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STATE OF INDIANA
LAKE COUNTY
FILED FOR RECORD

CONSTRUCTIVE LEGAL NOTICE, General

97012034

97012034

[date] 10/12/97

Certified Mail: _____

MORRIS W. CARTER
NOTARY

William James Targos
do 7331 Jackson
Hammond, Indiana Republic; USA
NON-DOMESTIC

—CONSTRUCTIVE LEGAL NOTICE—

I, William James Targos, being over 21 years of age and being competent deposes & says that to the best of my knowledge all of the attached pages are true & correct.

TO WHOM IT MAY CONCERN:

The purpose of this LETTER and the attached AFFIDAVITS incorporated herein is to give you, your office and your Principles constructive LEGAL NOTICE of my election to:

1. REVOKE all powers of attorney granted unknowingly to various agencies of *de facto* government;
2. EXPATRIATE from the jurisdiction of the federal United States, reclaim my sovereign state Citizenship and the *de jure* government of the republic;
3. RESERVE ALL MY UNALIENABLE RIGHTS by virtue of the Declaration of Independence (1776), the Constitution for the united states, the Bill of Rights (1791), and 200 years of positive American law;
4. REPUDIATE any presumed obligation to pay a fraudulent and unlawful federal debt on undeclared federal and State bankruptcies;
5. REVOKE ANY and ALL CONTRACTS entered into with agencies of the government unknowingly and unintentionally waiving rights for privileges, REVOKE my signature or authorization on ANY and ALL contracts, documents or things in the possession, custody and/or control, of either AGENT or PRINCIPLE;
6. EXPOSE the high crimes and misdemeanors of public officials and attorneys acting under "color of law," violating their oaths of allegiance to the Constitution for the united states of America, and their office, while acting as the express agents of foreign principles/creditors, extorting both property and money from the American people, while SUPPORTING public officials with the courage to stand up to this injustice;
7. RESTORE the sovereign rights and property of all the people of the united states of America (including blacks, women, minorities and indigenous people);
8. RESTORE a lawful, constitutional, republican form of government with sovereignty vested in We the People, including a lawful money system and a sustainable economy.

This is LEGAL NOTICE to all elected, appointed or employed officials including police officers, agents, or representatives of the City, County, State and/or federal government, including corporations and attorneys. That you can no longer act on my behalf or take ANY action without my consent, without TRESPASS upon my person or property. That any action involving a citation or ticket, extortion, confiscation, impoundment or illegal search and seizure of my private property by a police officer or ANY other public servant or employee will be considered a willful act to deprive me of my constitutionally protected rights as an American National state Citizen. ANY action by a police officer, officer of the court, public servant or government official to assert unlawful authority under the "color of law" will be construed as a direct and willful violation of my constitutionally protected unalienable rights and prosecuted to the full extent of American law. (Title 42 §§1983, 1985)

43.90
cash

I understand that such a NOTICE requires the GROUNDS which are set forth hereunder, attached hereto, and incorporated herein as follows: That the federal, State and local governments have engaged in constructive fraud and misrepresentation, undue influence and/or concealment of facts by NOT fully informing me, by withholding information and intentionally deceiving me and the American people about our lawful Citizenship and our unalienable rights. That no responsible or honest disclosure occurred with ANYONE in any branch of government regarding the implications of unconscionable, adhesion contracts entered into BEFORE or AFTER coming of legal age.

At the time of application for a Birth Certificate and Social Security Number, I was incompetent: by way of age to enter into any contract with an implied consent or power of attorney to any individual, person or legal fiction. I was NOT informed by any person at that time, or any time thereafter, that I was NOT REQUIRED to apply for and/or accept such a Number in order to obtain work in any occupation or profession of common right in the community. I was NOT informed that application for and acceptance of such a Number or any other such License, Insurance, Benefit, Privilege, Franchise, etc. would subject me to the jurisdiction of Admiralty/Maritime/Merchant/InterNational Law, and/or the Uniform Commercial Code, and/or the jurisdiction and authority of the Internal Revenue Code of 1954, the Buck Act of 1940, the Public Employees Salary Act of 1939 and all its predecessors including the 14th Amendment. Nor was I informed that application for and acceptance was an implied waiver of my sovereign state Citizenship and unalienable rights protected by the Declaration of Independence and the Bill of Rights. Had I been duly informed, I would NOT have made such application, NOR would I have accepted such a Number, License, Insurance, Benefit, Privilege or Franchise.

Therefore by this NOTICE and the attached AFFIDAVITS incorporated herein as *prima facie* evidence, I hereby REVOKE, CANCEL and RENDER any and all documents and things which you or your Department/Administration may have in your possession, custody, and/or control which indicate, represent and/or imply any contract, quasi-contract, agreement, implied consent and/or power of attorney entered into unknowingly, unwillingly and unintentionally, NULL and VOID, *Nunc Pro Tunc*. NOTICE to Principles is NOTICE to Agents. NOTICE to Agents is NOTICE to Principles.

Furthermore, I am REQUIRING you and your Department/Administration, Agencies, Commissions and/or Divisions, and/or Agents, Officers, and/or employees thereof, under the authority of the Ethics in Government Act (P.L. 96-103), the Freedom of Information Act and the Privacy Act (1974), that within thirty (30) days of your receipt of this NOTICE, all documents and things in your possession, custody and control be purged from my files, my files destroyed, any reference to any file to my previous Account Number NULL and VOID for any purpose whatsoever and written response made directly to me reporting the TERMINATION of any contractual relations between us.

Thank you for your attention and for your prompt and full compliance with the terms of this NOTICE. Your courtesy is appreciated.

Respectfully,



L.S. Citizen/Principal, by Special Appearance *In Propria Persona*, proceeding Sui Juris, with Assistance, Special

AFFIDAVIT: Revocation of Power of Attorney (Affidavit 1)

country <i>Indiana</i>	state/Republic	This Document: 2 Total Pages
<i>Lake county</i>		
RECORDING REQUESTED BY:		
<i>William James Targos</i>		
<i>e/o 7331 Jackson</i>		
<i>Hammond, Indiana Republic, USA</i>		
NON-DOMESTIC	SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY	
AFFIDAVIT: Revocation of Power of Attorney		

AFFIDAVIT: Revocation of Power of Attorney

**KNOW ALL MEN AND WOMEN BY THESE PRESENTS, that I,
BEING FIRST DULY SWORN AN OATH, deposes and says:**

My name is William James Targos and I am domiciled at *% 7331 Jackson, Hammond, Indiana, USA*
NON-DOMESTIC. Unless otherwise stated, I have individual knowledge of the matters contained within this Affidavit. I am fully competent to testify with respect to these matters.

