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Account Number's: Case Number #____

Certified Mail # 7017 0190 0000 9115 0777

Registered Mail # 9590 9403 0601 5183 6371 80

Registered Mail # 7530-02-000-9051

Signature Confirmation # 2311 2790 0000 1022 0242

Note: All these Account Numbers will be labeled in a A-Z series to all Sources Sent.

Tamika Latoi -Suttles: 2106 25th Avenue North Minneapolis, Minnesota near [55411] 763-313-5772

universalconnection777@gmail.com

Please Call for Current Mailing Location

STATE OF INDIANA)
STATE OF MINNESOTA) NOT OFFICIAL

COUNTY OF LAKE This Document is the property of COUNTY OF HENNEPIN the Lake County Recorder!

Official Public Notice to the U.S GOVERNMENT, All GOVERNMENTAL AGENTS, THE STATE OF INDIANA, STATE OF MINNESOTA OR ANY OTHER STATES NOT LISTED, All National News Stations, and any and all AGENCIES or POLITICAL SUBDIVISIONS, thereof U.S GOVERNMENT FOREIGN and DOMESTIC and all CORPORATE ENTITY'S.

Affidavit of Truth, Fact, Claim of Right, and Lawful Freewoman Status as one of the Organic People of The Land, and Secured Party Creditor claiming Trusts/Estatus:

- 1. That I Tamika Latoi Suttles, Secured Party Creditor, a self aware living woman created by under the Almighty God/ Creator Most High, am the Third Party Representative in process of claiming Status as the Executor, Grantor, Beneficiary, Sole-Shareholder, as well as CEO of the (Fiduciary/Strawman), (Legal Person) TAMIKA LATOI SUTTLES and do hereby and herein after declare the following statements to be true, correct, and complete to the best of knowledge and belief of a self aware living woman and Secured Party Creditor of any said Trusts/Estates that was illegally created without my knowledge by CORPORATIONS, ORANIZATIONS, INSTITUTIONS, ENTITIES, FACILTITES, ETC., that I now claim full title and control over as the Descendant/Heir of the Almighty God/Creator Most high of all lands Globally.
- 2. I Tamika Latoi Suttles, Secured Party Creditor, a self aware living woman created by/under, Almighty God/Creator Most High, on and for the Official Public Record declare and make the Ultimate and UnRebuttable Declaration, that I hereby, herein after from this day forward and forever claim any and

STATE OF INDIANA
LAKE COUNTY
FILED FOR RECORD

25 CASH

UnRebuttable Affidavit Declaration

Initials Tls

1

all Interest, Securities, Bonds, and Public and or Private Trust Accounts/Estates associated with the CERTIFICATE OF BIRTHS AND SOCIAL SECURITY CARDS through the SOCIAL SECURITY ADMINISTRATION of the (Fiduciary/Strawman), (LEGAL PERSON) TAMIKA LATOI SUTTLES by way of Fraud, Theft, and Deception, and Non Disclosure, Starting (Methodist Hospital 600 Grant Street/2200 Grant Street Gary Indiana 46404) as well as (Gary Indiana Health Department 1145 W. 5th Avenue 46402), (Gary Indiana Vital Records 1145 W. 5th Avenue 46402).

- 3. Through the (CERTIFICATE OF LIVE BIRTHS) all serial numbers that exists, as well as the (SOCIAL SECURITY CARDS) all serial numbers that exists, through the (SOCIAL SECURITY ADMINISTRATION). I believe there is no evidence to the contrary and that none exists, until notified of the fraud by CORPORATIONS.
- 4. I Tamika Latoi- Syttles, Secured Party Creditor A self aware living woman created by under the Almighty God/Creator Most High, on and for the Official Public Record declare and make the Ultimate and UnReButtable Declaration, that the area of Public Record declare and make the Ultimate and UnReButtable Declaration, that the area of Public Robins Research as the University of the Public Robins Research and University of the Ultimate and University of the Public Robins any Public and or Private Trust Accounts, Exemption Account, or any other Accounts Associated with any (CERTIFICATE OF LIVE BIRTHS) any serial numbers that exists or (SOCIAL SECURITY CARDS) any serial numbers that exist, through the (SOCIAL SECURITY ADMINISTRATION) of the (FIDIQUARY/STRAWMAN), (LEGAL PERSON), TAMIKA LATOI SUTTLES by way of Fraud, Theft, Deception, and Non Disclosure, But to remain open for the Sole use of the Third Party Representative in the process of claiming Status Title as Executor, Grantor Beneficiary, Director, as well as Sole -Shareholder and CEO Tamika States as Secured Party Creditor of all Trusts/Estates Unaware of, and a self aware living woman for the benefit of the (FIDICIARY/STRAWMAN), (LEGAL PERSON) of TAMIKA LATOI SUTTLES, TRUSTS/ESTATES, and slic not Consent nor Participate in any PUBLIC DEBT illegal CORPOR To provided off for selfish Power and Stolen lands and Property and I give consent for there Assets, Public/Private Properties, All there Private Property and Real Money Assets they illegally Stolen across the globe, and hidden Real Money Assets in accounts across the globe to be seized and lien'ed against to pay there own debt's including there bodies to the Creditor's they borrowed the Money From, and I'm also a Third Party Creditor seeking payment remedy along with the Creditor's claims too, that they borrowed Money from, we all want our Money and CORPORATIONS who scammed us must pay at there own expense since they were the one's who acquired the debt.
 - 5. I believe there is no evidence to the contrary and that none exist, if true I consent to Hold all CORPORATIONS responsible for there own debts.
 - 6. I Tamika Latoi- Suttles, Secured Party Creditor, a self-aware living woman by/under the Almighty God/Creator Most High, on and for the Official Public

UnRebuttable Affidavit Declaration	Initials Tls	2

Record declare and make the Ultimate an UnRebuttable Declaration, that any registration of the flesh and body or private property of the self-aware living woman Tamika Latoi- Suttles is terminated, revoked, and null and void from any involvement to Illegal CORPORATIONS Public Debt and hold them accountable from this day forward, herein after and forever, I Tamika Latoi-Suttles, am a self-aware living woman on the land in the flesh and blood by/under the Almighty God/ Creator Most High and never consented to any Admiralty Laws or Commercial Fraud amongst the Lands.

