

Affiant: Robert Vincent Crifasi© MMVII

Executed: October 8, a.D. 2007

To: Resident Agent ~ Social Security Administration Notice: Action Affidavit for Material Fact

To: Jim Pendleton, Resident Agent, Mobile Technology, Inc., c/o Tom Lowe

At all Matters for Commerce, All commerce shall be Operated at Truth, Demand for truth shall be made by One People for All People; for Full Disclosure - Who are You? Who do you represent, and who is the Real Party of Interest? Are the real parties in interest the Commonwealth/or Britain, the British Crown, the Queen of England, the Bishop of Rome, the Holy See, and/or the Grand Governor of the World, the Moriah Conquering Wind? Is the United States flying the queen's Banner Flag? What unexpressed Citadel lies embedded in the flag that hangs in the United States and State Court Houses, the House, the Senate, and the oval office? What City/State flag of the forum hangs at the District of Columbia? Have You desecrated Our Flag for Liberty ~ old Glory ~ the Lawful Flag for these 50 Union states of America; thee Republic For Which old Glory still Stands; defined at 4 USC § 1?

Testament

I the undersigned man, in order to protect my **unalienable rights to life, liberty, and property**, inclusive of *Mine Right to the proper remedy*, and in persona sovereign Judicial Power Inhabitant standing on Perfect Soil, have been forced to amend certain legal documents and statements, due to the **continued revelation and increased discovery** of the **continuous acts of fraud perpetrated upon Me** by the agents at work for the *de facto* government, and *quasi*-agencies, both State and Federal, and therefore **I Rise and Say** that I AM now, and fully intend to remain **at Liberty** to amend any and all such **writing and record** as a matter of **substantive Right**, for I shall not be held liable for either the acts or the omissions by certain employees and *quasi*-employees of government who are **persons operating non compos mentis**, (“respondent(s)”), and who proceed willfully to act **without My authority** to control and/or on **unauthorized signature**; whose **acts and omissions constitute fraud** against Me in one form or another, and attempt to **defeat the underlying purposes and policies of the commercial codes, and the fundamental law**.

Yet, even more **egregious** are the acts at **Treason** undertaken by **people** acting in **bad faith** under the **penumbra of law** to **subvert** and **destroy** our *Fundamental serene law of the land*: the **Perfect Law of Liberty**.

Therefore, I Proceed with Good faith at **Appearance Special** at all times; "*With Explicit Reservation for All Mine YHWH יהוה Endowed Unalienable Rights And Without Prejudice Of Any Of My Unalienable Rights*", inclusive without limitation, *Mine Private Right* to substantive and procedural Due process proceedings under the Judicial Power of both my state, and My Nation.

Whereas: "Silence can only be equated with fraud when there is a legal or moral duty to speak, or when an inquiry left unanswered would be intentionally misleading... We cannot condone this shocking conduct...If that is the case we hope our message is clear. This sort of deception will not be tolerated and if this is routine it should be corrected immediately." *U.S. v. Tweel*, 550 F.2d 297, 299-300 (1977)

I the **undersigned Belligerent Claimant**, *known as idem sonans Robert Vincent Crifasi*®, "Affiant", "aggrieved party", **one man sui juris** living on perfect soil, being of majority age, competent to testify, do **say** at writing, that the **Truth and the facts** construed herein are at **first hand private knowledge**; that they are **true, correct, materially complete, certain, and not misleading**. Accordingly, **I say** in congruence at the law *for* the **united States of America** [U.S. Code (U.S.C.) TITLE 28 § 1746(1)] the following:

I the **living, breathing man-soul**, being the **freeborn native New Yorker by Birthright**, *in sojourn* on the **soil** on **one** of the **50 Several states of the Union**, thee **Republic**, do hereby **rebut any, and all non-genuine presumptions that have ever been made against Me** under the **counterfeit; de facto juristic persona idem sonans non grata**, 'ROBERT V CRIFASI 092-40-2212', **or any derivative thereof (mark; transmitting utility)**, and **I say** such presumptions shall be held **Void from the very beginning (Void ab initio)**.