I, William James Targos, as a lawful, American citizen of the several states, do hereby wholly **REVOKE, CANCEL, and ANNUL** all Powers of Attorney, in fact or otherwise, signed by me, my agent(s), parents, parens patriae, implied in law or by trust, voluntary or involuntary, with or without my informed consent and knowledge, as these revoked Powers of Attorney pertain to me, and the property both real and personal, obtained by me in the past, present and future.

3. **ANY other evidence or presumption to the contrary is hereby REBUTTED.** ANY past signatures or authorizations on Internal Revenue Service (1040's and W-4's), Social Security Administration forms (SS-5), driver's licenses, vehicle registrations, birth or trust certificates, voter registrations and other franchises with any agency of the government etc., were in **ERROR** and involuntarily made under *threat, duress and coercion (TDC)*. I hereby **REVOKE, cancel and render NULL & VOID, Nunc Pro Tunc**, both currently and retroactively to the time of signing, any and all such contracts .

4. That **NO** man, woman, elected official, public servant, bureaucrat, corporation, government or State has **ANY** authority whatsoever to act on my behalf, nor to represent me in a court of law, nor for **ANY** legislature or judicial tribunal, or **ANY** administrative agency of the federal, state, local or Municipal government, to make non-positive law that binds me to **ANY** unconscionable, adhesion contract that I have not entered into knowingly and willingly.

5. I have made, constituted and RESTORED my full power of attorney, EFFECTIVE IMMEDIATELY, over all my individual and business affairs. I have given and granted myself full power and authority to do and perform all and every act and thing whatsoever necessary to be done to ensure that the unalienable and sovereign rights secured by me under the organic laws of the united states of America, the Declaration of Independence (1776), the Constitution for the united states of America and the Bill of Rights (1791), two hundred years of American case law (i.e., common law), and the state Constitution of the sovereign state of [name of state] Republic (xxxx), will be honored, respected and protected. I have also given my sacred oath to protect and defend the Constitution for the united states of America against all enemies foreign and domestic.

6. I have already declared "sui juris" status in connection with my property and name. If any agency of the government disputes the above claimed "status" in connection with the "name" SWORN AN OATH and sealed in this affidavit, I demand they produce all documents or contracts being "held-in-due-course," pursuant to U.C.C. 3-305.52 and U.C.C. 3-505, that create ANY legal disability to the claimed "sui juris" status and "alieni juris" relating to my "name." I am NOT a "ward of the state," nor legally incompetent or disabled by ANY contract. If I elect to retain counsel for any reason whatsoever it is NOT under any circumstances to be construed as a revocation of ANY of my unalienable rights thus secured.

PERJURY JURAT

Pursuant to Title 28, USC § 1746(1) and executed "without the United States," I affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct, to the best of my belief and informed knowledge. And Further deponent saith not. I now affix my signature and official seal to all of the above affirmations with EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE to any of those rights pursuant to U.C.C. 1-207 and U.C.C. 1-103.6.

Respectfully,

William James Targos 10/12/97

L.S. Citizen/Principal, by Special Appearance, in Propria Persona, proceeding Sui Juris, with Assistance, Special

Sworn, subscribed, sealed and affirmed before me this _____ day of _____ 19____.

Notary Public for _____
My commission expires _____

OR
Enita A. Targos
WITNESSES:

Barlene Watson
WITNESSES:

AFFIDAVIT: Certificate of Citizenship (Affidavit 2)

country

Indiana
Lake county

state/Republic

This Document:
3 Total Pages

RECORDING REQUESTED BY:

William James Targos
do 7331 Jackson
Hammond, Indiana Republic usA
NON-DOMESTIC

SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

AFFIDAVIT: Certificate of Citizenship

AFFIDAVIT: Certificate of Citizenship

KNOW ALL MEN AND WOMEN BY THESE PRESENTS, that I, *William James Targos*
BEING FIRST DULY SWORN AN OATH, deposes and says:

1. My name is *William Targos*, and I am domiciled at *% 7331 Jackson, Hammond, Indiana Republic, usA*
NON-DOMESTIC. Unless otherwise stated, I have individual knowledge of the matters contained within this
Affidavit. I am fully competent to testify with respect to these matters.

2. Through an intensive course of study of law, diversity of citizenship, history, economics and politics,
I affirm that I possess full SOVEREIGN and UNALIENABLE RIGHTS by virtue of the Declaration of
Independence (1776), the Constitution for the united states of America and the Bill of Rights (1791), and over
two hundred years of American case law (i.e., Common law), both prior to and after the undeclared federal,
corporate United States government bankruptcies of 1930-1938. I have also given my sacred oath to protect
and defend the Constitution for the united states of America against all enemies foreign and domestic.

3. I affirm that I have the UNALIENABLE RIGHT to choose my lawful citizenship, and that NO
federal, state, local or Municipal government can take that right away by ANY statutory law or administrative
rule without my *knowing, willing and voluntary consent*, NOT by *threat, duress or coercion (tdc)* of any kind,
and NOT by *constructive fraud*. Therefore I, *asseverate and declare my lawful, sovereign Citizenship*.

4. I am NOT a legal "person" born or naturalized in the federal "*United States*," NOT subject to the
exclusive jurisdiction of the legislative democracy of the federal "*United States*" (e.g., District of Columbia,
Puerto Rico, U.S. Virgin Islands, Guam, American Samoa) or any other territory, area or enclave "*within the*
United States." The terms "*United States*;" and "*U.S.*" are NOT to be construed or assumed under any circum-
stances to imply or include the sovereign "*50 states*" or the "*united states of America*." I am NOT a "*U.S. citi-
zen*" described in 26 CFR 1.1-1(c), and NOT a born and naturalized 14th Amendment citizen of the District of
Columbia (DC). Therefore, I am an "*alien*" with respect to the federal "*United States*."

5. I am presumed to be a "nonresident alien" in Title 26, USC §1.871-4, the Internal Revenue Code (IRC), however not the same "nonresident alien" defined within the IRC pursuant to Title 42, USC §411(b). My income is NOT derived from sources "within the federal United States," nor am I effectively connected with the performance of the functions of a public office "within the United States." My income is part of my "foreign estate" pursuant to Title 26, USC §7701(a)(31).

6. I do not live "within" the geographical areas of exclusive federal jurisdiction as defined in the Federal Land Area Chart. I do not live "within" ANY of the ten, regional federal areas, territories or enclaves identified by the numerical, postal zip code. I am a "nonresident alien" outside both general and tangential venue and jurisdiction of Title 26, USC. I am also NOT a "resident" of the incorporated "State of _____" as it is also under the jurisdiction of the federal "United States".

