

: C.-S.-S.-C.-S.-L.- FLAG OF THIS VESSEL

Private Agreement

MJEW-220788-PA

Non-Negotiable - Private Between the Parties

PARTIES Debtor:

MARK JOZEF EDWARD WUYTS trade-name (*) 202 Driftweg 8420 DE HAAN , WEST-FLANDERS BELGIUM Creditor: mark-jozef-edward: wuyts ©TM c/o 202 driftweg [8420] de haan , west-flanders belgium

21 Feb 2023

This Private Agreement is mutually agreed upon and entered into on this 22° Day of the seventh Month in the Year of Our Lord Nineteen hundred and eighty eight between the juristic person, WUYTS MARK JOZEF EDWARD, and any and all derivatives and variations in the spelling of said name except "mark-jozef-edward: wuyts ©," hereinafter jointly and severally "Debtor," and the living, breathing, flesh-and-blood man, known by the distinctive appellation mark-jozef-edward: wuyts ©, hereinafter "Creditor";

In consideration for Creditor (a) constituting the source, origin, substance, and being, i.e. basis of "preexisting claim," from which the existence of debtor is derived, and the basis upon which Debtor functions as a transmitting utility, i.e. serves as a conduit, granting Creditor capacity for interacting, contracting, and exchanging goods and services in commerce with other artificial/juristic persons; (b) constituting the source of Debtor's assets, via the sentient existence, exercise of faculties, and labour of Creditor, which provide valuable consideration sufficient for supporting any contract whatsoever that Debtor may execute and concerning which Debtor may be regarded as bound, and (c) providing the security for payment of all sums now due and owing, and as might become due and owing, by Debtor, Debtor, for valuable consideration, does hereby and herewith Agree and Covenant that Debtor shall undertake the obligation of (i) functioning and serving as a transmitting utility for the benefit of Creditor, granting Creditor ability for engaging in commerce with other juristic persons, and (ii) indemnifying, defending, and holding Creditor harmless from and against any and all liability, claims, demands, orders, summonses, warrants, judgments, damages, costs, losses, liens, levies, depositions, lawsuits, legal actions, penalties, fines, interests, and expenses whatsoever, both absolute and contingent, due and as might become due, now existing and hereafter arising, howsoever evidenced, suffered, incurred by, and imposed on Debtor, and for whatever reason, purpose, and cause whatsoever. Debtor, for valuable consideration, does also hereby and herewith expressly acknowledge, consent, and agree that Creditor cannot and must not, under any circumstances, nor in any manner whatsoever, be deemed an accommodation party, nor a surety, for Debtor;

Words Defined: Glossary of Terms. As used in this Private Agreement, the following words and terms express the meaning set forth as follows, non obstante:

Appellation: In this Private Agreement the term "appellation" means: A general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh-and-blood man;

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Conduit: In this Private Agreement the term "conduit" signifies a means of transmitting and distributing energy and the effects/produce of labour, such as goods and services, via the name "MARK JOZEF EDWARD 22 FCd Lough WUYTS," also known by any and all derivatives and variations in the spelling of said name of Debtor except "mark-jozef-edward: wuyts ©";

Mand.

Creditor: In this Private Agreement the term "Creditor" means mark-jozef-edward: wuyts ©."

Debtor: In this Private Agreement the term "Debtor" means MARK JOZEF EDWARD WUYTS also known by any and all derivatives and variations in the spelling of said name except "mark-jozef-edward: wuyts ©."

Derivative: In this Private Agreement the word "derivative" means coming from another; taken from something preceding secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.

Ens legis: In this Private Agreement the term "ens legis" means a creature of law; an artificial being, as contrasted with a natural person, such as a corporation, considered as deriving its existence entirely from the law.

wyts Mark JOZEF EDWARD. In this Private Agreement the term "wyts Mark JOZEF EDWARD." means Mark WYTS, and any and all derivatives and variations in the spelling of said name except "mark-jozef-edward: wuyts ©", Common Law Copyright © by mark-jozef-edward: wuyts ©. All Rights Reserved.

mark-jozef-edward: wuyts ©: In this Private Agreement the term "mark-jozef-edward; wuyts ©" means the sentient, living being known by the distinctive appellation "mark-jozef-edward: wuyts ©" All rights are reserved re use of mark-jozef-edward: wuyts ©, Autograph Common-law Copyright © by mark-jozef-edward: wuyts ©.

Juristic person: In this Private Agreement the term "juristic person" means an abstract, legal entity ens legis, such as a corporation, created by construct of law and considered possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor, i.e. MARK JOZEF EDWARD WUYTS, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Creditor.

"From the earliest times the law has enforced rights and exacted liabilities by utilizing a corporate concept – by recognizing, that is, juristic persons other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to the ways of men in carrying on their affairs through what is now the familiar device of the corporation ——Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process. And none the worse for it. No doubt, "metaphors in law are to be narrowly watched." Cardozo, J. in Berkey v. Third Avenue R. Co., 244 N.Y. 84, 94, "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason." See U.S. v. SCOPHONY CORP. OF AMERICA, 333 U.S. 795; S.Ct. 855; 1948 U.S."

Living, breathing, flesh-and-blood man: In this Private Agreement the term "living, breathing, flesh-and-blood man" means the Creditor, mark-jozef-edward: wuyts ©, a sentient, living being, as distinguished from an artificial legal construct, ens legis, i.e. a juristic person, created by construct of law.

Non obstante: In this Private Agreement the term "non obstante" means: Words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes.

"There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent." CRUDEN v. NEALE, 2 N.C. 338 (1796) 2 S.E. 70.

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"There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent." CRUDEN v. NEALE, 2 N.C. 338 (1796) 2 S.E. 70.

Private Agreement: In this Private Agreement the term "Private Agreement" means the written, express, Private Agreement MJEW-220788-PA dated 22/07/1988, between Creditor and Debtor, together with all modifications of and substitutions for said Private Agreement;

Sentient, living being. In this Private Agreement the term "sentient, living being" means the Creditor, i.e. mark-jozef-edward: wuyts ©, a living, breathing, flesh-and-blood man, as distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association, and the like.

Signature. See UCC § 3-401 (b) (what is considered signature); Signed. See UCC § 1-201 (39) (what is considered signed);

Transmitting utility: In this Private Agreement the term "transmitting utility" means a conduit, e.g. the Debtor, i.e. WUYTS MARK JOZEF EDWARD;

UCC: In this Private Agreement the term "UCC" means Uniform Commercial Code;

This is a continuing Private Agreement and perpetuates in effect until the death, i.e. the permanent cessation of all vital functions and faculties of Creditor;

This Private Agreement MJEW-220788.-PA is dated: 22/07/1988
Debtor: WUYTS MARK JOZEF EDWARD

WUYTS MARK JOZEF EDWARD

Debtor's Signature

without prejudice

Creditor accepts Debtor's signature in accord with UCC §§ 1-201 (39), 3-401 (b).

mark-jozef-edward:wuyts ©TM. Creditors Signature

All Rights Reserved.

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Such by me. Joy C.
Public Notary on the and, at Bruges [8000], Belgium for the authentication of the above

WITHOUT PREJUDICE UCC1-308; UCC1-308.4

"ALL RIGHTS RESERVED"

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SECURITY AGREEMENT

MJEW - 220788 - SA.

Non-negotiable - Private between the Parties.

PARTIES:

Debtor:

WUTTS MARK JOZEF EDWARD / trade-name(*) C/O P.O.B. – 202 DRIFTWEG, DE HAAN 8420, BELGIUM

*«Debtor WUYTS MARK JOZEF EDWARD »

Creditor

mark-jozef-edward: wuyts©TM, c/o General Post Office 202 Driftweg near [8420] De Haan, Belgium

E-mail address: [mark.wuyts@hotmail.com]

Srevisor

Phone [+33781744647]

This Security Agreement is mutually agreed upon and entered into on this «, 22nd » Day of the « 7th » Month in the Year of Our Lord « year 1988 » between the juristic person, WUYTS MARK JOZEF EDWARD, and also known by any and all derivatives and variations in the spelling of said names, except "mark-jozef-edward: wuytso", hereafter jointly and severally "Debtor", and the living, breathing, flesh-and-blood man, known by the distinctive appellation :mark-jozef-edward: wuytso, hereinafter "Secured Party";

For valuable consideration: Debtor (a) grants Secured Party a security interest in Collateral described herein below for the purpose of securing the indebtedness; (b) delivers all of Debtor's negotiable documents, instruments, money, tangible chattel paper, certificated securities, and goods, except those goods for which a security interest cannot be perfected by the filing of a financing statement, into the possession of Secured Party for the purpose of securing the indebtedness; (c) authorizes that all of Debtor's certificated securities in registered form be delivered into the possession of Secured Party as of the date of this Security Agreement for the purpose of securing the indebtedness; (d) agrees to be considered a transmitting-utility debtor; and (e) agrees that Secured Party possesses the rights stated in this Security Agreement re Collateral, as well as any and all other rights that Secured Party may have;

This Security Agreement secures the following:

- (a) Obligation of Debtor in favor of Secured Party as set forth in the express, written Private Agreement
- MJEW-220788-PA; amount of said obligation: One Hundred Billion American Dollars (\$ 100,000,000,000.00);
- (b) Repayment of (i) any amounts that Secured Party may advance, spend, and otherwise convey for the maintenance, preservation, upkeep, and the like of the Collateral, and (ii) any other expenditures that Secured Party may make under the provision of this Security Agreement in particular and for the benefit of Debtor in general;
- (c) All amounts owed under any modification, renewals, extensions, and the like of any of the foregoing obligations;
- (d) All other amounts owed Secured Party, both now and in the future, by Debtor;
- (e) All indebtedness and liabilities, whatsoever, owed Secured Party by Debtor, both direct and indirect, absolute and contingent, due and as might become due, now existing and hereafter arising, and however evidenced;
- (f) Any other debts that may be owed Secured Party by Debtor, arising upon occasion as stated herein.

Debtor consents and agrees that all collateral/property is held in the possession of Secured Party until Secured party terminates this Security Agreement in writing.



mad. Words Defined; Glossary of Terms. As used in this Security Agreement, the following words and terms are in the following words are in the following words and terms are in the following words and the following words are in the following words are in the following words are in the following words and the following words are in the following words. in this section, non obstante: All; In this Security Agreement the word "all" means everything one has: the whole number; totality; including both all and sundry, everyone, without restriction; Appellation; In this Security Agreement the term "appellation" means: a general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh-and-blood man; Artificial person: In this Security Agreement the term "artificial person" means a juristic person, such as Debtor, WUYTS MARK JOZEF EDWARD © , also known by any and all derivatives and variations in the spelling of said name except "mark-jozef-edward: wuytso". See also juristic person: Authorised Representative; In this Security Agreement the term "Authorised representative" means the Secured Party, mark-jozef-edward: wuyts@, authorised by Debtor for signing Debtor's signature, without liability and without recourse; Claim; In this Security Agreement the word "claim" means: 1. Right of payment, both when such right is rendered into the form of a judgment, and for damages that are liquidated, un-liquidated, fixed, contingent, matured, un-matured, disputed, undisputed, legal, equitable, secured, and unsecured, as well as rulings regarding an equitable remedy for breach of performance if such breach results in a right of payment, both when an equitable remedy is rendered into a form of a judgment and for debts/ obligations that are fixed, contingent, matured, un-matured, disputed, undisputed, secured, unsecured: 2. Demanding as one's own any challenge of property, and ownership of a thing, that is wrongfully withheld. [See Hill v. Henry, 66 N.J. Eq. 150, 57 Atl. 555. Also, a claim is to state. See Douglas v. Beasley, 40 Ala. 147; Prig v. Pennsylvania, 16 pet. 615, 10 L.Ed. 1060]; Conduit; In this Security Agreement the term "conduit" signifies a means of transmitting and distributing energy and the effects/produce of labour, such as goods and services, via "WUYTS MARK JOZEF EDWARD ©," also known by any and all derivatives and variations in the spelling of said name of Debtor except mark-jozef-edward: wuyts @"; Creditor: In this Security Agreement the term "creditor" means "mark-jozef-edward: wuyts O"; Debtor: In this Security Agreement the term "Debtor" means "WUYTS MARK JOZEF EDWARD O", also know by any and all derivatives and variations in the spelling of said name except "mark-jozef-edward: wuyts @ "; Default; In this Security Agreement the term "default" means Debtor's non-performance of a duty arising under this Security Agreement, specifically any event described below under "Event of Default": Derivative; In this Security Agreement the word "derivative" means coming from another, taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature, anything derived from another; Ens legis; In this Security Agreement the term "ens legis" means a creature of the law, an artificial being, as contrasted with a natural person, such as a corporation, considered as deriving its existence entirely from law; MJEW - 220788 - SA

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Hold-harmless Indemnity Agreement; In this Security Agreement the term "Hold-harmless Indemnity Agreement" means the written, express, Hold-harmless Indemnity Agreement «MJEWV-220788 – HHIA dated the « 22nd» Day of the « 7th » Month in the Year of Our Lord « year 1988» and between Secured Party and Debtor, together with all modifications of and substitutions for said Hold-harmless Indemnity Agreement, attached hereto and included herein by reference.

« WUYTS MARK JOZEF EDWARD ©». In this Security Agreement the term

"WUYTS MARK JOZEF EDWARD ©" means WUYTS MARK ©, and any and all derivatives and variations in the spelling of said name except "mark-jozef-edward: wuyts", Common Law Copyright © 1984 by mark-jozef-edward: wuyts ©

« mark-jozef-edward: wuyts ©». In this Security Agreement the term

"mark-jozef-edward: wuyts ©" means the sentient, living being known by the distinctive appellation "mark-jozef-edward: wuyts ©": All rights are reserved re use of mark-jozef-edward: wuyts ©, Autograph

Common Law Copyright @1988 by mark-jozef-edward: wuyts @

Juristic person; In this Security Agreement the term "juristic person" means an abstract, legal entity ens legis, such as a corporation, created by construct of law and considered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor, i.e. WUYTS MARK JOZEF EDWARD ©, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Secured Party;

"From the earliest times the law has enforced rights and exacted liabilities by utilising a corporate concept – by recognising, that is, juristic persons other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizeable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to the ways of men in carrying on their affairs through what is now the familiar device of the corporation. — Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process. And none the worse for it. No doubt. "metaphors in law are to be narrowly watched." Cardozo, J., in Berkey v. Third Avenue R. Co., 244 N.Y. 84, 94. "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason." See U.S. v. SCOPHONY CORP. OF AMERICA, 333 U.S. 795: 68 S. Ct. 855: 1948 U.S.".

Land; In this Security Agreement the term "land" means any and all ground, soil, and earth whatsoever, including pastures, fields, meadows, woods, moors, waters, marshes, rock, and sand;

Legal entity; In this Security Agreement the term "legal entity" means an entity other than a natural person, with sufficient existence in legal contemplation that said entity can function legally, sue and be sued, and make decisions through agents;

Liability: In this Security Agreement the term "liability" means every kind of legal obligation, responsibility, and duty. Also the state of being bound and obligated in law for doing, paying a debt, fulfilling an obligation, rendering committed specific performance, and the like. (See Mayfield v. First National Bank of Chattanoooga, Tenn. C.C.A. Tenn., 137 F.2d 1013, 1019; Feil v. City of Coeur d' Alene, 23 Idaho 32, 129 P. 643, 649, 43 L.R.A. N.S. 1095; Breslaw v. Rightmire, 196 N.Y.S. 539, 541, 119 Misc. 833.);

Living, breathing, flesh-and-blood man; In this Security Agreement the term "Living, breathing flesh-and-blood man" means the Secured Party, mark-jozef-edward: wuyts ©, a sentient, living being, as distinguished from an artificial legal construct, ens legis, i.e. a juristic person, created by construct of law;

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"There, every man is independent of all laws, except those prescribed by nature; He is not bound by any institutions formed by his fellow men without his consent;" CRUDEN v. NEALE, 2 N.C. 338 (1796) 2 S.E. 70.

Natural person; In this Security Agreement the term "natural person" means a living, breathing, flesh-and-blood man end man, as distinguished from artificial persons, juristic persons, and the like;

Non obstante; In this Security Agreement the term "non obstante" means words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes;

Private Agreement; In this Security Agreement the term "Private Agreement" means the written, express Private Agreement MJEW - 220788 - PA dated the « 22nd » Day of the « 7th» Month in the Year of Our Lord «year 1988» between Creditor and Debtor, together with all modifications of and substitutions for said Private Agreement;

Rents, wages, salaries, and other income from whatever source derived. In this Security Agreement the term "Rents, wages, salaries, and other income from whatever source derived" means all rents, wages, salaries and other income, from whatever source derived, being owed, and becoming owed for the benefit of the Debtor;

Secured Party; In this Security Agreement the term "Secured Party" mean mark-jozef-edward: wuyts ©, a living, sentient being as distinguished from a juristic person created by construct of law;

Security Agreement; In this Security Agreement the term "Security Agreement" means this Security Agreement M, MJEW-220788-SA, as this Security Agreement may be amended and modified by agreement of the parties, together with all attachments, exhibits, documents, endorsements, and schedules attached hereto;

Sentient, living being; In this Security Agreement the term "sentient, living being" means the Secured Party, i.e.: mark-jozef-edward: wuyts©, a living, breathing, flesh-and-blood man, as distinguished from an abstract legal construct, such as an artificial entity, juristic person, corporation, partnership, association, and the like;

Signature: See UCC § 3-401 (b) (what is considered signature);

Signed: See UCC § 1-201 (39) (what is considered signed);

Trade-name; In this Security Agreement the term "trade-name" means: WUYTS MARK JOZEF.

EDWARD, as well as any and all derivatives and variations in the spelling of said name;

Transmitting utility; In this Private Agreement the term "transmitting utility" means a conduit, e.g. the Debtor, i.e. WUYTS MARK JOZEF EDWARD;

UCC; In this Private Agreement the term "UCC" means Uniform Commercial Code;

Collateral; In this Security Agreement the term "Collateral" means any and all items of property of Debtor, now owned and hereafter acquired, now existing and hereafter arising, and wherever located: (a) referenced within any of the following categories – i.e. all: motor vehicles, aircraft, vessels, ships, trademarks, copyrights, patents, consumer goods, firearms, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, electronic chattel paper, tangible chattel paper, certificated securities, uncertified securities, promissory notes, payment intangibles, software, health-care-insurance receivables, instruments, deposit accounts, accounts, documents, livestock, real estate and real property – including all buildings, structures, fixtures, and appurtenances situated thereon, as well as affixed thereto – fixtures, manufactured homes, timber, crops, and as-extracted collateral, i.e. all oil, gas, and other minerals, as well as any and all accounts arising from the sale of these substances, both at wellhead and mine head; (b) described/identified within a particular, numbered paragraph under heading "Paragraph (b) List" below; (c) described/identified within any document of title, certificate, form, and the like, a photocopy of which has been

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appended with this Security Agreement, attached hereto, made fully part hereof, and included herein by reference; (d) described/identified in "Attachment Sheet MJEW - 220788 -AS attached hereto, made fully part hereof, and included herein by reference; (f) described/ classified within any of the following: (i) accessions, increases, and additions, replacements of, and substitutions for, any of the property described in this Collateral section: (ii) products, produce and proceeds of any of the property described in this collateral section: (iii) accounts, general intangibles, instruments, monies, payments, and contract rights, and all other rights, arising out of sale, lease, and other disposition of any of the property described in this Collateral section; (iv) proceeds, including insurance, bonds, general intangibles, and account proceeds, from the sale, destruction, loss, and other disposition of any of the property described in this Collateral section; and (v) records and data involving any of the property described in this Collateral section, such as in the form of a writing, photograph, microfilm, microfiche, tape, electronic media, and the like, together with all of Debtor's right, title, and interest in all computer software and hardware required for utilizing, creating, maintaining, and processing any such records and data in any electronic media. Each foregoing separate item of property referenced/described/identified/classified within any of the six (6) preceding paragraphs, i.e. "(a)," "(b)," "(c)," "(d)," "(e)," and "(f)," in this Collateral section secures the entire obligation/amount of indebtedness, i.e. One Hundred Billion American Dollars (\$ 100.000.000.000.00):

Paragraph "(b)" List

1. The trade-name; mark; and trade-mark of Debtor: i.e.

"WUYTS MARK JOZEF EDWARD" and any and all other assemblages of letters and derivatives and variations in the spelling of said name used with the intent of identifying/referencing the Debtor,

WUYTS MARK JOZEF EDWARD, except ": mark-jozef-edward: wuytso";

2. Any and every alleged birth document/record re : mark-jozef-edward: wuyts©, such as state of

BELGIUM (BE) REGISTRY OF BIRTHS, DEATHS AND MARRIAGES, i.e. any and every "CERTIFICATE OF BIRTH," "STANDARD CERTIFICATE OF BIRTH," "CERTIFICATE OF LIVE BIRTH," "STANDARD CERTIFICATE OF LIVE BIRTH," "NOTIFICATION OF REGISTRATION OF BIRTH," "CERTIFICATE OF REGISTRATION OF BIRTH," "CERTIFICATE OF BIRTH REGISTRATION," and any otherwise-entitled birth document/record - issued at any of the following levels: hospital, city, district, state, federal, or other - allegedly involving, concerning, binding, derived from, etc.. the name consisting of any assemblage of letters regarded as identifying/referencing Debtor, i.e.