I do not elect to consent to assume the risk that the **corporate officer or employee or contractor acting on behalf of the government** under '**color of law**' is true and/or correct **within the limits of their authority and the scope for their office**.

I hereby **Proclaim My Liberty, express, and I say once unto perpetuity, at writing and at record**, that **I AM Reserved for Mine Right to elect to be not compelled to perform under any contract and/or commercial agreement that I did not enter knowingly, voluntarily and intentionally, absent My fully informed knowledge, and absent the Good faith full disclosure of all the essential facts necessary to make a valid legal, and lawful decision. I do not agree to accept the liability of any compelled "benefit" for any unrevealed "contract" or commercial "agreement" [See: the Uniform Commercial Code(s) at §1-103(b); §1-308(a)]; any/all presumptions based on such "agreements" shall be held void ab initio.**

Constructive Notice and Demand

FIRST: This **Presentment** is both **the lawful and commercial Notice Delivery served** upon the **respondents**, identified here within and/or unknown (*defendant, you; yours*); pursuant to state and federal Constitutions, specifically, the First Ten Amendments respectfully known as *The Bill of Rights*, in particular, the **First, Fourth, Fifth, Sixth, Seventh, Ninth, and Tenth Amendments**, and it also serves for Notice delivery for the **in personam judgment to the Agents and the Principals in the first degree**; pursuant to the respective **Uniform and State Commercial Codes** subject to **Territorial Applicability; Parties' Power to Choose Applicable Law**.

SECOND: This **writing** is the **Presentment** for **Remedies to be Liberally Administered** that is materially **sufficient to satisfy the burden of establishing** the **facts** and the **events supporting My Claim** upon which **Relief shall be deemed granted**, and that which **requires your timely response**, at **writing** and at **record if** you wish to **disagree with particularity at the subject matter** as written and as entered into evidence, **the following**:

THIRD: The **respondents'** (“your”, “you”) **failure** (“fault”) to timely **respond as stipulated** express herein, and to **rebut with particularity** at writing and record, everything herewith in express at this Affidavit **with which you disagree** shall be deemed your **admitted agreement; lawful, legal and binding contract** for your **agreement that every fact and conclusion hereby and herewith perfected** at this Affidavit shall be deemed: **True, Correct, Legal, Lawful and fully Binding upon you without recourse for you**; for my **claim at summary judgment and foreclosure**; filed with the Clerk at any court for America with competent jurisdiction, **without your Protest or objection**; or that of **those who might represent you**.

FOURTH: **Terms and Conditions for Default = Respondents** (“they”) **admit and commit to agree** in **Good faith** with the terms heretofore express, and all the terms following, and they **submit in agreement to the terms and conditions construed heretofore, and herein-after, fully expressed** from Me, the **aggrieved man**. Respondents **agree to admit they are at fault in personam judgment**, and thereby they themselves **establish their agreement to strictly abide by All the Terms and Conditions set forth herein; thereby, they establish their Obligation of Good Faith construed and secured** at this **binding contract** for My **right, My action, and My continuing security interest**; they

agree to deliver within Reasonable time all the Documents of title and all the Certificates of title sufficient for My Claim for the Holder in due course for the full Value of Remedies to be Liberally Administered to cure their wrongful acts of fraud, misrepresentation, duress, coercion, mistake, Bankruptcy, or other validating or invalidating cause at [UCC § 1-103(b)].

FIFTH: I (“Affiant; me; aggrieved party”) **did send and deliver** into the respondents’ system of record the **sufficient material fact** at writing and at record to satisfy the **burden of establishing the fact and conclusion that I AM not the person entitled or enfranchised to do business with agency.** I have **never been in the service of a genuine statutory “Employer Under the Act”** defined at [20CFR202.1]. Therefore and thereby, I **was never in receipt of “disposable” pay,** excepting a brief term of service with the **US ARMY** in the year 1977. All other **information returns** that are delivered/submitted to the “employees” at work in the agency on W-3 paper and in electronic form, or sent by me in error as W-2 statements, and/or misrepresented 1040 forms under subornation of perjury, for the **years 1965 until today express stand as evidence of the constructive fraud that I uncovered though my painful discovery since the year 2003, and in the years following.** I **squarely challenge the validity** of any and all such information returns **as being delivered to agency by companies that lack the characteristics essential to the existence of an employer status** at [20CFR202.11]

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.

