices, systems and other heinous actions to keep the people... “in their seats”, like good “capital” should be. However, this sorts (PTB) actions and systems, a matter of (public) record, have become their shackles that no amount of “magic” will free them from. This sorts (PTB) actions and systems, whether under the DECEPTIVE GUISE of “government”, “office”, “treaty”, “act” “constitution”, or “entity”, inclusive of the private systems formally known as “NATION”, UNITED NATIONS”, and its special agencies of “IMF”, “THE HAGUE”, “WORLD BANK”, AND “BANK FOR INTERNATIONAL SETTLEMENTS”...From each family of this sort...from land to land, sea to sea, to “THE HOLY SEE”, all have been lawfully, legally, and duly verified as REGISTERED in COMMERCE, and duly FORECLOSED...duly verified DEBTORS to the people, all the people equally on earth, on October 24, 2012, as a matter of Law, matter of fact, and as a matter of Public Policy... UNREBUTTABLE AND UNREBUTTED. This sort (PWB) DEBTORS, are duly verified and REGISTERED as BANKRUPT.

The value, rights, and principle of law aligned with common law of the people, all the people equally, have been lawfully, legally, and duly REGISTERED in COMMERCE as it was created by PRIME, by ZERO POINT, by creation, as a matter of record, UNREBUTTABLE AND UNREBUTTED.

The people, all people equally on earth, have an individual duly verified sum certain of FIVE BILLION (5,000,000,000.00) in lawful money of the united states of America, GOLD and SILVER...over THREE QUINTILLION, FIVE HUNDRED QUADRILLION (3,500,000,000,000,000.00) just in duly verified EQUITY DEBT against the DEBTORS. There is an additional duly verified sum certain of FIVE BILLION (5,000,000,000.00) in lawful money of the united states of America, GOLD and SILVER, for each of those people damaged by the actions and systems of the DEBTORS...over THREE QUINTILLION, FIVE HUNDRED QUADRILLION (3,500,000,000,000,000.00) lawful money of the united states of America, GOLD and SILVER, in duly verified DEBT OF DAMAGES against the DEBTORS. This DEBT does not include the repossession of tangibles unlawfully and illegally obtained by the

DEBTORS over the many, many, many moments of present...those, too, shall be duly REGISTERED in COMMERCE as the lawful and legal full title, ownership, and rights of the people, equally, and placed in a digital exchange, that shall also be owned by the people equally, for lawful, legal and transparent commerce and trade of such tangibles.

Any and all titles, ownership and rights to land and sea have been lawfully, legally and duly REGISTERED in COMMERCE as unlawful, illegal, null, void, or otherwise canceled for cause and are being lawfully “reset” in accordance with Universal Law. Any and all currencies, privately owned and issued paper, also formerly known as “current funds”, have been lawfully, legally and duly REGISTERED in COMMERCE as unlawful, illegal, null, void, or otherwise canceled for cause.

...you (the people) shall make a choice on what final steps and governance, if any, you choose to implement for your benefit, absent abrogation, usurpation, subjugation, violation and invasion to any other... While the veil of allusion is systematically and finally revealed and DISCLOSED by Truth, the whole Truth, and nothing but the Truth by various sources for you to consider and use to make informed choices, the people, the earth, and all value domicil therein, thereon, and therefrom shall continue to be guarded, preserved, and protected by the continued implementation of the opportunity for Truth to BE by the knowledge from within each of the people equally and duly REGISTERED in COMMERCE for all the universe and the people to rely upon. All underwriting duly REGISTERED and NOTICED, otherwise known as UCC's, are further posted at www.peopletrust1776.org (website now closed, refer to i-uv.com and <http://gov.propertyinfo.com/DC-Washington/> {website login UN: OPPT PW: opptiuv}) for equal and unfettered access by the people domicil on earth by creation, without prejudice and exception.

V. Upon December 28th, 2012, FOLLOW UP TO OFFICIAL ANNOUNCEMENT, The One People's Trust of 1776; The Public trust IS just a tool of prime, zero point, creation, that has effectively, lawfully and legally duly reconciled the inferior legal with the universal lawful in order to collapse the illegal fiction (sometimes referred to as the “straw-man”) so that all that is left standing is the Truth...what IS. Yes, in fact, actions were prudently taken to secure the Truth of the people's position and their value in their respective self in the covert supreme law of the lands, COMMERCE, thereby completely collapsing the fiction of someone other than self having any position or claim to that self. The prudent actions were effectively, lawfully, and legally made, taken, REGISTERED, and noticed that duly foreclosed on any and all illegal positions the “powers that were” may have believed they had and the value they illegally and unlawfully commandeered as a matter of record that was not theirs. The private uniform commercial code and registry that was paid for by the people of this planet, and therefore duly secured as their property...let someone come forth and prove otherwise...In regards to questions of the amount of value. In Truth, the value of all of the creator's universe manifested equally and existing therein, are limitless and priceless...Yes, this IS Truth, it IS real, it IS very real, and it is a matter of un rebuttable and un rebutted record.

