

**Section 1 • Instructions to Man, Company and / or Organization - Notice: see the Code of Federal Regulations [20CFR202.11]**

This Notice is thee Presentment for Good faith in harmony with the Fair Use of the Uniform Commercial Code [UCC] at [UCC §1-202. Notice: Knowledge] and [§ 1-202. Prima Facie Evidence by Third Party Documents] and [§ 1-303. Course of Performance, Course of Dealing, and Usage of Trade]. This Notice: "MotoSAT" Certification of Facts: Knowledge shall be used to prove sufficiency to the Court of competent jurisdiction; to satisfy the burden of establishing the facts for the aggrieved party: Robert Vincent Crifasi®

Notice: Before completing this form, please review the information below very carefully. At the provisions of the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), and the DOJ FOIA and Privacy Act Regulations (28 C.F.R. Part 16 (2006)) Production or Disclosure of Material or Information, the man, male and female, and the PERSON (respondent) in receipt of this Notice is hereby requested to make the proper determination of their private first hand knowledge of the specific events deposed below. The respondent is hereby requested to admit or deny at writing that each and every statement of fact itemized herein is indeed: True or False; fact or fiction. If the respondent does not agree to comply with this Notice, the default answer shall be deemed as a True; correct statement of fact, and it shall constitute the binding agreement on you, with your full consent, and with your Good faith, and with your express Knowledge: without your objection or recourse for you; or of those who may represent you.

I AM thee undersigned Man ("worker; Me; thee aggrieved party; attorney in fact; sovereign without subjects; one People"), at Appearance Special; specified at line 1a who requests that you (respondent) deliver the information required in express at this form to certify your judgment in personam status concerning the Federal Employer Privilege Status exercised by certain employees of the company dba MotoSAT, in concern with particularity to the aggrieved party. Please complete and sign Section 3, below, certifying the correct determination, positive or negative, of each event and fact in express herein and further. Provide one signed copy of this form to the aggrieved party, and retain one signed copy for the worker's permanent file.

**Section 2 • Determination Request Completed and signed by man, male and female or completed by company or organization.**

1a Worker's (aggrieved party) Name <b>Robert Vincent Crifasi® MMVII</b>	1b Date of Hire – Date of Fire (ICD) <b>Sept 11, 2006 – October 2, 2007</b>
1c Social Security Number (Either Social Security number or date of birth must be provided.) <b>None</b>	1d Date of Birth <b>April 24, a.D 1948</b>
2a Company or Organization's Name <b>Mobil Technology, Inc., dba MotoSAT: Attn, Resident Agent, Jim Pendleton</b>	2b Employer Identification Number, if known
3a Company or Organization's Address <b>1955 S. Milestone Dr.</b>	3b State Where Incorporated, if a corporation
4 Company or Organization's City, State, Zip Code <b>Salt Lake City, Utah 84104</b>	

I hereby request that the man, company or organization named on line 2a to admit or deny at writing that each and every statement of fact itemized herein is indeed: True or False; fact or fiction for the period specified on line 1b.

5a Worker's Signature (Not required if Section 2 is completed by company or organization.) <b>My Liberty and Unalienable Rights and All Rights are Claimed and Reserved. Without Prejudice. /s/ Robert Vincent Crifasi®</b>	5b Date <b>October 14, ICD MMVII (c.e., 2007)</b>
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**Section 3 • Verification Completed and signed by the man, male and female (respondent) ,and / or an authorized agent for the company or organization. (Full explanation must accompany any positive certification of federal privilege status.)**

6 The worker named on line 1a:

was a federal privilege worker [20CFR203.2]. Explain: \_\_\_\_\_

was / is not a federal privilege worker. (Notice: Default)

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7 For the period specified on line 1b, the service performed for this company or organization by the worker named on line 1a:

was partially or completely a federal privilege activity [20CFR203.2]. Explain: \_\_\_\_\_

was / is not a federal privilege activity. (Notice: Default)

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8 For the period specified on line 1b, the company (private S-corporation) known as Mobil Technology, Inc., dba MotoSAT:

was partially or completely a "genuine" statutory EMPLOYER UNDER THE ACT [20CFR202.1]. Explain: \_\_\_\_\_

was / is not a genuine statutory EMPLOYER UNDER THE ACT [20CFR202.11]. (Notice: Default)

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9 At the date of Hire specified on line 1b, I did present the completed I-9 form at the request of the HR Manager. Nevertheless, said form is signed by Me with the explicit reservation for My Liberty, and for My unalienable Rights. Without prejudice. Said I-9 form is modified to accommodate My understanding that MotoSAT is NOT the Employer as defined on Page 1 of the I-9 as an agricultural related referrer, or is under U.S. immigrant and / or migrant worker status for the U.S. Department of Homeland Security.

worker did not deliver said form. Explain: \_\_\_\_\_

worker did deliver the executed I-9 document of certification of work eligibility. (Notice: Default)

Continue on next page.