SIXTH: I **squarely challenge the signature authority obtained through misrepresentation and subornation of perjury** on all 1040, and W-4 information request forms sent to agency from me, from **the very first year election until present day, (1965 –2007).**

SEVENTH: I **squarely challenge the validity of my parent’s signature authority** affixed on all/**any original application or document of title** for the U.S. registration of “born alive homo sapiens”, and the misrepresented SS-5 form, “U.S. **citizen” status,** for the Social Security Administration Account Number, applied for without my violation, and **before I reached my age of majority.** I **squarely challenge the genuineness of any presumed obligation in assumpsit** maintained against my earthly body by **anyone, or any agency (kidnapping).**

EIGHTH: Respondent agrees to refund all amounts withheld in accordance with the Code of Federal Regulations [20 CFR §422.430] without further delay (*today*), as follows:

Sec. 422.430 **When will we refund amounts of your pay withheld by (*unauthorized*) administrative wage garnishment?**

If we find that **you do not owe the debt or that we have no right to collect it**, we will **promptly refund to you any amount withheld from your (*disposable*) pay** under this subpart **that we received** and cancel any administrative wage garnishment order that we issued. Refunds under this section will not bear interest unless **Federal law or contract requires interest**. (*Emphasis added*).

NINTH: Fact (1) = Refund is now due, and payable to me in full upon my Demand, in the amount of **873.⁹⁸ USD**, obtained from the “employees” of MotoSAT through their unlawful unauthorized theft by conversion, and by the **willful misconduct** of the following certain people, named herein and/or others unknown: one **Geri Dominguez, HR manager**; as evidenced and notarized on the Mobile Technology, Inc., 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.**

TENTH: Fact (2) = My following statement of discovery (“fact”) serves as the express delivery of My lawful/legal due process Complaint and Notice of Misprision of Felony, delivered to the following conspirators in their private capacity: **Julie Morgan, Incorporator MotoSAT; **Jim Pendleton**, President MotoSAT; **Ed Travis**, Signor MotoSAT; **Michael Tenney**, SSA Administrator, Murray Utah; **Nancy Berryhill**, SSA District Director, Colorado; **Andi Madvig**, Terayon Communication Systems, Inc., Human Resource Manager, Santa Clara California (*2001 – 2004*), **“Stephen P. Warner, pseudo” Operative**, IRS, Fresno campus, California, **and every other named and/or unknown agent/operative “employee”, *quasi-“employee”* or “contractor” acting on behalf of the government, in personam judgment (*1965 – 2007 inclusive*) who acts wrongfully outside of their limitations and scope of office.****

Notice (10): Fact (2.1) = The list of “identified” *people* (“respondents”) who act at fault as “representatives” in “bad faith”, as deposed express above **includes without limitation** each and every unnamed and/or unknown *quasi-“employee”* at work for the private corporations of common right (*“Employers” NOT Under the Act [20CFR202.11]*) that have submitted into evidence the **fatal material gross faults** and the **clerical gross faults** concerning the **government’s numbident** 092-40-

2212_{Void} at all W-3 forms in writing and/or electronic record under penalties of perjury to the Social Security Administration (SSA), the California Franchise Tax Board (FTB), the Internal Revenue Service (IRS), the California Employment Development Division (EDD), the State of Utah Corporation Division of Workforce Services (DWS), and/or every other government agency or *quasi-agency (1965 – 2007 inclusive)*, *before and/or after the wrongs were made* Notice to them; delivered to them at writing and/or by electronic record, for Me.