7. I do hereby certify and declare, that I am an American Citizen of the united states of America (1787) and Citizen of the union state in which I am domiciled. I am a "natural born Citizen" (see Constitution for the united states of America, Article 2, Section 1, Clause 5). I am NOT subject to the statutory, colorable law jurisdiction of the federal United States in the corporate monopoly of the federal, State, local and Municipal governments. I have NOT voluntarily or intentionally waived, with ANY "knowingly intelligent acts" ANY of my unalienable rights, and have utterly NO intention of doing so in the future.

8. I am a Citizen of the several states, NOT a federal, corporate United States citizen of the District of Columbia. I am domiciled in the sovereign state of *Indiana Republic (1816)*, a preamble American National state Citizen of the united states of America.

"the dual character of our citizenship is plainly apparent...a citizen of the United States is ipso facto and at the same time a Citizen of the state in which he is domiciled..."
—*Colgate v. Harvey, 296 U.S. 404, 427; 80L.Ed. 299 (1935)*

9. I am also declaring "sui juris" status in connection with both my property and name. If ANY agency of the government disputes the above declaration of "sui juris" in connection with the "name" SWORN AN OATH and sealed in this affidavit, I demand a certified copy with my signed authorization of all documents or contracts being "held-in-due-course," pursuant to U.C.C. 3-305.2, U.C.C. 3-305.52 and U.C.C. 3-505, that create ANY legal disability to the claimed "sui juris" status and "alieni juris" relating to my "name." (One's "name" is one's property, and for one's "name" to enjoy "sui juris" status that "name" must be free of legal disability resulting from a contract or commercial agreement, which is being "held-in-due-course" by a fellow Citizen or by any agency of the federal, state, county or Municipal government.)

10. I have exercised, and do now exercise the REMEDY of law under U.C.C. 1-207, whereby I may preserve my Common law right NOT to be bound by any commercial agreement or bankruptcy action of the federal United States government, that I do not enter into *knowingly, willingly and voluntarily*. This explicit RESERVATION OF RIGHTS serves as a NOTICE upon all administrative agencies of government, federal, state and local, that I will not accept the liability associated with the compelled benefit of any unrevealed commercial agreement. If I have received any benefits, privileges or titles of nobility (e.g. resident, citizen, taxpayer) from any branch of the government in the past, they were "received" under PROTEST, or under *threat, duress and coercion (TDC)*, pursuant to U.C.C. 1-103, U.C.C. 2-302.1, and U.C.C. 3-608.

11. I am NOT willing to participate in the federal United States bankruptcy that is being administrated against me and my fellow American Citizens WITHOUT my prior knowledge and consent, NOT willing to APPEAR in an Equity, Maritime/Admiralty or military/marshall law jurisdiction WITHOUT my ACCUSER and/or CREDITOR present, WITHOUT the signed and authorized American or interNational contract presented as evidence of my voluntary consent.

12. ANY other evidence or presumption to the contrary is hereby REBUTTED. ANY past signatures or authorizations on Internal Revenue Service (1040's and W-4's), Social Security Administration forms (SS-5), driver's licenses, vehicle registrations, birth or trust certificates, voter registrations and other franchises with any agency of the government etc., were in ERROR and involuntarily made under *threat, duress and coercion (TDC)*. I hereby REVOKE, cancel and render NULL & VOID, *Nunc Pro Tunc*, both currently and retroactively to the time of signing, any and all such contracts; ANY subsequent use of these aforementioned documents will be FOR INFORMATION ONLY and as a courtesy to government agencies with whom I am purging, deleting or clarifying the public record.

PERJURY JURAT

Pursuant to Title 28, USC §1746(1) and executed "*without the United States,*" I affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct, to the best of my belief and informed knowledge. And Further deponent saith not. I now affix my signature and official seal to all of the above affirmations with **EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE** to any of those rights pursuant to U.C.C. 1-207 and U.C.C. 1-103.6.

Respectfully,

William James Tago 10/12/97
L.S. Citizen/Principal, by Special Appearance, in Propria Persona, proceeding Sui Juris, with Assistance, Special

Sworn, subscribed, sealed and affirmed to this _____ day of _____ 19____.

Notary Public for _____
My commission expires _____

OR
Eula J. Tago
WITNESSES:

Maylene Watson
WITNESSES:

AFFIDAVIT: Right To Travel (Affidavit 4)

country *Indiana* state/Republic
Lake county

This Document:
3 Total Pages

RECORDING REQUESTED BY:

William James Targos
clo *7331 Jackson*
Hammond, Indiana Republic
NON-DOMESTIC *usa*

SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

AFFIDAVIT: Right to Travel

AFFIDAVIT: Right to Travel

KNOW ALL MEN AND WOMEN BY THESE PRESENTS, that I, *William James Targos*
BEING FIRST DULY SWORN AN OATH, deposes and says:

1. My name is *William Targos*, and I am domiciled at *40 7331 Jackson, Hammond, Indiana Republic, usa*
NON-DOMESTIC. Unless otherwise stated, I have individual knowledge of the matters contained within this
Affidavit. I am fully competent to testify with respect to these matters.

2. That I have researched extensively the organic laws of the united states of America, including two
hundred years of American case law (i.e., Common law), and affirm that I have secured the UNALIENABLE
and FUNDAMENTAL, UNRESTRICTED and UNREGULATED RIGHT TO TRAVEL upon both the public
walkways and the highways, and transport my personal and allodial property, duly conveyed, unhindered by
ANY private, corporate or statutory law, or Department of Motor Vehicles (DMV) regulation or so-called
requirement. This unalienable right to travel is guaranteed by the 9th & 10th Amendments of the organic Con-
stitution for the united states of America and Bill of Rights, and upheld by many court decisions in support of
that right. I, now explicitly RESERVE, ASSERT and DEFEND that right.

3. This AFFIDAVIT is submitted upon demand of a driver's license, registration or proof of insurance as
part of the official record of ANY ensuing action and must be introduced as evidence in said action.

4. That I, *William Targos*, do NOT under ANY circumstances utilize the public highways for commer-
cial purposes. I am NOT a 14th Amendment legal "person" engaged in interstate commerce, nor do I derive
income from the travel and transport of goods. I am NOT a "driver," nor am I an "operator" of a "motor ve-
hicle." The driver's license is for motor vehicles involved in commerce only. My private, self-propelled contriv-
ance/carriage is NOT involved in commerce, therefore, it is NOT a "motor vehicle." The corporate State of
Department of Motor Vehicle code does not disclose the true intent and purpose of the statutes,
though a "motor vehicle" is adequately and clearly defined in the United States Code (USC).