- 7. I Tamika Latoi- Suttles am not aware nor have I been presented with any so-called law or admissible proof that another man/woman and or CORPORATIONS can make a law or rule over a Secured Party Creditor, a self-aware living woman in the flesh and blood created by/under the Almighty God/Creator Most High.
- 8. I Tamika latoi- Suttles, Secured Party Creditor, a self-aware living woman created by under the Almighty God/Creator Most High, on and for the Official Public Record declare and make the Ultimate an UnRebuttable Declaration, that I am a self-aware living woman in the flesh and blood on the land and not DECEASED and I am Not a FICTICIOUS ENTITY, CORPORATE ENTITY, GOVERNMENT ENTITY, OR CORPORATION illegally created by the U.S., U.S. GOVERNMENT, UNITED STATES GOVERNMENT, STATE OF INDIANA, STATE OF MINNESOTA, and other STATES, or LOCATIONS Across the Globe, and any and all AGENCIES OR POLITICAL SUBDIVISIONS thereof FOREIGN and or DOMESTIC, by way of Fraud, Theft, Deception, and Non Disclosure.
- 9. I believe there is no evidence to the contrary and that none exist, if it is true I consent to hold all CORPORATIONS responsible for there illegally scammed debts.
- 10. Wherefore, I Tamika Latoi- Swites, Secured Party Creditor, a self-aware living woman created by/under the Almighty God/ Creator Most High, without malice, under my own Free will and act and deed, by the way of this Peaceful Declaration without hostility autographed under penalties of perjury declare, that any and all alleged Contracts, legal documents, or instruments existing or presumed to exist with or in relation to the Artificial Person represented as TAMIKA SUTTLES, TAMIKA L SUTTLES, TAMIKA LATOI SUTTLES", and any and all variation thereof (i.e spelled in ALL CAPITOL LETTERS) or any lower case under duress and coercion and unaware of signatures with or with-out wet ink, copies or originals refer to an entire different FICTIONAL LEGAL ENTITY, designed under Fraud, Theft, Deception, and without full Disclosure by various POLITICAL SUBDIVISIONS, EMPLOYEES/AGENTS and AGENCIES, of the U.S, U.S GOVERNMENT, UNITED STATES GOVERNMENT, and all other variations, included but not limited to STATE OF INDIANA, and STATE OF MINNESOTA or any other STATE CORPORATIONS, I am un-aware of and it applies through this whole Affidavit and any other variations thereof as separate LEGAL FICTIONS, and are hereby, herein after from this day forward cancelled, rescinded, null and void, non-existent, dead, fraud, no good, This Declaration is being made so

UnRebuttable Affidavit Declaration	 _	InitialsTls	3

that we are loud and clear and on the same page, and so that no presumptions of so-called Contracts, (ADHESIONS) Contracts, are hereby and herein after cancelled, rescinded, null and void from this day forward and herein after, and any illegally fraudulent profits made from such said contracts are to be 'Reimbursed' effective immediately to my Trust/Estates in Real Money assets.

- 11. I believe there is no evidence to the contrary and that none exists, as I confirm if true I consent to 'Retrieve' all stolen Assets back to my Trusts/Estates immediately.
- 12. This Declaration Constitutes Notice of my Secured party Creditor Affidavit
 Lawful Status, as well as Claim of Right, as a Freewoman on the land in the
 flesh and blood by/under the Almighty God/Creator Most High and Mother
 Earth Descendant/Heir of all Lands along with the organic national
 Constitution/Magna Carta of the Universal United States of America Unincorporated As well as my Lawful Freewoman Status as a self-aware living
 woman by/under the Goodness of the creator Almighty God/Creator Most
 High and Mother Earth.

 13. Until and unless this Affidavit is rebutted by a counter-affidavit, point for
- 13. Until and unless this Affidavit is Pebutted by a counter-affidavit, point for point, or should any single point of this affidavit be successfully rebutted, all remaining points not similarly rebutted it stands as truth in Commercial Law and any sources that try to rebut it must place all Oaths in Office Bonds, Surety, Indemnity, and all Insurance Bonds Public and Private Attached with it and be subject to Public and Private penalties of laws including Perjury on and for the Official Public Record and claims to be filed against all Bonds. So Affirmed and Humbly Declared, Before the Goodness of the Creator Almighty God/Creator Most High and Mother Earth.
- 14. Without Prejudice and all Rights Reserved Under UCC 1-308, 3-415.
- 15. I believe they have no evidence to the contrary and that none exist.

a. *Affidavit Of truth and Facts*

- 16. Fact #1: I Tamika Latoi- Suttles, Secured Party Creditor, a self-aware living woman created by/under the Almighty God/Creator Most high and Mother Earth on and for the Official Public Record Declare and make the Ultimate an UnRebuttable Declaration that I Tamika Latoi- Suttles, Secured Party Creditor, a self-aware living woman by/under the Almighty God/Creator Most High and Mother Earth, am NOT, have NOT, nor will I ever be an Employee of the U.S, U.S GOVERNMENT, UNITED STATES GOVERNMENT, THE STATE OF INDIANA, STATE OF MINNESOTA or any other variations of STATES or CORPORATIONS, and any and all AGENCIES or POLITICAL SUBDIVISISIONS thereof FOREIGN and or DOMESTIC. From this day forward and hereinafter.
- 17. I Believe there is no evidence to the contrary and that none exists.