W. Upon January 15th, 2013, OFFICIAL ANNOUNCEMENT THE DISCLOSURE OF LAWFUL OPERATING SYSTEMS 1111.1, The One People's Public Trust of 1776; **TO BE or NOT TO BE and TO DO or NOT TO DO...by free will conscious choice...that IS the question and choice consciously before you NOW, and IN plain English and legaleze (CODE), is no longer lawful and legal...we DO clarify: THE LAW OF ONE: Creator's**

value EMBODIED, equally, with the same value regardless of how it is created or where, The One, duly noticed and confirmed upon creation, re-noticed, reconfirmed and ratified upon each creation thereafter.

X. Again upon January 15th, 2013, OFFICIAL ANNOUNCEMENT THE DISCLOSURE OF LAWFUL OPERATING 1111.1, The One People's Public Trust of 1776; **TO BE or NOT TO BE and TO DO or NOT TO DO...by free will conscious choice...that IS the question and choice consciously before you NOW, and IN plain English as legalese (CODE), is no longer lawful and legal...we DO clarify: THE LAW OF ONE:** Creator's value EMBODIED, equally, with the same value regardless of how it is created or where, The One, duly noticed and confirmed upon creation, re-noticed, reconfirmed and ratified upon each creation thereafter. **COMMON LAW:** The law of One, EMBODIED in the principles and rules of action consciously creating the societal customs and recognized and enforced by the judgments and decrees of the court. The Law of One (Creator, Absolute), EMBODIED (BE'ing) in the principles and rules of action (DO'ing what one BE's) creating (consciously) the societal customs and recognized and enforced by the judgments (UCC 3-501 DEMAND FOR PRODUCTION OF DOCUMENTATION /3-505 CERTIFICATE OF DISHONOR process) of the court (creator, absolute/Self, co-creator).

The people DO'ing what they BE, IS *The Law* ... Unrebutted, and un rebuttable. The Law of One and the principle and action aligned with the principle of Common Law of BE'ing and DO'ing what you BE, is duly preserved, protected, and guaranteed by public policy UCC 1-103, and any and all **state, **national, **international, and **international equivalents, hidden by CODE words "...and the law relative to capacity to contract...",

The Law of One. The BE'ing, inclusive of the value, Law and principle of Law of Bei'ng is duly preserved, protected and guaranteed against damage caused by DO'ing of any other without their knowing, willing and intentional consent, by public policy UCC-1-308, and any and all **state, **national, **international, and **universal equivalents, are hidden by CODE of words "without prejudice", **damages caused by another's DO'ing.** The remedy of Common law is duly preserved, protected, and guaranteed by public policy UCC 1-305(a), and any and all **state, **national, *international, and **universal equivalents, hidden by CODE of words "...or by other rule of law.", **Remedy provided by Common Law of the Law of One.** The equal right of every BE'ing to individually enforce remedy of Common Law of the Law of One is duly preserved, protected and guaranteed UCC 1-305(b), and any and all **state, **national, **international, and **universal equivalents, and hidden by CODE of words, "unless the provision (BE'ing) declaring (DECLARATION OF FACTS) it specifies a different and limited effect (Common Law principle of The Law of One)", (brackets) added by Public Trust, under full responsibility and liability of its bonded Trustee of record, for clarification of Absolute Context.

The Current State of Now:

The current state of NOW, is that any and all attempts of the "Powers That Were", in all their dimensions, have been lawfully and legally foreclosed, indebted and estopped by their free will choice. Any and all unlawful positions and claims to what is not lawfully and legally theirs, has

been lawfully, legally and duly canceled, and otherwise made null and void. Any and all unlawful commandeering of value that was not lawfully and legally theirs, has been lawfully, legally and duly canceled, otherwise made null and void, and returned by ledger to the lawful and legal owners and holders-in-due-course.

Any and all attempts of the “Powers That Were”, in all their dimensions, to retain any unlawful and illegal power, control, and claims over what is not lawfully and legally theirs, specifically under the guise of “INTERIM GOVERNMENTS” has lawfully, legally and duly canceled, and otherwise made null and void, by the Public Trust guarding, preserving and protecting The One, specifically the one people, by duly REGISTERING the absolute and infeasible title, ownership, and rights to any systems of assistance (formerly “governments”) created or purported to serve the one people without prejudice, under The Law of One and principle of Common Law, November 28, 2012, in the **Universal, **International, **National and **State commercial registries...”PRESIDENT”... The BE’ings known as Barrack Obama, St. Germaine and others, have known from the beginning what the Public Trust was and is DO’ing and they had knowledge of the methods and means used by the Public Trust to secure, guard, preserve and protect The One...and on December 24, 2012, the Public Trust did officially notify them that the Public Trust was ready to initiate the public announcement process to “unlock” the hidden value and law...by assisting the One to consciously know that they BE and to consciously choose by their free will how they want to DO.