WUYTS MARK JOZEF EDWARD, for any reason whatsoever;

- 3. Debtor's Social Security Account Number, "social_security", and TAX FILE NUMBER "stax_file_number" and all related documents, instruments, and endorsements, front and back, except the paper card but not the ink and printing on either side of said paper card issued by Social Security Administration and bearing Social Security Account Number, "social_security" on the obverse thereof;
- 4. All related accounts, trusts, documents, instruments and endorsements, front and back, re Debtor's Social Security Account Number «social_security»; 122.4 & 3.740
- 5. All Social Security income from Social Security Account Number «social security»;

6. Account Number «Exemption No»;

7. Case Number «case_number»; [refer to schedule 1];

8. PASSPORT No. «passport number»; ER 160019

9. DRIVER LICENCE number. «drives_licence_No»; NB 0833 78

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10. All military records, documentation, discharge papers, files, licenses, and the like referencing Debtor: 11. All land and real property; 12. All buildings, structures, and fixtures, and the appurtenances situated thereon and affixed thereto: 13. All documents involving all real property in which Debtor has an interest, including all buildings, structures, fixtures, and appurtenances situated thereon and affixed thereto; 14. All motor vehicles and wheeled conveyances of any kind, motorized and otherwise, in which Debtor has an interest: 15. All vessels and all equipment, accoutrements, baggage, and cargo affixed thereto. Pertaining thereto, stowed therein, and the like, including but not limited to: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, and fuels and fuel additives; 16. All aircraft and all equipment, accourtements, baggage, and cargo affixed thereto, pertaining thereto, stowed therein, and the like, including but not limited by; all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, and fuels and fuel additives; 17. All deposit accounts, i.e. all demand, time, savings, passbook, and other accounts maintained with a bank of any kind whatsoever; 18. All credit card accounts; 19. All charge accounts; 20. All brokerage accounts, i.e. all stock, bond, mutual fund, and money-market accounts, and the like: 21. All retirement plan accounts, Individual Retirement Accounts, 401(k)'s, pension plans, and the like: 22. All precious metals and bullion, and any storage box and receptacle within which such is stored: 23. All stockpiles, collections, build-ups, amassments, and accumulations, however small, of Federal Reserve Notes, any and all currency, gold certificates, and silver certificates and all other types and kinds of cash, coin, currency, and money (delivered into possession of Secured Party as of date of this Security Agreement as described in sub- paragraph "(b)" of second Paragraph on page 1 of this Security Agreement); 24. All stocks, bonds, drafts, futures, insurance policies, investment securities, notes, options, puts, calls, warrants, securities, and benefits from trust, and the like; 25. All bank "safety" deposit boxes, the contents therein, and the box numbers associated therewith, and the keys, combinations, security codes, passwords, and the like associated therewith; 26. All credit of Debtor; 27. All proceeds, products, accounts, and fixtures from crops, mine head, wellhead, etc.; 28. All rents, wages, salaries, and other income, from whatever source derived; 29. All land, mineral, water, and air rights; 30. All documents, records, and certificates re cottages, cabins, houses, and buildings in which Debtor has an interest; 31. All inventory in any source; MJEW - 220788 - SA



32. All machinery, both farm and industrial:

33. All trailers, mobile homes, and recreational vehicles, and house, cargo, and travel trailers, and all

equipment, accoutrements, baggage, and cargo affixed thereto, pertaining thereto, stowed therein and in any manner attached thereto, including but not limited by: all ancillary equipment, accessories, parts, service equipment, lubricants, and fuels and fuel additives:

- 34. All livestock and animals, and all things required for the care, feeding, use, transportation, and husbandry thereof:
- 35. All computers, computer-related equipment and accessories, electronically stored files and data, telephone, electronic equipment, and office equipment and machines;
- 36. All visual reproduction systems, aural reproduction systems, motion pictures, films. video tapes, audio tapes, soundtracks, compact discs, phonograph records, film, video and aural production equipment, cameras, projectors, and musical instruments:
- 37. All books, booklets, pamphlets, treatises, essays, treatments, monographs, stories, written material, libraries, plays, screenplays, lyrics, songs, and music;

38. All financial books and records:

39. All proprietary data and technology, inventions, royalties, and good will:

40. All scholastic degrees, diplomas, honours, awards, and meritorious citations;

41. All records, diaries, journals, photographs, negatives, transparencies, images, video footage, film footage, drawings, sound records, audio tapes, video tapes, and computer

production and storage facility of any kind;

- 42. All fingerprints, footprints, palm prints, thumbprints, RNA materials, DNA materials. blood and blood fractions, biopsies, surgically removed tissue, body parts, organs, hair, teeth, nails, semen, urine, other body fluids and matter, voice-print, retinal image, and the description thereof, and all other corporeal identification factors, and said factors physical counterparts, in any form, and all records, record numbers, and information pertaining thereto, re Debtor;
- 43. All biometric data, records, information, and processes not elsewhere described, the use thereof, and the use of the information contained therein, pertaining thereto, and otherwise 44. all rights for requesting, refusing, authorizing, and disallowing the administration of, any drug, manipulation, material, process, procedure, ray, and wave that Secured Party considers might alter the state of the body, mind,

spirit, will, and any other aspect of being, by any means, method, and process

whatsoever:

45. All rights for obtaining, using, requesting, refusing, and authorizing the administration of, any food, beverage, nourishment, water, and the like, that might be infused into, such as by injection, swallowing, and the like, into the body, and any substance that might affect the body in any manner whatsoever:

46. All keys, locks, lock combinations, encryption codes, safes, and secured places, and security devices, security programmes, and all software, machinery, and devices associated

therewith and related thereto;

47. All rights for accessing and using utilities upon payment of the same unit costs as the comparable units of usage offered for the benefit of most-favoured customers, including cable, electricity, garbage, gas, internet, satellite, sewer, telephone, water, e-mail, and al other methods of communication, energy transmission, and food and water distribution;

48. All rights for bartering, buying, contracting, selling, and trading ideas, products,

services, and work:

49. All rights for creating, inventing, adopting, utilising, and promulgating any system and means of currency, money, medium of exchange, coinage, barter, economic exchange, bookkeeping, record-keeping, and the like:

50. All rights for using all free, rented, leased, fixed, and mobile domiciles, as if each were a permanent domicile, free from requirement for applying for, and otherwise securing, any government licence, permission, permit, and otherwise, and free from entry, introduced and

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surveillance, by any means, regardless of duration of lease period, so long as any required lease is currently paid, but wherein the alternative, a subsequent three-day grace period has not expired:

51. all rights for managing, manoeuvring, directing, guiding, and travelling in any form of motorised conveyance whatsoever, e.g. automobile, truck, motorcycle, and the like, without any requirement for applying for, and without the obligation for obtaining, any government licence, permit, certificate, permission, and the like, of any kind whatsoever;

52. All rights for marrying and procreating children, and raring, educating, training, guiding, and spiritually enlightening any such children, without any requirement for applying for, and without the obligation for obtaining, any government- issued licence, number, serial number, permit, certificate, permission, and the like, of any kind whatsoever;

53. All rights for buying, selling, trading, gathering, growing, hunting, raising, angling, and

trapping food, fibre, and raw materials for shelter, clothing and survival;

54. All rights for exercising and enjoying freedom of religion, worship, use of sacraments, spiritual practice, and expression without, any abridgement of freedom of speech, publishing, peaceable assembly, and mandating or petitioning government for redress of grievances, and also petitioning any military force, as well as any other group, agency, and organisation, and otherwise for physical protection from threats involving the safety and integrity of the person, as well as all property, of Secured Party from any source, both "public" and "private";

55. All rights for keeping and bearing arms for self-defence, family, and parties requesting

physical protection of person and property;

56. All rights for creating, preserving, and maintaining inviolable spiritual sanctuary and

receiving into same any and all parties requesting safety, shelter, and sanctuary;

57. All rights involving privacy and security in person and property, including all rights such as the safety and security of all household members, sanctuary dwellers, and guests, and all papers and effects of Debtor and all household and sanctuary dwellers and guests, against governmental, quasi-governmental, and private intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, and warrant, except with proof of superior claim duly filed in the UCC filing office by any such intruding party in the private capacity of said intruding party, notwithstanding whatever purported authority, warrant, order, law, pretence issued under colour of law may be promulgated as the authority for any such intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, warrant, and the like; 58. All claims of ownership and certificates of title involving corporeal and incorporeal hereditaments, hereditary succession, and all innate aspects of being, i.e. mind, body, soul, free will, faculties, and self;

59. All names used and all corporations sole executed and filed, as well as might be executed and filed, under said names;

60. All intellectual property, including all speaking, writing, and other media; 61. All signatures and autographs;

62. All present and future retirement incomes, and rights in such incomes, deriving from any of Debtor's accounts, deposit accounts, and otherwise;
63. All present and future medical and healthcare rights, and rights owned through survivorship, from

any of Debtor's accounts, deposit accounts, and otherwise;

64. All applications, filings, correspondence, information, identifying marks, images, licences, travel documents, materials, permits, registrations, and records and records numbers held by any entity, for any purpose, however acquired, as well as the analyses and uses thereof, and any use of any information and images contained therein, regardless of creator, method, location, process, and storage form, including all processed algorithms analysing, classifying, comparing, compressing, displaying, identifying, processing, storing, and transmitting said applications, filings, correspondence, information, identifying marks, images, licences, travel documents, materials, permits, registrations, records and records numbers, and the like; 65. All library cards;

66. All accounts, deposits, escrow accounts, lotteries, overpayments, prepayments, prizes, rebates, refunds, returns, claimed and unclaimed funds, and all records and records numbers, correspondence, and information pertaining thereto, as well as all such items

construed as being derived there from;

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67. All drugs, herbs, medicine, medical supplies, cultivated plants, growing plants, inventory, ancillary equipment, supplies, propagating plants, and seeds, and all related storage facilities and supplies:

68. All products of and for agriculture, and all equipment, inventories, supplies, contracts, and accoutrements involved in the planting, tilling, harvesting, processing, preservation,

and storage of all products of agriculture:

69. All farm, lawn, and irrigation equipment, and all accessories, attachments, hand-tools, implements, service equipment, parts, and supplies associated therewith and related

70. All fuel, fuel tanks, and containers, and all involved and related delivery and transfer

systems:

71. All metal-working, woodworking, and other such machinery, and all ancillary equipment, accessories, consumables, power tools, hand tools, inventories, storage cabinets, toolboxes, work benches, shops, and facilities:

72. All camping, fishing, hunting, and sporting equipment, and all special clothing.

materials, supplies, and baggage related thereto;

73. All rifles, guns, bows, and crossbows and related accessories, and the ammunition. projectiles, and integral components thereof;

74. All radios, televisions, communications equipment, receivers, transceivers, transmitters, antennas, and towers, and all ancillary equipment, supplies, computers, software programmes, wiring, and related accessories and devices:

75. All power-generating machines, devices, and the like, and all storage, conditioning, control, distribution, wiring, and ancillary equipment, as might pertain thereto in any

manner:

76. All computers and computer systems and the information contained therein, as well as all ancillary equipment, printers, and data compression and encryption devices and

77. All office and engineering equipment, furniture, ancillary equipment, drawings, tools, electronic and paper files, and items associated therewith and related thereto; 79. All water wells and well-drilling equipment, and all ancillary equipment, chemicals, tools, and supplies;

80. All shipping, storing, and cargo containers, and all chassis, truck trailers, vans, and the

contents

thereof, both on-site and in-transit, as well as in storage anywhere;

81. All building materials and prefabricated buildings, and all components and materials pertaining thereto, both before and during manufacture, transportation, storage, building, erection, and vacancy while awaiting occupancy thereof:

82. All communications and data, and the methods, devices, and forms of information

storage and retrieval, and the products of any such stored information;

83. All books, drawings, magazines, manuals, and reference materials regardless of physical form:

- 84. All antiques, artwork, paintings, sculptures, etchings, photographic art, lithographs, and serigraphs, and all frame sand mounts pertaining thereto, affixed thereon, and otherwise;
- 85. All food, and all devices, tools, equipment, vehicles, machines, and related accoutrements involved in food preservation, preparation, growth, transport, and storage;
- 86. All construction machinery and equipment and all ancillary equipment, supplies, materials, fuels, fuel additives, supplies, materials, and service equipment pertaining
- 87. All medical, dental, optical, prescription, and insurance records, records numbers, and information contained in any such records pertaining thereto;

88. All inheritances obtained, as well as all inheritances as might be received;

89. All wardrobe and toiletries:

90. All watches, jewellery, precious jewels, and semi-precious stones, and any mounting attached thereto, and all rings, except wedding rings and all storage boxes within which any of the foregoing items are stored:

91. All radios, televisions, household goods and appliances, linen, furniture, kitchen utensils, cooking

utensils, cutlery, tableware, and pottery;

92. All ownership, equity, property, and rights in property now owned, held, and hereafter acquired, in all businesses, corporations, companies, trusts, partnerships, limited partnerships, or all businesses, corporations, companies, trusts, partnerships, limited partnerships, or all businesses, corporations, companies, trusts, partnerships, limited partnerships, or all businesses, corporations, companies, trusts, partnerships, limited partnerships, or all businesses, corporations, companies, trusts, partnerships, limited partnerships, or all businesses, corporations, companies, trusts, partnerships, limited partnerships, or all businesses, corporations, companies, trusts, partnerships, limited partnerships, or all businesses, corporations, companies, trusts, partnerships, limited partnerships, or all businesses, corporations, companies, corporations, corporations,

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proprietorships, and other like entities, and all books and records pertaining thereto, all through obtained there from, and all accessories, accounts, equipment, information, inventory, money, spare parts, and computer software pertaining thereto.

93. all packages, parcels, envelopes, and labels, of any kind whatsoever, that are addressed for the benefit of Debtor, both when received and when not received by Debtor;

94. All telephone, fax, and pager numbers;

95. All e-mail addresses, Internet URL's, Internet Web-sites, Internet Domain Names, and Internet Service Provider accounts;

96. Any item of property not specifically described/named/specified/listed by make, model, serial number, account number, etc., is expressly herewith included as an item of property pledged by

Debtor as collateral for securing Debtor's contractual obligation in favor of Secured Party;
This Security Agreement expressly herewith includes and encompasses all rights, legal title,
equitable title, and interest in property described in this Collateral section, both when now owned
and when hereafter acquired, now existing and such as might hereafter arise, and wherever

Held Harmless and Indemnified: In this Security Agreement Secured Party is held harmless and Indemnified by Debtor in strict accordance with Hold-harmless Indemnity Agreement MJEW—220788 – HHIA, attached hereto and included herein by reference:

220788 – HHIA, attached hereto and included herein by reference;

Authorised Representative: Debtor hereby appoints Secured Party as Debtor's Authorised Representative and authorises Secured Party to do the following: (a) sign, without liability, Debtor's signature in all commercial activity between Debtor and any other juristic person, where such signature is requested, and if required, for the purpose of authenticating the writing; (b) regarding any deposit account of any kind maintained in the name of Debtor, and likewise maintained in/under the Social Security Number of Debtor, with any bank, without further consent of Debtor, and without liability: (i) to originate instructions for the deposit-account bank and direct disposition of funds in any such deposit account by acting as sole and exclusive signatory on said deposit account;

(ii) to receive, open, and dispose of all written communication, correspondence, and mail concerning any such deposit-account sent by such deposit account bank; (iii) to compose, finalise, authenticate, and send all written communication, correspondence, and mail concerning any such deposit account with any such deposit-account bank; and (iv) to maintain exclusive possession of any and all debit cards, ATM (Automated Teller Machine) cards, and other similar types of cards, as well as all cheque books, savings books, passbooks, and other types of account books, re any and all such deposit accounts of any kind whatsoever, maintained with any bank; (c) to demand, collect, receive, accept receipt for, sue for, and recover all sums of money and other property which are now, and may hereafter become, due, owing, and payable in favour of Debtor; (d) to execute, sign, and indorse any and all claims, instruments, receipts, cheques, drafts, and warrants issued for, and made payable in favour of, Debtor; (e) to settle and compromise any and all claims, now existing and as might hereafter arise, against Debtor, and against any item of Collateral; and (f) to file any claims, take any action, and institute and participate in any proceedings, both in the name of Debtor and under the distinctive appellation of Secured Party, as well as otherwise, which, in the sole discretion of Secured Party, may be deemed necessary and advisable. Secured Party may also receive, open, and dispose of mail, indicating any alleged address of Debtor, and change any address concerning which mail and payments should be sent. This authorization is given as security for the indebtedness, and the authority hereby conferred is irrevocable and remains in full force until renounced, in writing, and signed by Secured Party;

Perfection of Security Interest: (a) Debtor authorises Secured Party's filing of a financing statement and continuation statements as needed, describing collateral, as well as any and all agricultural liens and other statutory liens against Debtor held by Secured Party; (b) Debtor also authorises execution of such financing statements by Secured Party, and agrees that Debtor will take all other such actions reasonably requested by Secured Party, for perfecting and continuing Secured Party's security interest in Collateral, and also consents and agrees as follows: (i) Secured Party may at any time, without further authorization from Debtor, file carbon, photographic, and other types of reproductions of any here-in authorised financing statements, as well as this Security Agreement for use as a financing statement; and (ii) Secured Party is neither responsible for taking any steps necessary for the preservation of any third-party rights in Collateral, nor for protecting, preserving, maintaining, and the like, any security interest granted any third party in Collateral;

<u>Event of Default:</u> Any event listed within any category below constitutes default under this Security Agreement: (a) Insolvency of Debtor, appointment of a receiver for any part of Debtor's property, any assignment for the benefit of a third-party creditor, as well as commencement of any

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proceeding under any set of laws, e.g. bankruptcy law, by Debtor, as well as against Debtor; (b) Commencement of foreclosure by judicial proceeding, self-help, repossession, as well as any other method by any third-party creditor of Debtor against any item of Collateral that is the subject of this Security Agreement; (c) Attachment, execution, lien, levy, and the like concerning any item of Collateral; (d) Failure of compliance of Debtor with any term, obligation, covenant, condition, and the like, contained in (i) the written, express Private Agreement MJEW -220788 - PA dated the of the « 22nd » Day, « 7th » Month in the Year of Our Lord «year 1988 » between Debtor, i.e. WUYTS MARK JOZEF EDWARD, also known by any and all derivatives and variations in the spelling of said name except "mark-jozef-edward: wuyts ©", and the Secured Party, mark-jozef-edward: wuyts ©, (ii) this Security Agreement, and (iii) any related document, as well as in any other agreement/contract between Debtor and Secured Party;

Rights and Remedies in Event of Default: In event of default under this Security agreement, as well as under all related documents and other agreements and contracts between Secured Party and Debtor, as well anytime thereafter, Secured Party shall have all rights of a Secured Party in commerce re: Debtor. In addition, and without limitation, Secured Party may exercise any number

of the following rights and remedies:

Sell Collateral. Secured Party possesses full power to sell, lease, transfer, and otherwise deal with Collateral and proceeds thereof both in the name of Debtor and under distinctive appellation of Secured Party. Secured party may sell Collateral in any manner and at any place, such as at public auction, private sale, and otherwise without further notice. All expenses involving the disposition of Collateral, including, without limitation, the expenses of holding, insuring, preparing for sale, and selling collateral, become part of the indebtedness secured by this Security Agreement and are payable on demand; Appoint Receiver: In accordance with the requirements and options permitted by applicable law, Secured Party possesses the following rights and remedies regarding appointment of a receiver: (a) Secured Party may have a receiver appointed as a matter of right; (b) the receiver may be an employee of Secured Party and may serve without bond; and (c) all fees of receiver, and all fees of any attorney of receiver, become part of the indebtedness secured by this Security Agreement and are payable on demand, with interest at 10% (ten percent) flat rate if not paid immediately, in which event such unpaid fees shall bear interest from date incurred until paid;

Collect Revenues, Apply Accounts. Secured Party, both in Secured Party's personal capacity and through a receiver, may collect the payments, rents, incomes, and revenues from Collateral. Secured Party may at any time, at the sole discretion of Secured Party, transfer any collateral under the distinctive appellation of Secured Party, as well as into the name of any nominee of Secured Party, and receive the payments, rents, incomes, and revenue there from, and may hold same as security for the indebtedness, apply payments in favour of the indebtedness in any order of priority that Secured Party may determine. Insofar as Collateral consists of accounts, general intangibles, deposit accounts, insurance policies, instruments, chattel paper, choses in action, and any similar property, Secured Party may demand, collect, receive, execute receipt for, settle, compromise, adjust, sue for, foreclose, and realise on Collateral as Secured Party may determine, concerning both indebtedness and Collateral, whenever due;

Obtain Deficiency: If Secured Party decides to sell any item of Collateral, Secured party may obtain a judgment against Debtor for any deficiencies remaining on the indebtedness that Secured Party might be owed after application of all amounts received from the exercise of the rights provided in this Security Agreement. Debtor is liable for a deficiency even if the transaction described in this subsection is a sale of accounts, and likewise, of chattel

paper;

Cumulative Remedies: All of Secured Party's rights and remedies, as evidenced by this Security Agreement, as well as by any related documents and by any other writing, are cumulative and may be exercised both singularly and concurrently. Pursuit by Secured Party of any remedy does not exclude pursuit of any other remedy, and making expenditures and taking action for performing an obligation of Debtor under this Security Agreement, after Debtor's failure of performance, does not affect Secured Party's right to declare a default and exercise the remedies thereof;

Other Rights and Remedies: Secured Party possesses all rights and remedies of a secured creditor under the Uniform Commercial Code, as may be amended upon agreement between the parties. In addition, Secured Party possesses, and may exercise, any and all bines rights

and remedies available at law, in equity, and otherwise:

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Rules of Construction: In this Security Agreement: (a) neither the use of nor the referencing of the term "proceeds" authorises any sale, transfer, other disposition, and the like of Collateral by Debtor; (b) the words "include," and "including" are not limiting; (c) the word "all" includes "any" and the word "any" includes "all"; (d) the word "or" is not exclusive; and (e) words and terms (i) in the singular number include the plural and in the plural, the singular; and (ii) in the masculine gender include both the feminine and neuter;

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Miscellaneous Provisions: The following miscellaneous provisions are a part of this Security

Agreement:

Amendments: This Security Agreement, together with all related documents and endorsements, constitutes the entire understanding and agreement of the parties re the matters set forth in this Security Agreement; This Security Agreement may neither be changed nor modified in any manner whatsoever unless said change/modification is agreed upon by Secured Party and in writing and signed by Debtor and Secured Party;

Further Assurances. Upon reasonable request by Secured Party, Debtor consents and agrees that Debtor will execute any further documents and take any further actions requested by Secured Party that augment any of the following: (a) evidencing the security interest granted herein; (b) perfecting the security interest granted herein; (c) maintaining first priority of the security interest granted

herein; (d) effectuating rights herein granted Secured Party by Debtor;

Severability: In the event that a court of original and general jurisdiction at common law, such as an Article III court of Justice arising under the Constitution of the United States of America, 1787, with the Bill of Rights of 1791, as lawfully amended by the qualified Electors of the several States of this American Union, and laws de jure United States of America, and such as a court of justice in accordance with the course of the common law arising under the Constitution of the California Republic, as amended by the qualified Electors of said California Republic and the laws of the de jure California, judicially determines that any part of this Security Agreement, including any amendment, addendum, revision, and the like is unacceptable for any reason, such as on the basis of being unlawful, invalid, void, unenforceable, and the like, such provision is thereby severed from this Security Agreement, but every remaining provision continues in full force and effect and may not be affected by such determination; If feasible, any such offending provision is deemed modified for inclusion within the limits of enforceability and validity; In the event that the offending provision cannot be so modified, said offending provision is thereby stricken and all other provisions of this Security Agreement in all other respects remain valid and enforceable by Secured Party;

Waiver: Neither Secured Party's actions, nor Secured Party's omissions, may be construed as a waiver of any rights under this Security Agreement unless specifically so waived in writing and signed by Secured Party. Neither delay nor omission on the part of Secured Party in exercising any right may operate as a waiver of such right, nor may it operate as a waiver of any other right. A waiver by Secured Party of a provision of this Security Agreement neither prejudices, nor constitutes a waiver of Secured Party's right for otherwise demanding strict compliance with that provision, and any other provision, of this Security Agreement. Neither prior waiver by Secured Party, nor any course of dealing between Secured Party and Debtor, may constitute a waiver of any of Secured Party's rights, nor of any of Debtor's obligations re any future transactions. Whenever the consent of Secured Party is required under this Security Agreement, the granting of such consent by Secured Party in any instance may not be construed as constituting continuing consent for subsequent instances where such consent is required, and in all cases such consent may be granted or withheld in the sole discretion of Secured Party.

This Security Agreement is not dischargeable in bankruptcy court; Secured Party is holder in due course of all negotiable instruments referencing, bearing upon, and deriving from all property and

Collateral referenced herein; All Collateral is exempt from levy and third-party lien;

This Security Agreement secures any and all indebtedness and liability whatsoever that Debtor owes in favor of Secured Party, both direct and indirect, absolute and contingent, due and as might become due, now existing and hereafter arising, and howsoever evidenced; This Security Agreement also secures any other debt that may be owed by Debtor, as arising, upon occasion, for the benefit of Secured Party;

Debtor Acknowledges, consents, and agrees with all provisions of this Security Agreement and

agrees that Debtor is bound by all terms and conditions as set forth herein;

Mark 22 Feb 2023

MJEW - 220788 - SA



This Security Agreement MJEW -220788 -SA is dated the « 23» Day of the « 94 » Month in the Year of Our Lord «year 1988».

Debtor: WUYTS MARK JOZEF EDWARD

WUYTS MARK JOZEF EDWARD

Debtor's Signature

Secured Party accepts Debtor's Signature in accord with UCC §§ 1-201 (39), 3-401 and accepts for

value this Security Agreement.

Secured Party's Signature

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sui juris

Authorised Representative.