10 At the date of Hire, I did deliver an executed W-4 exception that express stated with particularity that I do NOT volunteer into the Social Security FICA payment scheme, nor voluntarily agree to withholding of state or federal extraction "income" tax. I do NOT claim "exempt" status, as such status creates a false presumption of liability for a direct unapportioned tax on the first fruit of My labor, which is mala prohibita on My country of Origin, thee Republic.

worker did not deliver said form. Explain: \_\_\_\_\_

worker did deliver the executed W-4 exception form; SSN = None. (Notice: Default)

11 At the date of Hire, I did not use a Social Security Account Number on any signed form; clearly express "None" when requested. I said in express that I DO NOT own such number and / or device.

worker did not deliver said form. Explain: \_\_\_\_\_

worker did deliver the executed W-4 exception form; SSN = None. (Notice: Default)

12 At the date of Hire, I did sign under conspicuous Notice any and all such government forms under penalty of perjury from "without the United States" in congruence with [title 28 U.S.C. §1746(1)], i.e., "...under the laws of the united States of America that the foregoing is True and correct."

worker did not deliver said form. Explain: \_\_\_\_\_

worker did deliver the executed forms so endorsed. (Notice: Default)

13 At the date of Hire, the HR Manager did accept all forms endorsed as above so stated; I began ordinary service for the company dba MotoSAT, as thee Technical Support Representative, Tier II.

worker did not deliver said form. Explain: \_\_\_\_\_

worker did deliver the executed forms so endorsed. (Notice: Default)

14 I began my Course of Performance as agreed to on my date of hire with the Good faith presumption that no withholding of Mine private ordinary pay would occur without reasonable cause (i.e., thee signed Order from a Court of competent jurisdiction), and / or without my voluntary consent.

MotoSAT did not agree for worker to begin his Course of Performance. Explain: \_\_\_\_\_

worker did commence his Course of Performance under the genuine presumption of MotoSAT personnel's Obligation of Good Faith and Fiduciary Trust. (Notice: Default)

15 Julie Morgan, MotoSAT Controller, did convene an unscheduled meeting on or about September 14, 2006 in the company conference room. In attendance were herself; Wendy Conrad, MotoSAT Office Manager; the aggrieved party, and one man via telephone, unknown by Me, but purported to be Peter Ennenga, (tel: 801.486.1112), an attorney for MotoSAT.

meeting did not take place. Explain: \_\_\_\_\_

Conference call and meeting did take place as deposed. (Notice: Default)

16 Mr. Ennenga proceeded to inform Me that MotoSAT would dishonor my Documents of title as I endorsed them, for fear of an IRS audit, or draw conspicuous notice from SSA agency employees, based on his advice or control.

meeting did not take place. Explain: \_\_\_\_\_

Conference call and meeting did take place as deposed. (Notice: Default)

17 Mr. Ennenga expressed or implied that MotoSAT had the authority to "take" My ordinary pay and convey it to the Social Security Administration without my consent, and without a signed order from Court of competent jurisdiction, in disrepute of my explicit Belligerent Claim to the contrary as Holder in due course for My property.

meeting did not take place. Explain: \_\_\_\_\_

Conference call and meeting did take place as deposed. (Notice: Default)

18 Julie Morgan informed me that if I did not submit another W-4 form "properly executed" (no explanation given), that she would commence withholding of state and federal "taxes", and FICA at the rate of S/O without my consent, and without a signed order from a Court of competent jurisdiction.

meeting did not take place. Explain: \_\_\_\_\_

Conference call and meeting did take place as deposed. (Notice: Default)

19 I did rise and say that I did rebut their proposal on the grounds that MotoSAT is not a statutory federal "Employer"; or a withholding agent, and that they lacked the essential characteristics for the privilege that they presumed, and that they possessed no authority in material fact to override my dis-agreement.

meeting did not take place. Explain: \_\_\_\_\_

Conference call and meeting did take place as deposed. (Notice: Default)

20 Julie Morgan did state that she, and her attorney would deliver the material fact in writing to me; that would satisfy their burden of establishing the cause for their breach of their Obligation of Good Faith, and of their Fiduciary duty.

I am not in receipt of any such document, or of any material fact that is signed under Notarial jurat.

meeting did not take place. Explain: \_\_\_\_\_

Conference call and meeting did take place as deposed. (Notice: Default)

Continue on next page.

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21 I did **Notice** all **people** present at the meeting that **their action against Me constituted Coercion** at [UCC §1-103(b)].

meeting did not take place. *Explain:* \_\_\_\_\_

**Conference call and meeting did take place as deposed. (Notice: Default)**

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22 **Mr. Ennenga** did say that **he hoped the matter would result** in a **tribunal**; with the **IRS as an enjoined party**. Throughout the meeting, **Mr. Ennenga** exercised the right or power by any means, method or circumstance, irrespective of stock ownership to direct, either directly or indirectly, the policies and business of such a company or person and in any case in which a (Railroad) carrier is in fact exercising direction of the policies and business of such a company or person [20CFR202.4], without the essential characteristics of such federal “**employer**” status ever being established by delivery of the material fact.

meeting did not take place. *Explain:* \_\_\_\_\_

**Conference call and meeting did take place as deposed. (Notice: Default)**

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23 I was effectively **coerced** into signing a second I-9 form (attempted **subornation of perjury**), and a **second W-4 form under duress** by the **unspoken threat of termination**. The forms so endorsed clearly **express** on its face that **I do not consent to FICA payments or withholding for a “debt” not owed**, nevertheless, I did fill in the box marked “exempt”, **under protest; SSN = none**, and with the **explicit Reservation of all of Mine unalienable Rights**, [UCC §1-308(a)].

false. orms I-9 and W-4 were not delivered as stated. *Explain:* \_\_\_\_\_

**True. Forms I-9 and W-4 are delivered and maintained in worker's personnel file. (Notice: Default)**

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24 **Notice:** As the **moving party**, MotoSAT **did NOT breach** their Obligation of Good Faith by **demanding what documents I must deliver**, contrary to the **clear and precise terms of instruction** on page one (1) of the form I-9.