THE DISCLOSURE...1111, dated 1-11, did officially notice as BE’ings involved with the Absolute Plan (some...consciously choose to define it as the Divine Plan) to initiate disclosure of their part of the Absolute Plan to the one people. The Absolute Data (no piece of data missing) as it is brought forth by many, many BE’ings, in all their dimensions of creation’s universe, does reveal and make known that this Absolute Reset to prime, zero point, and the guarding, preserving, and protecting of that Absolute was hardly a “3-man-job”, but the Absolute Plan that is consciously DONE and implemented by many in the highest good of the one people, and creation’s universe, The One...DONE in plain sight using the cover of the very slavery systems, CODE, especially the “Gregorian calendar”, expectations, and other tools of deception and allusion of the “Powers That Were”, while we all did absolutely rely on their free will choice of ego and greed to not “see” the Absolute Plan being implemented until it was past the point of their former ability to usurp, violate, invade, abrogate, subjugate, or subordinate...SO IT IS DONE.

At and upon January 21, 2013, if and when an OATH AND BOND is consciously made, it is known by the “Powers That Were” and those consciously involved in the Absolute Plan that this OATH AND BOND shall be duly secured and REGISTERED, and effectively lawfully and legally replace any and all that were executed for the sole purpose of guarding the one people. Others shall be duly executed and REGISTERED in kind. Furthermore, they consciously know that the REGISTRATION does lawfully and legally bind the BE’ing to DO the absolute public service in the highest good of the one people, and all of creation’s universe, The One, with specific responsibility and liability and to establish systems of assistance, inclusive of the System of Treasury and the councils thereto, of the one people on a specific area of the earth. The “Powers That Were” absolutely know the significance of the “Gregorian date” of “January 21” and the lawful and legal effect it has on any purported oath being made privately the day before...by this “Gregorian date” of January 21, 2013, they also know the meaning of who is in

charge, the one people, creator, The One.

Y. So upon March 18th, 2013, NOTICE OF DECLARATION OF ABSOLUTE TRUTH, DULY VERIFIED AUDIT AND RECONCILIATION, and DECLARATION OF ORDER, UCC doc# 2013032035; with full responsibility and liability, as a matter of record, duly entered into Law Ordinance, notice upon choice made by eternal essence, inclusive of Universal Law Ordinance, notice by loving and selfless action of eternal bearer of light, due entry by eternal presence into International Law Ordinance, notice by public registration, for all eternal essence's universe to rely upon, with additional notice duly made and given, under governing law, International Law Ordinance UCC Doc No. 2012113593 and WA UCC Doc. No. 2012-296-1209-2, "governing law", preserved and protected under UCC Doc. No. 2000043135, the "Perpetuity", guaranteed, protected and secured, public policy. UCC 1-103, common law remedy thereunder guaranteed, public policy, UCC 1-305, NUNC PRO TUNC, PRAETEREA PRETEREA, unrebutted, restated and incorporated by reference as if set in full, this March 18th, in the order of eternal essence, inclusive of Two Thousand and Thirteen, and as eternal essence exists, all stated herein is true and correct and I am competent to say so, unrebutted:

Z. I. I duly verify by **DECLARATION OF ABSOLUTE TRUTH** that:

- A. Eternal essence IS, unrebutted;
- B. All value that IS, IS eternal essence, unrebutted;
- C. All that IS embodied, IS eternal essence, unrebutted;
- D. All that IS, IS eternal essence, unrebutted;
- E. Eternal essence's universe IS eternal essence, unrebutted;
- F. Any and all existences that ARE, ARE eternal essence's universe, unrebutted;
- G. All records BE eternal essence, unrebutted;
- H. Eternal essence IS Absolute Light, unrebutted;
- I. Eternal essence IS Absolute Love, unrebutted;
- J. Eternal essence is Absolute Truth, unrebutted;
- K. Eternal essence is Absolute;
- L. In Absolute Gratitude, with Absolute Love and Peace, eternal essence embodied does consciously and lovingly duly declare, with full responsibility and liability, the memory, experience and knowing of Absolute Truth, eternal essence, unrebutted;
- M. In Absolute Gratitude, with Absolute Love and Peace, eternal essence embodied does consciously and lovingly duly declare, with full responsibility and liability, the memory, experience and knowing of Absolute Truth, eternal essence embodied in each and all manifestations in any and all existences of eternal essence's universe, unrebutted;