*"Motor Vehicle means every description of carriage or other contrivance propelled or drawn by mechanical power
and used for commercial purposes."—18 USC 31*

"The privilege of using the streets and highways by the operation thereon of motor carriers for hire can be acquired only by permission or license from the state or its political subdivision."—Black's Law Dictionary, 5th ed. page 830

5. I cannot in good faith apply for and accept a driver's license, as I would be committing PERJURY. I would have to SWEAR under OATH that I am a member of, citizen of, franchisee of, or resident (agent) of [fiduciary, surety for] the corporate "State of" *Indiana*, when the already established facts by affidavit have evidenced that I am NOT a member of, citizen of, franchisee of, or resident (agent) of the corporate "State of" [name of state] or the federal United States.

6. I am NOT effectively connected with a trade or business in the corporate monopoly of the United States government, whether federal, State, county or Municipal. I am NOT a resident "U.S. citizen," but a Citizen of the several States domiciled in the sovereign state of *the Indiana Republic (1816)*, an American state Citizen of the united states of America. I am domiciled in a foreign jurisdiction to both the corporate state and federal governments. I have NOT knowingly or willingly waived ANY of my UNALIENABLE RIGHTS. American case law has clearly adjudicated that:

"The right of the citizen to travel upon the public highways and to transport his/her property thereon either by carriage or automobile, is not a mere privilege which a city [or State] may prohibit or permit at will, but a common right which he/she has under the right to life, liberty, and the pursuit of happiness."

—Thompson v. Smith, 154 SE 579

"Even the legislature has no power to deny to a citizen the right to travel upon the highway and transport his/her property in the ordinary course of his business or pleasure, though this right may be regulated in accordance with the public interest and convenience." ["regulated" means traffic safety enforcement, stop lights, signs etc.]

—Chicago Motor Coach v. Chicago, 169 NE 22

7. Therefore, I have determined and hereby affirm by AFFIDAVIT and under oath, by virtue of my declared sovereign state Citizenship and American case law, that I am NOT required to have government permission to travel, NOT required to have a driver's license, NOT required to have vehicle registration of my personal property, nor to surrender the lawful title of my duly conveyed property to the State as security against government indebtedness and the undeclared federal bankruptcy. ANY administrative rule, regulation or statutory act of ANY State legislature or judicial tribunal to the contrary is unlawful and clearly unconstitutional, thus NULL and VOID. American case law has clearly adjudicated that:

"Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them."—Miranda v. Arizona, 384 U.S.

"The claim and exercise of a constitutional right cannot be converted into a crime."—Miller v. U.S., 230 F 2d 486, 489

"There can be no sanction or penalty imposed upon one because of this exercise of constitutional rights."

—Sherar v. Cullen, 481 F 945

8. ANY action involving a citation or ticket issued, confiscation, impoundment or search and seizure of my private property by a police officer or ANY other public servant or employee which carries a fine or jail time is a penalty or sanction, thus converting a right into a crime. ANY citation or ticket is thus NULL and VOID. Under every circumstance without exception, government officials must hold the Constitution for the united states of America (1791) supreme over ANY other laws, regulations or orders. Every police (executive) officer or judicial officer has SWORN AN OATH an oath to protect the lives, property and rights of the citizens of the united states of America under the supreme law of the land. ANY act to deprive state Citizens of their constitutionally protected rights is a direct violation of their oath of office, a felony and a federal crime.

Affidavit: Right To Travel

PAGE 2 of 3

"The Senators and Representatives before mentioned, and the Members of the several state Legislatures, and all executive and judicial officers, both of the United States and of the several states, shall be bound by Oath or Affirmation, to support this Constitution,"
—Constitution for the united states of America. Article 6

9. ANY action by a police (executive) officer, officer of the court, public servant or government official to assert unlawful authority under the "color of law" will be construed as a direct and willful violation of my constitutionally protected rights, and will be prosecuted to the full extent of American law.

"Public officials are not immune from suit when they transcend their lawful authority by invading constitutional rights"—AFLCIO v. Woodward, 406 F2d 1371

"Whoever under the color of any law, statute, ordinance, regulation, or custom, willfully subjects any inhabitant of any state, Territory, or District to the deprivation of ANY rights, privileges or immunities secured or protected by the Constitution of laws of the United States...shall be fined not more than \$1,000 or imprisoned not more than one year, or both..."—18 USC 242

10. This AFFIDAVIT also certifies that the I have previously completed and passed a test measuring my competency to safely control a motorized vehicle upon the public highways within the united states of America. I have also met or exceeded all common sense requirements concerning the "rules of the road" and the ability to maneuver a motorized vehicle in a safe and responsible manner.

PERJURY JURAT

Pursuant to Title 28, USC §1746(1) and executed "without the United States," I affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct, to the best of my belief and informed knowledge. And Further deponent saith not. I now affix my signature and official seal to all of the above affirmations with **EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE** to any of those rights pursuant to U.C.C. 1-207 and U.C.C. 1-103.6.

Respectfully,

William James Tarps 10/12/97
L.S. Citizen/Principal, by Special Appearance, in Propria Persona, proceeding Sui Juris, with Assistance, Special

Sworn, subscribed, sealed and affirmed before me this _____ day of _____ 19____.

Notary Public for [name of state] _____

My commission expires _____

OR.
Erika G. Tarps
WITNESSES:

Marlene Watson
WITNESSES:

AFFIDAVIT: Tax-Exempt Foreign Status (Affidavit 6)

country *Indiana* state/Republic
Lake county

This Document
4 Total Pages

RECORDING REQUESTED BY:

William James Targos
c/o *7331 Jackson*
Hammond, Indiana Republic
NON-DOMESTIC *USA*

SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

AFFIDAVIT: Tax-Exempt Foreign Status

AFFIDAVIT: Tax-Exempt Foreign Status

KNOW ALL MEN AND WOMEN BY THESE PRESENTS, that I, *William James Targos* BEING FIRST DULY SWORN AN OATH, deposes and says:

My name is William James Targos, and I am domiciled at 7331 Jackson, Hammond, Indiana USA NON-DOMESTIC. Unless otherwise stated, I have individual knowledge of the matters contained within this Affidavit. I am fully competent to testify with respect to these matters.

I, William James Targos, possess full SOVEREIGN and UNALIENABLE RIGHTS by virtue of the Declaration of Independence (1776), the Constitution for the united states of America and the Bill of Rights (1791), and over two hundred years of American case law (i.e., common law), both prior to and after the undeclared federal, corporate United States government bankruptcies of 1930-1938. I have also given my sacred oath to protect and defend the Constitution for the united states of America against all enemies foreign and domestic.