True. MotoSAT did not breach Good faith. *Explain:* \_\_\_\_\_

**False. MotoSAT is at fault [UCC § 1-201(17)]; [UCC § 1-103(b)]. MotoSAT personnel (respondent) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)**

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25 Subsequently, **during the course of business, I did deliver** to **Julie Morgan** a copy of My private form: **Certification of Federally Privileged Employee Status**, in Good faith for full disclosure. Ms. Morgan **declined to certify** federal “employee” status for me. **Ms. Morgan failed to deliver the material fact as promised at item 20**, above.

false. *Explain:* \_\_\_\_\_

**True. Julie Morgan is at fault [UCC § 1-201(17)]; [UCC § 1-103(b)]. MotoSAT personnel (respondent) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)**

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26 During the subsequent course of business, the respondent did **deliver to me** corrupted **Documents of title** (paychecks) that are **adulterated by the prima facie evidence of fault**, by stating “**Social Security Employee**” and “**Medicare Employee**” **FICA “taxes” are withheld, and conveyed** to the third party (SSA) **without my consent**, and **without authorization from the agency officials at the SSA**.

false. *Explain:* \_\_\_\_\_

**True. Julie Morgan is at fault [UCC § 1-201(17)]; [UCC § 1-103(b)]. MotoSAT personnel (respondent) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default).**

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27 My job **did indeed constitute** a “**Social Security Employee**” and a “**Medicare Employee**” **UNDER THE ACT [20CFR203.2]**

True. *Explain:* \_\_\_\_\_

**False. Julie Morgan is at fault [UCC § 1-201(17)]; [UCC § 1-103(b)]. MotoSAT personnel (respondent) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default).**

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28 During the subsequent course of business, **MotoSAT did receive Notice** from one **Janice Olsen, agent** from the **Department of Workforce Services** that they (**DWS**) **would levy penalties at MotoSAT for willful neglect if they did not solicit, and obtain a Social Security Number from me** for their New Hire reporting, and for **other purposes**. **Julie informed me** that they would **garnish my pay** for any **penalties incurred** if **I did not submit an SSN** to satisfy the DWS information demand.

false. *Explain:* \_\_\_\_\_

**True. Julie Morgan sent, and delivered the Notice of demand from the DWS to me. (Notice: Default)**

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29 I **did reply in material fact directly to the DWS, Janice Olsen**, with the acknowledgment that **I DO NOT OWN** such a number, and that MotoSAT has “**reasonable cause**” for **not obtaining** an **SSN** from me; MotoSAT **personnel** are **not at fault** for “**willful neglect**.” The DWS **action** is **satisfied with no adverse affects**, and **NO further cause for action is pending**.

false. *Explain:* \_\_\_\_\_

**True. Acknowledgment was sent to the DWS, and one copy placed in worker's personnel file. (Notice: Default)**  
**Continue on next page.**

30 **MotoSAT Payroll personnel continued to “take” unauthorized FICA payments** from my **ordinary pay** (NOT “disposable” pay) as an **“unauthorized administrative pay garnishment”**, and they are **at fault**, and **at judgment in personam** for having committed **willful theft by conversion** for doing so.

false. *Explain:* \_\_\_\_\_

**True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default).**

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31 **Subsequently, I did deliver to Julie Morgan, and to Nancy Berryhill, SSA Regional Director the legal Notice to Cease and Desist, or to Show Cause as to why unauthorized FICA payments** were being “taken” from my **ordinary pay**, and **conveyed unlawfully to the SSA**, titled **“Constructive Notice of Demand to Cease and Desist Non-consensual Taking of My Private Property (Pay)”**, dated Oct. 16, 2006.

false. *Explain:* \_\_\_\_\_

**True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)**

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32 In response, **Julie Morgan did convene an unscheduled meeting** in the office of **Jim Pendleton**, President; with **Geri Dominguez**, HR Manager in attendance. **Julie restated her undocumented authority for her action**, and she stated that she **required a letter from the SSA** to advise MotoSAT to **stop taking non-consensual payments form my ordinary pay**, in blatant **disregard for My Belligerent Claim to stop at once:**

false. *Explain:* \_\_\_\_\_

**True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)**

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33 To **accommodate Julie's demand, I did send, and deliver** to the **officials at work for the SSA**, and **into the MotoSAT personnel file** the following **presentments (Documents of title)**, *inter alia:*

a) SSA: Notarial Certificate of Default dated Oct. 10, 2006.

b) Declaration of Earthly Occupancy.

c) To: SSA – Notice of Demand sent USPS Cert. Mail 7005 0390 0000 0737 0193 r/r

d) To: Michael Tenney, SSA District Manager, Murray, Utah: Notice - USPS CERT: 7005 0390 000 0737 0063 r/r

e) To: Michael Tenney, Notice of Fault: NOTICE OF SEVENTY-TWO (72) HOUR OPPORTUNITY TO CURE

f) To: Michael Tenney and Jim Pendleton: Notice of Default dated Sept. 28, 2007 .

g) 1. The City of New York, Dept. of Health and Mental Hygiene, May 13, 2006; USPS Cert Mail: 70060810000276896224, exhibit A with enclosures:

a. Declaration of Protected Individual and Work Eligibility Verification, May 1, 2006.

b. Private Proclamation of Liberty, May 10, 2006.