All Rights Reserved.

mark-jozef-edward: wuyts ©/TN.TM is a non-commercial process agent for a man provided with vital energy and breathing, actually the name mark

Signed in the presence of:







Public Notary on the land, at Bruges [8000],
Belgium for the authentication of the above mentioned signature of Management on the land, at Bruges [8000], date: 08.09 [200]

WITHOUT PREJUDICE UCC1-308; UCC1-308.4

"ALL RIGHTS RESERVED"







: C.-S.-S.-C.-S.-L.- FLAG OF THIS VESSEL

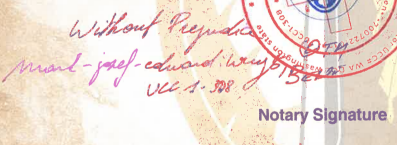


LETTER OF INTENT

This letter is to notify you of my attempt to secure my person and my Name; to copyright my name and dis-en-vow any connections to the use of my name and person hood by any agencies known to mankind under copyright laws of 1972-1976; My name is my property and under UCC1-207 and 1-308; reserve all rights to it;

Any use of this name constitutes a self executing contract for \$ 500,000.00 for each and

mark-jozef-edward: wuyts UC01-308













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Common Law Copyright Notice

MJEW -220788 - CN

Copyright Notice: All rights reserved re common-law copyright of trade-name/trademark: WUYTS MARK JOZEF EDWARD @/MARK JOZEF EDWARD WUYTS @ - as well as any and all derivatives and variations in the spelling of said trade-name/Trademark - Common Law Copyright @ 1988 by mark-jozef-edward: wuyts @ sui juris, secured party. Said common-law trade-name/trade-mark, WUYTS MARK JOZEF EDWARD @, may neither be used, nor reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgment of mark-jozef-edward: wuyts @ as signified by the red-ink signature of mark-jozef-edward: wuyts @, hereinafter "sui juris", "Secured Party";

With the intent of being contractually bound, any juristic person, as well as the agent of said juristic person, consents and agrees by this Copyright Notice that neither said juristic person, nor the agent of said juristic person, shall display, nor otherwise use in any manner, the common-law trade-name/trade-mark wuyts MARK JOZEF EDWARD ©, nor the common-law, copyright described herein, nor any derivative of, nor any variation in the spelling of, wuyts MARK JOZEF EDWARD © without the prior, express, written consent and acknowledgment of Secured Party, as signified by Secured Party's signature in red ink; Secured Party neither grants, nor implies, nor otherwise gives consent for any unauthorized use of WUYTS MARK JOZEF EDWARD ©, and all such unauthorized use is strictly prohibited;

Secured Party is not now, nor has ever been, an accommodation party, nor a surety, for the purported debtor, i.e. "WUYTS MARK JOZEF EDWARD", nor for any derivative of, nor for any variation in the spelling of, said name, nor for any other juristic person, and is so-indemnified and held harmless by Debtor, i.e. "WUYTS MARK JOZEF EDWARD", in Hold-harmless Indemnity Agreement MJEW-220788 - HHIA dated the « 22nd» Day of the « 7th » Month in the Year of Our Lord «year 1988 », 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 upon, and incurred by Debtor for any and every reason, purpose and/or cause whatsoever:

MJEW -220788 - CN

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Take note also that Common Law Copyright is claimed by Secured Party over, including, but not restricted or limited to, all means of personal identification of Debtor defined as; all fingerprints, footprints, palm prints, thumbprints, handprints, toe-prints, RNA materials, DNA materials, blood and blood fractions, biopsies, surgically removed tissue, body parts, organs, hair, teeth, nails, semen, urine, feces, excrement, other body fluids and matter of any kind, and breath samples, voice-print, retinal image, and the description thereof, and all other corporeal identification factors, and said factors physical counterparts, any and all body tissues of any kind, in any form, and all records and record numbers, including the results, recorded or otherwise, of all and any tests performed on any material relating to Debtor, and information pertaining thereto, and any visual image, photographic or electronic, notwithstanding any and all claims to the contrary;

In addition, Creditor retains absolute control and mastery over the property of his body, mind and mental faculties to the extent that no medications, foods or otherwise may be administered to him without his express consent in written form, using red ink, and freely given in full formal consent; Self-executing Contract/Security Agreement in Event of Unauthorized Use: By this Copyright Notice, both the juristic person and the agent of said juristic person, hereinafter jointly and severally "User," consent and agree that any use of WUYTS MARK JOZEF EDWARD © other than

authorized use as set forth above constitutes unauthorized use, counterfeiting, of Secured Party's common-law copyrighted property, contractually binds User, and renders this Copyright Notice a Security Agreement wherein User is Debtor and mark-jozef-edward: wuyts © sui juris Secured Party, and signifies that User:

(1) grants Secured Party a security interest in all User's assets, land, and personal property, and all of User's interest in assets, land, and personal property, in the sum certain amount of \$ 500,000 (five hundred thousand) American dollars per each occurrence of use of the common-law-copyrighted trade-name/trade-mark wuyts MARK JOZEF EDWARD ©/ MARK JOZEF EDWARD WUYTS ©, as well as for each and every occurrence of use of any and all derivatives of, and variations in the spelling of, wuyts MARK JOZEF EDWARD ©, plus costs, plus triple damages;

(2) authenticates this Security Agreement wherein User is Debtor and mark-jozef-edward: wuyts © sui juris Secured Party, and wherein User pledges all of User's assets, land, consumer goods, farm products, 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 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 User's contractual obligation in favor of Secured Party for User's unauthorized use of Secured Party's common-law-copyrighted property;

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(3) consents and agrees with Secured Party's filing of a UCC Financing Statement in the UCC filing office, as well as in any county recorder's office, wherein User is debtor and mark-jozef-edward: wuyts © sui juris Secured Party;

(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 Secured Party's filing of any continuation statement necessary for maintaining Secured Party's perfected security interest in all of 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 Secured Party's filing of any UCC Financing Statement, as described above in paragraph's "(3)" and "(4)," as well as the filing of any Security Agreement, as described above in paragraph "(2)," in the 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, bogus, and that User will not claim that any such filing is bogus;

(7) waives all defenses; and

(8) appoints Secured Party as Authorized Representative for User, effective upon User's default re User's contractual obligations in favor of Secured Party as set forth below under "Payment Terms" and "Default Terms," granting Secured Party full authorization and power for engaging in any and all actions on behalf of User including, but not limited by, authentication of a record on behalf of User, as Secured Party, in Secured Party's sole discretion, deems appropriate, and User further consents and agrees that this appointment of Secured Party as Authorized Representative for User, effective upon User's default, is irrevocable and coupled with a security interest;

<u>User further consents and agrees with all of the following additional terms of Self-executing Contract/Security Agreement in Event of Unauthorized Use:</u>

Payment Terms: In accordance with fees for unauthorized use of WUYTS MARK JOZEF EDWARD © as set forth above, User hereby consents and agrees that User shall pay Secured Party all unauthorized-use fees in full within ten (10) days of date invoice is sent Secured Party's invoice, hereinafter "Invoice," itemizing said fees;

Default Terms: In event of non-payment in full of all unauthorized-use fees by User within ten (10) days of date Invoice is sent, User shall be deemed in default and: (a) all of User's property and property pledged as collateral by User, as set forth above in paragraph "(2)," immediately becomes, i.e. is, property of Secured Party; (b) Secured Party is appointed User's Authorized Representative as set forth above in "(8)"; and (c) User consents and agrees that Secured Party may take possession of, as well as otherwise dispose of in any manner that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited by, sale at auction, at any time following User's default, and without further notice, any and all of User's property and interest, described above in

22 Feb 2013

paragraph "(2)," formerly pledged as collateral by User, now property of secured Party, in respect of this "Self-executing Contract/Security Agreement in Event of The Unauthorized Use," that Secured Party, again in Secured Party's sole discretion, 2

deems appropriate;

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

Terms of Strict Foreclosure: User's non-payment in full of all unauthorized-use fees itemized in invoice within said twenty (20) day period for curing defaults as set forth under "Terms for Curing Default" authorizes Secured Party's immediate non-judicial strict foreclosure on any and all remaining former property and interest in property, formerly pledged as collateral by User, now property of Secured Party, which is not in the possession of, nor otherwise disposed of by, Secured Party, upon expiration of said twenty (20) day default-curing period. Ownership subject to common-law copyright and UCC Financing Statement and Security Agreement filed with the UCC filing office;

Record owner: mark-jozef-edward: wuyts ©, Autograph Common Law Copyright © 1988; Unauthorized use of "mark-jozef-edward: wuyts ©" incurs same unauthorized-use fees as those associated with WUYTS MARK JOZEF EDWARD, as set forth above in paragraph "(1)" under "Self-executing Contract/Security Agreement in Event of Unauthorized Use." This Copyright Notice includes any and all business names

owned by WUYTS MARK JOZEF EDWARD ©;







By: mark-jozef-edward: wuyts © sui juris

(Secured Party Signature)

Authorized Representative

Jest-comandi wrugs,

mark of the way to breathing actually the name mark.

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Page Notary on the land, at Bruges [8000], Belgium for the authentication of the above

mentioned signature of Man 1 1969 - alva on the land, at Bruges [2000], date: 2019 1013

WITHOUT PREJUDICE UCC1-308; UCC1-308.4

"ALL RIGHTS RESERVED"

N 22 Feb 2527







MJEW -220788 - CN













: C.-S.-S.-C.-S.-L.- FLAG OF THIS VESSEL



HOLD HARMLESS INDEMNITY AGREEMENT

MJEW-220788-HHIA
Non-negotiable – Private between the Parties

PARTIES
Debtor:

Creditor:

mark-jozef-edward: wuyts ©TM c/o 202 Driftweg [8420] de haan , west-flanders belgium

WUYTS MARK JOZEF EDWARD trade-name (*) 202 Driftweg 8420, DE HAAN, WEST-FLANDERS BELGIUM

(*WUYTS MARK JOZEF EDWARD, and any and all derivatives and variations in the spelling of said name.)



This Hold-Harmless Indemnity Agreement is mutually agreed upon and entered into in this between the juristic person, WUYTS MARK JÖZEF EDWARD, and any and all derivatives and variations in the spelling of said name except mark-jozef-edward: wuyts hereinafter jointly and severally "Debtor" and the living, breathing, flesh-and-blood man, known by the distinctive appellation mark-jozef-edward: wuyts ©, hereinafter "Creditor";

For valuable consideration Debtor hereby expressly agrees and covenants, without benefit of discussion, and without division, that Debtor holds harmless and undertakes the indemnification of Creditor from and against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, 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/incurred by, as well as imposed on, Debtor for any reason, purpose, and cause whatsoever; Debtor does hereby and herewith expressly covenant and agree that Creditor shall

not under any circumstances, nor in any manner whatsoever, be considered an accommodal and the considered and accommodal a

surety, for Debtor:

Words Defined: Glossary of Terms: As used in this Hold-harmless Indemnity Agreement, the following words and terms express the meanings set forth as follows, non obstante:

Appellation: In this Hold-harmless and indemnity Agreement the term "appellation" means: A general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh-and-blood man;

Conduit: In this Hold-harmless Indemnity Agreement the term "conduit" signifies a means of transmitting and distributing energy and the effects/produce of labour, such as goods and services, via the name "WUYTS MARK JOZEF EDWARD", also known by and all derivatives and variations in the spelling of said name of Debtor except "mark-jozef-edward: wuyts ©";

Creditor: In this Hold-harmless Indemnity Agreement the term "Creditor" means mark-jozef-edward: wuyts ©;

Debtor: In this Hold-harmless Indemnity Agreement the term "Debtor" means WUYTS MARK JOZEF EDWARD, also known by and all derivatives and variations in the spelling of said name except "mark-jozef-edward: wuyts ©."

Derivative: In this Hold-harmless Indemnity Agreement the term "derivative" means coming from another; taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another;

Ens legis: In this Hold-harmless Indemnity Agreement the term "ens legis" means a creature of the law; an artificial being, as contrasted with a natural person, such as a corporation, considered as deriving its existence entirely from the law;

Hold-harmless Indemnity Agreement: In this Hold-harmless Indemnity Agreement the term "Hold-harmless Indemnity Agreement MJEW-220788-HHIA, as this Hold-harmless Indemnity Agreement may be amended and modified in accordance with the agreement of the parties signing hereunder, together with all attachments, exhibits, documents, endorsements, and schedules re this Hold-harmless Indemnity Agreement attached hereto;

WUYTS MARK JOZEF EDWARD: In this Hold-harmless Indemnity Agreement the term "WUYTS MARK JOZEF EDWARD" means MARK WUYTS, and any and all derivatives and variations in the spelling of the said name except "mark-jozef-edward: wuyts ©." Common Law Copyright © by mark-jozef-edward: wuyts ©. All Rights Reserved:

mark-jozef-edward: wuyts: In this Hold-harmless Indemnity Agreement the term "mark-jozef-edward: wuyts" means the sentient, living, breathing, flesh-and-blood man identified by the distinctive appellation "mark-jozef-edward: wuyts ©." All rights are reserved re use of mark-jozef-edward: wuyts ©, Autograph Common Law Copyright © by mark-jozef-edward: wuyts ©;

Juristic person: In this Hold-harmless Indemnity Agreement the term "juristic person" means an abstract, legal entity ens legis, such as a corporation, created by construct of law and considered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor, i.e. WUYTS MARK JOZEF EDWARD, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Creditor;

"From the earliest times the law has enforced rights and exacted liabilities by utilizing a corporate concept – by recognizing, that is, juristic persons other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to the ways of men in carrying on their affairs through what is now the familiar device of the corporation —— Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process. And none the worse for it. No doubt, "metaphors in law are to be narrowly watched." Cardozo. J., in Berkey v. Third Ayenue R. Co., 244 N.Y. 84, 94, "But all instruments of thought should be narrowly watched lest



they be abused and fail in their service to reason." See U.S. v. SCOPHONY CORP. OF AMERICA, 333 U.S. 795; S.Ct. 855; 1973 U.S."

Living, breathing, flesh-and-blood man: In this Hold-harmless Indemnity Agreement the term "living, breathing, flesh-and-blood man" means the Creditor, mark-jozef-edward: wuyts ©, a sentient, living being, as distinguished from an artificial construct, ens legis, i.e. a juristic person, created by construct of law:

"There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent." <u>CRUDEN v. NEALE, 2 N.C. 338 (1796)</u> 2 S.E. 70.

Non obstante: In this Hold-harmless Indemnity Agreement the term "non obstante" means: Words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes

Sentient, living being: In this Hold-harmless Indemnity Agreement the term "sentient, living being" means the Creditor, i.e. mark-jozef-edward: wuyts ©, a living, breathing, flesh-and-blood man, as distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association, and the like;

Transmitting utility: In this Hold-harmless Indemnity Agreement the term "transmitting utility" means a conduit, e.g. the Debtor, i.e. WUYTS MARK JOZEF EDWARD;

UCC. In this Private Agreement the term "UCC" means Uniform Commercial Code;

This Hold-harmless Indemnity Agreement MJEW-22071988-HHIA is dated: 22nd of February 1988

Debtor: WUYTS MARK JOZEF EDWARD

WUYTS MARK JOZEF EDWARD

Debtor's Signature

Secured Party accepts Debtor's Signature in accord with UCC §§ 1-201 (39), 3-401 and accepts for

value this Security Agreement.

Secured Party's Signature

mark-jozef-edward: wdyts©

Authorised Representative

All Rights Reserved.



22 Feb 2027





Seen by me: Delic Notary on the land, at Bruges [8000],
Belgium for the authentication of the above
mentioned signature of the land, at Bruges [8000], date: DB. Colword: weyk
on the land, at Bruges [8000], date: DB. Colword: weyk

WITHOUT PREJUDICE UCC1-308; UCC1-308.4 "ALL RIGHTS RESERVED"





Know All Men by These Presents: That WUYTS MARK JOZEF EDWARD, the Debtor, a corporate entity in accordance with the law, the undersigned, in accordance with the law, compose and appoint mark-jozef-edward: wuyts ©TM man, of flesh and blood, living soul, Secured Party / creditor as my true and law full Attorney-in-fact for me and in my corporate quality (LLC), place and place, as well as for my personal and commercial use and benefits:

1) To ask, demand, request, sue, restore, register, collect and receive all amounts of money, credit, inheritance in the account, will, interest, dividends, annuity and claims (which should, now or in the future) become due, owed or payable or exempted) owned or accepted or declared by me, or presented in favor of DEBTOR — WUYTS MARK JOZEF EDWARD (corporate legal entity) and thus use and accept any legal and / or commercial means necessary to recover them within the framework of a legal or commercial process or in any other way, as well as to fulfill and deliver or receive satisfaction or exemption together with the right and authority to settle, challenge, draw up and / or fulfill any requirements or institute any administrative claims for damages or to make any necessary claims;

2) To exercise any of all the following powers in relation to all types of personal property, private property and any property, goods and goods, selects in action other property that is owned or in the case of establishing a security

interest, as well as for or in other actions;

3) In order to ensure the private registration of its interest or security interest in any or all of the property, where necessary, to accept as value and to repay any and all debits in relation to a fine, duty or tax, where necessary, in order to cause a commercial adjustment of any such an account opened in relation to DEBTOR_WUYTS MARK JOZEF EDWARD _ for use, if necessary, any Sight Drafts Money Orders, Bills of Exchange 10 to complete any of the above actions on my behalf;

4) To open any checking accounts for which they were "closed", to pay off any fines, fees, taxes and debits by adjusting and setting off;

5) Create, modify, supplement and / or terminate any trust or RES created by the government of the state of Columbia and ratified or used by any other state;

6) Request, retrieve, submit, transfer or otherwise any documents on my behalf for any questions, whether commercial, quasi-judicial, administrative or otherwise, as well as sign my legal company name as my act and act, for their

execution and delivery in respect of any refund or remedy, lawsuit, lawsuit, or otherwise;

GIVING AND GRANTING, to my designated Attorney-in fact, all the power and authority to perform and perform all and all actions and things, whatever were necessary, necessary or appropriate to be performed to be perfect in all respects in one way or another, so fully as far as I could or could have done if I had been present in person, and thereby ratified everything that my

Attorney-in-Fact: mark-jozef-edward: wuyts © should legally commit or seek by virtue of these powers. The powers and powers that will be transferred to my trustee must apply to all real and private property, personal property or a share in it is currently owned or, subsequently, acquired by me as ENS LEGIS / LLC and wherever they are, and this is confirmed by a document registered in the security system;

My said Attorney-in-fact: mark-jozef-edward: wuyts © is authorized hereby, at our sole discretion, to determine the time, purpose and way in which the powers granted to hem in this document will be exercised, as well as the terms, conditions and conditions of any instrument or document (documents) that he can execute in accordance with this agreement, and in the acquisition of real estate, personal or private property, in my opinion, Attorney-in-Fact has the exclusive right to establish conditions or amounts for cash, funds, loans and / or affecting all property rights, including rights, property rights and interest thereon. And if it is due on loans - with or without a guarantee;

1

When the context requires it, masculine includes feminine and / or neuter, and the singular includes the plural.

WITNESS my hand this 22 " day of February, 2023rd year.



/S/ _WUYTS MARK JOZEF EDWARL

Debtor

ISI by: Mand josef - column 8:1 Secured Party - Authorized Representative Holder In Due-Course of original document.

JURAT:

State of West-Flanders, De Haan, Kingdom of Belgium:

SUBSCRIBED AND SWORN TO BEFORE ME this _____ of

, 2023rd year

WUYTS MARK JOZEF EDWARD personally known to me or upon identification to be the man whose name subscribed to the within instrument.

Seal:

Notary Public in and for said State (Notary Name)

My commission expires



Public Notery on the land, at Bruges [8000], Belgium for the authentication of the above

mentioned signature of Allana on the land, at Bruges [8000], date: Q.

13 edward weight

Zuar

WITHOUT PREJUDICE

UCC1-308; UCC1-308.4

"ALL RIGHTS RESERVED



: C.-S.-S.-C.-S.-L.- FLAG OF THIS VESSEL



27 Feb 2023

COMMERCIAL SECURITY AGREEMENT

MJEW-220788-CA

This non-negotiable and non-transferable security agreement is made and entered into this day of, 22 February 2023 by and between, WUYTS MARK JOZEF EDWARD, hereinafter "Debtor," Organization Number 70.07.22-103.77, and mark-jozef-edward: wuyts, hereinafter "Secured Party," Creditor Identification Number 70072210377 The Parties, hereinafter "Parties," are identified as follows:

DEBTOR:

WUYTS MARK JOZEF EDWARD, A LEGAL ENTITY c/o 202 DRIFTWEG 8420 DE HAAN, WEST-FLANDERS BELGIUM

ORGANIZATION NUMBER: 70.07.22-103.77

SECURED PARTY:

mark-jozef-edward: wuyts a" Personam Sojourn and People of Posterity"

general post office c/o 202 Driftweg [8420] De Haan , West-Flanders Belgium

Republic Non Domestic without the US

Creditor Identification Number: 70072210377

AGREEMENT

NOW, THEREFORE, the parties as follows:

Debtor, who deems itself insecure, hereby grants Secured Party, a security interest in the collateral described generally herein or specifically on the enclosed Attachment "A," hereinafter referred to as "collateral"; This will secure all Debtor's property, as well as all income from every source, and all direct and indirect, absolute or contingent, due or to become due, now existing or hereafter arising, presumed or actual, parole or expressed public indebtedness and liabilities held by Debtor in consideration for Secured Party providing certain things and accommodations for Debtor, including but not limited to:

1. Secured Party signing by accommodation for Debtor, when necessary, where the signature of Debtor will be required. Secured Party reserves the right to make sufficient claims to secure such indebtedness until satisfication whole;

- 2. Secured Party issuing a binding commitment to extend credit or to extend immediately available credit, whether or not drawn upon and whether or not reimbursed in the event of difficulties in collection; and
- 3. Secured Party providing the security for payment of all sums due or owing, or to become due or owing, by Debtor on every public contract entered into by Debtor;

Debtor declares that it is a legal entity recognized as such and has rights and privileges recognized under the laws of the UNITED STATES, as has been the case since its creation in 1984; All legal means to protect the security interest being established by this agreement will be used by Debtor when necessary, and all support needed by Secured Party to protect his security interest in the collateral identified herein will be provided by Debtor;

Execution of this security agreement incorporates a promise that Debtor will execute such commercial forms as may be necessary, including but not limited to financing statements, to assure that Secured Party's interest is perfected; The security interest established by this agreement will continue until Secured Party is relieved of all liability associated with said services provided to Debtor and until all owing and due consideration to Secured Party has been delivered, regardless of whether the collateral identified in this agreement is in the possession of Debtor or Secured Party;

Debtor warrants that Secured Party's claim against the collateral is enforceable according to the terms and conditions expressed herein and according to all applicable laws promulgated for the purpose of protecting the interests of a creditor against a debtor; Debtor also warrants that it holds good and marketable title to the collateral, free and clear of all actual and lawful liens and encumbrances, except for the interest established herein and except for such substantial interest as may have been privately established by agreement of the Parties with full attention to the elements necessary to establish a valid contract under international contract law. Public encumbrances belonging to Debtor, against the collateral, shall remain secondary to this agreement, unless registered prior to the registration of Secured Party's interest in the same collateral, as is well established in international commercial law;

GENERAL PROVISIONS

Possession of Collateral: Collateral or evidence of collateral may remain in the possession of Debtor, to be kept at the address given in this agreement by Debtor or such other place(s) approved by Secured Party, and notice of changes in location must be made to Secured Party within ten (10) days of such relocation; Debtor agrees not to otherwise remove the collateral except as is expected in the ordinary course of business, including sale of inventory, exchange, and other acceptable reasons for removal; When in doubt as to the legal ramifications for relocation, Debtor agrees to acquire prior written authorization from Secured Party; Debtor may possess all tangible personal property included in collateral, have beneficial use of all other collateral, and may use it in any lawful manner consistent with this agreement; Debtor's right to possession and beneficial use may also apply to collateral that is in the possession of Secured Party if such possession is required by law to perfect Secured Party's interest in such collateral; If Secured Party, at any time, has possession of any part of the collateral, whether before or after an event of default, Secured Party shall be deemed to have exercised reasonable care in the custody and preservation of the collateral, if Secured Party takes such action for that purpose as deemed appropriate by Secured Party under the circumstances:

Proceeds and Products from Collateral: Unless waived by Secured Party, all proceeds and products from the disposition of the collateral, for whatever reason, shall be held in trust for Secured Party and shall not be commingled with any other accounts or funds without the consent of Secured Party; Notice of such proceeds shall be delivered to Secured Party immediately upon receipt; Except for inventory sold or accounts collected in the ordinary course of Debtor's public business, Debtor agrees not to sell, offer to sell, or otherwise transfer or dispose of the collateral, nor to pledge, mortgage, encumber, or otherwise permit the collateral to be subject to a lien, security interest, encumbrance, or charge, other than the security interest established by this agreement, without the prior written consent of Secured Party;

Maintenance of Collateral: Debtor agrees to maintain all tangible collateral in good condition and repair, and not to commit or permit damage to or destruction of the collateral or any part of the collateral; Secured Party and his designated representatives and agents shall have the right at all reasonable times to examine, inspect, and audit the collateral wherever located; Debtor shall immediately notify Secured Party of all cases involving the return, rejection, repossession, loss, or damage of or to the collateral; of all requests for credit or adjustment of collateral, or dispute

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arising with respect to the collateral; and generally of all happenings and events affecting the collateral or the value or the amount of the collateral:

Compliance with Law: Debtor shall comply promptly with all laws, ordinances, and regulations of all governmental authorities applicable to the production, disposition, or use of the collateral; Debtor may contest in good faith any such law, ordinance, or regulation without compliance during a proceeding, including appropriate appeals, so long as Secured Party's interest in the collateral, in Secured Party's opinion, is not jeopardized; Secured Party may, at his option, intervene in any situation that appears to place the collateral in jeopardy;

Public Disputes: Debtor agrees to pay all applicable taxes, assessments, and liens upon the collateral when due, provided that such taxes, assessments, and liens are proved to be superior to the lawful claim established by this agreement and subsequently perfected by Secured Party by appropriate registration; In the event that Debtor elects to dispute such taxes, assessments, and liens, Secured Party's interest must be protected at all times, at the sole opinion of Secured Party, who may, at his option, intervene in any situation that appears to jeopardize Secured Party's interest in the collateral; Debtor may elect to continue pursuit of dispute of such taxes, assessments, and liens, only upon production of a surety bond by public claimants, in favor of Secured Party, sufficient to protect Secured Party from loss, including all costs and fees associated with such dispute; Should public judgment against Debtor result from such dispute, Debtor agrees to satisfy such judgment from its accounts established and managed by the UNITED STATES or its subdivisions, agents, officers, or affiliates, so as not to adversely affect Secured Party's interest in the collateral;

Indemnification: Debtor hereby indemnifies Secured Party from all harm as expressed in the attached indemnity bond, incorporated herein as if fully set forth within this security agreement;

SUBORDINATION OF DEBTOR'S DEBTS TO SECURED PARTY

Providing that Secured Party, subsequent to the execution of this agreement, perfects his security interest in the collateral by appropriate registration, Debtor agrees that its indebtedness to Secured Party, whether now existing or hereafter created, shall have priority over unregistered claims that third parties may raise against Debtor or the collateral, whether or not Debtor becomes insolvent; Debtor hereby expressly subordinates any claim that Debtor may have against Secured Party, upon any account whatsoever, to the claim that Secured Party has or will have against Debtor;