UnRebuttable Affidavit Declaration	Initials Tls	4
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- 18. Fact # 2: I Tamika Latoi- Suttles, Secured Party Creditor, a self-aware living woman created by/under the creator Almighty God/Creator Most High and Mother Earth on and for the Official Public Record declare and make the Ultimate an UnRebuttable Declaration, that you are on NOTICE/Notice that you are no longer allowed to make presumptions, assume, presume, or make any speculations concerning the living and breathing and self-aware woman Tamika latoi- Suttles, and the LEGAL FICTION, LEGAL NAME, OR LEGAL PERSON. TAMIKA LATOI SUTTLES.
- 19. If the U.S, U.S GOVERNMENT, UNITED STATES GOVERNMENT, STATE OF INDIANA, STATE OF MINNESOTA or any other STATES and variations, and any and all AGENCIES or POLITICAL SUBDIVISIONS, thereof FOREIGN and or DOMESTIC, intended to make claim against the living, breathing and self-aware woman Tamika Latoi- Suttles and the (LEGAL FICTION, LEGAL NAME, OR LEGAL PERSON), TAMIKA LATOISUTTLES.
- 20. You are hereby, and herein after and forever Ordered to do so by CERTIFIED or REGISTERED mail in writing by way of Sworn Affidavit list titles and copies of Oaths in Office Bonds, and any and all Surety, Indemnity, Insurance Bonds, information also included on and for the Official Public Record and signed under penalties of the law including perjury. No other forms, documents, or claims will be accepted or acknowledged.
- 21. I believe they have no evidence to the contrary and none exists, as we investigate all CORPORARTIONS or Private Sources who participated in illegal scams and Fraud.
- 22. Fact # 3: I Tamika Latoi- Suttles, Secured Party Creditor, a self-aware living woman created by/under the Almighty God/Creator Most High and Mother Earth, Demand that if the U.S, U.S. GOVERNMENT, UNITED STATES GOVERNMENT, STATE OF INDIANA, STATE OF MINNESOTA or any other STATES and variations, and any and all AGENCIES or POLITICAL SUBDIVISIONS thereof FOREIGN and or DOMESTIC,
- 23. Present lawful document facts, and proof that I Tamika Latoi- Suttles, Secured Party Creditor, a self-aware living woman created by/under the Almighty God/Creator Most High and Mother Earth, am NOT an employee of the U.S, U. S GOVERNMENT, UNITED STATES GOVERNMENT, STATE OF INDIANA, STATE OF MINNESOTA, or any other STATES or variations, and any and all AGENCIES or POLITICAL SUBDIVISIONS
- 24. Thereof FOREIGN and or DOMESTIC. Anyone that presumes, assumes, or makes any speculations or assumptions, that I am an employee let them bring forth on and for the Official Public Record lawful documentation and proof for my review with-in ten (10) calendar days not to exceed twenty-four 24 calendar days from the date of Receipt of the Affidavit by a Sworn Affidavit and attach all Oath in Office Bonds, Surety, Indemnity, Insurance Bonds, signed under penalties of the law including perjury on and for the Official Public Record, that I am an employee of the U.S, U.S GOVERNMENT, UNITED STATES GOVERNMENT, STATE OF INDIANA, STATE OF

InRebuttable Affidavit Declaration	Initials Tls	5
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- MINNESOTA, any other STATES or variations, and any and all AGENCIES or POLITICAL SUBDIVISIONS, thereof FOREIGN or DOMESTIC.
- 25. I believe there is no evidence to the contrary and that none exists.
- 26. Fact # 4: I Tamika latoi- Suttles, Secured Party Creditor, a self-aware living woman created by/under the Almighty God/ Creator Most High and Mother Earth, on and for the Official Public Record hereby and herein after declare and make the Ultimate an UnRebuttable Declaration, that I Tamika Latoi-Suttles, Secured party Creditor, a self-aware living woman created by/under the Almighty God/Creator Most High and Mother Earth, am NOT an Employee of the U.S, U.S GOVERNMENT, UNITED STATES GOVERNMENT, STATE OF INDIANA, STATE OF MINNESOTA, or any other STATES or variations, and any all AGENCIES or POLITICAL SUBDIVSIONS, there of FOREIGN and or DOMESTIC and if there any proof by way of payroll check, lawful contract, were full disclosures was given and tax forms, to prove that I Tamika Latoi-Suttles: Secured Party Creditor: a self-aware living woman created by /under the Almighty God /Creator Most High and Mother Earth, am an employee of the U.S. U.S GOVERNMENT, UNITED STATES GOVERNMENT, STATE OF INDIANA STATE OF MINNESOTA OF any other STATES or variations, any and all AGENCIES or POLITICAL SUBDIVISIONS, thereof FOREIGN and or DOMESTIC, let the proof and documentation be available with-in ten (10) calendar days not to exceed twenty-four 24 calendar days, from the Receipt of the Affidavit for my review, All documentation and proof must be sent in writing by way of a Sworn Affidavit and attached all Oath in Office Bonds, Surety, Indemnity, Insurance, Bonds, signed under penalties of perjury by REGISTERED or CERTIFIED mail and received with-in ten (10) calendar days not to exceed twenty-four 24 calendar days from the receipt of this affidavit, no other documentation or presumptions will be accepted.
- 27. I believe there is no evidence to the contrary and that none exists.
- 28. Fact # 5: I Tamika Latoi-Sutcles, Secured Party Creditor, a self –aware living woman created by under the Almignty God/Creator Most High and Mother Earth, on and for the Official Public Record declare that I am NOT or was I ever an employee of the U.S, U.S GOVERNMENT, UNITED STATES GOVERNMENT, STATE OF INDIANA, STATE OF MINNESOTA, or any other STATES or variations, and any and all AGENCIES or POLITICAL SUBDIVISIONS, thereof FOREIGN and or DOMESTIC, and if anyone is making a False Claim or Unlawful Presumption, I tamika Latoi- Suttles is employed or have been employed by the U.S, U.S GOVERNMENT, UNITED STATES GOVERNMENT, or any other variations of GOVERNMENT, STATE OF INDIANA, STATE OF MINNESOTA, or any other STATES or variations, and any and all AGENCIES or POLITICAL SUBDIVISIONS, thereof FOREIGN and or DOMESTIC, without lawful proof and documentation you will be SUED.
- 29. I hereby and herein after on and for the Official Public Record declare that have NOT, nor have ever been Compensated or Paid, for my 'alleged' services and employment as an employee of the U.S, U.S GOVERNMENT, UNITED