c. Notice: To Whom It Concerns: Signature Authority Void, May 1, 2006.

d. US Certification of Birth; Certificate # 18760: Redeemed May 13, 2006.

e. USPS Cert. Mail track and confirm info

g) 2. Social Security Administration, Jo Anne B. Barnhart, Commissioner: Affidavit of Withdrawal of SS-5 Application, Feb. 18, 2006; USPS Cert Mail: 7005182000027300699, with enclosures:

a. Form 521: Withdrawal of Application for SSA benefit and SSN.

b. Dept. of Health and Human Services: Notice of Revocation of Signature\*\*\*; Mar. 30, 2006

c. USPS Cert. Mail track and confirm info.

false. *Explain:* \_\_\_\_\_

**True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)**

**Continue on next page.**

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34 The documents specified in item (33) contain explicit Notice that satisfy the burden of establishing the following Fact clearly expressed, and they stand not rebutted by any written material fact presented by a duly delegated representative from government; signed under Notarial jurat:

“Constructive Notice of Demand: THIS IS WHAT YOU NEED TO DO.

Issue a notarized letter signed by you (Michael Tenney) stating in clear and precise terms: "To Whom it may concern regarding Robert Vincent Crifasi and his heirs and assigns: I (meaning you) have received Robert Vincent Crifasi's forms and letter rescinding any signature, association, affiliation, obligation, etceteras... with the Social Security Administration and it's programs including Medicare and other related programs. I (meaning you) recognize that no positive/statutory law exists within the United States or the several states that requires any person to participate in the Social Security system since such participation requires an instrument of an informed, volitional adhesion contract and any positive/statutory law that forces such a contract is unconstitutional. Furthermore, the withholding of money, wages, compensation, pay, and etceteras... for Social Security and Medicare Tax from the account of Robert Vincent Crifasi by any non-statutory employer, officer, agent, or receiver of such private company is prohibited unless Robert Vincent Crifasi by affidavit volitionally applies for participation in the Social Security programs including Medicare.””

false. *Explain:* \_\_\_\_\_

True. **MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default).**

35 The documents specified in Item (33) contain sufficient Notice to satisfy the burden of establishing the following explicit Fact, clearly expressed and not rebutted by any written material fact signed under Notarial jurat:

“NO LAW COMPELS A WORK ELIGIBLE MAN OR WOMAN TO SUBMIT A FORM W-4 OR W-9 (OR THEIR EQUIVALENT) or DISCLOSE AN SSN AS A CONDITION OF BEING HIRED OR KEEPING ONE'S JOB. WITH THE EXCEPTION OF AN ORDER FROM A COURT OF COMPETENT JURISDICTION ISSUED BY A DULY QUALIFIED JUDGE, NO AMOUNTS CAN BE LAWFULLY TAKEN FROM ONE'S PAY (FOR TAXES, FEES OR OTHER CHARGES) WITHOUT THE WORKER'S EXPLICIT, KNOWING, VOLUNTARY, WRITTEN CONSENT.”

false. *Explain:* \_\_\_\_\_

True. **MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)**

36 The documents specified in Item (33) contain sufficient Notice to satisfy the burden of establishing the following explicit Fact clearly expressed, and not rebutted by any written material fact signed under Notarial jurat:

“THREE CONDITIONS MUST BE PRESENT FOR FICA TAX LIABILITY (ALL THREE, NOT JUST 1 OR 2):

A. THE RELATIONSHIP OF STATUTORY “EMPLOYER-EMPLOYEE” MUST EXIST.

B. THE REMUNERATION PAID BY THE EMPLOYER MUST CONSTITUTE “WAGES” FOR PURPOSES OF THE TAX.

C. THE EMPLOYEE MUST PERFORM SERVICES WHICH CONSTITUTE "COVERED EMPLOYMENT" (AS OPPOSED TO "EXCEPTED EMPLOYMENT") FOR PURPOSE OF THE TAX.””

false. *Explain:* \_\_\_\_\_

True. **MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)**

37 The documents specified in Item (33) contain sufficient Notice to satisfy the burden of establishing the following explicit Fact, clearly expressed and not rebutted by any written material fact signed under Notarial jurat:

8 Federal Register, Tuesday, September 7, 1943, §404.104, pg. 12267

Employee: “The term employee specifically includes officers, and employees whether elected or appointed, of the United States, a state, territory, or political subdivision thereof; or the District of Columbia; or any agency; or instrumentality of any one or more of the foregoing.” (Emphasis added)

false. *Explain:* \_\_\_\_\_

True. **MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default).**

[Continue on next page.](#)

38 On February 4, 2007, I did send, and deliver to Julie a memo containing the following Notice, clearly expressed:

“Again, I apologize for any inconvenience. However, please be advised that the continued “taking” of my most sacred property, i.e., my pay, conveyed to any third party without my consent, and/or without reasonable cause, i.e., an order from a court of competent jurisdiction issued by a duly qualified judge, is an unwarranted direct disability against my just compensation within the meaning of the Fifth Amendment, to which these lawful remedies apply.”

