

When Recorded Mail to:

Robert Vincent Crifasi © MMVIII, a compelled fiction: a “mark”
General Post, Salt Lake: the county, Utah the land

In care of – 858 South 300 East [not a domicile]
Salt Lake City, non-domestic Utah

COPYRIGHT NOTICE
and
SELF-EXECUTING AGREEMENT
THIS IS AN INTERNATIONAL NOTICE

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, “ANNUIT COEPTIS”? 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?

Verified Declaration in the Nature by an Affidavit for Truth in Commerce and Contract by Waiver for Tort Presented by Me, the undersigned Man *sui juris, sui generis* in Appearance Special, natural born sentient living soul (“I”, “Me”, “My”, “Mine”, “Myself”, “Posterity”, “consumer”, “Undersigned”, “attorney in fact”, “Agent”, “Belligerent Claimant”, “Creditor”, “Secured Party”, “aggrieved party”, “Affiant”, “one for We the People”, “Owner”), *idem sonans Robert Vincent Crifasi*®, born *sui juris* upon the land on one of several counties within one of the several united States of America, under Original Common Law Jurisdiction by the several Union States and the united States of America Contracts, the Constitutions.

The American Republic and the)
several united States,) ss:
New York, California, Utah,)
and Maryland in America)

COPYRIGHT NOTICE
AND
SELF-EXECUTING AGREEMENT

For; Whom it may concern: In the Matter for **ROBERT VINCENT CRIFASI**®***; **ROBERT VINCENT JOHN CRIFASI**®; **ROBERT V CRIFASI**®; **R V CRIFASI**®; **R VINCENT CRIFASI**®; **CRIFASI, ROBERT VINCENT**®; **CRIFASI, ROBERT V**®; **CRIFASI, R V**®; **Robert Vincent Crifasi**®; **Bruddah RobBob**® and all derivatives thereof, hereinafter “**ROBERT VINCENT CRIFASI**®”:

I do hereby solemnly declare, say, and state:

1. **I AM** competent for stating the matters set forth herewith.
2. **I** have personal knowledge concerning the facts stated herein.
3. All the facts stated herein are true, correct, complete, and certain, not misleading, admissible as evidence, and if stating I shall so state.

Plain Statement of Facts

A matter must be expressed for being resolved. In commerce, truth is sovereign. Truth is expressed in the form for an Affidavit.

An Affidavit not rebutted stands as Truth in commerce. An Affidavit not rebutted, after thirty (30) days, becomes the judgment in commerce. A Truth Affidavit, under commercial law, can only be satisfied; by Truth Affidavit rebuttal, by payment, by agreement, by resolution, or by Common Law Rules by a jury.

I am expressing truth by this Verified Declaration in the Nature for an Affidavit of Truth in Commerce and Contract by Waiver for Tort Presented by Me under Original Common Law Jurisdiction for the California, Utah, Maryland, New York, and the united States of America Contracts, the Constitutions.

WHEREAS, the public record is the highest evidence form, I am hereby timely creating public record by Declaration with this Verified Declaration in the Nature for a Truth Affidavit in Commerce and Contract for a Tort Waiver Presented by Me, under Original Common Law Jurisdiction for the California, Utah, Maryland, New York, and united States of America Contracts, the Constitutions, to wit:

1. **Fact:** I have not seen or been presented with any material fact which demonstrates that the JURISTIC “PERSON” known symbolically as the appellation, **ROBERT VINCENT CRIFASI®**, or any derivative thereof (“mark”), is anything other than INTELLECTUAL PROPERTY, a fiction, a mark without form or substance, and I believe that none exists;
2. **Fact:** I have not seen or been presented with any material fact which demonstrates that by My hereby placing a copyright (Copyclaim) on the fiction, and mark or any derivative thereof, does anything other than now and hereby make this fiction My private property that cannot be used without My prior written consent and then only under the terms set out in this contract, and I believe that none exists;
3. **Fact:** I have not seen or been presented with any material fact which demonstrates that My mark, or any derivative thereof, is anything other than My perfected security, registered by contract with Me and with the Secretary under the State of California as such for five years, under the State of Utah for five years, and under the State of New York perpetually, and is it My recorded copyright by this declaration under original common law jurisdiction for one-hundred (100) years and is My private property, the Secured Party, for My Estate protection, My Life, and My Liberty by this Truth Affidavit of Copyright, *nunc pro tunc* to the 24th day of the 4th month of the anno Domini 1948th year of our Living Creator, and I believe that none exists;
4. **Fact:** I have not seen or been presented with any material fact which demonstrates that using My mark or any derivative thereof, on any document associated in any manner with My Estate or Me, the holder in due course, Exempt from Levy, without My written prior consent is now and hereby anything other than strictly forbidden and chargeable against each user and issuer in the amount, the sum certain for one thousand (1,000.00) dollars, silver specie, in lawful coinage for the united States of America per user and per issuer per derivatives thereof, and I believe that none exists;
5. **Fact:** I have not seen or been presented with any material fact which demonstrates that using My mark, or any derivative thereof, for the intended gains for themselves (the issuers or users) or for others for any of My Rights, My private property or any part about My Estate without full disclosure and My written prior consent is now and hereby anything other than strictly forbidden and chargeable per each user and issuer, in the amount of the sum certain for 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 using Fiction including any past, present, or future use, and I believe that none exists;
6. **Fact:** I have not seen or been presented with any material fact which demonstrates that using My **mark** or any derivative thereof, on any document associated in any manner with My Estate or Me, without My written prior consent is anything other than sufficient evidence required for enforcing this agreement/contract and evidence that any and all users and issuers are in full agreement and have accepted this agreement/contract under the condition and terms so stated and set forth herein and is due and payable under the terms and conditions set forth herein by this agreement/contract, and I believe that none exists.
 7. **Fact:** I AM not now, nor have ever been, an accommodation party, nor a surety, for the purported debtor, i.e. "**ROBERT VINCENT CRIFASI**®", nor for any derivative of, nor for any variation in the spelling of said mark, nor for any other juristic PERSON, and is so-indemnified and held harmless by debtor, against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by debtor for any and every reason, purpose, and cause whatsoever.
 8. **Fact:** I have not seen or been presented with any material fact which demonstrates that any unauthorized use of My **mark** is anything other than sufficient cause to enforce the following "Self-executing Contract/Security Agreement in Event of Unauthorized Use", and I believe that none exists;

Self-executing Contract/Security Agreement in Event of Unauthorized Use

All rights are claimed and reserved regarding the registered mark ROBERT VINCENT CRIFASI®, or any derivative thereof, and the common-law copyright of the words of art and proprietary image entitled and appearing as **ROBERT VINCENT CRIFASI**® - Common Copyright Law^{MMVIII} 2008 by the Undersigned, as well as each and every derivative of said mark and words of art / image, and all variations in the spelling thereof, nunc pro tunc to April 24, anno Domini 1948.

Said common-law mark or any derivative thereof, may not be used nor reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior expressed, written consent and acknowledgement of the undersigned, signified by a red-ink signature of the undersigned, hereinafter "Owner" or "Secured Party".

With the intent of being contractually bound, the person receiving this Copyright Notice, as well as the agent of a person receiving this Copyright Notice, consents and agrees that neither said person nor its/his/her agent, shall display or otherwise use in any manner, the common-law mark or any derivative thereof, nor the common-law copyright described herein, nor any derivative of, nor any variation in the spelling **ROBERT VINCENT CRIFASI**® without the prior written consent and acknowledgement of the Owner, signified by the Owner's signature in red ink, *nunc pro tunc* as stated above. The Owner neither grants, nor implies, nor otherwise gives consent for unauthorized use of My mark in any form whatsoever, and all such unauthorized use is strictly prohibited.

Both the person receiving this Copyright Notice and its/his/her agent, hereinafter jointly and severally User, consent and agree that, other than authorized use, each and every use of My mark or any derivative thereof, and/or counterfeiting of the Owner's common-law copyrighted property, contractually binds the User, automatically renders this Copyright Notice a Security Agreement wherein the User is the Debtor and the undersigned is the Secured Party, and signifies that the User:

1. Grants and pledges the Secured Party a security interest in all of the User's assets, land and personal property and all of the User's interest in assets, land, and personal property, as collateral, in the sum certain amount of one thousand (1,000.00) minimum, or, if such use of

My mark or any derivative thereof, is for intended gain, 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 use of the common-law copyrighted mark, as well as for each and every occurrence of use of one or more of all derivatives and variations in the spelling of ROBERT VINCENT CRIFASI[®], or any derivative thereof, plus costs, plus triple damages;

2. authenticates this Security Agreement wherein the User is Debtor and the undersigned is the Secured Party, and wherein the User pledges all of the User's 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 the User's contractual obligation in favor of the Secured Party for the User's unauthorized use of the Owner's common-law copyrighted property;
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 User resides and the State where the User was created or born, as well as in any county recorder's office, on which the User is 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 User's property and interest in property, pledged as collateral in this Security Agreement and described above in paragraph (2) until User's 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 User, effective upon the User's default regarding the User'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 User including, but not limited to, authentication of a record on behalf of the User as Secured Party, in the Secured Party's sole discretion, deems appropriate, and the User further consents and agrees that this appointment of the Secured Party as the Authorized Representative for the User effective upon the User's default, is irrevocable for the duration of the indebtedness and coupled with said security interest.