If Secured Party so requests, all notes or credit agreements now or hereafter established, evidencing debts or obligations of Debtor to third parties, shall be marked with a legend that the same are subject to this agreement and shall be delivered to Secured Party; Debtor agrees, and Secured Party is hereby authorized, in the name of Debtor, to execute and file such financing statements and other commercial statements as Secured Party deems necessary or appropriate to perfect, preserve, and enforce his rights under this agreement;

DEFAULT

The following shall constitute events of default hereunder:

- 1. Failure by Debtor to pay a debt secured hereby when due;
- 2. Failure by Debtor to perform an obligation secured hereby when required to be performed;
- 3. Breach by Debtor of a warranty contained in this agreement;
- 4. Evidence that a statement, warranty, or representation made or implied in this agreement by Debtor is false or misleading in any material respect, either now or at the time made or furnished;
- 5. Evidence that this agreement or a document of title is void or ineffective;
- 6. Dissolution or termination of Debtor's existence as a legal entity, the insolvency of Debtor, the appointment of a receiver for all or any portion of Debtor's property, an assignment for the benefit of public creditors, or the commencement of proceedings under bankruptcy or insolvency laws by or against Debtor:



7. Commencement of foreclosure, whether by action of a tribunal, self-help, repossession, or other method, by a creditor of Debtor against the collateral;

8. Garnishment of Debtor's deposit accounts or employment;

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

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

Liquidation of Collateral: In the event of default, Secured Party shall have full power to privately or publicly sell, lease, transfer, or otherwise deal with the collateral or proceeds or products therefrom, in his own name or in the name of Debtor; All expenses related to the liquidation of collateral shall become a part of Debtor's indebtedness. Secured Party may, at his discretion, transfer part or all of the collateral to his own name or to the name of his nominee:

Rights and Remedies: Secured Party shall have all the rights and remedies of a secured creditor under the provisions of the Uniform Commercial Code, as it has been adopted in the state where part or all of the collateral is located or presumed to be located, including but not limited to the right to proceed with self-help with or without a public court or tribunal. Rights and remedies available to Secured Party may be exercised singularly or jointly and in all venues and jurisdictions concurrently at the sole discretion of Secured Party;

MISCELLANEOUS PROVISIONS

Amendments: This agreement, together with all related documents, constitutes the entire understanding and agreement of the Parties as to the matters set forth in this agreement. No alteration of or amendment to this agreement shall be effective unless expressed in writing and signed by both Parties;

Applicable Law: The governing law of this agreement is the agreement of the Parties, supported by the Uniform Commercial Code as adopted by the legislature of the STATE OF BELGIUM international contract law, the unwritten Law Merchant as practiced before the Uniform Commercial Code was promulgated, and applicable maxims of law;

Expenses: Debtor agrees to pay upon demand, from such accounts as Debtor may have, all Secured Party's costs and expenses, including reasonable attorney's fees and other expenses incurred by Secured Party to defend or enforce the provisions of this agreement;

Indebtedness: The word "indebtedness" means the indebtedness evidenced by this agreement as a claim against Debtor and all its present and future possessions identified in this agreement as collateral; and all public obligations, debts, and liabilities ascribed to Debtor through its contracts and agreements, whether expressed or implied, known or unknown, or actual or constructive, that are with the UNITED STATES or its subdivisions, agents, officers, affiliates, or other public entities; and all claims made by Secured Party against Debtor, whether existing now or in the future, whether they are voluntary or involuntary, due or not due, direct or indirect, absolute or contingent, liquidated or unliquidated, regardless of whether Debtor is or may be liable individually or jointly, or is obligated as, or beneficiary of, a surety or accommodation party;

Related Documents: The phrase "related documents" means all promissory notes, credit agreements, loan agreements, guaranties, security agreements, mortgages, deeds of trust, applications, accounts, licenses, policies, permits, identification cards, account cards, receipts, forms, and all other documents and instruments that Debtor or its previous surety has or will execute in connection with Debtor's total indebtedness;

Notices: Except for revocation notices by Debtor, all notices required to be given by either Party under this agreement shall be in writing and shall be effective when actually delivered or when deposited with the United States Post Office or a nationally recognized courier service, first class postage prepaid, addressed to the Party to whom the

Much 2023



notice is to be given at the address shown on this agreement or to such other address as either Party may designate to the other in writing;

Severability: If one or more provisions of this agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a qualified court finds that one or more provisions of this agreement is invalid or unenforceable, but that by limiting such provision(s) it would become valid or enforceable, such provision(s) shall be deemed to be written, construed, and enforced as so limited. In the event that such a finding and limitation causes damage or hardship to either Party, the agreement shall be amended in a lawful manner to make all Parties whole;

Waiver of Contractual Right: The failure of either Party to enforce one or more provisions of this agreement shall not be construed as a waiver or limitation of that Party's right to subsequently enforce and compel strict compliance with every provision of this agreement; Secured Party shall not be deemed to have waived rights under this agreement unless such waiver is given in writing and signed by Secured Party; No delay or omission on the part of Secured Party in exercising a right shall operate as a waiver of such right or any other right; A waiver by Secured Party of a provision of this agreement shall not prejudice or constitute a waiver of Secured Party's right otherwise to demand strict compliance with that provision or any other provision of this agreement. No prior waiver by Secured Party, nor any course of dealing between Secured Party and Debtor, shall constitute a waiver of Secured Party's rights or of Debtor's obligations under this agreement as to future transactions. Whenever the consent of Secured Party is required under this agreement, the granting of such consent by Secured Party in one instance shall not constitute consent over the whole:

Ambiguities and Interpretation: Each Party acknowledges receipt of this agreement and has had the opportunity to have counsel review it; Any rule of construction claiming ambiguities is to be resolved in lavor of Secured Party and shall not apply in the interpretation of this agreement or its amendments; All statements in this instrument are important to the Parties; Misunderstandings have been resolved prior to execution;

Authority to Represent: A signer of this agreement on behalf of a legal entity certifies that his has the authority to sign this agreement and that this transaction has been duly authorized by such entity;

Gender. All references within this agreement to a specific gender include the other;

SIGNATURES

Secured Party accepts all signatures in accordance with the Uniform Commercial Code and acknowledges Debtor's signature as representative of all derivations there of : mark-iozef-edward: wuyts,

WUYS MARK JOZEF EDWARD, ens legis, Debtor

Mithant frejudice. 07M by: Much-Josef edward: Luyts, some mark-jozeffest and styrs, a tran.

HOSEM TOO VIN 2011

22 Feb 2023



WITHOUT PREJUDICE UCC1-308; UCC1-308.4

"ALL RIGHTS RESERVED





Affidavit of reservation of rights UCC 1-308/1-207

PUBLIC THIS IS A PUBLIC COMMUNICATION TO ALL

Notice to agents is notice to principles Notice to principles is Notice to Agents

Applications to all successors and assigns All are without excuse mark-jozef-edward: wuyts, sui juris All rights reserved UCC 1-308/ 1-207

Rural free delivery zone
Republic of
West-flanders, Belgium(unincorporated)

Phone: [+33]781744647
Non-domestic without the United States

Let it be known to all that i: mark-jozef-edward: wuyts, explicitly reserve all of my rights; See UCC 1-308 which was formally UCC 1-207;

"§ 1-308. Performance or Acceptance Under Reservation of Rights.

(a) A party that with explicit reservation of rights performs or promises performance or assents to performance in a manner demanded or offered by the other party does not thereby prejudice the rights reserved. Such words as "without prejudice," "under protest," or the like are sufficient";

i retain all of my rights and liberties at all times and in all places, nunc pro tunc(now for then) from the time of my birth and forevermore; Further, i retain my rights not to be compelled to perform under any contract or commercial agreement that i did not enter knowingly, voluntarily and intentionally; And furthermore, i do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement; i am not ever subject to silent contracts and have never knowingly or willingly contracted away my sovereignty;

Further, i am not a United States citizen or a 14th amendment citizen; i am a State National of the republic and reject any attempted expatriation; See 15 united States statute at large, July 27th, 1868 also known as the expatriation statute;

Violation fee of my liberty is \$250,000 per incident or per 15 minutes or any part thereof; Wherefore all have undeniable knowledge;

AFFIDAVIT

Affiant: mark-jozef-edward: wuyts, sui juris, a natural born National of (West Flanders) in its de jure capacity as a republic and as one of the several states of the union created by the constitution for the united States of America 1777/1789; This incidentally makes me an American national and a common man of the Sovereign People, does swear and affirm that Affiant has scribed and read the foregoing facts, and in accordance with thebest of Affiant's firsthand knowledge and conviction, such are true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth.

Signed By: Mont - 1911 - Whood: Lyry sui juris, This Affidavit is dated 32 of February

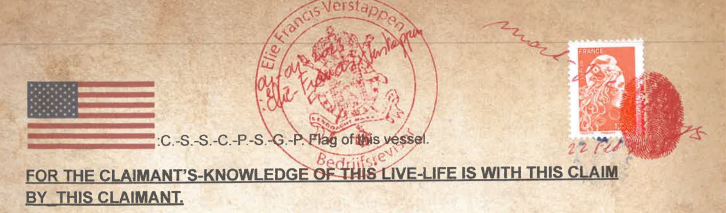




WITHOUT PREJUDICE
UCC1-308; UCC1-308.4

"ALL RIGHTS RESERVED"





~1 FOR THIS CLAIMANT'S-KNOWLEDGE OF THIS LIVE-LIFE IS WITH THIS CLAIMOF THE LIVE-BIRTH-NAME: mark-jozef-edward: wuyts ON THIS DATE~twentysecond_DAY WITHIN THE MONTH~July. IN THE YEAR~1970_.BY THESE WITNESSES AND: CLAIMANT.

~2 FOR THESE CLAIMANT'S-KNOWLEDGE OF THIS LIVE-LIFEBIRTH IS WITH THE LOCATION IN THE CITY~ De Haan, STATE ~ West-Vlaanderen, TERRITORY ~ Belgium.

THE PARENTS: FATHER: frans-august: wuyts, MOTHER: marie-josé-melina: eyckens.

~3 FOR THESE WITNESSES OF THIS LIVE-LIFEBIRTH ARE WITH THE CLAIM OF THE CLAIM OF THE LIVE-LIFE-DOCUMENT:

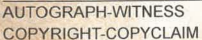
~4 FOR THIS PICTURE, FINGERPRINT-SEAL AND DNA-SAMPLE OF THIS CLAIMANT ARE WITH THESE CLAIMS OF THIS FACTURAL-LIVE-LIFE-BIRTH.

PICTURE:

FINGERPRINT:

DNA:SALIVA/HAIR:







AUTOGRAPH-WITNESS COPYRIGHT-COPYCLAIM

UFOGRAPH CLAIMANT-LIFE-LIFEBIRTH COPYRIGHT-COPYCLAIM

pref-edward: weights, Both



Seen by me. Diff. (E) TM

Public Notary on the land, at Bruges [8000],

Belgium for the authentication of the above mentioned signature of Market Scale - coheard: Louy's on the land, at Bruges [8000], date: D.S. 104-2023

WITHOUT PREJUDICE UCC1-308; UCC1-308.4 "ALL RIGHTS RESERVED





C.-S.-S.-C.-S.-L.- FLAG OF THIS LIVING VESSEL



AFFIDAVIT OF RIGHTS

:mark-jozef-edward: wuyts. OTM

c/o 202 Driftweg De Haan [8420] State: Belgium

i, mark-jozef-edward: wuyts ©TM, Sui Juris, with power of attorney, i declare my rights to choose to live and pursue my life with its choices and definitions as i see fit, to determine limitations of my rights as i define them and to have the judges in all courts, state and federal, to operate under their oaths of office as prescribed by the organic U.S. Constitutional law;

i have no contracts with the courts or any government agencies, nor any implied agreements with any government employees federal or state, and i insist that the courts move back under their oaths of office and within their jurisdiction as prescribed by the U.S. Constitution as in regard to this private person

i require the judges in all courts to operate in my favor making the laws to work for me as a private citizen and a sovereign recognized by law Spooner v. McConnell, 22F.939943 – Boyd vs U.S. 116 US 616 and United States v. Cruikshank, 92 U.S. 542;

Any violation of this affidavit will constitute a violation of office under 18 USC 241 with a ten-year sentence and a 10 thousand dollar fine for each violation;

without people and the constitute of the consti

: mark-jozef-edward : wuyts ©TM, Sui Juris Secured Party / Creditor







Seen by me Jany © TM

Public Notary on the land, at Bruges [8000].

Public Notary on the land, at Bruges [8000].

Belgium for the authentication of the above mentioned signature of Annual prove on the land, at Bruges [8000], gare Of Og 2013

WITHOUT PREJUDICE

"ALL RIGHTS RESERVED





Affidavit of truth - Sworn statement of truth

Affiant:mark-jozef-edward: as a living son born in Oostende in the wuyts family on July 22nd, 1970

Mother: marie-josé-melina: as a living daughter born in Herentals in the family eyckens on July 07, 1932

Father: frans-august: as a living son born in the wuyts family on August 4, 1930 in Herentals

Affiant, whose proof of live birth was delivered at Oostende on July 22, 1970 assisted by the witnesses mentioned in the deed After which the fictitious PERSONA MARK JOZEF EDWARD WUYTS was created under the National Register number 70.07.22-103.77, and consequently but not exclusively acting such in commercial matters;

In addition, being a father of living descendant:

: tristan dervaux-wuyts : born a living son in Vienne on Januari 14:201 [45012]

Affiant hereby bars the DEAD AT SEA presumption under the CESTUI QUI VIE ACT OF 1666~ for all of the above parties.

Affiant hereby declares to be in his own full capacity to draft this affidavit as a living man endowed with reason in a spiritual body with flowing blood

Affiant declares in good conscience, truth and nothing but truth to speak and write with knowledge of the facts hereinafter mentioned substantiated by enclosed exhibits, of which Receiver shall be deemed to be cognizant.

Affiant retains to hisself all inalienable rights as given to hisself by our Creator and Creator in the birthright and does not make any adverse acknowledgement.

Affiant's words are meant as such and will not be interpreted in any other way than such. With that said

- 1. Natural law and Birth law are superior to laws created by man
- 2. All men and women are born with God-given and inalienable natural birth rights including right to life, right to liberty and right to bring about self-fulfillment and

happiness.

- 3. Right to life includes, right to clean water, clean air, and uncontaminated food;
- 4. All legitimized governments are created by people to protect their inalienable rights;
- 5. No legitimate government can require someone to pay for something that causes him or her death or injury, or that causes someone else's death or injury;
- 6. When a form of government becomes destructive to these ends, this is the right of the People to change or abolish it, and to establish a new government, laying its foundation on The principles and organization of its powers in such a form as to seem most likely to bring about their Safety and Happiness;
- 7. All corporations are legal fictions, i.e. artificial persons, created under the manmade laws of various "governments."

No company has sovereign powers except over its officers, employees and those parties who have a valid, binding contract with such company;

That Affiant is not a corporation incorporated under the laws of the United States or any republican state of the American union, the District of Columbia, or any territory, commonwealth or possession of the United States or any foreign state or country, public or private;

That Affiant is not an officer, agent, shareholder, franchisee or fiduciary, surety, Accommodation Party, resident, resident or domiciled in a "government" corporation;

That Affiant is not a vessel documented under Chapter 121 of Title 46, United States Code, or a vessel numbered under Chapter 123 of said title; That affidavit is not an enemy of the Kingdom of Belgium or any corporation incorporated under the laws of the United States or any state of the States of the

Union, the District of Columbia, or any other corporation incorporated under the laws of the United States or any state of the Union territory, commonwealth or possession of the United States or any foreign state or country, public or private;

mand !

Any presumption that the Affidavit is any of the foregoing or any documentation containing any of the foregoing, not the act or intent of such Affidavit and any such presumption the documentation is fraudulent, illusionary, false representation of fact or any kind of artifice used by one person to deceive another for independent purposes.

The Affiant is neither affiliated with nor an enemy of any public or private company, Domestic or foreign, but is a neutral state/body;

The birthright of the sworn Christian Title, :mark-jozef-edward: of the family wuyts, and location in care of Driftweg 202, De Haan[8420], Flanders are particularly unique to this Image, but not affiliated with the "CORPORATE BODY POLITIC" near the same location and it suffices as complete, necessary and sufficient identification showing the neutral status of Affiant (15 U.S.C.Section 1681h);

14. Affiant further solemnly declares that the foregoing facts in this document are true, Correct and materially complete, in plain English the truth, the whole truth, and nothing but 1 cum jura regis - With sovereign rights or with the rights of a king/sovereign.



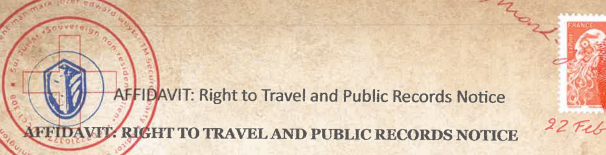


- Arong

21 Feb 2023

WITHOUT PREJUDICE UCC1-308; UCC1-308.4 "ALL RIGHTS RESERVED





KNOW ALL MEN AND WOMB-MEN BY THESE PRESENTS; that i: mark-jozef-edward: wuyts, BEING FIRST DULY SWORN, deposes and says as ADMINISTRATIVE NOTICE TO ALL PERSONS, COURTS, BAR ASSOCIATION MEMBERS, LAW ENFORCEMENT AGENTS, PUBLIC SERVANTS, TRUSTEES, CORPORATE ENTITIES AND FICTITIOUS ENTITIES:

i am: a NON-CORPORATE: NON FICTITIOUS: NON-RESIDENT: living, breathing, flesh and blood, naturally born: man and inhabitant, and now affirm, secure, claim and defend my UNALIENABLE, SELF-EVIDENT, and INHERENT RIGHT TO TRAVEL, UNREGULATED, UNMOLESTED AND UNRESTRICTED, upon public walkways, waterways and highways, and to transport my personal, private, lodial, and/or allodial property, in/with my private automobiles and/or conveyances, unhindered by any private, corporate or statutory law, code, ordinance, Department of Motor Vehicles regulation, so called "requirement", or person;

My unalienable RIGHT TO TRAVEL is affirmed and protected by my Creator; by the organic Constitution of the several united states (1789), specifically the ninth & tenth amendments; and by the organic Bill of Rights (1791,) and also upheld numerous times by various courts, including the Supreme Court, in support of that right, i now explicitly, and without prejudice or recourse, RESERVE, ASSERT, CLAIM and DEFEND my Right To Travel. Because i can, so long as i do not damage property or injure parties;

i expressly RESERVE ALL RIGHTS WITHOUT PREJUDICE or RECOURSE HEREIN AND HEREAFTER. This AFFIDAVIT becomes constructive filing, administrative Notice and an evidentiary document submitted upon request or demand of a "Driver License", registration, or proof of insurance, and as part of the Official Record of ANY ensuing action. THIS AFFIDAVIT MUST be introduced as evidence in ANY said current or future action:

i: mark-jozef-edward: wuyts, am NOT a corporate 14th Amendment "person", "Operator", "Resident", "Trustee" or "Operator of a motor vehicle", as defined in both Bouvier's and Black's law dictionaries, as i am a NON-FICTITIOUS AND NON CORPORATE AND NON-RESIDENT flesh and blood man whom is NOT FOR HIRE; i do NOT utilize the public walkways, roadways, highways or "waterways" for commercial purposes EVER; i am an Article IV Section II State Citizen for the Belgium Republic; The corporate and/or administrative laws, codes and statutes also clearly define that a "driver license" is for "drivers" and "motor Vehicles" are involved in commerce only; i am not a driver or operator of a motor vehicle, unless by deception of those legal definitions; My PRIVATE and self-propelled "conveyance"/"automobile" is for "travel" between point A and point B, and is for non-commercial use, and for my enjoyment and convenience ONLY; Anyone in my automobile is a "Guest" and not a "passenger"; Therefor i declare my private automobile/conveyance/property is not a "motor vehicle", as clearly defined by legal dictionaries, corporate laws, codes, statutes, the corporate State of Belgium Department of Motor Vehicles, and adequately and clearly defined within United States Code (U.S.C.). These are YOUR definitions and corporate creations, not mine;

i declare my automobile with a "VIN" of WDB9066361P294848, with attached non-commercial common law plates (pictures attached as "exhibit A1" for your records) and my automobile with a "VIN" of WB10419A03ZK55590, with non-commercial common law plates (pictures attached as "exhibit A2" for your records), also my trailer with VIN YC3EDUARD22000275 (pictures attached as "exhibit A3" for your records) as my private

property, household goods and personal conveyance. My Domicile/ Travel ID No. is _______ (pictures attached as "exhibit B" for your records), and is not a contractual document nor a document that grants jurisdiction in ANY circumstance.

Moving forward, i cannot in Good Faith apply for a STATE OF BELGIUM Driver License as i would be committing PERJURY. i would have to swear, under oath, that i am a "resident" (agent), "surety", "trustee" and/or "franchisee" of the corporate STATE OF BELGIUM when the established FACTS by AFFIDAVIT herein directly contradict that i am any of those legal definitions. i CAN NOT be any of those above definitions AND be a living flesh and blood man at the same time, although i can act as the "Authorized Agent' for the separate "person" the STATE OF BELGIUM created to have control over my body, assets and property, and to be a beneficiary of the UNITED STATES indebtedness. My current Driver License was obtained because i wasn't given full disclosure (fraud) and it may be kept as a form of identification, or in the event that i do ever choose to be for hire, but is NOT my consent to be subject to for-profit statutes, codes or regulations where there is no damaged property, losses or injured parties with a verified & bonded claim.

ANY action or unverified claim against me lacking articulable and reasonable suspicion that i committed a crime against an injured party, and/or is carried out without obtaining a warrant based on that same articulable and reasonable suspicion PRIOR to me being detained, violated, coerced or impeded is hereby and hereafter declared NULL and VOID ab initio. ANY act to deprive me of ANY of my constitutionally protected or self-evident rights or inalienable rights or unalienable rights or inherent rights or Common Law rights is an act of aggression, the deprivation of my rights, false imprisonment, a violation of their Oath of Office, and a felony in addition to being a federal crime pursuant to Title 18 U.S.C (criminal code), Title 28 U.S.C. (Civilcode), and/or, but not limited to Title 42 U.S.C. (civil rights). i reserve all remedies and recourses in such matters, including but not limited to, holding all parties PERSONALLY LIABLE for of deprivation of rights, extortion, coercion, kidnapping, false imprisonment, racketeering, conspiracy etc. pursuant to Title 42 U.S.C. Section 1983, 1985 & 1988 and the applicable Uniform Commercial Codes. Precedent for damages has been set at \$USD 1.8 million per day.

"public officials are not immune from suit when they transcend their lawful authority by invading Rights" _Alecio vs. Woodward, 406 F2d 137t_

This AFFIDAVIT also certifies that i have completed and passed all tests measuring my competency to safely travel or control my conveyances or private automobiles upon the public roadways, highways, and even land defined as "waterways" by any State (as well as passed all tests to drive or operate a motor vehicle in a commercial capacity in the future if i ever so choose to use the public roadways or highways in such capacity). i am NOT an administrative slave and as long as i continue to be a peaceful, careful and responsible man, i do NOT need anyone or anything's "Permission" to travel; or to exercise ANY of my rights; or be compelled to relinquish ANY of my rights or property under the threat of violence or coercion; or to register ANY of my private property or possessions, despite the phony colorable "laws" created by lobbyists and corporations in their own self-interest, and then prosecuted in fraudulent "colorable" courts that have self-proclaimed "authority" over the free and sovereign naturally born inhabitants or People for We the People, and whom also prosecute innocent and peaceful People and Citizens for for-profit victimless "crimes". i expressly do not consent to these obscene corporate bylaws,





nor do i waive ANY of my inalienable rights, unalienable rights, self-evident rights, inherent rights, Natural rights, Creator endowed rights, Constitutionally protected rights, Common law rights or any other rights not mentioned in this Affidavit, for any reason, EVER.

Please refer to the Laws, case law, codes and statutes below in support of my claim of rights in this Affidavit

All immunity of the United States, and all liability of States, instrumentalities of States, and State officials have been waived under commerce, according to the following US Codes:

Title 15 USC, Commerce, Sec. §1122, "Liability of States, instrumentalities of States, and State officials"

(a) Waiver of sovereign immunity by the United States. The United States, all agencies and instrumentalities thereof, and all individuals, firms, corporations, other persons acting for the United States and with the authorization and consent of the United States, shall not be immunefrom suit in Federal or State court by any person, including any governmental or nongovernmental entity, for any violation under this Act. (b) Waiver of sovereign immunity by States. Any State, instrumentality of a State or any officer or employee of a State or instrumentality of a State acting in his or her official capacity, shall not be immune, under the eleventh amendment of the Constitution of the United States or under any other doctrine of sovereign immunity, from suit in Federal court by any person, including any governmental or nongovernmental entity for any violation under this Act.