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)

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39 All the while, MotoSAT payroll personnel continued to deliver adulterated Documents of title (paychecks) to me containing the misrepresentation: “Social Security Employee” and “Medicare Employee” on its face. All such Documents of title are endorsed by Me with my explicit reservation of Rights express at “Without Prejudice” above my Endorsement.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)

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40 On or about Sept 24, 2007, Geri expressed that my Notices were on Jim Pendleton's desk for review, and for his direction.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)

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41 On or about Sept. 26, 2007, I did send and deliver to Geri Dominguez the printouts of the Code of Federal Regulations (CFR) part 202 [20CFR202.1; 20CFR203.2; 20CFR202.11; 20CFR202.4] which clearly exposed the fact that MotoSAT was not / is not a genuine “employer” covered under the SSA “RAILROAD RETIREMENT BOARD” PART 202, as follows:

“Sec. 202.11 Termination of employer status.

The employer status of any company or person shall terminate whenever such company or person loses any of the characteristics essential to the existence of an employer status.” (Emphasis added).

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)

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42 On or about Sept. 27, 2007, I did send, and deliver to Geri Dominguez My Documents of title to re-verify the government's form I-9 stating on its face that I DO NOT volunteer to submit the information requested for cause: MotoSAT is NOT the “Employer” as defined on page one (1) of the form I-9.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default).

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Continue on next page.

43 On or about Sept. 27, 2007, I did send and deliver to Geri Dominguez the Documents of title to re-verify the government's form W-4; stating (implied and/or express) on its face that I DO NOT VOLUNTEER to submit the information requested for cause:

(1) MotoSAT is NOT the Federal "Employer" as construed and defined at [20CFR202.1]. "The term "employer" means any carrier (as defined in subsection 1(m) of this section)". Discovery: (*imho. FOIA to follow*), that means, in its ordinary course of business MotoSAT claims to be exclusively trading for a federal Railroad carrier car specifically built for AMTRAK beginning October 2001 for the specific business of hauling *human waste (undefined) to human waste disposal facilities*; by federal "employees".

(2) The private Utah based s-corporation *aka Mobil Technology, Inc dba the private company of people aka "MotoSAT"* is indeed NOT subject to the RAILROAD RETIREMENT BOARD, *i.e.*, an "EMPLOYER UNDER THE ACT" at [20CFR202.11; 20CFR202.4]; or the Department of Agriculture; or the US Immigration Service; or the Department of Homeland Security; nor are they "withholding agents" for the IRS; nor are they subject to an authorized "administrative wage garnishment" notice from the SSA. By the respondents continuing silence, they agree and admit to the facts construed, and established heretofore, and further.

Final: My documents of title satisfy the burden of establishing that I DO NOT OWN a SSN, and that IT DOES NOT OWN Me, at Thee Holy Bible, John: Revelations Chapter 22:1-21; at [IRC § 3402(p)(3)(a)] and [CFR 31.3402(p)-1(b)]; at [UCC § 1-308(a)] and at [UCC § 1-103(b)]; at the First, Fourth, Fifth, Sixth, Seventh, Ninth and Tenth Amendments for the federal and state Constitutions; at the serene Perfect law of Liberty for the Land, Thee Republic.

false. Explain: \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)

44 Furthermore, for ICD year 2006, MotoSAT payroll personnel did willfully issue the quasi-government agency form W-3 in electronic or written record to the SSA that created the false presumption with the agency that I am an "undocumented" worker that has "applied" for an SSN; they willfully stated so under penalties of perjury.

false. Explain: \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)

45 Further, I did receive Notice from the agent SSA stating that there is a mismatch in their system of record concerning the fatal material and clerical gross faults sent by MotoSAT EIN: 87-06255175 for Thee Iêsous Christos Deus (ICD) year MMVI (c.e., 2006). I delivered the Notice to the immediate attention of Geri Dominguez. The said Notice from the SSA Data Operation Center, sent from Wilks Barre PA, Sequence Number 2 701448605 0, states express on its face that it is illegal to Fire, or to Lay Off thee worker for attempting to resolve the SSN mismatch issue, in Good faith.

false. Explain: \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)

46 Furthermore, the undisputed facts and events construed and deposed heretofore, and further constitute the sufficient burden of establishing My Claim, and My legal action upon which Relief shall be deemed granted at [UCC § 1-305]. Remedies to be Liberally Administered, and at [UCC § 1-301]. Territorial Applicability; Parties' Power to Choose Applicable Law, for the following reasonable causes:

1. Malfeasance of Office
2. Conspiracy Against My YHWH Endowed and Contractually Secured Rights
3. Deprivation of My Rights under Color of Law
4. Theft -- Wrongful conversion
5. Breach of Fiduciary Duty
6. Interference to My Private Property and the Enjoyment and use of My most sacred property
7. Intentional infliction of Emotional Distress

- 8. Extreme and Outrageous conduct
- 9. Fundamental Breach of their Obligation of Good Faith
- 10. Negligence
- 11. Unfair Trade Practices
- 12. Breach of Consumer Protection Law
- 13. Illegal Termination
- 14. Discrimination against My Natural Rights
- 15. Violation of Federal and State Statutes

false. *Explain:* \_\_\_\_\_  
 \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. (Notice: Default)

47 Furthermore, throughout My course of doing business during the dates express on item 1b, I did maintain my Good faith relationship with all of my co-workers, my customers, thee management personnel, and my Friends at MotoSAT.

