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DOCUMENT TITLE

SECURITY AGREEMENT

No. SA-1-091219720000-QJ

NON-NEGOTIABLE AND NON-TRANSFERABLE

DEBTOR:

QUINDELLA JACKSON©™, trade-name

any and all derivatives thereof

St. Catherine Hospital

4321 Fir Street

East Chicago, Indiana 46312N

Creditor/Agent/Secured Party:

©™Quindella Jackson

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2014 AD DMM Reg. 1.1.135; Public Law 91-375, Sec. 403

Federal Employer Identification Number: 98-6123010

Exemption Identification 986123010

SOCIAL SECURITY NUMBER:

ALL MEN KNOWN BY THESE PRESENTS: This NON-NEGOTIABLE AND NON-TRANSFERABLE SECURITY AGREEMENT ("Agreement") is made and entered into on 22nd Day of the Twelfth Month in the Year of our Lord Two Thousand and Twenty three by and between the "real woman" Quindella Jackson©™; herein after known as *Agent and/or Secured Party* and the Stramineus homo/Dummy Corporation QUINDELLA JACKSON©™; herein after known as "*DEBTOR*" (INDIANA BIRTH CERTIFICATE 113-1972-059477 and SOCIAL SECURITY [REDACTED] and Quindella Jackson©™ hereinafter "*Agent/Secured Party*" Federal Employer Identification Number 98-6123010 herein after known as FEIN. The Parties acknowledge they agree to be bound by the terms of this Commercial Security Agreement as follows:

AGREEMENT

In consideration for the *DEBTOR* agreeing to provide certain Collateral and goods, identified herein below, and certain accommodations to the *DEBTOR*, including, but not limited to, allow the *DEBTOR* to act as an instrument, functioning primarily as a transmitting utility, for the purpose of conducting commercial activity for the benefit of the *Agent/Secured Party*; and, as security for payment of all sums due, or to become due or owing by *DEBTOR* to *Secured Party*, *DEBTOR* hereby grants to *Secured Party* a security interest in the Collateral described herein below and agrees to provide to *Secured Party* the Indemnification Bond also contained herein below.

COLLATERAL LIST

All Accounts, Bonded Promissory Notes numbered QJ111 1,000 through QJ111 20,000, the reservation of account numbers §QJ111 1000 through §QJ111 20,000 for use as seen fit by *Agent/Secured Party*, Contract Rights, Chattel Paper, General Intangibles, Inventory, Equipment and Fixtures; whether owned now or acquired later; all accessions, additions, replacements, and substitutions; all records of any kind relating to any of the foregoing; all proceeds (including insurance, bonds, stocks, general intangibles and accounts proceeds), together with all the other real and personal property including but not limited to: ALL hospital, county, state, federal or international Birth Certificates registered in the *DEBTOR* name and ALL documents and or instruments created using said birth documents; Indiana BIRTH CERTIFICATE, Indiana Driver's License Number 0410-01-9857; Cosmetologist license BC29300527, Notary license NP0545865 any possible potential licenses/identifications of any kind issued by any entity for any reason or use what so ever and all documents and/or instruments created using said license number; Indiana Passport card C33455919; (EIN) Social Security Number (SSN), and all documents and/or instruments created using said SSN and all proceeds thereof; all *DEBTOR'S* Treasury Accounts and all proceeds thereof; Federal Employer Identification Number (FEIN) and all documents and/or instruments created using said FEIN and all proceeds thereof; Exemption Identification Number. Affidavit of Title (Statement of Beneficial Ownership). Power of Attorney for QUINDELLA JACKSON. Common Law copyright QJ-091219725835-CLCN for NONADVERSE DEBTOR QUINDELLA JACKSON. Hold Harmless Indemnity Agreement HHIA0001QJ. Express Trust I, II. Copyright number 00079239-1 Rebuttal of Presumption of Death by Affidavit, Certificate of Proof of Life, Legal Notice and Demand. Paramount Claim of Life, Certificate of Family Birth, Affidavit of Identification, Declaration of Tribal Heritage, Certificate of Nationality and all documents and/or instruments created using said Exemption Identification Number and all proceeds thereof; real estate described as yet not attained or acquired; proceeds, products, accounts and fixtures from crops, mine head, wellhead, with transmitting utilities etc., rents, wages, all income, land and mineral, water and air rights, cottages, house(s), buildings, bank accounts, bank deposit box(es) and the contents therein, savings account, retirement plans, stocks, bonds, securities, benefits from trusts, inheritances gotten or to be gotten, inventory in any source, all machinery either farm or industrial, livestock, livestock equipment,

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LK

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inheritances gotten or to be gotten, inventory in any source, all machinery either farm or industrial, livestock, livestock equipment, vehicles, auto(s), truck(s) including and not limited, all cars, Four wheelers, all boats and water craft, aircraft, motor homes, 5th wheel trailers or mobile homes, motorcycles, jewelry, wedding bands and/or rings, watch(es), household goods, appliances, any type furniture, kitchen utensils, cooking utensils, radio(s), television(s), musical instruments, antiques, sports equipment, all arms, guns, hand guns, and any type property held for my benefit by either myself or others, until the dishonor agreement, held by the DEBTOR is satisfied to full and acknowledgment of the same is completed.