Additional Terms of Self-executing Contract/Security Agreement in Event of Unauthorized Use

In accordance with fees for unauthorized use of ROBERT VINCENT CRIFASI® , or any derivative thereof, as set forth above, the User hereby consents and agrees that the User shall pay the Owner or Secured Party all unauthorized use fees within ten (10) days of the date the User receives the Secured Party's Invoice itemizing said fees.

Default Terms

In the event of non-payment in full of all unauthorized use fees by the User within ten (10) days of receipt of such Invoice, the User shall be deemed in default and:

- a) all of the User's property and interests generally or specifically pledged herein as collateral by the User, 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 the User's Authorized Representative as set forth in paragraph (8) above; and**
- c) the User 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 the User's property and interests, described in paragraph (2) above, formerly pledged as collateral by the User, and upon default, becomes the property of the Secured Party, as authorized by this Self-executing Contract/Security Agreement in Event of Unauthorized Use, 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 User may cure the User's default by payment in full, only regarding the remainder of the User's 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 User's non-payment in full within said twenty (20) day period, of all unauthorized-use 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 User's remaining former property and property interests, pledged as collateral by the User, 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.

I am not an expert in the Law, however I do know right from wrong. If there is any living sentient being that is being unjustly damaged by any statements herein, if he/she will inform Me by facts, I will sincerely make every effort to amend My ways.

I hereby and herein reserve the right for amending and making amendments to this document as necessary in order that the truth may be ascertained and it's proceeding justly determined.

If any living soul has information that will controvert and overcome this Declaration, since this is a commercial matter, please advise Me **IN WRITING by DECLARATION/AFFIDAVIT FORM** within ten (10) days from recording hereof, providing Me with your counter Declaration/Affidavit, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts and law conclusions, that this affidavit by Declaration is substantially and materially false

sufficiently for changing materially My or My **mark**, or any derivative thereof, status and factual declaration.

Your silence stands as consent, and tacit approval, for the factual declarations here being established as fact as a law matter and this affidavit by Declaration will stand as final judgment in this matter; and for the sum certain herein stated and will be in full force and effect against all party, due and payable and enforceable by law.

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 law, the 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 by Article I, Section 10 under the Constitution, by We the People for the United States and will be due and payable on the eleventh day or any day thereafter as use occurs after filing by Me, in the public records for the Salt Lake county, Utah under this declaration.

I, holder in due course for original, do herewith declare, state and say that I issue this with sincere intent in truth, that I am competent by stating the matters set forth herein, that the contents are true, correct, complete, and certain, admissible as evidence, reasonable, not misleading, and by My best knowledge, by Me, undersigned addressee.

Notice for the agent is notice for the principal applies under this notice.

Notice for the county clerk for the Salt Lake county, Utah and record court for original jurisdiction, is notice for all.

Verification: I sign this document on this date, *nunc pro tunc*, to the date of the creation of the fiction ROBERT VINCENT CRIFASI[®], or any derivative thereof, on the 27th day of the 4th month of the *anno Domini* 1948th year of *Our Living Creator*, Almighty Yah for *Thee Sacrifxcial Atonement*, Christ Jesus from Nazareth.

I, the undersigned Man sui juris in Appearance Special (“I”, “Me”, “My”, “Mine”, “Myself”, “consumer”, “Undersigned”, “attorney in fact”, ”Belligerent Claimant”, “Secured Party”, “aggrieved party”, “Affiant”), being of majority age, competent to testify, do state that the truths and facts herein are of first hand private knowledge, that they are true, correct, materially complete, certain, and not misleading.

Accordingly, Affiant does say for the ages: "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 communication be, Yea, yea; Nay, nay: for whatsoever is more than these cometh of evil."* Matthew 5:33-37. Sabaoth, for the Fulfillment, and Enforcement of the Law to the letter of the Law, One Inhabitant standing on Perfect Liberty, the Soil for the united States of America [U.S. Code (USC) TITLE 28 > PART V > CHAPTER 115 > § 1746(1)] the following:

My Freedom, My Liberty, My Unalienable Rights and My Private Property, and all Rights are Claimed, and Reserved. Without Prejudice. Executed this 6th day of October, MMVIII (c.e. 2008).

/s/ **Robert Vincent Crifasi**©^{MMVIII}, Sui Juris

Representative for the People living on 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]