I provided World Class Technical Service; I projected my “warm and caring” attitude for thee customers, and friends of MotoSAT; I took care of all of My duties, and My responsibilities with all due diligence; I received the Blue Light Award certificate (*and twenty (20) bucks*) for my Outstanding Performance.

false. *Explain:* \_\_\_\_\_  
 \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

48 Furthermore, as a direct consequence of their (respondent) actions, I may have suffered injury to my earthly body (documented at the University of Utah Hospitals and Clinics record); I AM suffering for My Good Name; I AM being Discriminated against My Character; I AM suffering Real Damages to my Career, the real Value of which is, by law, decided by thee Jury of My Peers.

false. *Explain:* \_\_\_\_\_  
 \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

49 By her silence, Geri Dominguez agrees and admits to arranging my illegal termination as an obfuscated “constructive quit” to avoid her responsibility; “unemployment” obligation by MotoSAT, and her possible civil, and criminal prosecution.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; others too numerous to mention herein, and as yet undiscovered. (Notice: Default).

Continue on next page.



50 My herewith all express Good faith Notice, and Presentment for Discovery ("facts") hereby serves as the express delivery of My lawful / legal Notice of Due process Complaint, and legal Notice of Misprision of Felony, delivered to the following conspirators (defendants) in their private capacity, and in their professional PERSON:

1. Julie Morgan, Controller MotoSAT, in the First Degree
2. Jim Pendleton, Resident Agent, President of Mobil Technology, Inc., *dba* the private company *aka* "MotoSAT"
3. Ed Travis, Signor, Chief Engineer MotoSAT
4. Michael Tenney, SSA Administrator, Murray Utah
5. Nancy Berryhill, SSA District Director, Colorado
6. and, every other named and/or unknown agent/operative "employee", quasi-"employee" or "contractor" acting on behalf of the government, judgment in personam (1965 – 2007 inclusive) who acts wrongfully outside of their limitations, and the scope of their public and / or private office.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

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51 On October 3, 2007, I did send and deliver into email for Jim Pendleton; Geri Dominguez and certain others, the following electronic send:

----- Forwarded Message -----

From: Jim Pendleton <jim@motosat.com>  
To: Jim Pendleton <jim@motosat.com>; Robb Crifasi <RobbV@Crifasi.net>  
Cc: Geri Dominguez <geri\_dominguez@motosat.com>; Tom Lowe <tlowe@tayloradams.com>  
Sent: Thursday, October 4, 2007 1:05:28 PM  
Subject: RE: For Your immediate Attention!

Sorry it's, tlowe@tayloradams.com, only one d in adams . Try again. Jim

From: Jim Pendleton  
Sent: Wednesday, October 03, 2007 9:08 AM  
To: 'Robb Crifasi '  
Cc: Geri Dominguez ; Tom Lowe  
Subject: RE: For Your immediate Attention!

All questions, inquiries, papers and statements to MotoSAT or any of its employees should be addressed directly to our attorney Mr. Tom Lowe , tlowe@tayloradams.com. We have turned this matter over to him.

Jim

From: Robb Crifasi [mailto:robbv@crifasi.net]  
Sent: Wednesday, October 03, 2007 8:16 AM  
To: Jim Pendleton  
Cc: Geri Dominguez  
Subject: For Your immediate Attention!

Dear Mr. Pendleton:

Please be advised of the following Facts which may or may not have legal consequence to you and your "company" dba MotoSAT.

1. I have been dealing with Geri Dominguez (a "person non compos mentis", who is still in your "employment") concerning of the matters at hand for some time now, seeking a resolution in "good faith" to an intolerable situation (FRAUD) regarding My private pay, (not "disposable pay").
2. Geri had assured me that My correspondence directed only to you had been delivered to you, and was on your desk since 9/24 for your review and direction. As of Friday morning 9/28, I had not heard a word from you that addressed this pressing issue in commerce that is grinding on Me.

3. I had issued repeated verbal and written warning Notices to Geri in her office in front of witness that specifically informed her that her continued "wrongful acts", which constitute "theft by wrongful conversion" will result in prosecution. I received only confrontational replies: like "Well, bring it on!", in return. On Friday Sept. 28, I issued her "FINAL" notice via email to remedy the situation before she "delivered" another "draft" that is "fraudulent" on its face, and in breach of her fiduciary duty as well as My Trust, AND in violation of the provisions construed at the Uniform Commercial Code (UCC) as well as federal and state statutes regarding violation of Section 208 of the Social Security Act, title 18 U.S.C. 1001; 1546, and a breach of "MotoSAT's" "Obligation of Good Faith" in commerce. [UCC § 1-304. Obligation of Good Faith.]

4. Geri used My email, issued under Duress on my part, to say that I "resigned" My position with your "company". Nothing could be further from the Truth! She will NOT accept the anything else, or "remedy" the situation without further conflict at work. She used the situation to attempt to obfuscate the True matters at hand, and to avoid DWS "unemployment" obligations.

5. Yesterday, I was battered in your front office, in front of your crew, by a crazy "person" who insisted that I leave the premises, or she will "Call the Police", under your direction. I repeatedly asked her for the contact information of the attorney who will be representing you and her in any upcoming litigation as a result of her "wrongful act". However, all Geri "delivered" were confrontational remarks, and an obscure reference to some guy, who apparently is the "puppet master" behind the curtain calling the "shots", but she provided no "material fact" or contact info: i.e., address for service of due process and his telephone number. ("Peter"? BTW: are you still really paying him to "misrepresent" your "company"?). Geri punched me out (time clock) at Her whim yesterday: Make no mistake: I did NOT resign my position or desert My post.

6. This was after a meeting with her and Tim in the conference room on Monday, where I specifically pointed out, again, the "faults" contained on the face of her drafts issued to Me. Please pay particular attention to the scanned image of the notarized pay stub attached to this email.