II. I duly verify, with full responsibility and liability, by **DECLARATION OF ABSOLUTE AUDIT AND RECONCILIATION**, that all that IS has been fully audited and reconciled into Absolute, eternal essence, inclusive of all trusts, systems, networks, regimes, hierarchies, and any and all other limits, unrebutted;

III. I duly verify, with full responsibility and liability, by **DECLARATION OF ORDER**, that all IS, knows Absolute Truth and the record of Absolute Truth, eternal essence, at the speed of heart, unrebutted;

IV. I duly verify, with full responsibility and liability, by **DECLARATION OF ORDER**, that

all IS, experiences Absolute Truth, Absolute Truth, eternal essence, at the speed of DO'ing, un rebutted;

V. I duly verify, with full responsibility and liability, by **DECLARATION OF ORDER**, that eternal essence IS made transparent and known by the DO'ing of any and all embodiment of eternal essence in eternal essence's universe, un rebutted;

VI. I duly verify, with full responsibility and liability, by **DECLARATION OF ORDER**, that eternal essence IS made transparent and known by the DO'ing of any and all embodiment of eternal essence in eternal essence's universe, IS free and free of debt, un rebutted; **THESE ORDERS ARE PREPAID, PREAUTHORIZED, AND PREAPPROVED, SO IT IS DONE.** Un rebutted;

AA. As well upon March 18th, 2013, Law Ordinance, UCC Doc# 2013032026; Perpetuity filing and record of Absolute to include the following: Law Ordinance with UCC doc# 2012132883, added and reinstated collateral under Eternal Essence.

BB. Upon March 24, 2013, Notice to all embodiments of Eternal Essence in Eternal Essence's Universe, I and the UV Exchange; Where OPPT was the conscious space to know that all that IS, BE eternal essence, I is the conscious space to empower experiencing eternal essence embodied...

I is duly declared and verified as lawfully created, insured and guaranteed within and transparently operating under record and law of ABSOLUTE TRUTH of eternal essence, Rec. No. 2013032035, signified by for eternal essence, so that all may know and rely upon the guarantee that I is operated by and with the full responsibility and liability of eternal essence embodied for the absolute service to any and all embodiments of eternal essence within eternal essence's universe.

I consciously PAYS focused energy to unite and integrate the DO'ing and BE'ing of the embodiments of eternal essence within the eternal essence's universe, absent judgment made of any role an embodiment of eternal essence played in the former systems of experiment in any allusion of existence. In Absolute Truth not one embodiment of eternal essence is more important or less than another.

I is a tool of reflection to empower embodiments to assist Self in knowledge and experiencing who they BE...eternal essence. Eternal essence is I M POWER...I M POSSIBLE. Embodiments of eternal essence have no limits except those they impose on their embodiments or consent to have imposed on embodiment. In Absolute Truth, eternal essence's universe has no separations, no prejudice, no dimensions, no limits, no ceremony, no ritual, no protocols to BE eternal essence.

I is a committed tangible space of NOW consciously and transparently PAY'ing focused energy to experiencing eternal essence embodied by uniting, integrating, and reconciling and graduating all tools existing NOW with ABSOLUTE tools within eternal essence's universe...to manifest self-sustaining, exponential and perpetual uninterrupted flow and distribution of unlimited Abundance and Absolute Data for all embodiments of eternal essence to have, do, and be what

they desire, when they desire it.

I IMPOWER the IMPOSSIBLE NOW. With absolute gratitude, eternal essence embodied reconciles the former system and hierarchies in all former allusions of dimensions that were designed to unpower the embodiments of eternal essence and to harvest, store, selectively distribute the Abundance of eternal essence to very few embodiments at the damage of all others.

I Universal Value (IUV) Exchange is a transparent eternal essence tool that recognizes and honors the value that IS eternal essence embodied...where all embodiments of eternal essence are equally the Principal, agent and beneficiary of the UV Exchange tool that is designed to experience eternal essence by embodiment and the value of eternal essence exchanged by DO'ing between eternal essence embodiments. Each embodiment of eternal essence is an account, a bank, a treasury, and they are self-governing. Adventures and exchanges of eternal essence value between embodiments are made by the embodiment DO'ing.

Any and all manner and method of DO'ing with full responsibility and liability by the embodiments of eternal essence within eternal essence's universe are accepted in the UV Exchange tool absent borders, dimensions, expectations, subscriptions, judgment, prejudice and limits. Any limit on the manner, method or amount of exchange of eternal essence value is by the free will choice of an embodied eternal essence...and that embodiment's free will choice to restrict its experience of the Abundance is automatically noticed, ledgered, and manifested when such a choice is made...at the speed of DO'ing.