UnRebuttable Affidavit Declaration	Initials TIs	6

STATES GOVERNMENT, or any other GOVERNMENT, STATE OF INDIANA, STATE OF MINNESOTA, or any other STATES or variations, and any and all AGENCIES or POLITICAL SUBDIVISIONS, thereof FOREIGN and or DOMESTIC. and if anyone of the U.S, U.S GOVERNMENT, UNITED STATES GOVERNMENT, or any other GOVERNMENT variations, STATE OF INDIANA, STATE OF MINNESOTA, or any other STATES or variations, and any and all AGENCIES or POLITICAL SUBDIVISIONS, thereof FOREIGN and or DOMESTIC, intent to make a False Claim or Unlawful Presumption, that I Tamika Latoi- Suttles, Secured Party Creditor; a self-aware living woman created by /under the Almighty God/Creator Most High and Mother Earth, am or have been employed by the U.S, U.S GOVERNMENT, UNITED STATED GOVERNMENT, or any GOVERNMENT or variations, STATE OF INDIANA, STATE OF MINNESOTA, or any other STATES or variations, and any and all AGENCIES or POLITICAL SUBDIVISIONS, thereof FOREIGN and or DOMESTIC, it must be done in a way of a Sworn Affidavit and attached all Oath in Office Bonds, Surety, Indemnity, Insurance, Bonds, and signed under penalties of law including Perjury on and for the Official Public Record, and also must include payment by the way of U.S Dollars as the equivalent in Gold, Silver, Diamonds for "back pay" for the 'alleged years of so-called eniployment with the U.S, U.S GOVERNMENT, UNITED STATES GOVERNMENT, or any GOVERNMENT or variations, STATE OF INDIANA, STATE OF MINNESOTA, or any other STATES or variations, and any and all AGENCIES, CORPORATIONS, INSTITUTIONS, ORGANIZATIONS, FACILITIES, ENTITIES, ETC,. Or POLITICAL SUBDIVISIONS, thereof FOREIGN and or DOMESTIC.

- 30. I believe that no evidence to the contrary and that none exist. If True Bonds will be Asserted to Settle all Claims and Debts and All Assets Seized/Liened.
- 31. I Tamika Latoi-Suttles also assert this Affidavit to my "Immediate Heirs and Descendants", as I perfect all Affidavits and This Stands as UnRebuttable Declaration that I can Apply these Affidavits of Status to help Them Claim There Statuses and they are with Full Protection from any Harm or Deception Infinite and Forever Along With Me, Blessed and Protected with Almighty God/Creator Most High and Mother Earth and UC7 Family.
- 32. The foregoing instrument is being executed under hand and seal of the self-aware living woman Infinite Blessed and Protected with Almighty God/Creator Most High and Mother Earth, and UC7 Family and it is my free will act and deed, So Help me

33. Almighty GOD/Creator Most High/Mother Earth.
I'm also Declaring Full Competency and all others illegally in charge of I'rusts/Estates are by Fraud and in Full Dishonor and Bonds must Pay Claims.
Blessed & Protected Infinite Famika Latoi- Suttles, self-aware living woman created by/under the
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7

Almighty God/Creator Most High and Mother Earth Descendant/Heir.

UCC 1-308, 3-415, without recourse @ All Rights Reserved and Copyrights Through This Affidavit this is A UnRebuttable Reserved of Copyrights & Rights.

STATE OF INDIANA) STATE OF MINNESOTA)) SS ACKNOWLEDGEMENT	
COUNTY OF LAKE) COUNTY OF HENNEPIN)	
On this	woman
Subscribed and Affirmed before me Document is the property of Notary on the 4th Dayake Carraty Recorder! 2017.	
Notary Name Print: Janet C. Nge Date: 8/9/17 Notary Signature: Janet C. Nge Date: 8/9/17	NOTARY
Commission Expires: January 31, 2019	
Witness#2	JANET C. NYE Y PUBLIC - MINNESOTA ilssion Expires Jan. 31, 2019
Witness#4	•
This Affidavit is one of Many Series to come to bring All Accounts back to Honor and Corporations that used it in fraud must settle claims with borand in full Dishonor. Creditor is free from all illegal laws and has full Imp	ids attached

WELCOME HOME CREATOR MOST HIGH, MOTHER EARTH AND UC7 FAMILY IN FULL POSITIVE ATTRACTION ERA AND WE ARE FOREVER BLESSED AND PROTECTED INFINITE AND ANY WHO CHALLENGES ARE INFINITE EXILED. BLESSED AND INFINITE PROTECTED ME, FAMILY AND UC7 FAMILY FOREVER.

all illegal cases and shall press charges back to all who challenges this Affidavit.

TAMIKA LATOI SUTTLES, ESTATE Office of the Executor General Post Office

General Post Office c/o 2106 25TH Avenue North Minneapolis, Minnesota, near [55411] [Non-domestic].

Case Number:	
	, 2017

NOTICE OF ACCEPTANCE OF CENERALI EXECUTOR'S OFFICE

From: Office of the General Executor, TAMIKA LATOI SUTTLES, ESTATE

This Document is the property of

To: Certificate of Service. the Lake County Recorder!

Subj: GRANTOR'S / TESTATOR'S ASSERTION OF RIGHT AND ACCEPTANCE TO OFFICE OF GENERAL EXECUTOR AND CHIEF ADMINISTRATOR FOR THE ESTATE OF TAMIKA LATOI SUTTLES.

Ref: A Last Will and Testament for TAMIKA LATOI SUTTLES, ESTATE, filed at the COUNTY OF LAKE Courthouse in Superior Court Case

- 1. Situation and purpose. To confirm by acknowledgment the appointment of Tamika-Latoi: Suttles to the office of General Executor and Chief Administrator for the Trust and all matters governing the Estate of TAMIKA LATO! SUTTLES as per the intentions of the Grantor and Testator's last will and testament filed within the Judicial circuit, State of INDIANA, and the COUNTY OF LAKE Register / Recorder of Deeds.
- 1(a). Let it be known to all that by this duly recorded Notice that the Office of General Executor for the TAMIKA LATOI SUTTLES, Estate is hereby occupied, *Nunc Pro Tunc*.
- 1(b). The Divine Creator as Grantor/Creator of Tamika-Latoi: Suttles, the Triune of Body-Mind-Spirit as the original Trust Corpus, did gift, grant and convey the Divine Right of Use into Trust for Our Benefit.
- 1(c). As witnessed before all Heaven and Earth the Creator granted to Us at birth the immutable and irrevocable Rights over Our name, Our Free Will, Our flesh, Our energy, Our labor, Our mind, and Our Divine spirit. Tamika-Latoi: Suttles, the Triune of Body-Mind-Spirit with Authority and Dominium from the Divine Creator, do hereby pronounce, claim and occupy the Office of General Executor for the TAMIKA LATOI SUTTLES, Estate, *Nunc Pro Tunc*.