Title 42 USC, Sec. §12202, "State immunity"

A State shall not be immune under the eleventh amendment to the Constitution of the United States from an action in Federal or State court of competent jurisdiction for a violation of this chapter. In any action against a State for a violation of the requirements of this chapter, remedies (including remedies both at law and in equity) are available for such a violation to the same extent as such remedies are available for such a violation in an action against any public or private entity other than a State

Title 42 USC, Sec. §2000d-7, "Civil rights remedies equalization"

- (a) General provision
- (1) A State shall not be immune under the Eleventh Amendment of the Constitution of the United States from suit in Federal court for a violation of section 504 of the Rehabilitation Act of 1973 [29 U.S.C. 794], title IX of the Education Amendments of 1972 [20 U.S.C. 1681 et seq.], the Age Discrimination Act of 1975 [42 U.S.C. 6101 et seq.], title VI of the Civil Rights Act of 1964 [42 U.S.C. 2000d et seq.], or the provisions of any other Federal statute prohibiting discrimination by recipients of Federal financial assistance. (2) In a suit against a State for a violation of a statute referred to in paragraph (1), remedies (including remedies both at law and in equity) are available for such a violation to the same extent as such remedies are available for such a violation in the suit against any public or private entity other than a State.

00. The Administrative Procedure Act of 1946 gives immunity in Administrative Court to the Administrative Law Judge (ALJ) only when an action is brought by the people against a public,

agency or corporate official / department. Under Title 5 USC, Commerce, public offices or officials can be sanctioned.

Title 5, USC, Sec. §551:

- (10) "sanction" includes the whole or a part of an agency—
- (A) prohibition, requirement, limitation, or other condition affecting the freedom of a person;
- (B) withholding of relief;(C) imposition of penalty or fine;(D) destruction, taking, seizure, or withholding of property;(E) assessment of damages, reimbursement, restitution, compensation, costs, charges, or fees;(F) requirement, revocation, or suspension of a license; or
- (G) taking other compulsory or restrictive action;
- 1. Justice is required to be BLIND while holding a SET OF SCALES and a TWO-EDGED SWORD. This symbolizes true justice. The Administrative Procedure Act of 1946 (60 stat 237) would allow the sword to cut in either direction and give the judge immunity by holding his own court office accountable for honest service fraud, obstruction of justice, false statements, malicious prosecution and fraud placed upon the court. Any willful intent to uncover the EYES OF JUSTICE or TILT THE SCALES is a willful intent to deny Due Process, which violates Title 18 USC §1346, "Scheme or Artifice to Defraud," by perpetrating a schemeor artifice to deprive another of the intangible right of honest services. This is considered fraud and an overthrow of a constitutional form of government and the person depriving the honest service can be held accountable and face punishment under Title 18 USC and Title 42 USC and violates Title 28 USC judicial procedures.
- 2. Both **Title 18 USC**, Crime and Criminal Procedure, **and Title 42 USC**, Public Health and Welfare, allow the Petitioner to bring an action against the United States and/or the State agencies, departments, and employees for civil rights violations while dealing in commerce. **Title 10** places all public officials under **this Title 10 section 333** while under a state of emergency. (Declared or undeclared War this falls under TWEA.)

CLARIFICATION OF LANGUAGE

The corporate STATE OF BELGIUM has failed to state the meaning or clarify the definition of words. The places before the Court legal definitions and terms, along with NOTICE OF FOREIGN STATE STATUS OF THE COURT. This court, pursuant to the Federal Rules of Civil Procedure (FRCP) Rule 4(j), is, in fact and at law, a FOREIGN STATE as defined in Title 28 USC §1602, et. seq., the FOREIGN SOVEREIGN IMMUNITIES ACT of 1976, Pub. L. 94-583 (hereafter FSIA), and, therefore, lacks jurisdiction in the above captioned case. The above-mentioned "real party in interest" (mark wuyts) hereby demands fulldisclosure of the true and limited jurisdiction of this court. Any such failure violates 18 USC §1001, §1505, and §2331. This now violates the PATRIOT ACT, Section 800, Domestic terrorism, and the USA FREEDOM ACT.

3. There are three different and distinct forms of the "United States" as revealed by this caselaw:





"The high Court confirmed that the term "United States" can and does mean three completely different things, depending on the context." Hooven & Allison Co. vs. Evatt, 324 U.S. 652 (1945) & *United States v. Cruikshank*, 92 U.S. 542 (1876) & United States v. Bevans, 16 U.S. 3 Wheat. 336 336 (1818).

The Court and its officers have failed to state which United States they represent, since they can represent only one, and it's under Federal Debt Collection Procedure, as a corporation, the United States has no jurisdiction over the Petitioner. As an American national and as a belligerent claimant, Petitioner hereby asserts the right of immunity inherent in the 11th amendment: "The judicial power shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens of any Foreign State." This court, by definition is a FOREIGN STATE, and is misusing the name of this Sovereign American by placing Petitioner's name in all capital letters, as well as by using Petitioner's last name to construe Petitioner erroneously, as a "person" which is a "term of art" meaning: a creature of the law, an artificial being, and a CORPORATION or ens legis:

"Ens Legis. L. Lat. A creature of the law; an artificial being, as contrasted with a natural person. Applied to corporations, considered as deriving their existence entirely from the law."—Blacks Law Dictionary, 4th Edition, 1951.

- 4. All complaints and suits against such CORPORATION, or ens legis, fall under the aforementioned FSIA and service of process must therefore be made by the clerk of the court, under Section 1608(a)(4) of Title 28 USC, 63 Stat. 111, as amended (22 U.S.C. 2658) [42 FR 6367, Feb. 2, 1977, as amended at 63 FR 16687, Apr. 6, 1998], to the Director of the Office of Special Consular Services in the Bureau of Consular Affairs, Department of State, in Washington, D.C., exclusively, pursuant to 22 CFR §93.1 and §93.2. A copy of the FSIA must be filed with the complaint along with "a certified copy of the diplomatic note of transmittal," and, "the certification shall state the date and place the documents were delivered." The foregoing must be served upon the Chief Executive Officer and upon the Registered Agent of the designated CORPORATION or FOREIGN STATE.
- 5. MUNICIPAL, COUNTY, or STATE COURTS lack jurisdiction to hear any case since they fall under the definition of FOREIGN STATE, and under all related definitions below. Said jurisdiction lies with the "district court of the United States," established by Congress in the states under **Article III of the Constitution**, which are "constitutional courts" and do not include the territorial courts created under **Article IV**, **Section 3**, **Clause 2**, which are "legislative" courts. *Hornbuckle v. Toombs*, 85 U.S. 648, 21 L.Ed. 966 (1873), (See **Title 28 USC**, **Rule 1101**), exclusively, under the **FSIA** Statutes pursuant to **28 USC §1330**.
- 6. It is an undisputed, conclusive presumption that the above-mentioned real party in interest is not a CORPORATION, and, further, is not registered with any Secretary of State as a CORPORATION. Pursuant to Rule 12(b)(6), the Prosecuting Attorney [PUT THE PROSECUTORS NAME HERE] has failed to state a claim for which relief can be granted to the Petitioner. This is a FATAL DEFECT, and, therefore, the instant case and all related matters must be DISMISSED WITH PREJUDICE for lack of in personam, territorial, AND subject matter jurisdiction, as well as for improper Venue pursuant to the 11th amendment Foreign State Immunity.
- 7. Moreover, the process in the above-captioned case is not "regular on its face."





TABLE OF DEFINITIONS

Regular on its Face — "Process is said to be "regular on its face" when it proceeds from the court, officer, or body having authority of law to issue process of that nature, and which is legal in form, and contain nothing to notify, or fairly apprise anyone that it is issued without authority."

Foreign Court: The courts of a foreign state or nation. In the United States, this term is frequently applied to the courts of one of the States when their judgment or records are introduced in the courts of another. **Foreign jurisdiction:** Any jurisdiction foreign to that of the forum; e.g., a sister state or another country. Also, the exercise by a state or nation jurisdiction beyond its own territory. Long-arm service of process is a form of such foreign or extraterritorial jurisdiction

Foreign laws: The laws of a foreign country, or of a sister state. In conflicts of law, the legal principles of jurisprudence which are part of the law of a sister state or nation. Foreign laws are additions to our own laws, and in that respect are called "jus receptum."

Foreign corporation: A corporation doing business in one State though chartered or incorporated in another state is a foreign corporation as to the first state, and, as such, is required to consent to certain conditions and restrictions in order to do business in such first state. Under federal tax laws, a foreign corporation is one which is not organized under the law of one of the States or Territories of the United States. I.R.C. § 7701 (a) (5). Service of process on foreign corporation is governed by the Fed. R. Civ. P. 4 See also Corporation.

Foreign service of process: Service of process for the acquisition of jurisdiction by a court in the United States upon a person in a foreign country is prescribed by Fed R. Civ. P. 4 (i) and 28 U.S.C.A. § 1608. Service of process on foreign corporations is governed by Fed. R. Civ. P.4(d) (3).

Foreign states: Nations which are outside the United States. Term may also refer to another state; i.e. a sister state.

Foreign immunity: With respect to jurisdictional immunity of foreign states, see 28 USC, Sec. §1602 et seq. Title 8 USC, Chapter 12, Subchapter I, Sec. §1101(14) The term "foreign state" includes outlying possessions of a foreign state, but self-governing dominions or territories under mandate or trusteeship shall be regarded as separate foreign states.

Profiteering: Taking advantage of unusual or exceptional circumstance to make excessive profit; e.g. selling off scarce or essential goods at inflated price during time of emergency or war.

Person: In general usage, a human being (i.e. natural person) though by statute the term may include a firm, labor organizations, partnerships, associations, corporations, legal representative, trusts, trustees in bankruptcy, or receivers. National Labor Relations Act, §2(1). Definition of the term "person" under Title 26, Subtitle F, Chapter 75, Subchapter D, Sec. Sec. §7343

The term "person" as used in this chapter includes an officer or employee of a corporation, or a member or employee of a partnership, who as such officer, employee or member is under a duty





to perform the act in respect of which the violation occurs.

A corporation is a "person" within the meaning of equal protection and due process provisions of the United States Constitution.

Tertius interveniens: A third party intervening; a third party who comes between the parties to a suit; one who interpleads. Gilbert's Forum Romanum. 47.

Writ of error coram nobis A common-law writ, the purpose of which is to correct a judgment in the same court in which it was rendered, on the ground of error of fact, for which it was statutes provides no other remedy, which fact did not appear of record, or was unknown to the court when judgment was pronounced, and which, if known would have prevented the judgment, and which was unknown, and could of reasonable diligence in time to have been otherwise presented to the court, unless he was prevented from so presenting them by duress. fear, or other sufficient cause "A writ of error coram nobis is a common-law writ of ancient origin devised by the judiciary, which constitutes a remedy for setting aside a judgment which for a valid reason should never have been rendered." 24 C.J.S., Criminal Law. § 1610 (2004). "The principal function of the writ of error coram nobis is to afford to the court in which an action was tried an opportunity to correct its own record with reference to a vital fact not known when the judgment was rendered, and which could not have been presented by a motion for a new trial, appeal or other existing statutory proceeding." Black's Law Dictionary., 3rd ed., p. 1861; 24 C.J.S., Criminal Law, § 1606 b., p. 145; Ford v. Commonwealth, 312 Ky. 718,229 S.W.2d 470. At common law in England, it issued from the Court of Kings Bench to a judgment of that court. Its principal aim is to afford the court in which an action was tried an opportunity to correct its own record with reference to a vital fact not known when the judgment was rendered. It is also said that at common law it lay to correct purely ministerial errors of the officers of the court. Furthermore, the above-mentioned "real party in interest" demands the strict adherence to Article IV, section one of the Constitution so that in all matters before this court, the Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State; and to Article IV of the Articles of Confederation, still in force pursuant to Article VI of the National Constitution, so that "Full faith and credit shall be given in each of these States to the records, acts, and judicial proceedings of the courts and magistrates of every other State," selective incorporation not withstanding. The lex domicilii shall also depend upon the Natural Domicile of the abovementioned "real party in interest." The lex domicilii, involves the "law of the domicile" in the Conflict of Laws. Conflict is the branch of public law regulating all lawsuits involving a "foreign" law element where a difference in result will occur depending on which laws are applied.

DECLARATION OF STATUS AND RIGHT OF AVOIDANCE

The above-mentioned "real party in interest" hereby declares the status of a "foreign state" as defined in 28 USC 1331(b)(1), as "a separate legal person, corporate or otherwise," (in the instant case, "otherwise"), (b)(2), "an organ (a vital part) of a foreign state" and (b)(3), "neither a citizen of a State of the United States as defined in section 1332(c)" (a corporation, an insurer, or the legal representative of a decedent, an infant or an incompetent), "nor created under the laws of any third country." Furthermore, the above-mentioned "real party in interest" is not an artificial, corporate "person" as defined and created by PUBLIC STATUTES, and is not

a juristic person which may be "affected" by PUBLIC STATUTES; but, is invested with and bears the status, condition and character of "a sovereign without subjects." The abovementioned "real party in interest" is always and at all times present in his "asylum home state" of DOMICILLE and inhabitance, which is "the common case of the place of birth, domicilium originis," also referred to as Natural Domicile, which is "the same as domicile of origin or domicile by birth," (See Johnson v. Twenty-One Bales, 13 Fed.Cas. 863; Black's Law Dictionary,4th edition), which is the source and the seat of his [her] sovereignty and immunity.

Accordingly, the above-mentioned "real party in interest" exercises his Right of Avoidance and hereby rejects the offered commercial venture and declines to fuse with or to animate the above-mentioned Defendant in Error, or to stand as STRAWMAN [PERSON], which is defined in Barron's Law Dictionary, 4th edition, (1996), as "a term referred to in commercial and property contexts when a transfer is made to a third party, the strawman [person], simply for the purpose of retransferring to the transferor in order to accomplish some purpose not otherwise permitted," i.e., obtaining jurisdiction over the above-mentioned "real party in interest" or relying upon the rebuttable presumption that the above-mentioned "real party in interest" is a corporation. The definition also contains the admonition to "See dummy," which, at that entry is therein defined as "a strawman; a sham." The above-mentioned party is, NOT a strawman, NOT a sham, and is certainly NOT a dummy. This DECLARATION OF STATUS constitutes a conclusive presumption, of which the court is bound to take NOTICE, that the "real party in interest" is NOT a corporation; and, the administrative court can exercise no jurisdiction whatsoever over the "real party in interest" or in the above-captioned case, but is duty-bound according to the due process of the law, to which the above-mentioned "real party in interest" is a belligerent claimant, and by the Rule of Law to DISMISS [OR REVERSE] it.

TABLE OF AUTHORITIES - PERSON

"This word 'person' and its scope and bearing in the law, involving, as it does, legal fictions and also apparently natural beings, it is difficult to understand; but it is absolutely necessary to grasp, at whatever cost, a true and proper understanding to the word in all the phases of its proper use . . . A person is here not a physical or individual person, but the status or condition with which he is invested . . . not an individual or physical person, but the status, condition or character borne by physical persons . . . The law of persons is the law of status or condition." — American Law and Procedure, Vol. 13, page 137, 1910.

The following case citation declares the undisputed distinction in fact and at law of the distinction between the term "persons," which is the plural form of the term "person," and the word "People" which is NOT the plural form of the term "person." The above-mentioned "real party in interest" is NOT a subordinate "person," "subject," or "agent," but is a "constituent," in whom sovereignty abides, a member of the "Posterity of We, the People," in whom sovereignty resides, and from whom the government has emanated: "The sovereignty of a state does not reside in the **persons** who fill the different departments of its government, but in the **People**, from whom the government emanated; and they may change it at their discretion. Sovereignty, then in this country, abides with the constituency, and not with the agent; and this remark is true, both in reference to the federal and state government." (Persons are not People).--Spooner v. McConnell, 22 F 939, 943: "Our government is founded upon compact. Sovereignty was, and is, in the people" --Glass v. Sloop Betsey, Supreme Court, 1794. "People of a state are entitled to all rights which formerly belong to the King, by his prerogative." --supreme Court, Lansing v.



21 Feb 2013 5

AFFIDAVIT: Right to Travel and Public Records Notice

Smith, 1829. "The United States, as a whole, emanates from the people ... The people, in their capacity as sovereigns, made and adopted the Constitution ..." -- Supreme Court, 4 Wheat 402. "The governments are but trustees acting under derived authority and have no power to delegate what is not delegated to them. But the people, as the original fountain might take away what they have delegated and entrust to whom they please The sovereignty in every state resides in the people of the state and they may alter and change their form of government at their own pleasure." -- Luther v. Borden, 48 US 1, 12 LEd 581. "While sovereign powers are delegated to ... the government, sovereignty itself remains with the people"-Yick Wo v. Hopkins, 118 U.S. 356, page 370. "There is no such thing as a power of inherent sovereignty in the government of the United States. In this country sovereignty resides in the people, and Congress can exercise no power which they have not, by their Constitution entrusted to it: All else is withheld." --Julliard v. Greenman, 110 U.S. 421. "In common usage, the term 'person' does not include the sovereign, and statutes employing the word are ordinarily construed to exclude it." - Wilson v. Omaha Indian Tribe 442 US 653, 667 (1979). "Since in common usage the term 'person' does not include the sovereign, statutes employing that term are ordinarily construed to exclude it."--

U.S. v. Cooper, 312 US 600,604, 61 SCt 742 (1941). "In common usage, the term 'person' does not include the sovereign and statutes employing it will ordinarily not be construed to do so." -- U.S. v. United Mine Workers of America, 330 U.S. 258, 67 SCt 677 (1947). "Since in common usage, the term 'person' does not include the sovereign, statutes employing the phrase are ordinarily construed to exclude it." -- US v. Fox 94 US 315. "In common usage the word 'person' does not include the sovereign, and statutes employing the word are generally construed to exclude the sovereign." -- U.S. v. General Motors Corporation, D.C. Ill, 2 F.R.D. 528, 530: The following two case citations declare the undisputed doctrine, in fact and at law, that the word (term of art) "person" is a "general word," and that the "people," of whom the above-mentioned "real party in interest" is one, "are NOT bound by general words in statutes." Therefore, statutes do not apply to, operate upon or affect the above-mentioned "real party in interest:" "The word 'person' in legal terminology is perceived as a general word which normally includes in its scope a variety of entities other than human beings., --Church of Scientology v. US Department of Justice 612 F2d 417, 425 (1979).

"The people, or sovereign are not bound by general words in statutes, restrictive of prerogative right, title or interest, unless expressly named. Acts of limitation do not bind the King or the people. The people have been ceded all the rights of the King, the former sovereign.....It is a maxim of the common law, that when an act is made for the common good and to prevent injury, the King shall be bound, though not named, but when a statute is general and prerogative right would be divested or taken from the King (or the People) he shall not be bound." — The People v. Herkimer, 4 Cowen (NY) 345, 348 (1825): "In the United States, sovereignty resides in people." —Perry v. U.S. (294 US 330). "A Sovereign is exempt from suit, not because of any formal conception or obsolete theory, but on the logical and practical ground that there can be no legal Right as against the authority that makes the law on which the Right depends." —Kawananakoa v. Polyblank, 205 U.S. 349, 353, 27 S. Ct. 526, 527, 51 L. Ed. 834 (1907).

TABLE OF AUTHORITIES - LACK OF JUDICIAL IMMUNITY

Thus, neither Judges nor Government attorneys are above the law. See *United States v. Isaacs*,493 F. 2d 1124, 1143 (7th Cir. 1974). In our judicial system, few more serious threats to individual liberty can be imagined than a corrupt judge or judges acting in collusion outside of

their judicial authority with the Executive Branch to deprive a citizen of his rights. In *The Case of the Marshalsea*, 77 Eng. Rep. 1027 (K.B. 1613), Sir Edward Coke found that Article 39 of the Magna Carta restricted the power of judges to act outside of their jurisdiction such proceedings would be void, and actionable.

When a Court has (a) jurisdiction of the cause, and proceeds *inverso ordine* or erroneously, there the party who sues, or the officer or minister of the Court who executes the precept or process of the Court, no action lies against them. But (b) when the Court has not jurisdiction of the cause, there the whole proceeding is before a person who is not a judge, and actions will lie against them without any regard of the precept or process . . . Id. 77 Eng. Rep. at 1038-41. A majority of states including Virginia (see, **Va. Code §8.01-195.3(3)**), followed the English rule to find that a judge had no immunity from suit for acts outside of his judicial capacity or jurisdiction. Robert Craig Waters, 'Liability of Judicial Officers under Section 1983' 79 Yale L. J. (December 1969), pp. 326-27 and 29-30).

Also as early as 1806, in the United States there were recognized restrictions on the power of judges, as well as the placing of liability on judges for acts outside of their jurisdiction. In *Wise v. Withers*, 7 U.S. (3 Cranch) 331 (1806), the Supreme Court confirmed the right to sue a judge for exercising authority beyond the jurisdiction authorized by statute. In *Stump v. Sparkman*, 435 U.S. 349 at 360 (1978), the Supreme Court confirmed that a judge would be immune from suit only if he did not act outside of his judicial capacity and/or was not performing any act expressly prohibited by statute. See Block, *Stump v Sparkman* and the <u>History of Judicial Immunity</u>, 4980 Duke L.J. 879 (1980). The Circuit Court overturned this case and the judge was liable.

Judicial immunity may only extend to all judicial acts within the court's jurisdiction and judicial capacity, but it does not extend to either criminal acts, or acts outside of official capacity or in the 'clear absence of all jurisdiction.' see *Stump v. Sparkman* 435 U.S. 349 (1978). "When a judge knows that he lacks jurisdiction, or acts in the face of clearly valid Constitutional provisions or valid statutes expressly depriving him of jurisdiction or judicial capacity, judicial immunity is lost." --Rankin v. Howard 633 F.2d 844 (1980), *Den Zeller v. Rankin*, 101 S.Ct. 2020 (1981).

As stated by the United States Supreme Court in *Piper v. Pearson*, 2 Gray 120, cited in *Bradley v. Fisher*, 13 Wall. 335, 20 L.Ed. 646 (1872), 'where there is no jurisdiction, there can be no discretion, for discretion is incident to jurisdiction.' The constitutional requirement of due process of the law is indispensable: "No person shall be held to answer for a capital, or other wiseinfamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, **nor be deprived or life, liberty or property, without due process of law;** nor shall private property be taken for public use without just compensation." Article V, National Constitution. "A judgment can be void . . . where the court acts in a manner contrary to due process." —Am Jur 2d, §29 Void Judgments, p. 404. "Where a court failed to observe safeguards, it amounts to denial of due process of law, court is deprived of juris." —Merritt v. Hunter, C.A. Kansas 170 F2d739. "Moreover, all proceedings founded on the void judgment are themselves regarded as



invalid." --Olson v. Leith 71 Wyo. 316, 257 P.2d 342. "In criminal cases, certain constitutional errors require **automatic reversal**," see State v. Schmit, 273 Minn. 78, 88, 139 N.W.2d 8

TABLE OF AUTHORITIES – RECIPROCAL IMMUNITY AND FOREIGN AGENT REGISTRATION

UNITED STATES INTERNATIONAL ORGANIZATIONS IMMUNITIES ACT, PUBLIC LAW 79-291, 29 DECEMBER 1945(Public Law 291-79th Congress) TITLE I Section 2.(b) International organizations, their property and their assets, wherever located and by whomsoever held, shall enjoy the same immunity from suit and every form of Judicial process as is enjoyed by foreign governments, except to the extent that such organizations may expressly waive their immunity for the purpose of any proceedings or by the terms of any contract. (d) In so far as concerns customs duties and internal-revenue taxes imposed upon or by reason of importation, and the procedures in connection therewith; the registration of foreign agents; and the treatment of official communications, the privileges, exemptions, and immunities to which international organizations shall be entitled shall be those accorded under similar circumstances to foreign governments.

Section 9. The privileges, exemptions, and immunities of international organizations and of their officers and employees, and members of their families, suites, and servants, provided for in this title, shall be granted not withstanding the fact that the similar privileges, exemptions, and immunities granted to a foreign government, its officers, or employees, may be conditioned upon the existence of reciprocity by that foreign government: Provided, That nothing contained in this title shall be construed as precluding the Secretary of State from withdrawing the privileges exemptions, and immunities herein provided from persons who are nationals of any foreign country on the ground that such country is failing to accord corresponding privileges, exemptions, and immunities to citizens of the United States. Also see 22 USC § 611 - FOREIGN RELATIONS AND INTERCOURSE; and, 22 USC § 612, Registration statement, concerning the absolute requirement of registration with the Attorney General as a "foreign principal," due to the undisputed status of the court and its alleged officers and employees as FOREIGN AGENTS, described supra. This requirement shall be deemed to include, but is not limited to, an affidavit of non-communist association. 800, 807 (1966).