Any property not specifically listed, named, or specified by make, model, serial number, etc., is expressly herewith included as collateral of DEBTOR is included as the same, as applies to any and all 'property' as described in detail in additional UCC-1's or UCC-3's under necessity in the exercise of the right of Redemption in behalf of the DEBTOR.

The DEBTOR agrees to notify all employers and creditors of the same, as all DEBTOR'S wages are property of the Secured Party and are noticed accordingly. The DEBTOR'S rights include the use of said Collateral as may be needed from time to time. NOTE: Secured Party reserves the right to add or amend this private security agreement by addition of Schedule A's as needed or necessary on behalf of the DEBTOR.

FIDELITY BOND

KNOW ALL MEN BY THESE PRESENT, that I, QUINDELLA JACKSON[®]™, (DEBTOR), am held firmly bound unto Quindella: Jackson[®]™, (Secured Party) in the sum of present Collateral Values and any debts or losses claimed by any and all persons against the Commercial Transactions and Investments of aforesaid Collateral up to the penal sum of Nine Hundred Trillion Dollars (\$900,000,000,000,000.00) lawful money of the United States of America, for the payment of which, well and truly be made, I bind myself, my heirs, executors, administrators and third party assigns, jointly and severally and firmly by these presents.

The conditions of the above bond is, that whereas the Collateral described herein and utilized for the purpose of transmitting goods in Commercial Activity by the DEBTOR are in pursuance of the Statutes in such case made and provided indentured to the Secured Party by which indenture the said Secured Party covenanted to do certain things as stated in this agreement and DEBTOR, with regard to conveying goods and services in Commercial Activity to the Secured Party, covenants to serve as a 'commercial' transmitting utility therefore and, as assurance of fidelity, grants to the Secured Party a Security Interest in the above described Collateral.

The conditions of this obligation are such that if the Secured Party suffers any loss of Vested Rights in the said Collateral Property or Monetary Losses due to debts claimed against the aforesaid Collateral Property, or the DEBTOR, who binds himself by this obligation to make advance payments from the DEBTOR'S treasury, IMF, BMF, IRAF, EPMF (temporary, permanent and current) accounts to any and all who make debt claims against any of the Collateral or Vested Rights in said Collateral of the Secured Party. This obligation shall bind the DEBTOR in all respects, to fully and faithfully comply with all applicable provisions of law.

This bond shall effect as of the date hereon and shall remain in full force and effect until the surety (DEBTOR) is released from liability by the written order of the UNITED STATES and provided that the surety may cancel this bond and be relieved of further liability hereunder by delivery within thirty (30) days, written notice to the Secured Party. Such cancellation shall not affect any liability incurred or accrued by DEBTOR hereunder prior to the termination of said thirty (30) day period. The DEBTOR will promptly reissue a bond before the end of the thirty (30) day period of an amount equal to or greater than the value of this instrument unless the parties agree otherwise.

INDEMNITY CLAUSE

The DEBTOR, without the benefit of discussion or division, does hereby agree, covenant and undertake to indemnify, defend and hold the Secured Party harmless, from and against any and all claims, losses, liabilities, costs, interests and expenses (herein after referred to as "claims" or a "claim") including, without restriction, all legal costs, interests, penalties and fines suffered or incurred by the Indemnified Party arising as a result of the Indemnified Party having its personal guarantee with respect to any loan or generally any indebtedness of the DEBTOR, including, without in any way restricting, the generality of the foregoing amount owing by the DEBTOR to all creditors.

The Indemnified Party (Secured Party) shall promptly advise the Indemnifying Party (DEBTOR) of any Claim, inter alia, and provide the same with full details thereof, including copies of any document, correspondence, suit or action received by or served upon the Indemnified Party. The Indemnified Party shall fully cooperate with the Indemnifying Party in any discussion, negotiations or other proceedings relating, to any Claim.