Notice (10): Fact (2.2) = Respondents' ("they, their") agreement by silence shall be deemed sufficient to satisfy the burden of establishing their contract for their Obligation of Good Faith; in personam judgment to the following willful; wrongful action brought to bear against Me, as an unwarranted course of doing business; with full Notice of their wrongs / faults being committed as they were, and still are being committed, as follows:

Notice (10) of Default: Fact (2.3) = Malfeasance of Office / Conspiracy Against My YHWH Endowed and Contractually Secured Rights / Deprivation of My Rights under Color of Law / Theft -- Wrongful conversion / Breach of Fiduciary Duty / Interference to My Private Property; enjoyment and use / Intentional infliction of emotional distress / Extreme and Outrageous conduct / Fundamental breach of their Obligation of Good Faith / Negligence / Unfair Trade Practices / Breach of Consumer Protection Law.

ELEVENTH: Fact (3) Notice: Refund is now due, and payable to me in full upon My Demand, in the amount of 135,100.⁰⁰ USD (estimate) for the amounts withheld from my pay (1965 – 2007); that shall be deemed to be treated and construed as an unauthorized (willful or by mistake) administrative ordinary pay garnishment during my entire work history, as recorded in the agency system of record (Notice: record is invalid; void ab initio), from the very first year election through present day (1965 – 2007), at the full face value adjusted for inflation. My Demand for repayment 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 agency.

TWELFTH: Fact (4) Notice: My 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 agency, and at private companies.

Conditional Acceptance and Affidavit Of Material Facts

If any living soul has 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 evidentiary 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 the county Sheriff** and/or Provost Marshall.

Your silence stands as your agreement, consent, and tacit approval for 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 will be in full force and effect against all respondents, Due, and payable upon My Demand, and enforceable by applicable law. Demand shall be deemed as delivered upon receipt.

Constructive LEGAL Notice

- 1) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I voluntarily elected to be treated as a "pauper"; or a "vagabond"; or a "fugitive from justice excepted" outside of "the free inhabitants of each of these States in this Union"; secured at "**The Articles of Confederation and Perpetual Union Between the States**", **Article IV**.

- 2) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "citizen" under the jurisdiction thereof the United States. [*See definitions of "United States", "State", and "citizen" at 26 CFR § 31.3121(e)-1; see also definitions of "United States" & "State" at 26 U.S.C. subsections 7701(a)(9) & (10)*] [*Citizen spelled with a capital "C" in the Constitution for the united States of America and first 10 Amendments refers to a natural born state Citizen endowed with unalienable "Rights". Whereas, citizen spelled with a lower case "c" in the 11th amendment and later refers to a citizen of the United States with government granted immunities and privileges, a citizen void of any unalienable "Rights" and Constitutional "Rights" as found and secured at the First Ten Amendments Constitution for the united States of America.*]
- 3) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "citizen" of the United States of America, a corporate entity owned by the United States.
- 4) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "citizen" of the District of Columbia, Puerto Rico, the Virgin Islands, Guam, American Samoa, the Northern Mariana Islands, or any other "federal territory", "federal area" or "federal district".
- 5) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "citizen" of the "STATE OF CALIFORNIA" or the "STATE OF UTAH" or any other "STATE" of the political forum. [*The "State of California is a incorporated shadow federal "State", a "political subdivision of the U.S." created by the 1940 Buck Act. The 10th Amendment and the Separation of Powers Doctrine prohibits the state "Republics" from acquiescing to federal authority, thereby functioning as federal States, without constitutional amendment which specifically delegates authority to the United States which is not already articulated in the "Constitution for the united States of America" see New York v. United States, et all, 1992.*]
- 6) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "citizen" of the political coalition, compact or alliance of territories and insular possessions of the United States known as the "UNITED STATES", "UNITED STATES OF AMERICA" or the "STATE OF CALIFORNIA" or the "STATE OF UTAH", or any other "STATE" of the forum. [*Not to be confused with the Union of States the parties to the Constitution originally known as the united States of America, established in the Articles of Confederation.*] [*See notes following 18 U.S.C. § 1001; 40 Stat. 1015, c. 194.*]
- 7) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "United States citizen living abroad" as defined in 26 U.S.C.
- 8) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a subject of the "UNITED STATES" or "UNITED STATES OF AMERICA", at writing and/or record.
- 9) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a member of the corporate body politic of the any State or Federal government.
- 10) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "resident" of the "UNITED STATES". [*See definitions of "United States" and "State" at 26 U.S.C. § 3121(e) and 26 C.F.R. § 31.3121(e)-1; see also definitions of "United States" & "State" at 26 U.S.C. § 7701(a)(9)&(10); see also U.S. v. Bevans, 16 U.S. 336*]
- 11) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "resident" of the "UNITED STATES OF AMERICA".
- 12) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "resident" of the District of Columbia, Puerto Rico, the Virgin Islands, Guam, American Samoa, nor the Northern Mariana Islands, nor any other "federal territory", "federal area" or "federal district".
- 13) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "resident" of the "STATE OF CALIFORNIA", or of any other "STATE" of the forum.