7. I proceed in good faith at all times and with EXPRESS reservation of My unalienable rights in the matters at hand, and with Exclusive power of attorney in fact concerning the principal person "ROBERT V CRIFASI(c)". I shall proceed as required to apply lawful and legal remedy in harmony with the UCC and local state and federal statutes. The Social Security Administration officials at the Murray, Utah office have already stated that they have no jurisdiction regarding the unauthorized "administrative wage garnishment" that Geri has perpetrated against Me under 'color of law' in all the proceeding months that led up to her unwarranted acts on Monday 10/02. The "letter" she requires from the SSA is ALREADY in the personnel file you maintain on me, standing as Truth as the result of the SSA officials acquiescence by silence on 9/09/2007. See: Notice of Fault and 72 Hour Opportunity to Cure, brought to Geri's attention, and hopefully to yours on 9/06/2007 (attached). It was also recorded at the Office of Inspector General, SSA at Baltimore MD. These documents are available in the public record published on-line for expedience at: [www.crifasi.net/strikeit](http://www.crifasi.net/strikeit).

8. I sent a package of correspondence to you via USPS cert mail to MotoSAT's resident agent yesterday, in good faith. Please address the contents of that package very carefully. It addresses with particularity the facts that led up to the altercation in the workplace that Geri provoked yesterday: the discovery of the FACT that the "employer" status of any company or person shall terminate whenever such company or person loses any characteristics essential to the existence of an employer status. See 20CFR202.11; RAILROAD RETIREMENT BOARD - EMPLOYERS UNDER THE ACT - Termination of employer status. In My case, MotoSAT is not/never was a "genuine" "employer" from the date of my hire, September 11, 2006, regardless of the "terms" used under color of law.

9. Again in Good Faith, I appeal to your sensibilities and business judgment as well as your moral duty (and MotoSAT's "Obligation of Good Faith" in commerce) to resolve this issue immediately, without resort to a tribunal, in harmony with the UCC as well as the supreme Laws: "Thou shall not steal"; "Do unto your brother as you would have him do unto you."

10. Final: I am available for contact and service of process at: 801-349-7333, c/o: 858 South 300 East, Salt Lake City Utah [84111]. Please address any correspondence to that address only, if you care to respond at all.

Thank You.

/s/ Robb Crifasi

Representative For the united States of America, the Republic for which it Stands

Formerly known as: MotoSAT Technical Support Representative

false. Explain: \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination; Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

[Continue on next page.](#)

52 As of the date of USPS Certified Delivery of this Action Send to the Resident Agent, Jim Pendleton, Principal in the First Degree, President Mobile Technology, Inc., dba "MotoSAT": I AM NOT in Receipt of thee "genuine" response concerning the heretofore fully expressed correct; not mis-leading; Faithful and True facts; thee Lawful, and the Legal matters at hand.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent; defendant) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

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53 Refund is now due, and payable to Me in full Value upon my Demand, in the amount of 873.98 USD, plus additional Damages as they accrue; extracted from Me by the "employees" of MotoSAT through their willful unlawful; unauthorized theft by conversion, and by the willful misconduct of the following certain people, named herein and / or by others unknown: one Gerí Dominguez, HR manager; as evidenced and Notarized on the Mobile Technology, Inc., "final" pay stub # 22146, dated 10/02/2007.

My Demand for repayment shall be deemed now so delivered to, and shall be deemed to be treated as now so received by the resident agents, and by the principals in the first degree at work in agency.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent; defendant) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

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54 My Presentment and Demand for Remedies to be Liberally Administered; Territorial Applicability; Parties' Power to Choose Applicable Law; Obligation of Good Faith shall be deemed to be treated as now so delivered to, and shall be deemed to be treated as now so received by the resident agents, and by the principals in the first degree at work in the agency, and at the private company, aka "MotoSAT".

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent; defendant) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

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55 Notice: If any living soul has first hand information that will controvert and overcome the Truth written heretofore and after, since this is a commercial matter, please advise Me in writing by Notarized counter-Affidavit within three (3) days (72 hours from verifiable delivery) from recording hereof; deliver to Me your counter Affidavit via USPS certified mail, proving with particularity by stating at writing and at record all of the requisite actual evidential fact that is sufficient to substantiate your burden of establishing the cure for my following affidavit deposing material facts therein itemized at record below, and with full disclosure of all of your requisite actual law, and not merely the ultimate facts and law conclusions, that establishes your burden to prove at material fact that My written word is substantially and materially false sufficiently for changing materially with particularity, or any derivative thereof, the facts presented herewith all for establishing My Claim and my Action for Remedies to be Liberally Administered upon which Relief shall be deemed granted and treated as delivered by filing at the Clerk at any Court for America holding competent Jurisdiction and the service delivery from thee county Sheriff and/or thee Provost Marshall.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent; defendant) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

Continue on next page.

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56 Your silence stands as your agreement, consent, and tacit approval for the binding contract, for the Truth established herewith all as fact that has Territorial Applicability; Parties' Power to Choose Applicable Law; this herewith affidavit stands as the final Word at this matter; and for the sum certain herein stated, and it will remain in full force, and effect against all respondents; Due, and payable upon My Demand, and enforceable by applicable law.