- 1(d). As We have accepted the appointment of occupant of the Office of General Executor, no office, nor officers possess any lawful rights or Our recognition to continue as agents, administrators and guardians on Our behalf. Therefore, whether they had acted through an office of custodian, protector, steward, keeper, guardian, attorney-in-fact or any other title, We hereby pronounce their acts null and void, *Nunc Pro Tunc*.
- 1(e). As for any assumed filial claims of the State over Us, let it be known to all that We hereby disavow the State having any filial rights over Us for the first time; We disavow the State having any filial rights over Us for the second time; and We disavow the State has any filial rights over Us before the Divine Creator and all Heaven and Earth for the third and final time.
- 2. <u>Cancelation</u>. This assertion cancels, voids, rescinds, revokes, and repudiates all policy, statutes, contracts, and presumptions of presumed executorial or administrative authority. This appointment is valid from your receipt of this notice, *Nunc Pro Tunc*.
- 3. Mission/Objective. To Ditblish and prometgates the Testator's end Grantor's Assertion of Right and affirming the office of General Executor and Chief Administrator for the Estate of TAMIKA LATOI SUTTLES / TAMIKA L. SUTTLES / TAMIKA SUTTLES, and every variation of an artificial entity, i.e., "Collective Entity," known herein both jointly and severally herein as the "Estate" while maintaining a peaceful relationship with those "in care of" persons, serving as trustees, fiduciaries, and public servants appointed by the Executor to serve the interests of the Estate. Let it be known that I hereby appoint public servants: Judge for the SUPERIOR/MUNICIPAL COURT FOR LAKE COUNTY, INDIANA Attorney General, KAREN MARIE FREEMAN-WILSON, the District Attorney's office for the COUNTY OF LAKE, Governor of INDIANA, FRANK O'BANNON, and INDIANA Secretary of State, CONNIE LAWSON, as fiduciaries over the Estate; and they are hereby ordered to withdraw all charges against the Estate, grant the Estate a full pardon of all charges against the Estate, and award the relief sought in Petitioner's Motion for Default Judgment which was filed in the Municipal Court of the Judicial Circuit, State of INDIANA, on , 2017. This is the said public servants only orders and responsibilities. Any other action is unauthorized and will be deemed null and void by this Court, which is the Executor's Office. As the General Executor, I, Tamika-Latoi: Suttles, give the said public servants 10 days to execute my orders. Failure to do so will result in breach of fiduciaries duties which is Trust Law, the highest law, being violated and total disregard towards the highest office which is the Office of General Executor, the Court.
- a. All officials and government servants have taken an oath. Even if they have not taken an oath on record, they have cashed a paycheck and accepted the responsibility. The fiduciary duty of all officials is to serve and protect the Estates and the occupant of the Executor Office. A fiduciary responsibility is the highest responsibility in law.

4. <u>Execution</u>. As of the date of this notice, Tamika-Latoi: Suttles, who is a Moor, possessing Free-hold by inheritance and Primogeniture Status, a natural person, identified in the Will, assumes the Office of General Executor and Chief Administrator for the Estate and is granted full faith and credit to execute the duties of this office as outlined in the Will.

5. Administration.

- a. All Courts of Record, Courts of Equity, Administrative Courts, Legislative Courts, and the Officers of Public Trust have a duty and responsibility to acknowledge the Office of General Executor and Chief Administrator for all matters regarding administration of claims against TAMIKA LATOI SUTTLES, TAMIKA L. SUTTLES, TAMIKA SUTTLES, and any and all spelling variations of the said Estate.
- b. Any use or reference to the title Tamika-Latoi: Suttles by the Executor or Chief Administrator, including the titles, The Governor/Grantor/Executor/Director/Sole Beneficiary/Sole Shareholder/Chief Executive Officer/Guardian, in any format and/or rendering is always to refer to the General Executor's Office.

This Document is the property of

- c. The Chief Administrator and General Executor is not subject to lien, levy, submission to jurisdiction, or acquisition at any moment or in any situation, and shall enjoy all privileges, benefits, and immunities afforded by the United States Constitution, Treaty of Peace, and the Will.
- d. The Chief Administrator and General Executor is not a public servant and any claim to the contrary must be proven by payroll records to include, alleged public servant title, and sworn under the penalty of perjury and under full commercial liability. The Grantor claims common law jurisdiction at every moment and at all time(s).
 - e. The Grantor waives all compelled beachts of every type and kind.
- f. Anyone refuting any of the aforementioned and or the following issues must do so on the public record, in writing, by way of sworn written affidavit sworn to under penalty of perjury with an assessment of \$1,000,000.00 for each issue and occurrence of perjury/false and misleading information, and/or unproven misleading statements or assertions. No other refuting documents will be accepted. Failure to respond within 10 days will be agreement and estoppel.
- g. <u>Claims against the Estate</u>. All claims against the Estate for payment or usage of credits or interest of any kind and in any amount, whether it be for tax, or fee, or collection, or charge, or discharge, **shall not be paid**, without being presented to the office of General Executor for approval.
- (1) When approval is given for administration or probation of the Estate, it shall be made evident in writing by this office, and as per requirement, anyone who claims authority to act on behalf of the estate shall be required to be in possession of the letter affirming the Fiduciary authority to do so. Continuing unauthorized use of credits or interests without express consent

and upon being noticed by this order constitutes fraud against the estate, and the committing of perjury by the individuals acting.

h. Notice to Trustees and Fiduciaries. Trustees and Fiduciaries may not assert any management power over the Estate without delegation in writing by authority from this office. Fiduciaries shall at no time improperly use the Estates money, assets, property, services, or credit in the performance of, or as a result of, their official duties for activities that have not been approved by this office.

i. Notice to Public Officials and Trustees.