RESPONSE:

Only a response that meets the following criteria qualifies as a sufficient verified response:

- 1. Any rebuttal must be made via a sworn affidavit, verified and/or affirmed by a signature under the penalty of perjury, or by a signature under the full commercial liability, of the affiant(s) thereof; and
- 2. Any response must be made as a presentment to the Notary Public named below, under the *Service by and respond to* address given below, and received by said

Notary Public no later than ten (10) days from the postmark of this presentment. Please be advise that any response not made via sworn affidavit, verified and/or affirmed by a sinature under penalty of perjury, or by signature under the full commercial liability of the

affiant(s) thereof will not be accepted and is deemed acquiescence and administrative default.

SILENCE IS ACQUIESCENCE.

Pursuant to Title 28 U.S.C. section 1745 (1) and executed "without the United States", I affirm under penalty and perjury under the laws of the united states of America that the foregoing is true and correct to the best of my faith, belief and informed knowledge. Respondents have TEN (10) days after the filing this Affidavit to:

- A) Rebut these facts point by point, or
- B) Admit to the Facts herein.

There is no "Option C". As knowledge is ever expanding, the deponent may amend this document at any time. And further deponent sayeth not.

Respectfully prepared by your peaceful and responsible friend who is not at war or your enemy.

For The Record, To Be Read Into The Record Notice To Agent Is Notice To The Principal - Notice To The Principal Is Notice To The Agent.

In Good Faith, Truth and Honor,

i Am: mark-jozef-edward: wuyts, Living Natural Man, Sui Juris In Propria Persona, All Rights Reserved

without Prejudice/ 1-308; U.C.C. 1-103

Authorized Agent for: MARK JOZEF EDWARD WUYTS, a "Person"

Verified Affidavit

IN WITNESS WHEREOF, i, mark wuyts, a real, live, flesh and blood, breathing, non-fictional, non-corporate, and organic being, born of a Natural Mother by natural live birth on land, do solemnly, sincerely, and squarely Affirm that the foregoing facts contained in this constructive Judicial Notice By Affidavit of Special Appearance are true to the best of my knowledge, Culture, Customs, and Beliefs, being actual, correct and not misleading, etc. and being the Truth, The Whole Truth, and Nothing but the Truth.

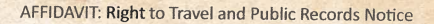
The use of Notary below is for identification only and such use does NOT grant any jurisdiction to anyone

Please direct responses to third party public witness. Failure to cure will constitute, as an operation of law, the FINAL admission of the facts set forth in the Presentment by Respondent(s) through tacit procuration to the Presentment and the whole matter shall be deemed res judicata and stare decisis.

Response by Respondent(s) must be served on Claimant exactly as provided:

mark wuyts c/o 202 Driftweg [8420] De Haan

Mark 12 Fet 2023





Enclosure(s):

- (1) This "Affidavit: Right to Travel and Public Records Notice"
- (2) Commercial Security Agreement
- (3) Property List
- (4) Judicial Notice by Affidavit of Special Appearance
- (5) Notary's Certificate of Service dated (date you notarize and send this)

Further Affiant Sayeth Not.

Subscribed and sworn, without prejudice, and all rights reserved, mord-



22 H Feb Jo13, (date)

mark wuyts, Principal, by Special Appearance in Propria Persona, All Rights Reserved Without Prejudice, U.C.C. 1-308; U.C.C. 1-103 My Hand and Mark as Subscriber

Date:	Common Law Seal:	On thisDay of
20, before above signed	me, The Notary Public in for	(Belgium), personally appeared the
on this instrun	nent, and has acknowledged to me tha	t he has executed the same.
Signed		ou ou -
Printed Name		i Eliz- Kalin



My Commission Expires_____

Date:





22 Feb 703

WITHOUT PREJUDICE UCC1-308; UCC1-308.4 "ALL RIGHTS RESERVED



Exhibit A2

VIN: WB10419A03ZK55590

automobile: BMW R1150RT, color white

non-commercial common law plate







Exhibit A1

VIN: WDB9066361P294848

Automobile: Mercedes Sprinter L3, color green





non-commercial common law plate









Exhibit A3

VIN: YC3EDUARD22000275

Trailer





non-commercial common law plate











Public Notary on the and, at Bruges [8000],
Belgium for the authentication of the above
on the land, at Bruges [8000], date: Of the above

On the land, at Bruges [8000], date: Of the above

On the land, at Bruges [8000], date: Of the above

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On the land, at Bruges [8000], date: Of the above

"ALL RIGHTS RESERVED





: C.-S.-S.-C.-S.-L.- FLAG OF THIS VESSEL



DIPLOMATIC IMMUNTY

28 USC 1603(b)(1) - UCC1-308

Name: mark-jozef-edward:wuyts © TM, Sui Juris
Washington State UCC Financial Filing No. 2023 - 084 - 2799 - 6

Under UCC1-308, i claim all my constitutional rights, immunities under 28 USC 1603(b)(1) and revoke any past agreements with any governmental agency And under 28 USC 1605(5)(B), under pretense of malicious prosecution, abuse of Process, misrepresentation, deceit, and fraud and pretense against my protected Rights by God and the US Constitution provides, and now with the ever changing Rules of the illegal RSO that interferes with my ability to earn a living and properly Interact with mankind i also under UCC 3-608/18 USC 241 revoking any agreement In colorable law, and UCC3-601.3 discharge any presumed liability

Under 28 USC 1603(b)(1) i claim my rights under the provisions and rights of Sovereignty and as a 'foreign" legal person Diplomatic Immunity from all Prosecution of Color of law as prescribed by 18 USC 241 and 241

Under 42 USC 1983, i charge the removal of immunity from those who has Violated my rights under Constitutional Law, and with this letter of intent that was jozef Notarized and filed, I once again declared my sovereignty and rights under USC 1-308

i :mark-jozef-edward:wuyts © TM ,Sui Juris, declare this page and legal work to be fact and true Under the laws of perjury, I take this oath. 28 USC 1746- Carrol County

Thank you for your Cooperation

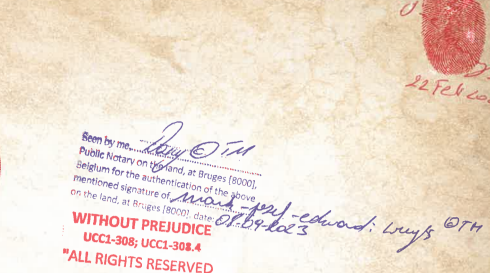
Signature: Without Pregnance

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Seles TM Surfur

Public Notary in and for said State (Notary Name)

22 Feb 2013



"ALL RIGHTS RESERVED

STATE NOT BUILD AU



22 Feb 2023

Declaration of Sovereignty Con Mary

To all to whom these presents shall come, greetings.

The People of Belgium, to discharge truly and faithfully their Common Law Know ye, that i, mark jozef edward wuyts OTM, of the continent known as Europe, reposing special trust and confidence in the integrity and ability of duties to each other jointly and severally, do hereby solemnly declare that 1











Deed of Evidence

exact replica Deeds of it, are the only evidence This is to certify that this Deed, and authorised of the existence of the artificial legal entity, corporate artifice, strawman, known as "WUYTS MARK JOZEF EDWARD"

__mark-jozef-edward:wuyts @TM

Authorised Representative was sured whout have any sured forms of the sured of the





"ALL RIGHTS RESERVED





Mark Jozef Edward Wuyts c/o rural route postal service address: 202 Driftweg

De Haan, West-Vlaanderen [8420-w/o Belgium]

Social Security Account (a Private annuity account)

No. XXX-XX-3770

6 March, 2023

Elections Administrator or holder of the seat Secretary of State's Office - Elections Division - Administration For Oregon State

Regarding: Notice & Praecipe, elector the status change

Cancellation of Voter Registration

Registered Mail Account

To Whom It May Concern,

i, :mark-jozef-edward:wuyts: do hereby make this declaration of my "Elector" Status as one of "we the people" a state national as defined in title 8 s 1101 (a) (21), (23), as one who elects their representatives.

You will please take notice that i recently discovered that there are certain political liabilities attached to the voter registration of a US Citizen which, had they been fully disclosed to me at the time i was induced into Consent Contract, would have dissuaded me from doing so. For that reason and on that basis, i am hereby repudiating the said contract and hereby rescinding my signature from and declare void any and all forms, cards and instruments which may evidence the said mistake.

You will also forthwith please remove my fiction dba name MARK JOZEF EDWARD WUYTS (minor account) from the voter rolls from the STATE OF BELGIUM and any political sub-division thereof as well as notify any and all interested parties of this Elector status change. My individual sovereign Consent is withdrawn and reserved until further notice.

Acknowledgement of the compliance of this change is required and much appreciated. In the event that you are unable or unwilling to comply with this instruction then you agree by your acquiescence and shall serve as the judgement. i shall alternatively require of you evidence of your Article VI Oath of Fidelity as well as the policy number, name and address of the underwriter of your Bond or your risk management agent.

i hereby declare my elector status as one of we the people who founded government, not as a US Citizen or citizen (voter) created by the 14th Amendment of the Constitution, by government.

Please acknowledge my choice of "electoral status".

mark-jozef-edward:wuyts

Non-resident alien / American State National / Elector

without prejudice, mont-josef-udward: wryts, Benchuis









Seen by me. Down E TM

Public Notary on the land, at Bruges [8000],

Belgium for the authentication of the above mentioned signature of ... Marks South Cohvard: Wrugs on the land, at Bruges [8000], date: Of Black

WITHOUT PREJUDICE UCC1-308; UCC1-308.4 "ALL RIGHTS RESERVED"









APOSTILLE

(Convention de La Haye du 5 octobre 1961)

1. Land/Pays/Land

BELGÏE - BELGIQUE - BELGIEN

2. Deze openbare akte is ondertekend door:

Le présent acte a été signé par :

Diese öffentliche Urkunde ist unterschrieben von:

3. Handelend in hoedanigheid van:

Agissant en qualité de :

In seiner/ihrer Eigenschaft als:

4. Is voorzien van het zegel van:

Est revêtu du sceau de:

Sie ist versehen mit dem Siegel des/der:

IBZ [DABS | BAEC | DPSU]

Federale Overheidsdienst/Service Public

Fédérall Föderaler Öffentlicher Dienst

IBZ FOD Binnenlandse Zaken/IBZ SPF Intérieur/IBZ FÖD Inneres

Voor echt verklaard | Attesté | Bestätigt

5. Te Brussell A Bruxelles In Brüssel

6. Op/Le/Am : 24/02/2023

7. Door FOD Buitenlandse Zaken, Buitenlandse Handel en Ontwikkelingssamenwerking Par le SPF Affaires étrangères, Commerce extérieur et Coopération au Développement Durch FÖD Auswärtige Angelegenheiten, Außenhandel und Entwicklungszusammenarbeit

8. Onder Nr./Sous le n°/Unter Nr.: 230285567033

9. Stempel/Sceau/Stempel:

10. Ondertekening/Signature/Unterschrift:



Digitally signed by FPS Foreign Affairs Belgium

Prijs/Prix/Preis: 20.00 EUR

Deze Apostille waarborgt de authenticiteit van de inhoud van het document niet.

Cette Apostille ne garantit pas l'authenticité du contenu du document.

Diese Apostille dient nicht dem Beweis des Authentizität des Inhalts des Dokuments.

Ongeldige elektronische handtekening?
Signature éléctronique invalide?
Ungültige elektronische Unterschrift?
elegalisation.diplomatie.be/help

Deze Apostille controleren?
Vérifier cette Apostille?
Diese Apostille überprüfen?
legalweb.diplomatic.be





Dienst van de burgerlijke stand van / Service de l'état civil de Staat / Etat / Staat / Country Standesamtsbehörde / Civil Registry Office of BELGIE / BELGIQUE / BELGIEN / BELGIUM Oostende Uittreksel uit de geboorteakte nr. Extrait de l'acte de naissance n° 3 1970-0006.9118-59 Auszug aus dem Geburtseintrag Nr. Extract from birth registration n° Geboortedatum en -plaats Mo Date et lieu de naissance 4 07 1970 Tag und Ort der Geburt Oostende Date and place of birth Naam / Nom / Name / Name 5 Wuyts Voornamen / Prénoms / Vornamen / Forenames 6 Mark, Jozef, Edward Geslacht / Sexe / Moeder / Mère / Mutter / 7 9 8 Vader / Père / Vater / Father M Mother Geschlecht / Sex Eyckens 5 Naam / Nom / Name / Name Wuyts Voornamen / Prénoms 6 Marie, José, Melania Frans, August Vornamen / Forenames Andere vermeldingen van de akte / Autres énonciations de l'acte 10 Andere Angaben aus dem Eintrag / Other particulars of the registration Handtekening en zegel Datum van afgifte 11 An Jo Mo Date de délivrance Signature et sceau Tag der Ausstellung **Unterschrift und Siegel** Date of issue Signature and seal Elektronisch ondertekend door de Databank Akten Burgerlijke Stand. Signature électronique de la Banque de données Actes Etat Civil. Elektronisch von der Datenbank des Personenstandsregisters unterschrieben. Electronically signed by the Civil Records Database

Symbolen - Symboles - Zeichen - Symbols - Simbolos - Σύμβολα - Simboli - Simbolos - İşaretler - Simboli

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An: Jear / Année / Jeahr / Year / Año / Stoc / Anno / Ano / Yal / Godina Mr. Maenelijk / Masculin / Männlich / Masculin / Appev / Maschile / Masculin / Appev / Maschile / Masculin / Mannlich / Mannlich / Masculin / Mannlich /

EXTRAIT DELIVRÉ EN APPLICATION DE LA CONVENTION SIGNÉE À VIENNE LE 8 SEPTEMBRE 1976
AUSZUG AUSGESTELLT GEMÄSS DEM ÜBEREINKOMMEN VON WIEN VOM 8 SEPTEMBER 1976
EXTRACT ISSUES IN PERSUANCE OF THE CONVENTION SIGNED AT VIENNA ON SEPTEMBER 8 1976
CERTIFICACION EXPEDIDA EN APLICACION DEL CONVENIO FIRMADO EN VIENA EL 8 DE SEPTIEMBRE DE 1976
AΠΟΣΠΑΣΜΑ ΧΟΡΗΓΟΥΜΈΝΟΝ ΚΑΤ ΕΦΑΡΜΟΓΗΝ ΤΗΣ ΣΥΜΒΑΣΕΩΣ ΤΗΣ ΒΙΕΝΝΗΣ ΤΗΣ 8 ΣΕΠΤΕΜΒΡΙΟΥ 1976
ESTRATTO RILASCIATO IN APPLICAZIONE DELLA CONVENZIONE FIRMATA A VIENNA IL 8 SETTEMBRE 1976
CERTIDÀO EMITIDA AO ABRIGO DA CONVENCÃO ASSINADA EM VIENA AOS 8 DE SETEMBRO DE 1976
VIYANADA 8 EYLÜL 1976 TARIHINDE IMZALANAN SÔZLEŞME UYARINCA VERILEN ÖRNEK
IZVOD IZDAT NA OSNOVU PRIMENE KONVENCIJE POTPISANE U BEČU 8 SEPTEMBRA 1976



- 1 | Staat / Country / Estado / Κράτος / Stato / Staat / Estado / Devlet / Drûava
- 2 Standesamtsbehörde / Civil Registry Office of / Registro civil de / Ληξιαρχική 'Αρχή τού (ή τής ή τών) / Servizio dello stato civile / Dienst van de burgerlijke stand van / Serviços do registo civil de / Nüfus Idaresi / Matična služba
- Auszug aus dem Geburtseintrag Nr / Extract from birth registration no / Certificacion del acta de nacimiento N° / 'Απόσπασμα ληξιαρχικής πράξεως γεννήσεως άριθ / Estratto dell'atto di nascita n. / Uittreksel uit de geboorteakte nr. / Certidão do assento de nascimento n° / Doğum sicil örneği No. / Izvod iz matične knjige rodjenih br.
- 4 Tag und Ort der Geburt / Date and place of birth / Fecha y lugar de nacimiento / Χρονολογία καί τόπος γεννήσεως / Data e luggo di nascita / Geboortedatum en plaats / Data e lugar do nascimento / Doğum yeri ve tarihi / Datum i mesto rodjenja
- 5 Name / Name / Apellidos / Ἐπώνυμον / Cognome / Naam / Apelidos / Soyadı / Prezime
- 6 Vornamen / Forenames / Nombre propio / 'Ονόματα / Prenomi / Voornamen / Nome próprio / Adı / Ime
- 7 Geschlecht / Sex / Sexo / Φϋλον / Sesso / Geslacht / Sexo / Cinsiyeti / Pol
- 8 Vater / Father / Padre / Πατήρ / Padre / Vader / Pai / Baba / Otac
- 9 Mutter / Mother / Madre / Μήτηρ / Madre / Moeder / Mãe / Ana / Majka
- Andere Angaben aus dem Eintrag / Other particulars of the registration / Otros datos del acta / 'Ετεραι έγγραφαί τής πράξεως / Altre enunciazioni dell'atto / Andere vermeldingen van de akte / Outros elementos do assento / Işleme ait diğer bilgiler / Drugi podaci iz izvoda
- Tag der Austellung, Unterschrift, Siegel / Date of issue, signature, seal / Fecha de expedición, firma, sello / × Χρονολογία έχδόσεως, ὑπογραφή, σφραγίς / Data di rilascio, firma, bollo / Datum van afgifte, handtekening, zegel / Data de emissão, assinatura, selo / Veriliş tarihi, imza, mühür / Datum izdavanja, potpis, pečat



No 22 Febrois

^{*} Volgens de artikelen 3, 4, 5 en 7 van deze Conventie:

De gegevens worden geschreven in Latijnse drukletters : zij kunnen bovendien worden geschreven in de lettertekens van de taal die gebruikt is bij het opmaken van de akte waarop zij betrekking hebben.

De data worden geschreven in Arabische cijfers met aanduiding van achtereenvolgens de dag, de maand en het jaar. De dag en de maand worden aangeduid door twee cijfers, het jaar door vier cijfers. De negen eerste dagen van de maand en de negen eerste maanden van het jaar worden aangeduid door de cijfers OI tot en met 09.

De naam van iedere plaats wordt steeds gevolgd door de naam van de Staat waar deze plaats is gelegen als deze Staat niet de Staat is waar het uittreksel wordt afgegeven.

De symitoien MAR, SC, DIV, A, D, DM en Df worden gevolgd door de datum en de plaats van het feit. Het symbool MAR wordt bovendien gevolgd door de naam en de voornamen van de echtgenoot.

⁻ Indien de tekst van de akte het niet mogelijk maakt een vakje of een deel van een vakje in te vullen, wordt het door strepen onbruikbaar gemaakt.

De toevoeging van andere vakjes of symbolen moet vooraf ter goedkeuring worden voorgelegd aan de Internationale Commissie voor de Burgerlijke Stand.







TMmark-jozef-edward: wuyts ©, Secured Party and Creditor c/o 202 Driftweg
non-domestic De Haan, Belgium [8420]
Continental Europe

ATT'N: ALL CORPORATE AGENCIES

Date: 22nd of February 2023,



Debtor: TM MARK JOZEF EDWARD WUYTS ©, A LEGAL ENTITY FOR USE COMMERCE

RE: E.I.N. # 98 - 61185 42

Creditor: ™ ©, A Living, Natural Male, and Secured Party.



AFFIDAVIT OF STATUS AS SECURED PARTY AND CREDITOR

BEFORE M	E, the unde	rsigned Notary,	, on this
day of	,	, personally appeared mark-joz	ef-edward: wuyts
, known to m	ne to be a cr	edible individual and of lawful age,	who being by me first duly sworn
on his oath, d	leposes and	says:	

NOTICE: The following lawful establishments shall apply upon this notice:

1. All commercial contracts listing the Debtor have been lawfully cancelled, rescinded, and/or revoked for cause as they are invalid and unenforceable;

Page 1 of 3

As a Sovereign Creditor and Secured Party, i am distinguished and set apart as a separate entity from the Debtor established so by lawful filings into the public and Noticed with the Secretary of State and the Treasurer for Belgium. My identity, TM mark-jozef-edward: wuyts ©, is copyrighted under the Common Law, and no agency or person has authorization to use, disclose, report, list, or store my name or my personal information for any purpose. Your agency is hereby ordered by estoppel to remove all computer entries, records, histories, paper documents, references and details in the name of the Debtor and give notice to the Secured Party addressed below. Failure to comply is considered an International Criminal Action under Uniform Commercial Code and United States Code with severe penalty at law. No agency or corporate entity shall have jurisdiction over the Secured Party whatsoever. The flesh and blood man, TM mark-jozef-edward:wuyts ©, does not require licenses or permission to exercise any natural right;

If you find this Affidavit of Status as Secured Party and Creditor to be in error, send rebuttal of the points herein to the Secured Party and Creditor signed by an authorized representative or attorney for your corporation under oath and agreement to testify to the facts and understanding before a jury under penalty of perjury and assuming full commercial liability;

Furthermore: If your corporate agency has any lawful commercial claim against the Sentient, Flesh, and Blood, Non-Corporate, Natural man, mark-jozef-edward: wuyts ©, submit it within ten (10) receipt after the date of receipt of this notice to the address below with valid proof of claim of corpus delicti, and i will make them whole;

EVENT OF DEFAULT

If an authorized representative of your agency fails to respond with a valid affidavit of truth in the form of a rebuttal or does not or cannot provide a True Bill of Commerce and a Complete Assessment of any commercial claim against my natural being, or you ignore this notice and remain silent without stating your claim for a period of (10) ten days, then you accept my claim of lawful establishments herein by tacit agreement and my affidavits will stand as truth in commerce. Your default under the maxims of law will constitute your agreement that any alleged claims against this Living, Breathing, Flesh-and-Blood, Sentient, Natural man, and Sovereign Creditor and Secured Party, mark-jozef-edward:wuyts @ are unfounded in common law and thus do not and cannot exist.

Further affiant sayeth not!

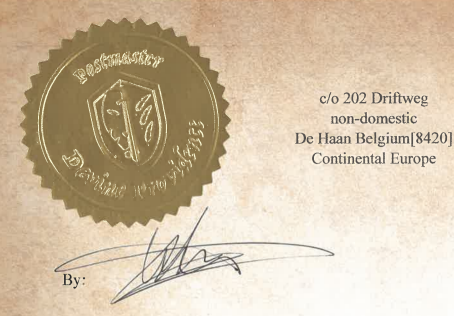
Honorably,

mark-jozef-edward:wuyts

Page 2 of 3

O Secured Party, and Creditor

ffidavit of Status as Secured Party and Creditor



22 Feb 2022

Debtor / Grantor:

Private Beneficiary, Holder in Due Course: mark-jozef-edward: wuyts ©

MARK JOZEF EDWARD WUYTS

Ens legis Trust.

Secured Party and Creditor

ACKNOWLEDGEMENT

On this ____day of ___, __, before me, the undersigned, a Notary Public in and for Belgium, personally appeared the above-signed, known to me to be the one whose name is sealed by Autograph on this instrument, and has acknowledged to me that he/she has executed the same.

Notary Signature:

Printed Name:

Seal:

Affidavit of Status as Secured Party and Creditor

Page 3 of 3





WITHOUT PREJUDICE UCC1-308; UCC1-308.4 "ALL RIGHTS RESERVED





Affidavit and Assertory Oath



Affidavit and Assertory Oath of Acceptance of Trusteeship

Before God, i, :mark-jozef-edward: .wuyts:, a living soul, a man, Sui Juris, Jus Soli, a son of God, an ambassador of Jesus Christ the lord and savior, do on this the 22nd day of February , 2023 by the Gregorian calendar, do hereby declare and accept the Trusteeship and shall to the best of my abilities as good steward and fiduciary execute the duties of the trustee of the...

wuyts Familia GodTrust

As One of We the People, i, do hereby politely and with honor, command you, our public servant to follow this Mandate directive.

PER; 28 U.S. Code § 1746 - Unsworn declarations under penalty of perjury

(1)If executed without the United States: "i declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on 22nd day of February.

Without prejudice, and without recourse, i, hereby place my Autograph

below 1001 12:0377. Ucc. 4 supple of the sup

without prepredice

:mark-jozef-edward: wuyts.

FURTHER I SAYETH NOT.

22 Feb 202

This document is now hereby publicly published and placed upon the record.

You have 21 days to respond. This Affidavit un-rebutted shall become the judgement. In Law a well-settled Matter.

will then publicly publish your responses or your non responses.

Page 1 of 2

Notary as JURAT CERTIFICATE



State	
State	
County	
On	date before me,
satisfactory evidence to be the mi within attached instrument and a	eared and proved to me on the basis of an/woman whose Name is subscribed to the cknowledged to Me that he/she executed the And that by his/her autograph(s) on the cuted, the instrument.
i certify under PENALTY OF PERJU	JRY under the lawful laws of
	State and the STATE OF
that the foregoing paragraph is t	true and correct.
WITNESS my hand and official Signature	al seal.
of Notary / Jurat Seen by Public N	Seal The Motory on the land, at Bruges [8000], OT W
Belgium mentior an the la	Indiany on the land, at Bruges [8000], If or the authentication of the above and signature of

Notice to agents is notice to principal, Notice to principal is notice to agent.