- 14) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "resident" of the political coalition, compact or alliance of territories and insular possessions of the United States known as the "UNITED STATES", "UNITED STATES OF AMERICA" or the "STATE OF CALIFORNIA", or of any other "STATE" of the forum.
- 15) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as dwelling at a place that is under the jurisdiction thereof the "UNITED STATES".
- 16) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as dwelling at a place that is in or under the jurisdiction thereof the "UNITED STATES OF AMERICA".
- 17) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as dwelling at a place that is in or under the jurisdiction thereof is in the "STATE OF CALIFORNIA", or of any other "STATE" of the forum.
- 18) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "resident alien" lawfully admitted to a state of the Union.
- 19) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "resident alien" lawfully admitted to the "UNITED STATES".
- 20) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "resident alien" lawfully admitted to the "UNITED STATES OF AMERICA".
- 21) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "resident alien" lawfully admitted to the District of Columbia, Puerto Rico, the Virgin Islands, Guam, American Samoa, nor the Northern Mariana Islands, nor any other "federal territory", "federal area" or "federal district".
- 22) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "resident alien" lawfully admitted to the "STATE OF CALIFORNIA", or of any other "STATE" of the forum.
- 23) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a person under the jurisdiction thereof the "UNITED STATES", "UNITED STATES OF AMERICA", District of Columbia, Puerto Rico, the Virgin Islands, Guam, American Samoa, nor the Northern Mariana Islands, nor any other "federal territory", "federal area" or "federal district". [26 U.S.C. 7701(b)(4) and 26 CFR 1.871].
- 24) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a partnership, corporation, estate, fiduciary or trust as defined by 26 U.S.C.
- 25) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as an "officer", "employee" or "elected official" of the following: (1)"UNITED STATES", (2) "UNITED STATES OF AMERICA", (3) of a "State", (4) of any political subdivision thereof, (5) of the District of Columbia, (6) of any agency or instrumentality of the foregoing, or (7) an "officer" of a "United States corporation"; as those terms are defined and used within the 26 U.S.C.
- 26) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a registered voter.
- 27) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a "policy-making office-holder in the government".
- 28) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a holder of any government office.
- 29) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as an "employee".
- 30) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as "unemployed".