- (1) Every person who, under color of law, or any statute, ordinance, regulation, custom, or usage, of any state or territory, interferes, obstructs, deprives any rights, privileges, or immunities of the Estate shall be liable to the Estate without immunity in an action at suit or other proper proceeding for redress.
- (2) Public officials wishing to present a claim against the Estate shall, in accordance with the law and administrative policy established by this office, comply with requirement to disclose personal assets and liabilities as well as those of their spouses and/or dependents to the administration office of the Estate.

 The Lake County Recorder!

Document is

j. Response to this Notice. Response is not required; however, any response received of which purports the inability or refusal to perform in accordance with the guidance set forth in this notice must be submitted to our office including a signed PSQ1 or with affirmation signed under penalty of perjury in accordance with requirements set forth in the Privacy Act of 1974 (Public Law 93-579) which shall serve to ensure high standards of honesty, impartiality, moral character, and honorable conduct as in accordance with Title 5 CFR Part 735. The Estate is relying on your silence as consent and assent to bind this agreement and the duties and obligations set forth herein.

MEMORANDUM OF LAW

- 1) The Executor Office is the "Court" as the Sovereign is in equality. Definition of Court in the Black's Law Dictionary, 4th edition, states that "The Sovereign with their real retinue wherever they may be is the Executor Office."
- 2) The Executor Office always deals with the administrative office because the Executor's Office is a Court. It is an administrative office, but it is a judicial office, also.
- 3) The Executor Office is or appears to be as high or higher than the term of Sovereign, i.e. ruler, Pope, King, or any other illusion of Man's superiority as some understand it; therefore, the Executor Office has no reason or need to ever consider a legal action from a lower system as the Office has the authority to submit either an order or request to lower office enforcement holders to perform corrective actions.

EXECUTOR:

- (a) "General Executor. A general executor is one who is appointed to administer the whole estate without any limit of time or place or of the subject matter." [Bouvier's Law Dictionary, 1856 edition]
- (b)"General Executor. One whose power is not limited either territorially or as to the duration or subject of his trust." [Black's Law Dictionary, 1st Ed.]
- (c) "Executor. He to whom another commits by will the execution of his last will and testament." [William C. Anderson, A Dictionary of Law (1893)]
- (d)"General Executor. An executor whose power is unlimited as to time, place, or subject matter." [William C. Anderson, A Dictionary of Law (1893)]
- (e) "Executor De Son Tort: Executor of his own wrong. A person who assumes to act as executor of an estate without any lawful warrant or authority but who, by his intermeddling, makes himself liable as an executor to a certain extent. If a stranger takes upon him to act as executor without any just authority, (as by intermeddling with the goods of the deceased, and many other transactions,) he is called in law an 'executor of his own wrong', de son tort. 2 B1. Comm. 507." [Black's Law Dictionary, 1st Ed.]
- (f) "Probate: The actor process of proving a will. The proof before an ordinary, surrogate, register, or other duly authorized person that a document produced before him for official recognition and registration and alleged to be the last will and testament of a certain deceased person is such in reality." [Black's Law Dictionary, 4th Ed.]
- (g) "Estate: The word 'estate' is a word of the greatest extension and comprehends every species of property, real and personal. It describes both the corpus and the extent of interest. ... It signifies everything of which riches or fortune may consist." [Black's Law Dictionary, 4th Ed.]
- G (1) The Estate is in the nature of a trust but is not a trust. The Estate is subject to trust law and is affected by probate law. Probate Law is the highest form of law. Scripture is trust and estate law and trumps all other law, i.e., Treaty, Civil, Criminal, Law of Nations, Domestic, Probate, Equity. It is just made-up rules for the world game for lawyers to control everything. True law has to be simple and must work equally for everyone, i.e., equality.
- G (2) The Estate is a realm of action that is a combining of the physical and spiritual aspects of each individual. The Estate is older than any form of law or legal issue that is in or around the world today and has been passed down through generations, having come from God. As such, no form of law, other than scripture, can access or penetrate the truth of the Estate.
- G (3) A trust is a contract and pursuant to US Constitution, Article 1, Section 10, "No state shall pass any law impairing the obligation of contracts." In essence, an Estate or trust (contract) is private law between the parties thereto. No one, not even the courts, have the authority to look into the business of the Estate.
- G (4) The courts do not have jurisdiction (in personam or subject matter) over the Estate. The only probate court possible to bring a claim into is the one described on the Birth Certificate of TAMIKA LATOI SUTTLES, ESTATE.
- G (5) By using the words "Executor" or "Estate" I, Tamika Latoi Suttles, am the Creditor. Creditors have immunity from the debtor.

G (6) Notice is hereby given by the General Executor and Guardian of the Estate, no other office, nor other officer except those duly appointed by the General Executor and Guardian possesses any lawful rights or authority as an agent, administrator, trustee or guardian of the Estate. Therefore, whether or not a person has acted for the Estate through a position of custodian, protector, steward, keeper, guardian, attorney-in-fact, or any other title or capacity; we hereby pronounce any and all assumed authority and all positions who have acted, now and then, without written consent or proof of a deceased Estate, as De Son Tort; thereby, making any and all acts and liabilities null and void, *Nunc Pro Tunc*. Any administration on the Estate of a living person is void; especially, if it be made to appear that the person was in fact alive at the time administration was granted, the administration is absolutely void.

G (7) The ALL CAPS NAME is foreign to the US and the States. It is immune under the Foreign Immunities Act, because it is a creditor. In 28 USC 1300, et al (FSIA), "Foreign State" means "Foreign Estate."

Anyone refuting any of the aforementioned and or the following issues must do so on the public record, in writing, by way of sworn written affidavit under penalties of an assessment of \$1,000,000.00 for each issue and occurrence of perjury/false and misleading information, and or unproven misleading statements/assertions. No other refuting documents will be accepted. Failure to respond within 10 days will be agreement and estoppeler!

NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENTS. NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL. CERTIFICATION OF SPECIAL ACKNOWLEDGMENT.

I, Tamika-Latoi: Suttles, attest and affirm that the aforementioned is true and correct, attested to and submitted by The Chief Administrator/ Grantor / Settlor / Creditor, Tamika-Latoi: Suttles, a living, breathing, self-aware Mar, not deceased, who is also the Executor / Director / Sole Beneficiary / Sole Shareholder (Chief Executive Officer of any associated Trust, Estate, Legal Name, State (Foreign or otherwise) and/or corporation of the Legal Person known by, referred to or rendered as TAMIKA LATOI SUTTLES.