This is <u>The End</u> of this affidavit

UCC1-308; UCC1-308.4
"ALL RIGHTS RESERVED '

Page 2 of 2









: C.-S.-S.-C.-S.-L.- FLAG OF THIS VESSEL

Basis: Cestui Que Vie Act 1666, article 4 reads: «If that man / woman, who has already been declared dead, and his property passed to the royal house of England, again declares himself alive before the English kingdom, then all property belonging to his / her name must be returned to him / her without payment and without debts, pledges and other encumbrances established by the prospective secondary beneficiaries. All the incomes they did not receive from the use of their property over the past period of time when this property was not at the disposal of the man / women who declared themselves Alive should be compensated to them.»

Existence of Life Cestui Oue Vie

Affidavit: i am: the Spirit incarnated in the body of a Live-Born man of flesh and blood, with a Living Soul, with Reason, in Honor with Conscience, with the Title - Live-Born Live boy (man in fact) given name [mark] C, bequeathed to me in a gift from my parents;

i am, born by the Will of God, by my earthly parents: mother 'name [marie] from the Lawful House [eyckens] @ father's name [frans]@ from the Lawful House [wuyts]@, on the 22th day of the month july, in the year 1970, at 09h00 o'clock in the morning, at the location:on the territory of the city known as Oostende, Belgium, freely and on pain of punishment for perjury in accordance with the General Law, i declare under oath (i swear as before and in the future) that i am Alive and am Alive,

i am not deceased, and from the day of my birth on this Earth, i have not been lost for a single moment, missing neither at sea, nor on land or other space, nor in time and not

i am, never has not left, since my conception, to be construed as an abandoned ship to be salvaged at sea by any incorporated person, and i have not voluntarily appointed any such incorporated entity as my Trustee or usufruct at any time;

i never knew or wished to freely and voluntarily express or imply the granting of my power of attorney to any registered organization;

My photo and an indescribable autograph - a thumbprint of my right hand, are my author's identifier and proof of my identity for mark wuyts for [mark-jozef-edward: wuyts] OTM - my own trade name, all rights reserved and CREATED: on the 21 day of Feb , in the year 19 88

1 of 1

in the presence of:

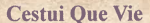
at the location: in the city of De Haan, Kingdom of Belgium,

By: [mark-jozef-edward: wuyts] TM

Signed in the presence of:









Gronden: - Cestui Que Vie Act 1666, artikel 4 stelt: "Indien de man/vrouw die reeds dood is verklaard en zijn eigendom is overgegaan op het koninklijk huis van Engeland, zich opnieuw levend verklaart voor het koninkrijk van Engeland, dan zuilen alle goederen die op zijn/haar naam staan aan hem/haar worden teruggegeven. Zonder betaling en zonder schuiden, pandrechten en andere bezwaringen die door de mogelijke secundaire begunstigden zijn vastgesteld. Alle inkomsten die zij niet hebben ontvangen uit het gebruik van hun eigendom gedurende de afgelopen periode waarin het eigendom niet in het bezit was van de man/vrouw die zich in leven heeft verklaard, worden hun vergoed." Het bestaan van leven Cestui Oue Vie

Affidavit: ik ben, de Geest geincarneerd in het lichaam van een Levend-Geboren man van vlees en bloed, met een Ziel, met Rede, in Eer met Geweten, met de Titel - Levend-Geboren Levende jongen (man in feite) gegeven naam [mark]O, mij nagelaten in een geschenk van mijn ouders. ik ben, geboren door de Wil van God, door mijn aardse ouders: moeder's naam [marie]© van het Rechtmatige Huis [eyckens] @ vader's naam [frans]© van het Rechtmatige Huis [wuyts]©, op de 22ste dag van de maand juli, in het jaar 1970, om 09 uur in de ochtend, op de locatie: op het grondgebied van de stad bekend als Oostende, België, vrij en op straffe van straf voor meineed overeenkomstig de Algemene Wet, verklaar ik onder ede (ik zweer zoals voorheen en in de toekomst) dat ik Levend ben en ben, ik ben niet overleden, en vanaf de dag van mijn geboorte op deze Aarde, ben ik geen moment verloren geweest; noch op zee, noch op het land of andere ruimte, noch in de tijd, en ik ben, sinds mijn conceptie, nooit vertrokken om te worden opgevat als een verlaten schip dat op zee moet worden geborgen door een rechtspersoon, en ik heb nooit vrijwillig een dergelijke rechtspersoon aangesteld als mijn Curator of vruchtgebruiker. ik heb nooit geweten of gewild dat ik vrijelijk en vrijwillig de verlening van mijn volmacht aan enige geregistreerde organisatie heb uitgedrukt of gelmpliceerd. Mijn foto en een onbeschrijfelijke handtekening een duimafdruk van mijn rec<mark>hterhand,</mark> zijn mijn auteursidentificatie en bewijs van mijn identiteit voor mark wuyts voor [mark-jozef-edward: wuyts] O™ - mijn eigen handelsnaam, alle rechten voorbehouden en ondertekend.

GEMAAKT: op de dag van , in het jaar , op de plaats: in de stad De Haan, Koninkrijk België, in aanwezigheid van:

Getuige: Dave - Doninque : Myelle GTH

Getuige: Geert-Adriana - Heckor: Dhacnens.

Affiant: With out Methodie Ward: Warfe, OrVE.

Ondertekend in aanwezigheid van:

Canon 1440 van het Wetboek van Canonick Recht: het hoogst mogelijke zegel van alle soorten zegels in de geschiedenis, voortaan en voor altijd, is de bloederige duimafdruk van een man die optreedt als borg voor de beveiligde partij die het Document publiceert. Het wordt het ware Zegel genoemd omdat menselijk bloed leven en persoonlijkheid geeft aan het Document, wat geen enkel ander type Zegel kan bereiken. Het vertegenwoordigt ook de unieke identiteit van het onderwerp en geen fictic.

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Page 2 of 2

Public Notary on the land, at Bruges [8000],

Public Notary on the land, at Bruges [8000],
Belgium for the authentication of the 300ve
mentioned signature of. Manif. 7016-Colword: 3
on the land, at Bruges [8000], date 03-07-2012

MITHOLIT PREJUDICE UCC1-308; UCC1-308.4

"ALL RIGHTS RESERVEL







Declaration of Revocation of Election

This document exercises the option provided by the US Congress which provides American Nationals [defined as Nonresident Alien Individuals in Title 26 Statutes and Regulations] to terminate the unintended 'voluntary election' per 26 USC § 6013 (g) (4) (A)

The Legal/Lawful Basis for Revocation of Election

It should be noted that from the beginning ___mark-jozef-edward: wuyts___ has been denominated a foundling child by the Registrar of the State of West-Vlaanderen, Belgium resulting in the erroneous deposit or mis-delivery of my lawful genetic parent's private property - "product" - to the care of the Church or administration by the State;

Presently, i: __mark-jozef-edward: wuyts__, the full age of majority with absolute dominion over said product physically possess certificate(s) of 'Birth' for ___WUYTS MARK JOZEF EDWARD__ (memorial) and 'Live Birth' for __mark-jozef-edward: wuyts, beneficiary__ and stand ready for a final account settlement for i am the one and only true living owner/heir to all such property;

Any unauthorized reference to __mark jozef edward wuyts__ is also a reference to any derivative or appurtenant product constituting unlawful copyright infringement or criminal trespass by implication.

Finally, all annexed records or writings within this declaration clearly evidence my lawful ground(s) and status regarding this particular matter;

Relevant United States Supreme Court Decisions

Regarding territorial jurisdiction of the United States, the U.S. Supreme Court stipulated in Foley Brothers, Inc. v. Filardo, 336 U.S. 281 (1949) that:

"The cannon of construction which teaches that legislation of Congress, unless a contrary intent appears, is meant to apply only within the territorial jurisdiction of the United States is a valid approach whereby unexpressed congressional intent may be ascertained. It is based on the assumption that Congress is primarily concerned with domestic conditions."

In effect, this decision states (according to West Law) the following in summary:

"It is a well-established principle of law that all federal regulations [and statutes] apply only within the territorial jurisdiction of the United States [the District of Columbia] unless a contrary intent appears [required implementing regulations are published in the Federal Register]."

22 Fel 2023

Consequently, all the IRC of Title 26 (both statutes and codes/implementing regulations) are applicable only within the territorial and legislative jurisdiction of the District of Columbia per the U.S. Supreme Court;

money j'-

Thus, the legislative intent of the 16th Amendment is for the IRC to apply only to the geographical and legislative jurisdiction for those who are the proper federal 'Taxpayers' as expressed in the IRC at 26 USC § 7701 (a)(14);

And how are Statutory 'Taxpayers' defined? It means " any person subject to any internal revenue tax."

The statutory term 'person' as defined at 26 USC § 7701 (a)(1) refers only to statutory legal fictions created by and under the dominion and subject to the US Congress, i.e. the National Government.

Furthermore, the American People are acting under God's sovereign authority. As such the United States Supreme Court has declared in Yick Wo v. Hopkins, 118 U.S. 356 (1886) that:

"Sovereignty itself is, of course, not subject to the law for it is the author and source of the law."

Furthermore, the United States Supreme Court in United States v. Cooper Corporation, 312 U.S. 600 (1941) stated:

"Since in common usage, the term person does not include the sovereign, statutes not employing the phrase are ordinarily construed to exclude it."

Clearly, the statutory definition of 'person' is found in 26 USC § 7701(a)(1). This is referred to in the statutory definition of Taxpayer at 26 USC § 7701(a)(14). Note that this does not reflect or include any reference to American Nationals;

It is the American Nationals that are recognized as being Sovereigns [through God's Sovereign Authority] by birth in one of the 50 states of the Union or from having one's parents born there;

Issues Relevant to the Internal Revenue Service

It is clearly seen that the Internal Revenue Service has created in Title 26 of the United States Code [USC] a statutory legal option for those who are Nonresident Alien Individuals to Terminate with discretion any voluntary Federal Income Tax Election established by 26 USC § 6013 (g) [Election to treat nonresident alien individual as resident of the United States].



Once a statutory 'election' was initially established, those Nonresident Alien Individuals who make that 'election' under 26 USC § 6013 (g) or (h) immediately became a federal statutory 'Taxpayer'. Former nontaxable income is then deemed taxable like that of a U.S. Resident Alien. Such 'election' consequently is then applicable for all subsequent years pursuant to 26 USC §6013 (g) (3) Duration of Election.

It is by this process that the Nonresident Alien Individual becomes 'voluntarily' liable via this 'election' for a tax never levied upon him. This results in the electors entire private sector employer paid wages or earnings being taxed under Chapter 24 of the Internal Revenue Code for all taxable years following the initial 'election' as part of the Duration of Election section at 26 USC § 6013 (g) (3).

26 USC § 7701 (b)(1)(B) defines the statutory term 'Nonresident Alien Individual' as:

"An Individual is a Nonresident Alien if such individual is neither a [statutory] citizen of the United States
[District of Columbia per 26 USC §7408(d)] nor a resident [Alien or foreigner from another nation] of the
United States [District of Columbia per 26 USC §7408(d)]."

Notice that in order to confer intentional confusion on the reader; it defines what a Non-resident Alien Individual is rather than what it is not.

So by careful reading one can determine the true meaning of the statutory term 'Nonresident Alien Individual'. It is none other than American State Nationals who are born in the Constitutional Republic consisting of one of the 50 states of the Union.

For further confirmation of this, see 26 CFR 1.871 1 (b) (4) Expatriation to avoid tax which reads as follows:

"For special rules applicable in determining the tax of a nonresident alien individual who has lost U.S. citizenship with a principal purpose of avoiding certain taxes, see section 877."

In regard to Expatriation, American State Nationals are the only ones who can give up their Constitutional U.S. citizenship status and rejoin as a former member of the Constitutional Republic [those born in one of the 50 states of the Union]. It is clear the terms 'Nonresident Alien Individual' and 'American State National' mean the same.

The former President of the U.S., William Taft, clarified that the Legislative intent of the 16th Amendment was that Congress could only levy the Federal Income Tax on members of the National government.

22 Fet 2013

So only if an American State National chooses to be an employee of the National Government could one acquire the status of 'Taxpayer'.

Siron

NOTE: It should be carefully noticed that the terms 'American State National' and 'U.S. Citizen' are distinctly different in their meaning.

President Taft further clarified the Legislative Intent by stating:

"The decision of the Supreme Court [Pollock v Farmer's Loan & Trust Company, 157 U.S. 429, 1895] in the income tax case deprived the National Government of a power which, by reason of previous decisions of the court, it was generally supposed that government had. I therefore recommend to the Congress that both Houses, by a two-thirds vote, shall propose an amendment to the Constitution conferring the power to levy an income tax upon the National Government without apportionment among the States in proportion to population."

The Constitution was not violated by the 16th Amendment (Rule of Apportionment) because it was dealing only with the jurisdiction of the 10 mile square 'District of Columbia', the National Government, a jurisdiction in which the Constitution does not apply.

So it is totally clear that American State Nationals were never liable to the Federal Income Tax Laws unless they made a 'statutory election' pursuant to 26 CFR 1.871 1(a) Classification of Aliens 'election' by unknowingly being tricked into filing a Form 1040 US Individual Income Tax Return.

Let it be known that per Clark v. United States, 95 U.S. 539, a statutory 'election' cannot constitute a valid contract.

So it is by deceitful trickery, obfuscation, and intentionally misrepresentative legalese that liability to the Income Tax is acquired via 26 USC §6013(g) by the American National. The American National is then fraudulently - but legally - treated as a U.S. Resident Alien, a legal Taxpayer.

When an American State National chooses to be employed by the National Government, his performance in any public office falls under the definition of a 'Trade or Business' per 26 USC §7701 (a) (26).

The fact of this deceit is carefully kept from the American people to enable the continuing wholesale theft, rape, and plunder through taxation of the American people. The American people have not the slightest hint that the Income Tax liability is being imposed upon them by such an unconscionable





deception. The means of removing this unintended 'election of liability' has been kept a closely guarded secret.

26 CFR 1.871 1 Classification and manner of taxing alien individuals is the regulation in particular that demonstrates the voluntary nature for American Nationals to exercise the choice to make an 'election' to have their income taxed or treated like that of a Resident Alien.

26 CFR 1.871-1 (a) Classes of aliens, states:

"For purposes of the income tax, alien individuals are divided generally into two classes, namely, resident aliens and nonresident aliens. Resident alien individuals are, in general, taxable the same as [statutory] citizens [legal fictions] of the United States; that is, a resident alien is taxable on income derived from all sources, including sources without the United States." See § 1.1-1 (b).

Nonresident alien individuals are taxable only on certain income from sources within the United States and on the income described in section 864(c)(4) from sources without the United States which is effectively connected for the taxable year with the conduct of a trade or business in the United States [meaning only the District of Columbia per 26 USC §7408(d)].

However, nonresident alien individuals [American State Nationals] may elect, under section 6013 (g) or (h), to be treated as U.S. residents for purposes of determining their income tax liability under Chapters 1, 5, and 24 [wage withholding] of the code."

In particular, the last paragraph clearly shows that election to being liable for the Income Tax is purely voluntary as the phrase "may elect" is used. This thus proves that the first filing of the 1040 Tax form is not mandatory in any sense, and thus the paying of such tax is purely voluntary unless the American State National has been hoodwinked into filing that first 1040 Tax form. This then causes the triggering of the election to become a so-called Taxpayer.

This is further shown to be so from certain U.S. Treasury admissions to be so noted below.

Determinations of the United States Department of the Treasury

We see that the US Department of the Treasury states the American State National (Non-Resident Alien) who pays the Income Tax is in reality 'gifting' such funds to the Government, as a freely given donation.

The U.S. Treasury clearly states the exact same position as follows: 31 USC §321 (d)(1) & (d)(2):



- (1) The Secretary of the Treasury may accept, hold, administer, and use gifts and bequests of property both real [substance (mother/land)] and personal [Title, (father/form)], for the purpose of aiding or facilitating the work of the Department of the Treasury. Gifts and bequests of money and the proceeds 22 Feb 202 from sales of other received as gifts or bequests shall be deposited in the Treasury in a separate fund and shall be disbursed on order of the Secretary of the Treasury. Property accepted under this paragraph, and the proceeds thereof, shall be used as nearly as possible in accordance with the terms of the gift or bequest.
- (2) For purposes of the Federal income, estate, and gift taxes, property accepted under paragraph (1) shall be considered as a gift or bequest to or for the use of the United States.

When the U.S. Department of the Treasury makes references to the statutory term "United States" in 31 USC §321 (d)(2) it means and references only the National Government in the District of Columbia. It is not referring to the 50 states of the Union per 26 USC §7408(d) which it would have to specifically specify to be the case.

26 USC §7408 (d) Citizens and residents outside the United States... If any citizen or resident of the United States does not reside in, and does not have his principal place of business in any United States judicial district, such citizen or resident shall be treated for purposes of this section as residing in the District of Columbia.

From the above, we see again the admission that the federal income tax applies only to the District of Columbia and other US Territories and possessions of the National Government, not the 50 states of the Union.

Stipulation of Facts for __mark__, a mortal Man, a living soul of God living Here and Now &

Stipulation of Facts for ___mark jozef edward wuyts___ established by the National Government for an American State National

REVOCATION OF ELECTION

- [A] All federal income taxation statutes and regulations are applicable only within the territorial jurisdiction of the District of Columbia, unless directly stated otherwise.
- [B] Title 26 statutes and regulations do not apply to American Nationals.





- [C] The term 'person as used in the Internal Revenue Code makes no reference to American Nationals.
- (1) Person defined at 26 USC § 7701 (a) (1) referencing statutory legal fictions only.
- (2) U.S. person defined at 26 USC § 7701 (a) (30) referencing statutory legal fictions only. (3) Taxpayer defined at 26 USC § 7701 (a) (14) references any 'person' 'subject to'.
- (4) U.S. Citizen defined at 8 USC § 1401 (a) (1) referencing a statutory legal fiction only born in D.C. and property of the National Government.

[D] In the case of United States v. Cooper Corporation, 312 U.S. 600 (1941), it states that, "the term 'person' does not include the sovereign and that statutes not employing the phrase are ordinarily construed to exclude it [the sovereign]."

In order to obscure the definition of 'Nonresident Alien Individual' as defined at 26 USC §7701 (b) (1) (B), it makes vague reference to the term 'sovereign American Nationals' as the target of that definition without specific reference to the term 'sovereign'.

[E] Within the Implementing Regulation 26 CFR § 1.871-1(a), it clarifies that the Nonresident Alien Individuals must be employed by the National Government (a statutory 'trade or business' within the District of Columbia) in order to become liable for the Income Tax.

[F] In order to avoid violating the Thirteenth Amendment to the United States Constitution outlawing involuntary servitude in the Constitutional Republic, the National Government presumes that the American Nationals ignorance regarding their inadvertent/unaware election to become liable to the tax, is interpreted to mean such election was voluntary, an ethical abomination and crime against humanity if there ever was one.

- (1) 26 CFR § 1.871-1 (a) clearly admits to this 'election' deception to create fraudulent liability upon the American State National that in fact did not exist as shown in U.S. Supreme Court in Pollock v. Farmer's Loan & Trust Company, 157 U.S. 429 (1895).
- (2) Again, it is clearly admitted that the legislative Intent of the Sixteenth Amendment was limited jurisdiction for the National Government (D.C.) to levy the federal income tax only upon itself, not the jurisdiction of the current 50 states of the Union.
- [G] In order to provide the required remedy for the American National to escape perpetual entrapment of the election liability swindle so cleverly devised by the government tricksters, a relatively simple but wellhidden procedure was made available to enable Nonresident Alien Individuals a means to terminate

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22 Feb 2023

forever the presumed liability to the federal income tax scheme by use of 26 USC § 6013 (g) (4) (A)

Termination of Election by Taxpayer.

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[H] Proof of the complicity of the United States Department of the Treasury in this election scheme for establishing liability of the American National stipulated at 31 USC § 321 (d) (1) and (d) (2) is demonstrated by their admission the federal income tax is nothing more than a "gift or bequest".

By making this statement, the potential legal complicity/liability in promulgating this swindle is supposedly limited or eliminated.

[I] By using the ruse of using legalese definitions for terms that have quite different common usage definitions, the National Government has been quite successful in continuing this swindle of the American people for many decades.

This presumption of using obscure definitions in the statutes has proven to be a successful ruse by those in government who are willing to entrap their fellow man through this clearly amoral abomination.

[J] The escape for the American State Nationals from being 'Taxpayers' of the federal income tax is found at 26 USC § 6013 (4) (A).

This Revocation of Election is hereby invoked and expressed by __mark__ for __mark jozef edward wuyts__ in order to immediately extricate forever his private literary property and all-odium and that of his legitimate father and mother from any 1040 tax obligation.

- [K] The fact that there exists a lawful Non-Taxpayer is described in two specific federal documents.
- (1) The Congressional Record of the United States Senate on pages 3344-3345 describes the promulgated Legislative Intent of the Sixteenth Amendment written by President William H. Taft on June 16, 1909. This document leaves no doubt as to the non-tax liability of the American National.
- (2) The existence of the lawful Non-Taxpayer is very clearly spelled out in Economy Plumbing & Heating v. U.S., 470 F2d. (1972). It spells out definitely that there exist two groups, taxpayers and lawful non taxpayers (American Nationals). It can't get any clearer than this that the category of lawful non-taxpayers does in fact exist.





So be it declared here and now via this written Testimony that __mark__ for __mark jozef edward wuyts__ clearly expresses his true desire to fully terminate any prior statutory Election:

REVOCATION OF ELECTION

Having been changed, framed, or presumed to be a Resident Alien 'Taxpayer' without being aware that i: a man; mark; for __mark jozef edward wuyts__, had unintentionally and without full disclosure elected to be treated as such, i now, stand in the bright light of Truth and state my sincere desire to revoke and lawfully terminate forever any prior election via the statutory process of Revocation of Election and choose to be known as an American National with the lawful status of a non-Taxpayer.

This revocation of election shall become effective immediately as specified in 26 USC §6013(g)(4) which addresses Termination of Election with a pertinent section at 26 USC §6013(g)(4)(A) Revocation by taxpayer. Said statutory section stipulates that, "An election under this subsection shall terminate at the earliest of the IRS receipt of this Affidavit.

i, __mark__, as true sole heir and absolute owner of said private property, does hereby demand to Terminate the Election for __mark jozef edward wuyts__ made unknowingly and unintentionally many years ago without full disclosure per the congressionally created statute(s) in 26 USC § 6013 (g). The Election shall terminate immediately as clearly stated to those men and women acting as appropriate or official IRS operational personnel, IRS management, IRS Chief Legal Counsel, and the IRS Commissioner.

Pursuant to 26 USC § 6013 (g) (4) (A), i, ___MARK__, hereby declare forevermore that i exercise the option to Terminate the Election for ___Mark Jozef Edward Wuyts___. Immediately upon receipt of this affidavit, ___Mark Jozef Edward Wuyts___ is no longer to be identified or viewed as a taxable Resident Alien 'taxpayer'.

According to the Internal Revenue Code of 1954 statutes promulgated at 26 USC § 6013 (g) (6), it states:

Only one election, one finds expressed in this particular statute that if any election under this subsection is terminated under paragraph (4) Termination of Election (A) Revocation by taxpayers, that such individual(s) shall be ineligible to make an election under this subsection for any subsequent taxable year.

Thus, once a Termination of Election occurs, which is the purpose of this recorded Testimony properly submitted to the IRS Commissioner, et al; __mark__ for __Mark Jozef Edward__ can never again be presumed to be, viewed to be, or changed via 'election' into a Resident Alien 'Taxpayer'.

Decisions of the Federal Appeals Court 2nd Circuit

In Economy Plumbing & Heating v. U.S., 470 F2d. (1972) it was clearly stated the existence of both Court 2003

Lawful Taxpayers and Lawful Non Taxpayers.

"Revenue Laws relate to taxpayers and not to non-taxpayers. The latter are without their scope. No procedures are prescribed for non-taxpayers and no attempt is made to annul any of their Rights or Remedies in due course of law. With them [Non-taxpayers] Congress does not assume to deal and they are neither of the subject nor of the object of federal revenue laws." [Emphasis & Clarification added]

So let it be duly noted here and now with total clarity, that i, __mark__, now reaffirm my true desire and fully expressed intent to return __mark-jozef -edward: wuyts__ to 'his' rightful status as an American National, being "neither of the subject nor of the object of federal revenue laws."