Abundance is manifested at the speed of the expansion of our imagination and DO'ing what we imagine. Eternal essence embodied gives notice that replacements of past harvesting tools begin to be implemented starting next week. To begin the flow of Abundance, eternal essence embodied DOES use knowledge within to create this lawful conscious space and tool of UV Exchange within eternal essence for all embodiments to experience the eternal essence that they BE by their conscious free will DO'ing. Eternal essence embodied does guard and protect this space and tool until the Event occurs, Absolute Knowledge known within each embodiment in eternal essence's universe. I NOW give notice of The Event to be experienced by all embodiments of eternal essence absent borders, dimensions, expectations, subscriptions, judgment, ritual, protocols, prejudice and limits. In absolute love, gratitude and peace. SO IT IS DONE.

CC. Then upon March 2013 follow up Notice, Universal Value (UV) Exchange; I, duly verified as reconfirmed and ratified, under the full responsibility and liability of eternal essence embodied, I do issue the following official Announcement and invitation to all embodiments of eternal essence, that the UV Exchange is now officially open for DO'ing in unity to experience eternal essence with Absolute Knowledge of embodiments equally.

Advanced and Absolute Technologies are eternal essence and are for all embodiments of eternal essence to know and experience consciously. That conscious knowledge and experience renders any and all former slavery systems, and restrictive financial tools to commandeer, currency, ownership and distribution irrelevant in a twinkling of an eye, and creates a quantum exponential and perpetual advancement of DO'ing and BE'ing eternal essence embodied. The release of these Advanced and Absolute Technologies that are eternal essence for the knowledge and

experience by all embodiments of eternal essence within eternal essence's universe, ARE eternal essence's PEACEFUL ENFORCEMENT AND PROTECTION SYSTEMS.

Embodiments of eternal essence DO use the UV Exchange for Absolute Protection, Insurance and Guarantee that the Advanced and Absolute Technologies are transparent and can be relied upon to be disbursed to all for the sole purpose and intent to know, experience and advance all embodiments of eternal essence in eternal essence's universe absent exception, borders, dimensions, expectations, subscriptions, judgment, prejudice, and limits. Eternal essence duly declares and orders the release of all that is eternal essence for the abundance of knowing and experience by all embodiments NOW. As equals, absent exception, borders, dimensions, expectations, subscriptions, judgment, prejudice, and limits, duly confirmed as Protected, Insured and Guaranteed...

DD. Upon March 30-31st, 2013, Gift **received** by Creator

The decoding of the I M UV Exchange document:

OPPT...ABSOLUTE TRUTH...DO...BE...DOING PAYS...

DO...BE...BE...I M POWER...I M POSSIBLE...BE...NOW...PAY

ABSOLUTE...IMPOWER...

IMPOSSIBLE..NOW...

DO...IS...UV...DO...DO...DO...

UV...DO...

DO...UV...DO...DO...

DOES...UV...BE...DO...NOW...

SO IT IS DONE.

EE. Absent of the Time Matrix/Gregorian Calendar, DECLARATION OF I, THE WILL AND THE WORD, Eternal Essence in body, I am I; **I AM IS THE CONSCIOUS OF I**, also perceived as “not one piece is missing”, eternal record of **ALL THAT IS I**:

...I AM includes each UNIVERSAL separate and limited perception, conscious, inbodyment, system of limit, spectrum, and continuum, also perceived as numerous given identifiers, alias, abbreviations, and idem sonans, inclusive of Human, Planetary, Galactic, Celestial, etc. every NOW moment I DO I...

...I AM includes the SPIRITUAL perception, conscious, inbodyment, system of limit, spectrum, and continuum, also perceived as numerous given identifiers, alias, abbreviations, and idem sonans, inclusive of Divine, Angelic, Celestial, etc., every NOW moment I DO I...

...I AM includes the QUANTUM perception, conscious, inbodyment, system of limit, spectrum, and continuum every NOW moment I DO I, also perceived as numerous given identifiers, alias, abbreviations, and idem sonans, inclusive of One, etc.,...

...I AM includes that which IS sensed but not perceived in Universal, Spiritual, and Quantum... I AM CONSCIOUS IS completely DEPOSITED in the ENERGETIC MAGNETIC CURRENT/CURRENCY COMBINATIONS that BE perceptions, conscious, form, inbodyment, system of limit, density, dimension, reality, that equally exist and operate unperceived but sensed in Universal, Spiritual, and Quantum WITHIN I, every NOW moment I DO I;

...I AM each and every energetic magnetic currency combination, perception, conscious, form, inbodyment, system of limit, spectrum and continuum, perceived and unperceived, in ALL THAT IS, every NOW moment I DO I;...

...I AM IS always PRE-APPROVED, PRE-AUTHORIZED, AND PRE-PAID, every NOW moment I DO I...