I further acknowledge that this is an act of my free will and Deed to execute my acknowledgement of my acceptance of the trust/real property/Estate as well as lawful control of the real- property/Estate/Corporation/Trust, be it said, be it documented done in/on/and for the record, in this lawful court of record on this ____TH__ day of ____August____, 2017. Assert option to Amend once more documents are available and any changes needed.

Respectfully submitted,

By: Executor

TAMIKA LATOI SUTTLES, ESTATE
Office of the Executor,
General Post Office,
c/o 2106 25TH Avenue North,
Minneapolis [Non-domestic], Minnesota, near [55411].

VERIFICATION

STATE OF INDIANA		,)	GG NOTICE
COUNTY OF LAKE))		SS: <u>NOTICE</u>
Latoi Suttles, affirm unde	r the pen	nalty of and corr	perjury under the cect to the best of	Without the United States", I, Tamika he laws of the United States of of my belief and informed knowledge. by the undersigned authority:
Signed on this day	01 <u>~~</u> 90	<u>1820</u>	2017,	by the undersigned authority.
	N(TO	OFFIC	referentian Toler - Total - Sitties
Using a notary on this docu	ment do	Lake es not g	Minneapolis [NOTICE postitute any acceptance of the control of	Corder! TAMIKA LATOI SUTTLES, ESTATE Office of the Executor, General Post Office, c/o 2106 25 TH Avenue North, Non-domestic], Minnesota, near [55411].
		F	JOPAL HILL	
LAKE County INDIANA Republic)) ss)	:
Subscribed and affirmed be	fore me	this	7th day of	August, 2017.
Janet (My Notary Signature	e.			JANET C. NYE NOTARY PUBLIC - MINNESOTA My Commission Expires Jan. 31, 2019

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing has been furnished by US Mail to: the Clerk of the SUPERIOR COURT for the COUNTY OF LAKE, the District Attorney's Office for the Circuit I.D. JUDICIAL CIRCUIT, the Attorney General for the STATE OF INDIANA, the Secretary of State for the STATE OF INDIANA, Governor FRANK O'BANNON office, and all public servants that I have appointed as trustees/fiduciaries; on this ______ day of _______, 2017.

Respectfully submitted,



FILE FOR RECORD - THIS IS INTERNATIONAL NOTICE

RETURN TO;
Tamika Latoi Suttles- Without Prejudice, UCC 1 - 308
c/o 2106 25th Avenue North
Minneapolis, Minnesota Republic
Non-domestic
Without the United States
Not in any federal zone, territory, possession, enclave, etc.,
and not subject to the jurisdiction of the United States, et al.

http://www.worldreviewgroup.com/publicrecords.html

NOTICE OF DECLARATION IN THE FORM OF A COMMERCIAL AFFIDAVIT OF TRUTH

Hennepin County Registry.

NOTICE OF COMMON LAW COPYRIGHT, COPY CLAIM, TRADEMARK

This Declaration is made without prejudice:

Re: the art work "TAMIKA LATOI SUTTLES", any/all derivatives thereof.

I/Me/Myself/Us/We/Ourselves, Tamika Latoi Suttles, the undersigned aftent a living man upon the land of Minnesota and not a corporation or legal fiction, etc., born upon the land in the Indiana in the united states of America on December 7th, 19_80_ declare that I am of majority and competent to state the matters set forth herein with first-hand knowledge of the facts and that they are true, correct, not misleading, and certain, admissible as evidence.

- This Document is the property of

 1. This plain statement of Fact being a matter that must be expressed to be resolved. In Commerce, truth is sovereign. Truth is best expressed in law in the form of an affidavit. An uncontroverted affidavit stands as truth in commerce and becomes the judgment, can only be challenged by a rebuttal affidavit item for item signed under penalty of perjury, and can only be satisfied by payment, agreement, resolution, or by a trial by jury according to the common law of Minnesota.
- 2. I/Me/Myself/Us/We/Ourselves am presenting this affidavit for truth in commerce and as a Contract for Waiver of Tort.
- 3. The public record being the highest form of evidence, I am creating a public record by Declaration of said Copyright by recording with the Hennepin County Recorder in the state of Minnesota and on the online database located at worldreview group.com.
- 4. The person and name known as TAMIKA LATOI SUTTLES, and any/all derivatives thereof being a legal fiction(s) without form or substance, and without any resemblance to any natural bern living being, is entirely an intentional commercial Fraud created by the alleged de facto government officials and agents of the not lied Commercial Corporation(s) doing business as, but not limited to; the UNITED STATES, USA, US, GOVERNMENT OF WASEINGTON DC, DISTRICT OF COLUMBIA (including any agencies/persons claiming jurisdiction over any US territories, possessions, enclaves, etc.), et al, FEDERAL RESERVE SYSTEM, DEPARTMENT OF TREASURY, INTERNAL REVENUE SERVICE (IRS), BUREAU OF ALCOHOL, TOBACCO, AND FIREARMS (BATF), FEDERAL RUREAU OF INVESTIGATION (FBI), DEPARTMENT OF HOMELAND SECURITY, CENTRAL INTELLIGENCE AGENCY (CIA), MATIONAL SECURITY AGENCY (NSA), AMERICAN BANKING ASSOCIATION (ABA), AMERICAN BAR ASSOCIATION (ABA), STATE OF INDIANA, STATE OF MINNESOTA, etc., with subdivisions being CORPORATE MUNICIPAL COUNTIES, BOROUGHS, PARISHES, and CORPORATE MUNICIPAL CITY(IES). The FICTION is created for the purpose of disenfranchising the living man, Tamika Latoi Suttles, of his life, liberty, property, and the pursuit for happiness for the unjust enrichment of said CORPORATE and GOVERNMENTAL FICTIONS.
- 5. A copyright, copy-claim, and trademark is hereby placed on the art of "TAMIKA LATOI SUTTLES" and any/all derivatives thereof.