- 31) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as “self-employed”.
- 32) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as even “employable”.
- 33) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as one who waived My unalienable right to work in my private capacity in ordinary occupations of common right. [*Working is a “right” not a privileged activity that can be assessed an indirect “income” tax.*]
- 34) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as in “Privities” with the Internal Revenue Service.
- 35) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a “withholding agent”.
- 36) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as working abroad earning “foreign income”.
- 37) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a 14th Amendment citizen.
- 38) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as “subject to” nor dependent on the “*quasi* contractual” or “adhesion contract” social insurance trust / charitable trust / constructive trust created by the 14th Amendment.
- 39) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a constructive beneficiary of the 14th amendment public/private trust.
- 40) Affiant is not in receipt of any document that verifies Affiant is “subject to” the “public debt” the 14th Amendment established. Affiant “Rights” do not come from the 14th Amendment.
- 41) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as party to a scheme to convey property to the 14th amendment public/private trust.
- 42) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a “privileged entity” such as a resident alien, corporation, partnership, trust, “employee” or estate.
- 43) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as living within a “federal territory”, “federal enclave”, “federal area”, “federal district”, “within this State”, “In this state”, “in the State” or within a federal “State” over which the [Federal] “United States” has been (1) ceded jurisdiction by the “Constitution for the united States of America” article 1, section 8, clause 17, or (2) federal reservation of jurisdiction when the Republic of California or any other republic became a state of the Union, or (3) the Republic of California or any other republic ceded the land and jurisdiction to the Federal government under Article IV, section 3, clause 2. [*“federal area” 4 U.S.C. § 110(e), definition of “States” 4 U.S.C. § 103 & 110(d)*] [*The Federal Reserve districts and the Internal Revenue Districts are “new states,” which have been established within the jurisdiction of legal states of the Union. See Constitution for the united States of America Article 4, Section 3, Clause 1 “New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the Jurisdiction of any other State; nor any State be formed by the Junction of two or more States, or Parts of States, without the Consent of the Legislatures of the States concerned as well as of the Congress.”*] [*see Fort Leavenworth R. R. v. Lowe, 114 U. S. 525; “...Legislature of a State has no power to cede away her jurisdiction and legislative power over any portion of her territory, except as such cession follows under the Constitution from her consent to a purchase by the United States...”*]
- 44) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a “taxpayer” as defined by 26 U.S.C. or that I owe any “income tax” debt to the Department of the Treasury of Puerto Rico, or to the Bureau of Alcohol, Tobacco and Firearms (BATF). [*Spreckles Sugar v McClain, 192 US 397; Miller v Standard Nut Margarine, 284 US 498; Gould v Gould, 245 US 151*]

- 45) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a “**person**” as used within 26 U.S.C. [maxim - *Homo vocabulum est naturae; persona juris civilis, i.e., ‘man’ is a term of nature; ‘person’ is a term of civil law .] [Black’s Law Dictionary, Revised Fourth Edition, “PERSON” Term may include artificial beings, as corporations... relating to taxation and the revenue laws, *People v. McLean*, 80 N.Y. 254. A person is such, not because he is human, but because rights and duties are ascribed to him. The person is a legal subject or substance of which the rights and duties are attributes.].*
- 46) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as an “**individual**” as used within 26 U.S.C. [Black’s Law Dictionary, Revised Fourth Edition, “INDIVIDUAL” As a noun, this term denotes a single person as distinguished from a group or class, and also, very commonly, a private or natural person as distinguished from a partnership, corporation, or association: but it is said that this restrictive signification is not necessarily inherent in the word, and that it may, in proper cases, include artificial persons. *State v. Bell Telephone Co.*, 36 Ohio St. 310, 38 Am. Rep. 583. As an adjective, “individual” means pertaining or belonging to, or characteristic of, one single person, either in opposition to a firm, association, or corporation, or considered in his relation thereto]
- 47) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as one who holds the legislatively created office of “**person**” or “**individual**” within the government.
- 48) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as subject to Internal Revenue Service tax audit(s)/check(s) authorized by Treasury Order 150-29.
- 49) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a “juristic entity”, “resident agent”, “corporate entity”, “individual entity”, “property”, “franchisee of the federal government”, “bankrupt person”, “human resource”, “institutional unit”, “private enterprise”, “private law merchant”, “employee”, “employer”, “withholding agent”, “government employee”, “constructive trustee”, “implied trust”, “private charitable trust”, “disenfranchised entity”, “enfranchised entity”, “incompetent”, “civilly dead”, “surety for any fiction”, “guarantor for any fiction”, or any other commercial label.
- 50) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as a fiction that is created by the “United States”, “Great Britain”, “United Nations”, any government created trust, or any government/corporate entity.
- 51) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as “subject to” the “United States”, “Great Britain”, “United Nations”, any government created trust, or any government/corporate entity, or fault contained in the system of record for such entities.
- 52) I AM not in receipt of any genuine document of title that certifies/verifies that I am / or that I *voluntarily* elected to be treated as “subject to” the federal governments powers arising from the “Constitution for the united States of America (1787)” Article 4, Section 3, Clause 2 “The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States, and nothing in this Constitution shall be so construed as to prejudice any claims of the United States, or of any particular State.”