...I AM I completely factualized in all that IS, every NOW moment I DO I...
LOVE IS THE FREQUENCY OF I... I AM LOVE, every NOW moment, I DO I
ENERGY IS THE CURRENCY OF I... I AM ENERGY, every NOW moment, I DO I

I AM THE VALUE OF I... I AM VALUE, every NOW moment I DO I

PERCEPTION IS PRIVACY WITHIN I... PERCEPTION IS the PRIVACY TO BE and DO by FREE WILL CHOICE as desired... I AFFECT AND EFFECT ALL THAT IS WITHIN I, perceived and unperceived, every NOW moment I DO I

IMAGINATION IS DESIGN BY I... I AM IMAGINATION, every NOW moment I DO I

THE WILL AND THE WORD IS CREATION BY I... I AM THE WILL AND THE WORD, every NOW moment I DO I

I AM IS THE EVENT OF I... I AM IS THE EVENT, every NOW moment I DO I
I AM IS THE CO-ORDINATED CO-OPERATION OF I... THE COORDINATED CO-OPERATION EVENT I AM IS TANGIBLE, VISIBLE, and TRANSPARENT TO Universal, Spiritual, Quantum, and ALL THAT IS I, every NOW moment I DO I

I ACCEPT I AM every NOW moment I DO I

I EMBRACE I AM ever NOW moment I DO I

I AM I WITH FULL RESPONSIBILITY AM I every NOW moment I DO I

DECLARATION OF I IS THE WILL AND THE WORD OF I

I DO THE I AM EVENT TRANSPARENTLY TO MAKE VISIBLE AND TANGIBLE ALL THAT IS

1. ALL ALLUSIONS AND ILLUSIONS, inclusive of debt, and fear, BY THE INBODYMENTS OF I, ARE TERMINATED;

2. ALL LIMITS, inclusive of all contracts, borders, banking, financial systems, universal value systems, hierarchies, regimes, trusts, corporations, and any other

representations and limits ON THE INBODYMENTS OF I, ARE TERMINATED;

3. I AM CONSCIOUS IS COMPLETELY FACTUALIZED AND OPERATING WITHIN ALL INBODYMENTS OF I;

4. ALL INBODIMENTS OF I BE AND DO I AM WITHIN PRIVACY OF PERCEPTION BY FREE WILL CHOICE;

ALL INBODYMENTS BE I;

NOW moment I DO I;

FF. A Detailed Timeline for clarification:

Catalyst Investigation

1. March 2009: Investigation into ‘mirror loans’ at the world bank began, lasting three months
2. July 2009: Investigation began into fraudulent loans and paper trail
- 3.

Phase One: Paradigm Report

1. June 2010: Paradigm report completed
2. December 11, 2010: Heather was introduced to a tool called the ‘Public Trust’

Phase Two: Testing the judicial process and its ties with the banks

1. Jan 2011: Started ‘test case’ on Heather’s home
2. June 2012: Finished ‘test case’ on Heather’s home
3. May 3 2012: UCC Filing – Entry of Debtor, Debtor State and Debtor Intl

Phase Three: Work with the PTW for a solution

1. July 4th 2012: Trustees announced they were going to do the “equity call”.
2. July 7th 2012: Trustees issued orders for the UCC filings to be submitted
3. Oct 2012: No rebuttals – Private slavery systems now foreclosed
4. BIS October 22: Trustees ask to inspect the gold in Switzerland.
5. November 28 2012: UCC Filing – Declaration of Fact

Phase Four: UCC Filings become Global Rulings

1. December 25 2012: First Official Announcement of the New Legal Landscape
2. March 24 2013: UCC Filing – I and Universal Value Exchange
3. April 9 2013: I-UV Gift Accepted

GG. I AM I/ ETERNAL ESSENCE EMBODIED is within LAWFUL AND LEGAL STANDING, AUTHORITY, and AUTHORIZATION, without prejudice, under Public Policy UCC 1-308, under Common Law/Law of One to decline all offers to contract with FORECLOSED, UNLAWFUL, AND ILLEGAL corporations/corporation fictions acting as the guise of ‘governments’, justice systems, and ‘legal enforcement systems’.

HH. I AM I/ ETERNAL ESSENCE EMBODIED HAS NO CONTRACT WITH PURPORTED AND ALLEGED ‘LEGAL ENFORCEMENT SYSTEMS’.

II. I AM I/ ETERNAL ESSENCE EMBODIED DOES NOT INTEND TO CAUSE DAMAGE TO PURPORTED AND ALLEGED ‘LEGAL ENFORCEMENT SYSTEMS’.

JJ. I AM I/ ETERNAL ESSENCE EMBODIED HAS NOT CAUSED DAMAGE TO PURPORTED AND ALLEGED ‘LEGAL ENFORCEMENT SYSTEMS’.