My Demand shall be deemed as received by the respondent, after USPS Certified delivery of this Instrument.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent; defendant) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

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57 Notice; My Final Words: The criminal penalties for commercial fraud are determined by Jury, by law; the monetary Value is set by Me for violation against My Unalienable Right; for breaching the serene law of the land; for breaching your Obligation of Good Faith to promote the underlying purposes, and policies construed at the Commercial Codes; for breaching your contract, the Constitutions, in the sum certain amount as stated herein for dollars specie silver coin; the Lawful Money for thee united States of America as secured at Article I, Section 10 for the federal Constitution, and the corresponding state Constitutions, for We the People for thee united States of America, and My repayment shall be due and payable for Me on the eleventh day; or any day thereafter as use occur, after I file in the public records for the Salt Lake county Utah, the herewith all Presentment; Invoice; Affidavit for Truth; tacit Document of title for procurement.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent; defendant) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

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58 Notice: Respondent is hereby granted twenty-four (24) hours to cure from date/time of verified delivery else default shall be deemed fraud at Uniform Commercial Code [UCC 1-103(b)]. Estimated time to complete = thirty (30) minutes.

Notice to agent is notice to principal. Notice to principal is notice to agent. Notice to Tom Lowe is notice to all people.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent; defendant) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

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59 LAST: I the undersigned Man, sui juris, sui generis at Appearance Special, (Me; My; Mine; Myself; One Redeemed People; Undersigned; Inhabitant on Perfect Soil; Belligerent Claimant; Secured Party; Creditor; Affiant; Posterity; Original Allodial Title Holder in Due Course for My Birthright, and Twenty-one (21) Lawful Silver specie Dollars; Real Property Owner for the People unto Perpetuity; Judicial Power Occupant on the Land; Real Party of Interest; "consumer", "attorney in fact", "aggrieved party"; "worker"), being of majority age, competent to testify, do Speak for the Truth and Fact herein; that they are of first hand private knowledge, that they are True, Correct, materially complete, certain, and not misleading.

false. *Explain:* \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent; defendant) agree and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

Continue on next page

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60 Notice: Sealed with My own violation, and by direct act of Mine own hand. Executed at Salt Lake county, Utah.

I endorse this tacit Document of title (by respondent Default) on this date, nunc pro tunc, to the date of My freeborn Birth on the 24<sup>th</sup> day of the 4th month of the ICD year at 1948; and to nullify any remaining obligation in assumpsit presumed by agents for the parties in interest filed on the 27<sup>th</sup> day of the 4th month of the ICD 1948<sup>th</sup> year for Our Living Creator, Almighty YHWH for Thee Sacrifxial Atonement, lēsous Christos Deus (ICD), unto Perpetuity, and beyond.

Accordingly, I say for the ages:

{33} Again you have heard that it was said to those of old, "You shall not swear falsely, but shall perform your oaths to the Lord."

{34} But I say unto you, Swear not at all; neither by heaven; for it is God's throne:

{35} Nor by the earth; for it is his footstool: neither by Jerusalem; for it is the city of the great King.

{36} Neither shalt thou swear by thy head, because thou canst not make one hair white or black.

{37} But let your word be, Yea, yea; Nay, nay: for whatsoever is more than these cometh of evil.

Matthew 5:33-3.

Sabaoth, for the Fulfillment, and for the Enforcement of the Law, to the letter of the Law, One Inhabitant standing on Perfect Liberty, Salt Lake county, the Soil for these united States of America [U.S. Code (U.S.C.) TITLE 28 § 1746(1)].

I rise, and I say the following:

My Liberty, and All Mine Unalienable Rights are Claimed, and Reserved unto Perpetuity. Without Prejudice.

*/s/ Robert Vincent Crifasi*

Representative For the 50 Union states of America, the Republic For which Old Glory Stands

false. Explain: \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent; defendant) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

61 Notice: Reply to: c/o - 858 South 300 East [Not a Domicile], Salt Lake city, non-domestic Utah [84111] 28 USC 1746(1), "without prejudice"; U.C.C. Sect. 1-308(a).

A lack of response by each (any) Respondent establishes that a "fault" at [UCC 1-201(16)] exists, creating fraud through material misrepresentation that vitiates all agreements, contracts, forms, etc., express or implied, from the beginning, at [UCC 1-103(b)].

**Final Notice: Your silence is your acquiescence to the Truth of every statement, and averment of fact herein established at your Default.**

I express, and I reserve My Right to amend, supplement; or augment this Administrative Affidavit of Truth and Presumptive Notice at any time up to, and including the commencement of a hearing before a bona fide court of law with the Jurisdiction to decide the dispute between the parties.

Amama! Ua Noa!

false. Explain: \_\_\_\_\_

True. MotoSAT personnel (respondent) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b); judgment in personam for breach of Obligation of Good Faith] in commerce, and in violation of Federal and State statutes. MotoSAT personnel (respondent; defendant) agree, and admit that they are at fault [at UCC § 1-201(17); § 1-103(b) for illegal termination for Whistle Blowing; Discrimination: Meanness; willful and wrongful acts; Extreme and Outrageous Conduct; others too numerous to mention herein, and as yet undiscovered. (Notice: Default)

John 19:30 Then when lēsous had received the sour wine, He said, It is finished! And He bowed His head, and He gave up Thee Spirit.

**Certification: I (respondent) attest, under penalties of perjury, that to the best of my knowledge and belief this document is True, correct and complete.**

9a Signature of Authorized Representative for the Company or Organization, or for man, male and female, in private capacity.	9b Date
10a Print Name	10b Title

Notice: "MotoSAT" Certification of Facts; Knowledge [20CFR202.11]: ICD MMVII (c.e., 2007) v3