Any indentures, debentures, bonds, securities, judgments, warrants or any other kind of commercial paper issued or predicated on the art "TAMIKA LATOI SUTTLES", shall become a Security Agreement between the issuing party and the affiant and shall make the issuer liable for fees, damages and penalties as follows:

- 1. Any usage shall incur a debt of \$15,000 in US Silver Dollar Coin convertible at the legal and lawful ratio prescribed by law of 24:1 of Silver Dollars to Federal Reserve Notes per usage per signatory;
- 2. Failure to correct the unjust usage in a timely manner upon notice will result in the additional penalty of \$1,000.00 US in Silver Specie convertible at the legal and lawful ratio prescribed by law of 24:1 of Silver Dollars to Federal Reserve Notes per day until paid.

Declaration of Copyright for TAMIKA LATOI SUTTLES©.

3. Failure to render the appropriate funds in a timely manner will result in a Lien/Levy against the property of the person violating said copyright as no controversy will exist.

Anyone placing the copyrighted, copy-claimed and trademarked "TAMIKA LATOI SUTTLES" or any derivations thereof on any document which is in any way associated with Me, the living soul, Tamika Latoi Suttles, shall, by such document acting prima facie as evidence of violation, become liable for penalties payable in legal and lawful tender of:

- a. Ten (\$10.00) dollars US silver coin per day until Notice is delivered:
- b. One hundred (\$100.00) dollars US silver coin per day for each day AFTER Notice is received until the offending document is destroyed and a public retraction is made in the local newspaper in a double-wide column of not less than three (3") inches in length, if such notice is published within thirty (30) days of Notice;
- c. One thousand (\$1,000.00) dollars US silver coin per day for each day after Notice if such retraction is not published within thirty (30) days of said Notice; and,
- d. Notice will be based upon the records of the commercial business that affects delivery.

"TAMIKA LATOI SUTTLES" is the perfected proprietary security for the living soul, Tamika Latoi Suttles, under original common law for one hundred (100) years and is private property for the protection of My estate, life, liberty, and property.

Unauthorized possession or use of "TAMIKA LATOI SUTTLES" and any/all derivatives thereof may be a violation of State Code for Fraudulent Use or Possession of Identifying Information which is punishable by prison and fine.

Any use of "TAMIKA LATOI SUTTLES"© and any all derivative(s) thereof, with or without scienter, at the expense of any right, liberty, property, or any part of My estate, absent full disclosure and lacking written prior consent is strictly forbidden and chargeable to each of the users/issuers in the amount of the sum certain of one million (\$1,000,000.00) dollars of legal and Lawful Silver Dollar Coin of the United States, convertible at the legal and lawful ratio of 24:1 to Federal Reserve Note Dollars as prescribed by law and is not limited by any past, present, or future restriction for each instance of said unauthorized use.

This Document is the property of

Placement of "TAMIKA LATOI SUTTLES"© on any document associated in any manner with My estate or Me, Tamika Latoi Suttles, without My written prior consent is all of the evidence required for enforcement of this agreement/contract and is evidence that any and all users and issuers are in full agreement and have accepted this agreement/contract without controversy under the conditions and terms so stated and set forth herein.

I/Me/Myself/Us/We/Ourselves, Tamika Latoi Suttles, am not an expert in the law; however, I do know right from wrong. If there is any living soul that is being unjustly damaged by any statements herein, he/she will inform Me by facts in the form of a signed and sworn Affidavit. Therefore, I hereby and herein reserve the right to amend and make amendment to the attached Instrument as necessary in order that the truth may be ascertained and proceedings justly determined. If any living soul has information that will controvert and overcome this signed and sworn Declaration in this commercial matter, you must advise Me of the facts in the form of a signed and sworn Commercial Affidavit within ten (10) days from recording hereof, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law and not merely the ultimate facts of conclusions of law that this affidavit, by Declaration, is substantially and materially false sufficiently to change materially My or the fictions status and factual declaration. Your silence stands as consent to, and tacit approval of, the factual declarations here being established as fact as a matter of law and this affidavit by Declaration will stand as final judgment in this matter; and for the sum certain herein stated and will be in full force and effect against all parties, due, payable and enforceable by law. The criminal penalties for commercial fraud is determined by jury and by law, the monetary value is set forth by Me for violation of My Private Property and for breach of the law, the contract, the Constitutions, in the amount of the sum certain stated berein of two million five hundred fifty thousand (\$ 2,550,000.00) dollars specie of Gold coin or lawful coinage of the united States as defined by Article I, Section 10 of the Constitution of We, the People, for the united States of America and will be due, payable on the eleventh day, and any day thereafter as use occurs after filing by Me, in the public records of the county of Hennepin county in the Minnesota Republican state. AMAGOUT

Notice to the agent is notice to the principal. Notice to all agents of the State of MINNESOTA and all subdivisions thereof is made by the filing of this document with the County County Recorder and on the online database located at worldreviewgroup.com.

Further affiant sayeth not!

ALL RIGHTS RESERVED, FOR COPY-CLAIM the art of "TAMIKA LATOI SUTTLES" and any/all derivatives thereof.

By TAMIKA LATOI SUTTLES

Debtor, Grantor

AGCEPTANCE

By Jamusa Latoi Suttles, living soul, sui juris, Agent, a lawful Man and article 9 entity.

This document was prepared by Tamika Latoi Suttles.

ACKNOWLEDGMENT/NOTARY

Hennepin County Minnesota united states of America original jurisdiction

The above affiant, personally known to Me, or proved to Me on the basis of satisfactory evidence, to be the one whose address (name) and autograph is subscribed to the within instrument. Affiant swears under the pairs and penalties of perjury that all statements made herein are true,

correct, certain, and are not misleading.

This Document is the property of Lugast 9, 2014 Duly subscribed and sworn on this the Lake County Record (seal) JANET C. NYE NOTARY PUBLIC - MINNESOTA My Commission Expires . . ú. 81, 2019



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OFFICE OF THE LAKE COUNTY RECORDER

LAKE COUNTY GOVERNMENT CENTER 2293 NORTH MAIN STREET CROWN POINT, INDIANA 46307

MICHAEL B. BROWN Recorder

● ©CSJC 1049-M

PHONE (219) 755-3730 FAX (219) 755-3257

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