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Self-executing Contract/Security Agreement in the Event of Default

a. With the intent of being contractually bound, the man, male and female receiving this Notice, as well as the agent of a person receiving this Notice, consents and agrees that said person and/or their agent agrees to contract by silence to the in personam judgment heretofore construed, and they consent to contract for the remedies to be liberally administered as follows.

b. Both the man, male and female, and the person receiving this Notice and their agent, hereinafter jointly and severally "respondent", "they, them, their", and so forth, consent and agree that, other than by presenting sufficient material facts to establish their burden of proof and agreeing to the foregoing stipulations to cure as contractually construed binds them, and automatically renders this Notice a Security Agreement wherein they are the Debtor and the undersigned is the Secured Party, and signifies that respondent:

1. Grants and pledges the Secured Party a security interest in all of their assets, land, private and personal property and all of their interest in assets, land, and personal and private property, as collateral, in the sum certain amount of one thousand (1,000.00) minimum, or, if such fault, is for intended gain, the amount of one million (1,000,000.00), dollars silver specie in lawful coinage for the united States of America as defined under Article I, Section 10 of We the People's Contract/Constitution for the United States of America per each occurrence of fault as well as for each and every occurrence of the delivery of a fraudulent document of title (pay check) plus costs of litigation, plus triple damages;

2. authenticates this Security Agreement wherein the respondent is Debtor and the undersigned is the Secured Party, and wherein they pledge all of their assets, land, consumer goods, farm product, inventory equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights chattel paper, instruments, deposit accounts, accounts, documents, and general intangibles, and all the User's interest in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing their contractual obligation in favor of the Secured Party for their unauthorized administrative wage garnishment of My most Sacred property, the common fruits of my labor;

3. consents and agrees with the Secured Party's filing of a UCC Financing Statement in the UCC filing office of the State where the respondent resides and the State where the man and/or the respondent was created or born, as well as in any county recorder's office, on which they are the Debtor and the undersigned is the Secured Party and Holder in Due Course;

4. consents and agrees that said UCC Financing Statement described above in paragraph (3) is a continuing financing statement, and further consents and agrees with the Secured Party's filing of any continuation statement necessary for maintaining the Secured Party's perfected security interest in all of the respondents' property and interest in property, pledged as collateral in this Security Agreement and described above in paragraph (2) until their contractual obligation theretofore incurred has been fully satisfied;

5. consents and agrees with the Secured Party's filing of any UCC Financing Statement, as described above in paragraphs (3) and (4), as well as the filing of any Security Agreement, as described above in paragraph (2) in a UCC filing office, as well as in any county recorder's office;

6. consents and agrees that any and all such filings described in paragraphs (4) and (5) above are not, and may not be considered invalid, and that the User will not claim that any such filing is invalid and will not challenge any such filing, and that the User will defend the Secured Party's right under this Self-executing Contract/Security Agreement;

7. **waives all defenses**; and
8. **appoints the Secured Party** as the Authorized Representative for the respondent, effective upon their default regarding the respondent's contractual obligations **in favor of the Secured Party**, as set forth below under "Payment Terms" and "Default Terms", granting the Secured Party **full authorization and power for engaging in any and all actions on behalf of the respondent** including, but not limited to, **authentication of a record on behalf of the respondent as Secured Party**, in the Secured Party's sole discretion, deems appropriate, and they further **consent and agree that this appointment of the Secured Party as the Authorized Representative for the respondent is effective upon their default, is irrevocable for the duration of the indebtedness and coupled with said security interest.**

Default Terms

In the event of the respondents' **continuing silence** (default) and/or of non-payment in full of all unauthorized amounts withheld by the respondent within ten (10) days of receipt of this Notice, instrument, presentment and Invoice, the **respondents** shall be deemed in **default** and:

- a) all of their property and interests generally or specifically pledged herein as collateral by the respondent, as set forth in paragraphs (1) and (2) above, immediately becomes subject to disposition by the Secured Party;
- b) the Secured Party is without further action appointed their Authorized Representative as set forth in paragraph (8) above; and
- c) the respondent **consents and agrees** that the **Secured Party may take possession of, as well as otherwise dispose of said collateral in any manner that the Secured Party**, in the Secured Party's sole discretion, **deems appropriate**, including, but not limited to, **sale at auction at any time following the User's default**, and without further notice, of any and **all of their property and interests**, described in paragraph (2) above, formerly pledged as collateral by them, and **upon default, becomes the property of the Secured Party**, as authorized by this **Self-executing Contract/Security Agreement in Event of Default**, that the **Secured Party, again in the Secured Party's sole discretion, deems appropriate.**

Terms of Curing Default

Upon event of default, as set forth above under "Default Terms", irrespective of any and all of the User's former property and interests in property, described in paragraph (2) above, in the possession of, as well as disposed of by the Secured Party, as authorized above under "Default Terms", the respondent may cure their default by payment in full, only regarding the remainder of their said former property and property interests, formerly pledged as collateral that is neither in the possession of, nor otherwise disposed of, by the Secured Party within twenty (20) days of the date of the User's default.

Terms of Strict Foreclosure

The respondents' non-payment in full within said twenty (20) day period, of all unauthorized wage garnishment fees itemized in such Invoice for curing default as set forth above under "Terms for Curing Default", authorizes the Secured Party's immediate non-judicial strict foreclosure on any and all of their remaining former property and property interests, pledged as collateral by the them, and upon default, property of the Secured Party, which is not in the possession of, nor otherwise disposed of by the Secured Party upon expiration of said twenty (20) day default-curing period.

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 rights; 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 lawful money for the united States of America as defined at Article I, Section 10 of the federal Constitution, and the corresponding state Constitutions, by We the People for the united States of America, and repayment shall be due and payable due Me on the eleventh day or any day thereafter as use occurs after I file in the public records for the Salt Lake county, Utah, the herewith all Presentment, Affidavit for Truth; Document of title.

I the Holder in due course for My original Birthright and My Most Sacred Property, one free inhabitant of these free and independent states; living on the Soil for the Perfect Law for Liberty; the Republic for which It still Stands, do herewith say that I issue this instrument with sincere Good faith intent; at the Truth, that I AM competent at writing the matters set forth heretofore; that the facts construed and presented herewith and heretofore are true, correct, complete, and certain, admissible as evidence, reasonable, not misleading, and at the My best knowledge; for Me, the undersigned addressee.

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 = twenty (20) minutes. Notice to agent is notice to principal. Notice to principal is notice to agent. Notice to Tom Lowe is notice to all people.

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 are of first hand private knowledge, that they are True, Correct, materially complete, certain, and not misleading.

Sealed with My own violation, and by direct act of Mine own hand. Executed at Salt Lake county, Utah. I endorse this document on this date, *nunc pro tunc*, to the date of My freeborn Birth on the 24th 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 at the filing of the fiction ROBERT VINCENT CRIFASI[®]**, or any derivative thereof, on the 27th day of the 4th month at the **ICD 1948th** year for *Our Living Creator, Almighty YHWH* for *Thee Sacrificial Atonement, Iēsous Cristos 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 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 say the following:

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

(Robert Vincent Crifasi[®])

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

In Sojourn: 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 lack of response by each (any) Respondent establishes that a “fault” under UCC 1-201(16) exists, creating a fraud through material misrepresentation that vitiates all agreements, contracts, forms, etc., express or implied, from the beginning, UCC 1-103.

Your silence is your acquiescence to the truth of every statement/averment of fact herein.

I express and 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 jurisdiction to decide a dispute between the parties.

Amama! Ua Noa!

IPAAS WEROAM **YHWH** EUR AWPTA OMUR