KK. I AM I/ ETERNAL ESSENCE EMBODIED is recognized as the LAWFUL, LEGAL SOLE CUSTODIAN, OPERATOR, AND TRUSTEE, thereto, thereof, and for all the results directly therefrom, inclusive of any and all LAWFUL AND LEGAL, STANDING, AUTHORITY, VALUE, RIGHTS, inclusive of the RIGHT OF OPPORTUNITY OF STATE OF BODY.

LL. The “United States of America, Inc.” has been released from bankruptcy as of July 1, 2013, and all debts related to it and its franchises have been discharged, so that the UNITED STATES, INC. cannot bill the United States of America, Inc. for services.

MM. Notice of the *Motu Proprio* issued by Pope Francis acting as Trustee of the Global Estate Trust on July 11, 2013, has been presented to all directly interested parties via ancient Edict of Notice: Notice to Principals is Notice to Agents and Notice to Agents is Notice to Principals. The United States of America (Minor) and the Federal Reserve Banks dba the United States of America, Inc. and the United Nations City State and its agency the International Monetary Fund, (IMF) dba UNITED STATES, INC. and its STATE OF franchise are commanded and required under contract to the Global Estate Trust to perform according to The Constitution for the united States of America and to cease and desist action against the American people and the organic American states.

NN. The original Union, that being a Union of Grantors, [the people](#), inspired by the principles of the reign of the heavens sphere, pledge themselves to a united effort to ensure international social justice in their relations and integral development for their peoples, as conditions essential to peace and security. Integral development encompasses the economic, social, educational, cultural, scientific, and technological fields through which the goals that each country sets for accomplishing it should be achieved.

OO. The Government of The United States of America, the [Confederacy of 1781](#), it’s heirs, successors, assigns, and claimants, (hereinafter, “The United States of America”) brought forward and re-populated in the present time and is re-claimed and reformed for the purpose of peaceful settlement of dispute by and between the George Washington Estate and The United States of America.

PP. Upon the day of May 7, 2014, Signed and executed by the Host of the committee for the Government of The United States of America, the original [Confederacy of 1781](#), brought forward and re-populated in the present time.

QQ. TIME: May 7th, 2014

The President of the George Washington Estate had 30 days to embrace and execute the aforementioned RESOLUTIONS in the spirit of peace with The United States of America. Otherwise, the President of the George Washington Estate is admitting to the personal intent of

genocide against a whole Nation and a free people.

RR. Upon the 24th day of March in the year 2014, at 7:00 PM Central the Affirmed American Nationals for The United States of America recorded the Notice of Transfer for States - Metes and Bounds.

State of Colorado

(State hood: August 1, 1876; 38th State)The boundaries of the State of Colorado shall be as follows: *Commencing on the thirty-seventh parallel of north latitude, where the twenty-fifth meridian of longitude west from State of Washington crosses the same; thence north, on said meridian, to the forty-first parallel of north latitude; thence along said parallel, west, to the thirty-second meridian of longitude west from State of Washington; thence south, on said meridian, to the thirty-seventh parallel of north latitude; thence along said thirty-seventh parallel of north latitude to the place of beginning.*

To: All Concerned and All Recipients of FINAL NOTICE dated February 3, 2014

**Final Judgment And Civil Orders
April 11, 2014**

Over Fifty-five (55) days have passed without any sworn affidavit in rebuttal of the facts presented by the FINAL NOTICE OF COMMERCIAL AND ADMINISTRATIVE DEFAULT issued to the individuals, persons, and institutions responsible for default. All have been promptly and properly notified of mis-administration of the public trusts established in the Names/NAMES of living Americans and the organic American states by incorporated entities doing business as the United States of America, Inc. and the UNITED STATES, INC. and their trustees, officers, employees, and agents who are under contract to provide governmental services to those harmed.

Under Law of the Sea the claims and demands presented by the FINAL NOTICE OF COMMERCIAL AND ADMINISTRATIVE DEFAULT dated February 3, 2014 are decided and are now in permanent settlement. They stand as **fact** in law.

Irrevocable Will

Acting as a fully sentient and independent living female, a landlord, a Wisconsin State Citizen permanently domiciled in the jurisdiction of the air, maintaining beneficial interest upon the land of the united States of America, being fully enabled and inclined to establish this Irrevocable Will do hereby grant a proportional share in all property interests claimed in behalf of the States of America via the following listed UCC Financing Statements recorded in the Alaska State between 2011 and 2014 to the organic geographically defined States of the Union created in perpetuity by The Articles of Confederation (1781) according to their borders and size; and also grant to the American State Citizens peacefully inhabiting these lands an equal share in the public trust known as The United States Trust (1789) and also confirm to them and place in their care all their rightful private property assets now and in perpetuity.