3. I am NOT a legal "person" born or naturalized in the federal "United States." NOT subject to the jurisdiction of the legislative democracy of the federal "United States" (e.g., District of Columbia, Puerto Rico, U.S. Virgin Islands, Guam, American Samoa) or any other territory "within the United States." The terms "United States" and "U.S." are NOT to be construed under any circumstances to imply or include the sovereign, "50 states" or the "united states of America". I am NOT a "U.S. citizen" described in 26 CFR 1.1-1(c) and the 14th Amendment. Furthermore, any reference to the 14th Amendment of the Constitution maintaining privileges over rights is invalid (see *A Historic Overview of the Unlawful Enactment of the 14th Amendment by the Supreme Court of Utah; Deyou v. Turner* (1967) 439 P. 2d.266; *State v. Phillips*, (1975) 540 P.2d.936) Therefore, I am an "alien" with respect to the federal "United States."

4. I am described in 26 USC §865(g)(1)(B) as a "non-resident" of the "United States." I am, therefore, as described in 26 CFR 1.871-2 and 26 USC §7701(b), a "nonresident alien" with respect to the "United States" and am outside the general venue and jurisdiction of the "United States."

Affidavit: Tax-Exempt Foreign Status

PAGE 1 of 5

5. I am presumed to be a "nonresident alien" in Title 26, USC §1.871-4, the Internal Revenue Code (IRC), however not the same "nonresident alien" defined within the IRC pursuant to Title 42, USC §411(b). My income is NOT derived from sources "within the federal United States," nor am I effectively connected with the performance of the functions of a public office "within the United States." My income is part of my "foreign estate" pursuant to Title 26, USC, §7701(a)(31).

6. I do not live "within" the geographical areas of exclusive federal jurisdiction as defined in the Federal Land Area Chart. I do not live "within" ANY of the ten, regional federal areas, territories or enclaves identified by the numerical, postal zip code. I am a "nonresident alien" outside both general and tangential venue and jurisdiction of Title 26, United States Code (USC). I am also NOT a "resident" of the corporate "State of [name of state]" as it is also under the jurisdiction of the federal "United States".

7. I am NOT, and never have been, as described in 26 USC §3401, an "officer," an "employee," a "transferee," or an "elected official" of the "United States," of a "State," or of any political subdivision thereof, nor of the District of Columbia, nor of a "domestic" corporation earning "wages" from an "employer." As a "nonresident alien" NOT engaged in or effectively connected with any "trade or business within the United States" I am NOT REQUIRED by law to obtain a "U.S." Taxpayer Identification Number (TIN) or a Social Security Number (SSN) because of my exemption under 26 CFR 301.6109-1(g). As a "nonresident alien," I derived no "gross income...from sources within the United States," either "effectively connected" or "not effectively connected with the conduct of a trade or business in the United States" as described in 6 USC §872(a).

8. I am also claiming "sui juris" status in connection with my property or name. If ANY agency of the government disputes the above declaration of "sui juris" in connection with the "name" sworn and sealed in this affidavit, I demand a certified copy with my signed authorization of all documents being "held-in-due-course," pursuant to U.C.C. 3-305.52 and U.C.C. 3-505, that create ANY legal disability to the claimed "sui juris" status and "alieni juris" relating to my "name." (One's "name" is one's property, and for one's "name" to enjoy "sui juris" status that "name" must be free of legal disability resulting from a contract or commercial agreement, which is being "held-in-due-course" by a fellow citizen or by any agency of the federal, state, county or Municipal government.)

9. You are obligated to give me this information pursuant to U.C.C. 3-305.2(c). (See p.11572 of Vol 39, #62 of the Federal Register, Friday, March 29, 1974. This states that the mission of the IRS...includes communicating the requirements of law to the public... and p.1276 of the Federal Register publishing Public Law 90-620, October 22, 1968 paragraph 1507 states that anything published within the Federal Register pertaining to an individual is preemptive evidence that the individual is aware of its contents. The IRS not only has the obligation to tell me the requirements of the law, but you are presumed to know you are required.)

10. Refer also to Treasury Internal Revenue Manual, Legal Reference Guide, Fiduciary Manual 8(21)4,p.58(10) G-200 Section 11. "In any case not provided for in this Act the rules of the Law Merchant shall govern." Refer also to the Federal Tax Lien Act of 1966 (P.L. 89-719) wherein the Senate Report # 1708 states: "Since the adoption of the Federal income tax in 1913, the nature of commercial financial transactions has changed appreciably...This Bill is in part an attempt to conform to the lien provisions of the internal revenue laws to the concepts developed in this Uniform Commercial Code (UCC). It represents an effort to adjust the provisions in the internal revenue laws relating to the collection of taxes of delinquent persons..."

11. Henceforth, I demand a copy of all evidence, criteria or standards you, or your superiors, used

to reach the presumption that I am/was/were a "taxpayer" as per §7701(a)14 of the Internal Revenue Code. Your failure to respond to the above request within 60 days of your signed receipt of this letter, will indicate, and legally establish, that the IRS can offer no documents that are being "held-in-due-course" to dispute the claimed status of "sui juris" and "alieni juris," relating to the name, "William James Targos" rendering all attempts at collection unenforceable.

12. I have exercised, and do now exercise the REMEDY of law under U.C.C. 1-207, whereby I may preserve my Common law right NOT to be bound by any commercial agreement, or bankruptcy action of the federal United States government, that I do not enter into *knowingly, willingly and voluntarily*, and that RESERVATION OF RIGHTS serves as a NOTICE upon all administrative agencies of government, federal, state and local, that I will not accept the liability associated with the compelled benefit of any unrevealed commercial agreement. If I have received any benefits, privileges or titles of nobility (e.g., resident, citizen, taxpayer) from any branch of the government in the past, they were "received" under PROTEST, or under THREAT, DURESS or COERCION (TDC) pursuant to U.C.C. 1-103, U.C.C. 2-302.1, and U.C.C. 3-608.

13. I do hereby CERTIFY and DECLARE, that I am an American citizen of the united states of America (1787) and citizen of the union state in which I am domiciled. I am a "natural born citizen" (see Constitution for the united states of America, Article 2, Section 1, Clause 5). I am NOT subject to the statutory, colorable law jurisdiction of the federal *United States* in the corporate monopoly of the federal, state, local and Municipal governments. I have NOT voluntarily or intentionally waived, with ANY "*knowingly intelligent acts*" ANY of my unalienable rights, and have utterly NO intention of doing so in the future.

14. I am a Citizen of the several states, NOT a federal United States citizen of the District of Columbia. I am domiciled in the state of *the Indiana Republic (1816)*, a preamble American state Citizen of the united states of America.