DEFAULT

The following shall constitute the event(s) of default hereunder:

- 1.) Failure by DEBTOR to pay any debt secured hereby when due;
- 2.) Failure by DEBTOR to perform any obligations secured hereby when the same should be performed;
- 3.) Any breach of any warranty by DEBTOR contained in this Security Agreement; or
- 4.) Any loss, damage, expense, or injury accruing to Secured Party by virtue of the commercial transmitting-utility function of DEBTOR.
- 5.) Evidence that a statement, warranty, or representation made or implied in this agreement by DEBTOR, is false or misleading in any material respect, either now or at the time made or furnished.
- 6.) Dissolution or termination of DEBTOR'S existence as a legal entity, the insolvency of DEBTOR, the appointment of a receiver for all or any portion of DEBTOR'S property, an assignment for the benefit of public creditors, or the commencement of proceedings under bankruptcy or insolvency laws by or against DEBTOR.

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- 7.) Commencement of foreclosure, whether by action of a tribunal, self-help, repossession, or other method, by a creditor of DEBTOR against the collateral.
- 8.) Garnishment of DEBTOR'S deposit accounts or employment funds.

CURE OF DEFAULT

If a fault or dishonor under this agreement is curable through an account held by DEBTOR but managed by the UNITED STATES or one of its subdivisions, agents, officers, or affiliates, such fault or dishonor may be cured by the DEBTOR with authorization by Secured Party; and upon advice by the fiduciary that the fault or dishonor has been cured, and no event of default will have occurred. A dishonor under this agreement, initiated by third party intervention, will not cause a default if such intervention is challenged by DEBTOR by its good faith effort to confirm or disprove the validity or reasonableness of a public claim which is the basis of the public creditor's proceeding; but DEBTOR must, in that event, deposit such surety with Secured Party as is necessary to indemnify the Secured Party from loss.

ACCELERATION

In the event of default, Secured Party may declare the entire indebtedness immediately due and payable without notice.

LIQUIDATION OF COLLATERAL

In the event of default, Secured Party shall have full power to privately or publicly sell, lease, transfer, or otherwise deal with the collateral or proceeds or products there-from, in his own name or in the name of the DEBTOR. All expenses related to the liquidation of collateral shall become a part of the DEBTOR'S indebtedness. Secured Party may, at his discretion, transfer part or all of the collateral to his/her own name or to the name of nominee.

The Debtor agrees to notify all employers and creditors of the same, as all Debtor's property is of this date property of the Secured Party.

This privately held SECURITY AGREEMENT is not dischargeable in bankruptcy court as the property of the Secured Party is exempt from levy.

COMMERCIAL OATH AND VERIFICATION

Indiana State)

) Commercial Oath Verified Declaration

Lake County)

Declarant, ©™Quindella Jackson, under his Commercial Oath with unlimited liability proceeding in good faith being of sound mind states that the facts contained herein are true, correct, complete and not misleading to the best of Declarant's private firsthand knowledge and belief under penalty of International Commercial Law. ©™Quindella Jackson will also sign by accommodation on behalf of QUINDELLA JACKSON©™.

The Secured Party accepts all signatures in accord with UCC 3-419.

DEBTOR: QUINDELLA JACKSON©™

Acceptance:

X:  ©™
DEBTOR'S Signature

Secured Party accepts DEBTOR'S signature in accord with UCC §§ 1-201(39), 3-401 (b) and 3-419.

Secured Party: ©™Quindella Jackson

Secured Party's Signature - Autograph Common Law

All Rights Reserved Without Prejudice.
So Certified Without the UNITED STATES.

ACCEPTANCE

By my own hand and seal knowingly and voluntarily,

By:  AR

FOR ALL COMMUNIQUÉS ELSEWHERE:

"All Rights Reserved, Without Prejudice"

By: ©™Quindella: Jackson, Sui Juris, AR [sic],

Secured Party, Creditor, Third Party Interest Intervenor

Attorney in Fact, Agent and Authorized Representative

d/b/a QUINDELLA JACKSON©™, DEBTOR (ens

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NOTARY ATTACHED

Notice: Using a Notary on this document does *not* create an adhesion contract with the state, nor does it alter my status in any manner, but is used only for identification and certification purposes and not for entrance into any foreign jurisdiction. All rights are reserved. Without prejudice.

WHEREFORE: Further affiant saith not

CERTIFICATE OF ACKNOWLEDGEMENT

State of Indiana)
County of Lake)

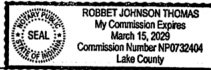
On 1/27/2024 before me, Robert Johnson Thomas, personally appeared Quindella Jackson, who proved
(insert name and title of the officer)

to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of Nevada that the foregoing paragraph is true and correct.

(Seal)

WITNESS my hand and official seal.

X: Robert J. - Jr
SIGNATURE OF NOTARY PUBLIC



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OFFICE OF THE LAKE COUNTY RECORDER

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



GINA PIMENTEL
Recorder

PHONE (219) 755-3730
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CUSTOMER INITIALS: GPA DATE: 2/13/2024

EMPLOYEE INITIALS: LK DATE: 2/13/2024