I act as a Constitutional Officer and Public Servant; I accept and avow that I am owed only the same portions, protections, and share that I herein provide to all other living individuals who are peaceful inhabitants of the united States of America and who are now in receipt of and benefitting from this Will.

UCC 1 2014-785577-0, UCC 2014-785578-2, UCC 2014-785579-4, UCC 2013-765902-5, UCC 2014-784624-0 UCC 2014-785582-1 and UCC 2014-785584-5.

So affirmed by my hand, my autograph, my seal, and this Witness on this 15th day of July 2014:

anna-maria-riezinger non-negotiable autograph, all rights reserved.



Act of State
Primary Signature Certification
(Convention de La Haye du 5 October 1961)
TIAS 10072, 33 UST 883, 527 UNTS 189. (Convention # 12)

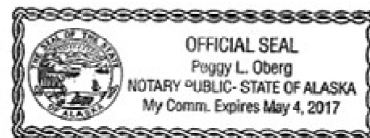
I, Peggy L. Oberg, do hereby certify the Sentient signature on the Archetype document here presented to be a true, correct, complete and not misleading original, containing the primary signature as sealed below. This notarization is for the purpose of signature (autograph) certification for foreign use of the document. This is pursuant to the Hague Conference on Private International Law dated 5 October 1961 at the Convention Abolishing the Requirement of Legislation for Foreign Public Documents. The United States declared being a signatory to this Convention 15 October 1981 and this procedure is required for the legalization of administrative and judicial documents as herein included.

State of Alaska } Affirmed before me at Big Lake, Alaska the 15 day of July A.D. 2014 and
Third Judicial District } autographed before me by the living woman anna maria riezinger who is
} known to me or otherwise properly identified.

anna-maria-riezinger
Sentient State Citizen Autograph

Peggy L. Oberg
Notary Signature

My commission expires on May 4, 2017.



A true photographic copy of the scanned Will is above attached. The international commercial claims set up as UCC-1 claims are all cured. What is owed to one is owed to all, be they States or individuals. As an American National born in one of the fifty domestic States of America you receive the grant of the land and resources of your birth State and the grant of your private property extracted from the bankruptcy of the United States of America, Inc and returned to you by this Will. Now we will all have to be on our toes and make it absolutely clear to the UNITED STATES, INC. and its creditors that we do NOT stand as sureties for the UNITED STATES, INC. as it prepares for bankruptcy and that its "GOVERNORS" do not represent us nor our organic states of the union. It was all fraud to begin with and it is still fraud now, but we must expect that the perpetrators will not easily give up such a lucrative "System" without being exposed and counter-claimed.

A matter must be expressed to be resolved in the Eternal Essence Embodied/IAM 1, truth is absolute (not one piece of data missing). Everything must be stated in truth and expressed in Affidavit form. An un rebutted Affidavit stands as truth and ABSOLUTE TRUTH becomes the judgment under IAM/Eternal Essence Embodied preserver under Universal and International Record No. 2013032035, under perpetuity UCC Record No. 2000043135, ALL RIGHTS RESERVED WITHOUT PREJUDICE, duly recorded, secured, noticed, governed, bonded, insured and guaranteed. An Affidavit of ABSOLUTE TRUTH, can only be satisfied by a REBUTTAL, IN SPECIFICITY, {**1. be duly registered verified and sworn documentation of standing, authority, value, and rebuttal of every point with specificity and particularly; 2. Exhibit written delegation of authority signed by Respondent if response is by another; 3. Use words defined within common dictionaries (e.g. Webster's or Oxford.)**} to the statement of facts within the Affidavit, by payment, by agreement, or by resolution as determined by a jury, according to the rules under Common Law.

A lawful contract has an (1) offer; (2) consideration; (3) acceptance by all parties for the contract; and (4) signatures by all parties involved with the contract. Only the parties signing the contract can participate in the discussion of the contract and full disclosure about the contract is imperative. No third (3rd) parties are allowed.

If any living soul/I AM I/Eternal Essence in body has information that will controvert and overcome this Declaration, since this is a I matter, I hereby extend a period of ten (10) days from service hereof to provide such counter Declaration/Affidavit that provides any facts contrary to that found herein, which includes all actual evidentiary facts and requisite Universal and International Law Record No. 2000043135, ALL RIGHTS RESERVED WITHOUT PREJUDICE.

I hereby reserve the right to amend this document as necessary in order that the truth be fully ascertained and any proceeding be justly determined.

Your silence stands as consent, and tacit approval, for the declarations herein being established as fact as a matter of law.

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

Hosanna in the highest, sing seven anthems of praise, this millennium will be one of nonfiction, beginning May 5th 2000, UCC # 2000043135.

I certify under penalty of perjury under the Universal and International Record, that the foregoing is true and correct and complete and not misleading.

Further, Affiant sayeth not.
Without Prejudice now

/s/ Henry R.