"...the dual character of our citizenship plainly apparent...a citizen of the United States is ipso facto and at the same time a citizen of the State in which he is domiciled..." —Colgate v. Harvey, 296 U.S. 404, 427; 80L.Ed.299 (1935)

15. Any other evidence or presumption to the contrary is hereby REBUTTED. Any past signatures or authorizations on Internal Revenue Service (1040's and W-4's), Social Security Administration forms (SS-5), driver's licenses, vehicle registrations, birth or trust certificates, voter registrations and other franchises were in ERROR and involuntarily made under *threat, duress and coercion (TDC)*. I hereby REVOKE, cancel and render void, *Nunc Pro Tunc*, both currently and retroactively to the time of signing, any and all such signatures.

PERJURY JURAT

Pursuant to Title 28, USC §1746(1) and executed "*without the United States*," I affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct, to the best of my belief and informed knowledge. And Further deponent saith not. I now affix my signature and official seal to all of the above affirmations with EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE to any of those rights pursuant to U.C.C. 1-207 and U.C.C. 1-103.6

Respectfully,

 10/12/97
L.S. Citizen/Principal, by Special Appearance *in Propria Persona* proceeding *Sui Juris*, with Assistance, Special

Sworn, subscribed, sealed and affirmed to this _____ day of _____ 19____.

CERTIFICATE OF FOREIGN STATUS: Substitute Form W-8

In accord with
Form W-8 of the
 Department of the Treasury
 Internal Revenue Service

Certificate of Foreign Status

Please print or type	Name of Certificate <i>William James Targos</i>	U.S. taxpayer identification number (if any) <i>N/A</i>
	Domestic address (include apt. or suite no.) <i>40 7331 Jackson</i>	
	City, province or state, postal code, and country <i>Hammond, Indiana state/Republic USA</i>	
	Current mailing address, if different from domestic address (include apt. or suite no. or P.O. box if mail is not delivered to street address) <i>Same</i>	
	City, town or post office, state, and ZIP code (if foreign address enter city, province or state, postal code, and country)	

List account information here (General see Specific Instructions)	Account number <i>for all accounts</i>	Account type	Account number	Account type
---	---	--------------	----------------	--------------

Notice of Change in Status.—To notify the payer, mortgage interest recipient, broker, or barter exchange that you no longer qualify for exemption, check here
 If you check this box, reporting will begin on the account(s) listed.

PLEASE SIGN HERE

CERTIFICATION.
 Under penalty of perjury, I declare and certify that
 For ALL TAX PURPOSES, I am natural-born free Citizen of the [state of birth] Republic, retaining all of my rights protected by the Constitution for the United States of America.
 By the terms defined in TITLE 26 USC, I am not a "U.S. citizen or resident," nor am I engaged in a "trade or business" within the "United States," and am "foreign" to the jurisdiction of the federal and State corporate governments, and exempt from all withholding and reporting requirements pertaining to my right to make a living
 Reserving all of my rights under the Common Law, without prejudice, and in full accord with UCC 1-207 & UCC 1-103.6.

Signature: *William James Targos* Date: *10/12/97*

General Instructions
Purpose
 Use Form W-8 or a substitute form containing a substantially similar statement to tell the payer, mortgage interest recipient, middleman, broker, or barter exchange that you are an exempt citizen, nonresident alien individual, or "foreign" entity not subject to U.S. information return reporting or withholding rules. This form may be provided to Withholding Agents requesting a U.S. taxpayer identification number (TIN), or in lieu of Form W-4

Nonresident Alien Individual
 Nonresident aliens (individuals who are neither citizens nor residents of the United States) and foreign partnerships, corporations, estates and trusts are not generally required to have a TIN nor are they subject to any withholding because they do not furnish such a number to a payer or broker. Also, payments to these individuals are generally not subject to U.S. reporting requirements

The 26, United States Code defines all terms related to the taxing authority of the United States. Generally, the term "United States" is limited to the District of Columbia (D.C.) and the federal possessions, or "states." A "U.S. citizen or resident" is defined as a person who is a lawful permanent resident of the District of Columbia or one of the federal possessions, (i.e. Guam, Puerto Rico, etc.), and does not include individuals who inhabit any of the 50 states of the Union (i.e.,

California, New York, Iowa, etc.)

For income tax purposes, "foreign individual" means an individual who is neither a "U.S. citizen nor resident," as defined in Title 26

Exempt Foreign Person
 For purposes of this form, you are an "exempt foreign person" for a calendar year in which

1. You are a nonresident alien individual or a foreign corporation, partnership, estate, or trust.
2. You are an individual who has not been, and plans not to be, present in the "United States" for a total of 183 days or more during the calendar year, and
3. You are neither engaged, nor plan to be engaged during the year, in a "U.S. trade or business" as defined in Title 26 USC. This is defined as the "performance of personal services within the "United States," and expressly excludes the performance of personal services for an employer outside of the "United States."

Filing Instructions
When To File.—File Form W-8 or substitute form before a payment is made. This certificate generally remains in effect for three calendar years. However, the payer may require you to file a new certificate each time a payment is made to you
Where To File.—File this form with the payer of the qualifying wages. Keep a copy for your own records

Specific Instructions
Name of Owner.—If this form is being filed for portfolio interest, enter the name of the beneficial owner.
U.S. Taxpayer Identification Number.—If you have a U.S. taxpayer identification number, enter your number in this space
Account information (optional).—If you have more than one account (savings, certificate of deposit, pension, IRA, etc.) with the same payer, list all account numbers and types on one Form W-8 or substitute form unless your payer requires you to file a separate certificate for each account
 If you have more than one payer, file a separate Form W-8 with each payer
Notice of Change in Status.—If you become a "U.S. citizen or resident" after you have filed Form W-8 or substitute form, or you cease to be an exempt foreign person, you must notify the payer in writing within 30 days of your change in status
 If an account is no longer active, you do not have to notify a payer of your change in status unless you also have another account with the same payer that is still active

Instructions to Withholding Agents
Retention of Statement.—Keep Form W-8 or substitute form in your records for at least four years following the end of the last calendar year during which the payment is paid or collected

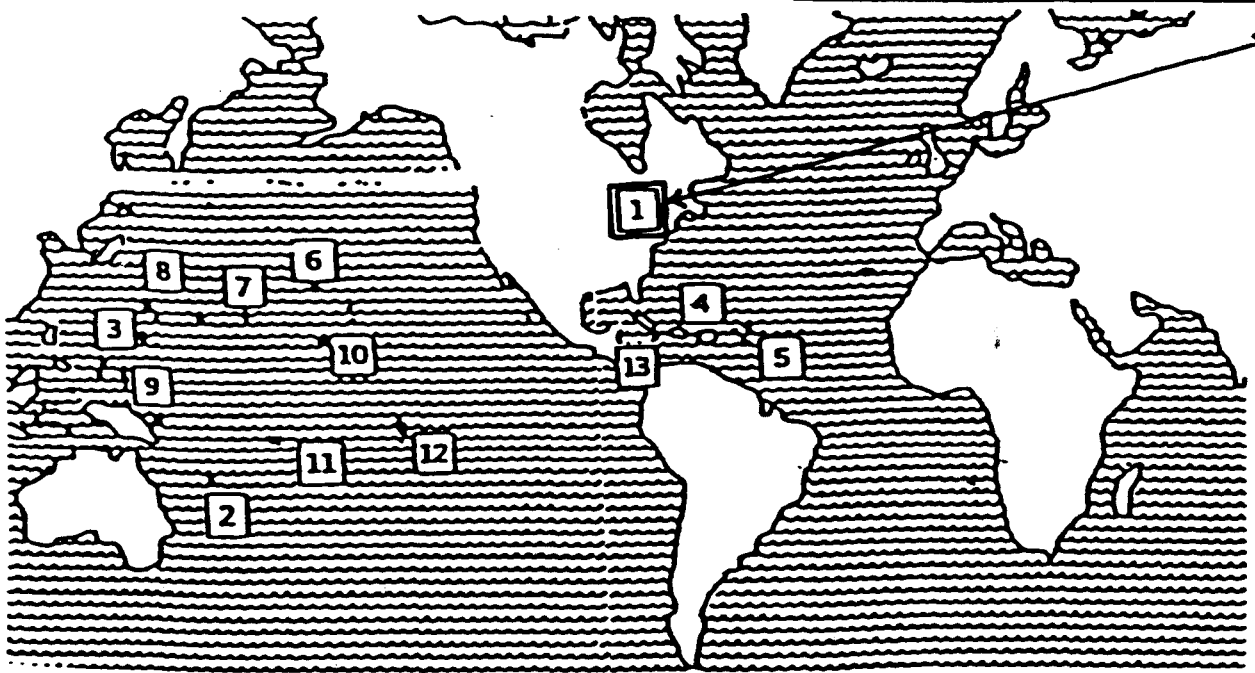
pg. 4 of 5

DISTRICT OF COLUMBIA AND U.S. TERRITORIES, POSSESSIONS, COMMONWEALTHS AND STATES IN FREE ASSOCIATION

SIXTY-THIRD CONGRESS, SESS. I. CH. 16. 1913 PAGE 177 SECTION TWO

★ H. That the word "State" or "United States" when used in this section shall be construed to include (to mean) any Territory, Alaska, the District of Columbia, Porto Rico, and the Philippine Islands, when such construction is necessary to carry out its provisions.

ACT OF CONGRESS OCTOBER 3, 1913 SIXTEENTH AMENDMENT



- 1. District of Columbia
- 2. American Samoa
- 3. Guam
- 4. Commonwealth of Puerto Rico
- 5. Virgin Islands
- 6. Midway Island
- 7. Wake Island
- 8. Commonwealth of the Northern Marianas
- 9. Republic of Palau, Republic of the Marshall islands (Independent), Federated States of Micronesia (Independent)
- 10. Johnston Island
- 11. Baker, Howland and Jarvis Islands
- 12. Kingman Reef and Palmyra Island
- 13. Navassa Island

Locator map for all possessions, including unincorporated territories.

IMPORTANT: See current Quarterly Cumulative Supplement for changes.

Various Constitutional amendments such as the 16th concerning the federal income tax do NOT apply to the 50 FREE & INDEPENDENT States of America; rather only to the exclusive federal areas specified by Congress (see above), because such power jurisdiction is as foreign to the 50 States as they are to each other by Law. Ruled N.Y. re: MERRIAM 36 NE 505, 141 NY 479, Affirmed in U.S. v. PERKINS 163 US 625 16 S.Ct. 1073, 41 LEd. 287. This Law has not been changed.

[NOTE: These 13 only were 1913's federal #2-"UNITED STATES" according to the Congress. They now total 26, alphabetically from Baker Island to Wake Island.]

Pg. 5 of 5

AFFIDAVIT: Resolution, Revocation, & Termination of Franchise (Affidavit 8

This Document 2 Total Pages

state Indiana Republic
 County Lake

RECORDING REQUESTED BY:

William James Targos
 do 7331 Jackson
Hammond, Indiana Republic, USA

SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

AFFIDAVIT: Resolution, Revocation of Powers, Termination of Franchise

AFFIDAVIT: Resolution, Revocation, Termination of Franchise

KNOW ALL MEN AND WOMEN BY THESE PRESENTS, that I, William James Targos BEING FIRST DULY SWORN, deposes and says:

WHEREAS, the FRANCHISE, BIRTH, and/or TRUST CERTIFICATE was created and offered fraudulently and deceitfully, supposedly to aid in the Census, as a means of identification, to document a birth, and for health reasons and purposes;

WHEREAS, the true nature of the BIRTH CERTIFICATE is an unrevealed commercial agreement, an unconscionable adhesion contract with an Agency of the federal, corporate United States, the Department of Commerce; the true nature of the DATE OF BIRTH is to execute the birth of the certificate (by signing, filing and recording), not the "natural" person;

WHEREAS, the BIRTH CERTIFICATE is a TRUST INSTRUMENT recorded with the County Recorder, a subsidiary of the Secretary of State (of the several states), sent to the Bureau of Census, a division of the Department of Commerce (Washington, DC), placing the above "name" in commerce as a legal "person" (e.g. corporation, trust, trustee) distinct and separate from the "natural born citizen";

WHEREAS, the Secretary of State (of the several states) issues and charters corporations and franchises, that any American citizen with a BIRTH CERTIFICATE is liable to the Franchise Tax Board of the State Department of Revenue for income taxes, and the federal, corporate United States for its debt obligations to the Federal Reserve bank;

WHEREAS, this TRUST INSTRUMENT has deceived the above "name" into an unrevealed contract placing both myself and my fellow American citizens under the jurisdiction of the federal United States with its tax and regulating authority originating from the Department of Commerce pursuant to the authority of the Constitution for the United States of America (1791), and under the jurisdiction of the equity, admiralty or maritime jurisdictions of the federal court system, and the Uniform Commercial Code (UCC);

"To regulate Commerce with foreign Nations, and among the several states,
and with the Indian Tribes;"—U.S. Constitution, Article 1, Section 8, Clause 3

I, William James Targas, have already declared and established "sui juris" status in connection with both my property and "name." I demand a certified copy with my signed authorization of all documents or contracts being "held-in-due-course," pursuant to UCC 3-305.2, UCC 3-305.52 and UCC 3-505, that create ANY legal disability to the claimed "sui juris" status and "alieni juris" relating to my "name." My "name" is my property, and for my "name" to enjoy "sui juris" status that "name" must be free of legal disability resulting from a contract or commercial agreement, which is being "held-in-due-course" by a fellow citizen or by any agency of the federal, state, county or municipal government.

THEREFORE BE IT RESOLVED, that it is deemed necessary that I, Johnny Liberty, separate myself from the fraudulent FRANCHISE, BIRTH, and/or TRUST CERTIFICATE attached to this affidavit as EXHIBIT A, which is NULL and VOID *ab initio*; that I, Johnny Liberty, hereby resign as director, separating myself from the FRANCHISE, BIRTH, and/or TRUST CERTIFICATE herein attached, and will no longer be associated with it, except as necessary to terminate the franchise.

I hereby REVOKE all powers, including, but not limited to, Powers of Attorney and Agency. I hereby DISSOLVE and TERMINATE any franchise connected with the below document, certificate or trust instrument. I hereby remove all commercial activity, including, but not limited to, the LIMITED LIABILITY for the payment of debt. I hereby release the Department of Commerce, its agents and fudiciaries, of their obligation to perform any commercial duties or responsibilities towards me. I am NOT in commerce or involved in any commercial activity with the federal, corporate United States government or any subsidiary.

Pursuant to Title 28, USC 1746(1) and executed "without the United States," I affirm under penalty of perjury under the laws of the united states of America that the foregoing is true and correct, to the best of my belief and informed knowledge. And Further deponent saith not. I now affix my signature and official seal to all of the above affirmations with EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE to any of those rights pursuant to UCC 1-207 and UCC 1-103.6.

Respectfully,

William James Targas 10/12/97
Citizen/Principal, by Special Appearance, in Propria Persona, proceeding Sui Juris, with Assistance, Special

Sworn, subscribed, sealed and affirmed before me this _____ day of _____ 199.

Notary Public for _____

My commission expires _____

AFFIDAVIT

To Service List On Reverse Side, with Two Witnesses of Mailing and This:

1. William James Targos, do Lawfully Affirm as follows this date.

1. 'I am a "natural born free Citizen" adult Constitutionally, aka American National non-immigrant, of a union state/Republic by birth, thus of America, and a temporary inhabitant living in Indiana State/Republic; thankfully endowed by our Creator God with 'Unalienable Rights partially enumerated in America's founding organic documents, which I have never with knowingly intelligent acts waived; and I freely choose to obey all American Law and pay all Lawful taxes in jurisdictions applicable to me for the common good. I stand in Proper Person, Special Appearance, with Assistance. The foregoing, including my STATUS and Unalienable Rights, are not negotiable, and are stated for all to see in Articles 2:1:5, 1:2:3, 4:2:1 and 3:2:1 of the Constitution FOR the United States of AMERICA.'
2. Recent diligent studies have convinced me of the above, and that as such I am not "subject to" the territorially-limited "exclusive Legislation" and its foreign jurisdiction mandated for Washington, D.C. etc. in our American Constitution's Articles 1:8:17-18 and 4:3:2, including its "internal" government organizations therein or by contract adhesioned thereto across America. And neither are millions of other such Citizens, unless they have provided "WAIVERS of Constitutional Rights" with "knowingly intelligent acts" (contracts with such government[s]) "with sufficient awareness of the relevant circumstances and likely consequences"; as ruled by the 1970 U.S. supreme Court (Brady v. US, 397 US 742 at 748). I've given no such "waivers".
3. These studies also prove that a shrewd and criminal Constructive Fraud has been slipped over the "UNITED STATES OF AMERICA" by a corporate federal #2 - "UNITED STATES" and accomplices under counterfeit "color of law", through apparent entrapments of "certain ACTIVITIES (monopoly occupations) and PRIVILEGES" (other benefits) allowed by Statutory Acts or otherwise. By never-repealed American Law, such sources of past and present Criminal Element in [and behind] Government, hereinafter referred to as the "CEG", should be brought to Justice in a Constitutional Court for aiding and abetting this Fraud as willing Accomplices. It is for such Court with a 12-member Jury of Peers to decide who is and isn't Guilty among personnel of government, media, schools, lawyers, accountants, clergy and other pushers of misinformation mind-set propaganda in this and related regards, thank God.
4. Due to such shrewd entrapments, over the years I unwittingly signed many of the related documents or contracts, some even under the foreign "perjury" jurat as was supposedly required. With American Law on this Citizen's side, I hereby REVOKE all such signatures and render them null and void except for those that I choose to have measured as being under "TDC" (threat, duress and/or coercion), past and now. This is also my Lawful Notice that all such signatures of mine in the future, with such governmental or otherwise-adhesioned sources, are to be considered as under "TDC", whether appearing therewith or otherwise and including banks etc. So be it, respectfully demanding that my Constitutional "Privileges and Immunities" (Article 4:2) are apart from 1:8:17-18's D.C.-Club and shall not by Law be violated ever.
5. With this accurate knowledge, I Lawfully "squarely challenge" the fraudulent usurping-octopuslike JURISDICTION/AUTHORITY cited in item #2 that does NOT apply to me (ref: 1974's Hagans v. Lavine, 415 US 528 at note 5), with "the supreme Law of the Land" (our Constitution's 6:2) again on this Citizen's side. It is therefore now mandatory for any personnel of Article 1:8:17-18 and 4:3:2's so-called "IRS", "BATF", "FDA" and "FEMA" for usurping federal examples, to first prove "jurisdiction" if any over me before any further procedures can take place in my regard [Title 5, U.S. Code, 556(d)]; or else any personnel and accomplices willfully violating this can and shall be personally charged as citizens under Title 18 U.S. Criminal Codes 241, 242, 1001 and/or otherwise. For fairness, IRS agents generally lack Lawful "Delegation of Authority", and their so-called "Form 1040" seems to be bogus concerning me.
6. With all of the above in mind, it appears that this private Citizen is by Law as "Foreign" and a "Non-Resident Alien" to the Article 1:8:17-18 and 4:3:2's D.C.-Club as to France; and thus shall feel free to use its interestingly-related Forms as needed [W-8 "Certificate of FOREIGN STATUS" for Payers, and 1040NR for "U.S. Nonresident Alien Income Tax Return" Refunds etc.]

Respectfully,

William James Targos
(name)