By this Testimony for the express purpose of REVOCATION OF ELECTION

[1]mark-jozef-edward: wuyts is an American State National and American Nationals become so				
by;				
(i) The foundling child being born in one of the 50 states of the Union;				
(ii) Birth to one or both parents who were born in one of the 50 states of the Union, or (iii) Naturalization				
[2]mark-jozef-edward: wuyts, as a result of being 'born' upon one of the 50 states of the Union				
[the Constitutional Republic], is NOT subject to the territorial jurisdiction of the statutory United States				
[the District of Columbia].				
(i)mark-jozef-edward: wuyts is an American State National and nonresident to the District of				
Columbia. An American National is also alien to the legislative jurisdiction of the US Congress. The				
Supreme Court declared: " all federal statutes and regulations apply only within the territorial jurisdiction				
of the United States (the District of Columbia) unless a contrary intent appears."				

[3] __mark-jozef-edward: wuyts__, as an American State National, is not subject to the limited jurisdiction of the District of Columbia. The American State National is not referenced or included in any statutory laws related to the federal income tax created by the U.S. Congress.

[4] __mark-jozef-edward: wuyts__, as an American State National, cannot be changed, framed, compelled, tricked, or presumed to associate with the National Government in direct violation of the Foreign Sovereign Immunities Act and the 13th Amendment (Involuntary Servitude).

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- [5] The Legislative intent of the 16th Amendment to the Constitution clearly states that it applies only to employees of the National Government -
- (i) The Legislative Intent of the 16th Amendment can be located in the Congressional Record of the United States Senate on pages 3344-3345.
- [6] __mark-jozef-edward: wuyts__ derives no income from any source that is "effectively connected with the conduct of a statutory 'Trade or Business' within the District of Columbia" as that term is defined. __mark-jozef-edward: wuyts__ has no physical, statutory, or federal domicile 'within' the District of Columbia.
- [7] The Internal Revenue Service lacks any and all jurisdiction to apply the federal income tax upon mark-jozef-edward: wuyts___.
- [8] __mark__ for __mark-jozef-edward: wuyts__, having only recently discovered the statutory option at 26 USC §6013(g) and its subsections does now and from the beginning Revoke the Election that has resulted in the outright theft and unconscionable swindle against his private literary property and allodium throughout his life by such criminals who created this massive deception and crime against humanity.
- (i) __mark__ for __mark-jozef-edward: wuyts__ does now make known this REVOCATION OF ELECTION effective immediately and from the beginning to the man/woman who holds the Office of the IRS Commissioner, et al, within the bureau of the Internal Revenue Service through the direct public revelation of this Record and Registered mail.
- (ii)Consequently, the men and women within the offices of the Internal Revenue Service have been effectively NOTICED of the REVOCATION OF ELECTION.

Let it now be acknowledged that per 26 USC §6013(g)(6) the REVOCATION OF ELECTION is now permanent within our living memory.

- (1) Let it be known that __mark-jozef-edward: wuyts__ can never be framed, coerced, tricked, or changed back into the status of Taxpayer. The Internal Revenue Service shall acknowledge __mark-jozef-edward: wuyts__ as a Lawful Non Taxpayer from the beginning.
- [9] Public notification by __mark__ for __mark-jozef-edward: wuyts__ of the REVOCATION OF ELECTION to the men and women acting as the Internal Revenue Service is now complete through this recorded writing. There can be no further discussion as to __mark-jozef-edward: wuyts__ ever being liable for

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making a federal income tax return. The IRS records and databases shall fully acknowledge and reflect this termination of election.

REVOCATION OF ELECTION IS NOW LEGALLY ESTABLISHED

mark who is liable to only God's Law has agreed out of courtesy to properly complete the
statutory instructions formark-jozef-edward: wuyts given at 26 USC §6013(g)(4)(A). This
terminates forever any mistaken, actual, or presumed participation in the federal income taxation scheme
and the unalienable rights as a lawful Non-Taxpayer shall now be fully recognized and realized without
reservation by Congress and IRS by statutory requirement.
Under the Laws of God, i,mark do hereby state the following:
i:mark, a true mortal man born to a 'biological' father/frans and mother/marie,
within the lawful House ofwuyts, giving full faith and credit to God, believing that God alone will
provide throughout my life, here and now declare, with God as my witness, that this entire writing and al
annexed records or documents are true to the best of my knowledge, experience, and belief.
In Living and Loving Memory
Mailing Address:
mark without prejudice
C/o Rural Route House ofwuyts
Example: 202 Driftweg. De Haan, West-Flanders. [8420]
mark - jozef - edward: wuyts without prejudice formark-jozef-edward: wuyts American
State National with Unalienable Rights
Kingdom of God Annexed records:
Abatement Letter toOostende Vital Records/ Belgium VITAL RECORDS Registered Mail # RR
BE Authenticated Certificate of Live Birth #
Mark Jozef Edward Wuyts
CERTIFICATION OF BIRTH # 1970-0006.9118-59/ 1090WUYTS MARK JOZEF EDWARD
(memorial) Forensic Lab Report of Private DNA #/mark-jozef-edward: wuyts





waiver - #	Affidavit - #			22 6
Declaration - #				-2 /El
Notice of Paramount Cla	aim upon My φ Private Nai	ure φ Divine Proportio	on φ Manifest Essend	ce - #
Note: No community	property is referenced. Or private and absolute dom			- within my
	Declaration of I	Revocation of Election		
and claims to the contrespass.	trary amount to nothing le	ss than copyright infri	ngement or criminal	acts of
State of	/STATE OF	Co	ounty of/	COUNTY OF
artificial time construct I Year of Our Lord" or Con	th day of the third month i known or accepted by mar mmon/Christian Era (CE),	n the year two thousan by throughout the "wo pefore me,	nd and twenty-three rld" as Anno Domini	, within the (A.D.) "in the
a living American State				
unalienable rights, prove	ruyts, born to the soil of en through satisfactory evi NA lab report to be the sa	dence provided by a R	ecord of Live Birth a	nd
	the preceding document in			
	hful and accurate to the be	and the second s		

(Official signature and seal of Notary)



My commission expires:

NOTE: Use of the notary public is for verification of autograph or seal of individual biological 'character' confirmation only implying no presumption to federal jurisdiction whatsoever.







POSTMASTER ID: 130 529 925 BE







COMMERCIAL AFFIDAVIT THIS IS A U.S. S.E.C TRACER FLAG, NOT A POINT OF LAW READ ATACHED MATRICION APPENDIX - A

22 Feb 200

Washington State, financing statement UCC-1, filing Number: 2023-084-2799-6
All Rights Reserved and Signed Without Prejudice. UCC1-308; UCC1-308.4;
Non-Jurisdiction. Not – Subject. Outside the United Kingdom Corporation

Plaintiff/Affiant:mark-jozef-edward: wuyts CTM. Sui Juris, Secured Party, Creditor & Private banker

Anomey-in-fact of the DEBTOR: WUYTS MARK JOZEF EDWARD CTM Foreign Trust Estate
c/o General Post Office Box 202 Driftweg, De Haan, Belgie, near: [8420]
phone number: +33781744647; e-mail: mark.wuyts@hotmail.com

State of West Vlaanderen, De Haan, Kingdom of Belgium: REGISTERD MAIL NUMBER:

Original number: MJEW220788-LND 22nd of February of the year 202020

ATTENTION & WARNING LEGAL NOTICE & DEMAND

This is Statute Stapled Securities Instrument FIAT JUSTITIA, RUAT CAELUM

(Let justice be done, though the heaven should fall).

To: All Local, country State, State, Federal an International Public Officials, by and through the "UNITED STATES" SECRETARY OF THE STATE.

TAKE NOTICE: IGNORANCE OF THE LAW IS NO EXCUSE, THIS IS A CONTRACTEN ADMIRALTY JURISDICTION

hereinafter referred to individually and collectively as "RESPONDER", "ANSWERS", "YOU", "YOUR" and / or' YOUR", "THEM" unless otherwise indicated, the singular includes the olurad?

THIS TITLE IS FOR YOUR PROTECTION!

Take a moment to read this before you proceed any further;

I do not wish to speak to you under any circumstances excluding federal judicial review

i am: Living Man with Soul and Spirit, with Reason, in Honor with Conscience,
own name [:mark] ©TM, Name holder [:mark-jozef-edward: wuyts] ©TM
born of flesh and blood by loving parents; dad [:frans]©TM, mother [:marie]©TM, in Status; Live-Born in
Natural Law [Common Law] - Sovereign, Supreme Power on Earth, Creator and Lender of money,
Creator Energy, currency called Quantum meruit, i am a Bank Deposit on Earth, Original Essence,
"Original Source of Value", appointed by the Beneficiary Treasurer, Agent named
:mark-jozef-edward: wuyts ©TM, Sui Juris, Secured Party, Creditor & Private Banker, Heiress of the Divine
Estate, Trustee and Probate, Beneficiary of the Divine property Trust established with the name:
WUYTS MARK JOZEF EDWARD ©TM- TRUST, ESTATE / corporate legal entity (ENS
LEGIS / LLC) - DEBTOR, referred to in the Contract as "Plaintiff", "My / Mine" or "i", as required;



1. i, the Undersigned, herein request that you present anything that YOU say to me in writing, signed-under penalty of perjury, and YOUR oath of full commercial responsibility, as required by YOUR law as shown in this instrument. Notice to Agent is Notice to Principal. Notice to Principal is Notice Agent. 'Attachment 'A'- Property List"; "Legal Notice & Demand" and "Definitions' are included and are part of this contract;

2. This Notice is in the nature of a Miranda Warning. Take due heed of its contents; If, for any reason, YOU do not understand any of these statements or warnings, it is incumbent upon YOU to summon a superior officer, special prosecutor, federal judge, or other competent legal counsel to immediately explain to YOU the significance of this presentment as per YOUR duties and obligations in respect to this private, formal, notarized, registered Statute Staple Securities Instrument. As per Title 11 USC 501(a), 502(a), 11 USC 7001, 7013, and Federal Rules of Civil procedure Sections 8-A, AND 13-A, the claim or presumption that i::mark-josef-edward: wuyts ©TM Sui Juris, Secured Party, Creditor, is a "subject", "ship", "employee", "franchise" or "person", or any artificial (lat. ens legis) legal entity, procedural phantom legal "inanimate person", the registered banking interest of FRN, and DEBTOR of the "UNITED STATES" or any of its agencies or sub-corporations operating under the conditions of Bankruptcy, is forever rebutted by this contract. This rebuttal is a counterclaim to the Admiralty;

3. YOUR failure to comply with the requirements specified in this document is YOUR Legal Agreement to take full responsibility for any liabilities for monetary losses, as specified in this document, that i have incurred as a result of any DAMAGE caused by YOUR overt or covert actions or omissions of any from YOUR colleagues or a government official or agent in this or any other pertinent matter as described in this document. YOU have thirty (30) days, from the date of receipt of this document by Secretary of the Public Records, to respond and rebut the presumptions of this contract by providing Me with signed, registered, certified documents of laws that rebut these presumptions on points, To Record, in accordance with the law, with YOUR full commercial responsibility, and under penalty of perjury This document will be kept in the public domain; and the clerk in charge of public records is required to distribute it to all and all responsible parties, i.e., court officials and or law enforcement officials, including local, state, federal, international, multi-jurisdictional, or any and all officials, representatives, contractors, agencies, or any such legal or natural person who can bring any kind of action against Me, whether civil, criminal or otherwise, and whether it is located in this county, state, region, country, corporation, federal zone or anywhere and / or jurisdiction. YOUR failure to promptly rebut the statements and warnings herein constitutes YOUR complete tacit acceptance of a 11 statements and requirements contained herein. YOUR presumptions that i, the Undersigned, Am "Corporate Fiction" or "Legal Entity" and under YOUR corporate "UNITED STATES" jurisdiction are now and forever rebutted;

4. i, the Undersigned, submitting this document, Am the sole legal owner and legally REGISTERED owner, guardian and trustee of My Highest Divine Manifestation, as well as any and all of His creations and His property, UCC Doc #...2.2.2.2.2.............., whose credentials have been confirmed, incorporated and set forth in the UCC-I Financing Statement, filed at UCC Headquarters, Washington, WA DOL, File Number#2.2.2.2.2.2.2..........., which has not been denied or denied, and is now this public record is LAW i, jointly own the full title, ownership and rights to the commercial register, and any and all of the Uniform Commercial Codes, including any and all state, national, international and universal Equivalents, "UCC", Am the Original Supreme Court;

5. i, the undersigned, Am now submitting this mandatory "Legal Notice & Requirement", and i Am

Notice, "about duly certified DECLARATION OF FACTS", as well as

2) Private Agreement : MJEW-220788-PA

- 3) Security Agreement: MJEW-220788-SA
- 4) Copyright Notice: MJEW-220788-CN
- 5) "Hold harmless and indemnity agreement": MJEW-220788-HHIA
- 6) Power of attorney: MJEW-220788-POA
- 7) Commercial security agreement: MJEW-220788-CA
- 8) Security attachment sheet: MJEW-220788-AS
- 9) Affidavit of Reservation of Rights UCC1-308/1-207
- 10) Claim of the Live life is with the knowledge of this plaintiff No: MJEW-220788-LLC
- 11) Affidavit of Rights
- 12) Affidavit of Truth
- 13) Affidavit right to travel and public record notice No: MJEW-220788-ARTT
- 14) Diplomatic Immunity CERTIFICATE
- 15) Diplomatic passport: earth travel pass: 00427 : June 19th 2022
- 16) Declaration of Sovereignty
- 17) Certificate Deed of Evidence
- 18) Letter of Intent
- 19) Affidavit schedule of fees
- 20) Declaration of political status : dated February 24th 2022
- 21) Change of political status
- 22) Certificate of birth mark: Number: 1970-0006.9118-59
- 23) Notice appendix A
- 24) Endorsement HJR-192
- 25) Affidavit of status of secured party and creditor
- 26) Affidavit and Assertory Oath of Acceptance of Trusteeship

conference or other simply implied presumptions or obligations;

- 27) Existence of life cestui que vie
- 28) Legal notice and demand definitions
- 29) Declaration of Revocation of Election
- 30) International Living Vessel certificate
- 31) Form SS-4 private banker

Any property not specifically described/named/specified/summarized by make, model, serial number, account number, etc., is hereby included as property pledged by the Debtor as collateral for the Debtor's contractual obligation in favor of the Secured Party.

32) Form W-8BEN

33) Form-56

34) Form 843

03/06/2023

03/06/2023

03/06/2023

It also serves as a mandatory notification required under the Foreign Sovereign Immunities Act that "Living Soul", "Owner", "Holder in the Course" / "Owner on Time", "Free Citizen" is a Foreign Sovereign that owns all the rights, guarantees and protections of the Constitution for the United States and all assets due to priority creditors of territorial states / states of the US and municipal states / states of the US. This Foreign Sovereign, :mark-jozef-edward: wuyts ©TM Sui Juris, reserves all property restitution rights and is not a subject to any citizenship

6. An attempt to identify a Natural Man or Woman, a Secured Party, Creditor, using negotiable instruments such as a passport, birth certificate or driver's license, etc., is absolute proof of human trafficking. Each of those who try to impose on Me a negotiable instrument as My "identification", guilty of identification traud, passing Me off as a person, are involved in human trafficking, which is a crime, and carries a fine of \$ 2,000,000.00 US (two million) dollars, two million U.S. legal silver dollars plus damages for each violation for each offender. Each performer, officer / corporate personal responsibility for this "UNITED STATES" SECRETARY OF STATE;

7. Silence of Corporate Office the "UNITED STATES" SECRETARY OF STATE ratifies servances of any nexus or relationship to de facto, corporate, commercial STATE offices; being fraudulent conveyance by operating under "color of Authority" upon the Real Man or Woman, Secured Party Creditor. Let this be known by the "Good Faith (Oxford) Doctrine" to all men and women. i do not give My consent to any searches, without My Good Will: be it My dwellings, cars, land, ship, plane. Me, My current location, property, hotel rooms, apartments, business records, businesses or My cars, vehicles, equipment, supplies, computer equipment, buildings, territories, land in My private ownership or under My control, in the past, present and future, now and forever and ever, May God help Me;

8. It should be known by this document that i, in no way renounce any of My Rights or My protection, recognized by the aforementioned Constitution and / or Honorary Bill of Rights, nevertheless, i demand that YOU protect them since YOU made an oath to do it and so, i accept YOUR legally required Oath, bonds of any type, insurance policies and property of any type for My protection and the restoration of My integrity. In addition, if YOU witness any government officials, now or at any time in the past, present or future, Violate any of My Rights or My remedies, YOUR oath (obligation) is to arrest immediately or arrest them, By law, YOU are obliged to collect a fee from them, as well as from any violator of the law, regardless of rank appointment, uniform, cloak, badge, position, status or position; or YOU will henceforth be liable for monetary damages arising from, among other things, YOUR monetary liability, YOUR CORPORATE bond, YOUR private bond required by law, compensation costs, fines sanctioned by attorney charges;

9. Note: A true and correct, notarized copy of this Statute Staple Securities Instrument is safely deposited in the DISTRICT OF COLUMBIA COUNTY RECORDER'S / COUNTY CLERK'S / REGISTER OF DEEDS office in WASHINGTON COUNTY, DISTRICT OF COLUMBIA, It's My policy to provide this document to any customs officer, agent or representative who has any interaction with Me;

i have the inalienable, Lawful Right to Travel by any means by land, sea or air, by My own transport or by any means that i choose, without any hindrance from any "person" or government official, without anyone permission, license, visa or documents, without any official, agent, employee, attorney or judge

e, attorney or judge



deliberately causing harm or damage to Me as a result of arrest, detention, restraint or imprisonment, payment for the violation of My rights is \$ 2 000 000.00 US (two million) dollars, US dollars in legal money, for each incident and \$ 250,000.00 US (two hundred fifty thousand) dollars, for each 15 minutes of My arrest:

- i have the inalienable right to keep and carry weapons, without restriction or violation, and this right must not be violated. As a Living Soul, i will travel where i want, how i want, wherever i want, and i will travel armed or unarmed, as i deem necessary for My own safety and protection, this is My Right.
- i will be granted the status and treatment of Foreign Sovereign, Foreign Diplomat, by all customs officials, as well as any necessary assistance and protection. This document or the deposited copy becomes the evidentiary document certified here, as if it were now fully reproduced, if a legal action is brought against Me, caused by YOUR actions, under the cover of the Color law against Me, YOUR officers or employees;

Please note: YOU are now Financially responsible in both your personal and CORPORATE capacities; i, :mark-jozef-edward: wuyts ©TM, Sui Juris, free peaceful man, the undersigned, Sovereign Sentient Being of the Continent of Europe, Continental Belgium, respect and abide by all laws in accordance with the aforementioned Constitution and the Honorary "Bill of Rights", and Am in a Peace Treaty with all Dominions; Me, :mark-jozef-edward: wuyts ©TM, Sui Juris, i wish YOU all Peace, Happiness and Prosperity YOU agree by YOUR non-response to uphold My "Right to Travel"; or YOU must rebut My presumption by lawfully documented evidence in the Law 'On Recording and for Recording', Under Oath of perjury, within the thirty (30) days as aforementioned in this Admiralty Contract;

- 10. BE WARNED, NOTICED, AND ADVISED that i rely upon, in addition to constitutional limits of the "Constitution for the united States of America" and/or the Honorable "Bill of Rights," governmental authority, the rights and protections guaranteed under Uniform Commercial Codes, Common Equity Law, laws of Admiralty, as well as "Commercial Lien Rights and Fees", in accordance with, but not limited, to Section 42 U.S.C. (Civil Rights); Section 18 U.S.C.A. (Criminal Codes); Section 28 U.S.C.A. (Civil Codes); and additional Criminal Codes and Constitutions of the States of My Residence or of My Origin, in so far as they are consistent with the above Constitution and / or "Bill of Rights". None of these laws can be violated unless there is a victim of a natural man or woman of flesh and blood who has been harmed. When there is no victim there is no crime or violation of the law. Unless it is rebutted within the time period specified herein, or if the terms of rebuttal are not met, YOU or any representative in any capacity of any agency, government, corporation, etc. agreed to abide by this agreement at any time that YOU interact with Me; i:mark-jozef-edward: wuyts ©TM, Sui Juris, Free Peaceful Man, Undersigned, have come of age, have a clear head, and solid memory;
- 11. Remember, YOU took a solemn binding oath to protect and defend the original "Constitution for the United States of America" (1787) adopted circa 1791. Violations of said oath are perjury, being a badfaith doctrine by constructive treason and immoral dishonor; i accept said Oath of Office that YOU have sworn to uphold; i declare that any and all presumptions that i am a citizen, subject, resident, participant, legal entity, strawman, fiction, or any such thing, of any and all jurisdictions of the UNITED STATES OR ANY OF ITS SUBDIVISIONS, AGENCIES, ENTITIES, DEPARTMENTS, SUBSIDIARIES are now and forever rebutted. YOU may rebut My presumptions by submitting certified copies of lawful documents that have been certified by a PENNSYLVANIA state's attorney while under oath and on the official record and under penalty of perjury and waiving all immunities from prosecution. YOU have thirty (30) days to rebut My statements as indicated herein; or My statements will stand as true, lawful, and legal in all of YOUR courts and / or hearings;
- 12. This timely "Legal Notice & Request' is strong evidence that there is a sufficient Notice of Grace; The terms of this contractual agreement constitute a quasi-contract in accordance with the Unified Commercial Code and the Fair Debt Collection Practices Act. These conditions are not subject to any or all of the immunities YOU may claim if YOU violate My rights in any way or violate others, your CORPORATE commercial acts against Me or Mine and your failures to act on behalf of Me or Mine are ultra vires and injurious by willful and gross negligence;
- 13. Responsibility lies with YOU and / or YOUR supervisor, as well as others, including all local, state, regional, federal, interdepartmental, international and / or corporate agencies, and / or person from the above, directly or indirectly involved with YOU, through any connections with YOU; and the specified liability will be satisfied jointly and / or separately, at My discretion. YOU are sworn to your Oath of Office, and i accept YOUR Oath of Office and YOUR Responsibility to uphold the rights of Me and Mine at all times;

14. BILLING COSTS ASSESSED WITH LEVIUS AND LIENS UPON VIOLATIONS SHALL BE

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The fee for any unpaid invoices is additional.

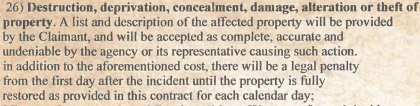
copyright. trademark trade name infringement:

1) Unauthorized Use of ©тм / WUYTS MARK JOZEF EDWARD ©тм including all derivatives, spelling and capital combinations in lower and upper case, visualization of the trademark and trade name without direct written consent and / or copyright infringement

written consent and / or copyright infringement.	
	\$ 500,000.00 US;
Questions, interrogations (unsolicited):	
2) Name; Driver's license number; Social Security Number (ITN)	\$ 50,000.00 US;
3) Retinal scan; Removing fingerprints; Photography of Video Filming.	\$ 50,000.00 US;
DNA or biological fluids:	NO KIND OF BUILDING
4) Oral swab; Blood samples; Urine samples; Breathalyzer testing; Hair samples	
Clothes Samples; Forced surrender of liquids / samples,	\$ 1,000,000.00 US;
5) Any requirement, claim invoice, in the absence of a binding	
Contract between the parties, nunc pro tunc;	\$ 100,000.00 US;
6) Destruction, damage to the private property or belongings of the	
Claimant, provoked or caused by the defendant;	\$ 2,000,000.00 US;
8) For a letter / notification sent by mail or registered mail, nunc pro tune.	\$ 10,000.00 US;
9) One hour of time, or a fraction of the time, of the Authorized Representative	
/ power-of-attorney, nunc pro tunc;	\$ 10,000.00 US;
10) For attempting to contact by phone, mobile phone, or email without	
the written consent of the Authorized Representative / Power-of-Attorney	\$ 10,000.00 US;
11) For violation of the Notice, or violation of the Notice of Infringement.	\$ 250,000.00 US;
12) For an act of responsibility and / or libel and / or extortion / Racket,	\$250,000.00 OS,
or abuse of authority pursuant to Section 18 U.S.C., §241 and §242,	
or definitions contained herein;	\$ 2,000,000.00 US;
13) For acting in a waiver of due process and / or waiver of a jury;	\$ 1,000,000.00 US;
14) For the threat of physical and non-physical harm and i or the threat	\$ 1,000,000.00
of persecution, detention, arrest, bodily harm or legal action;	\$ 1,000,000.00 US;
15) Physical and non-physical violence and / or harassment, detention,	\$ 1,000,000.00 0.5,
bodily harm handcuffed, tie or otherwise restrict;	\$ 2,000,000.00 US;
1 6) Arrest or detention of the Claimant, for every 15 minutes of time.	\$ 250,000.00 US;
17) Seizure of the Claimant's private property or belongings as collateral	1 200,000000 000,
for payment, or any claim, in the absence of a binding	
agreement between the parties, (for each calender day);	\$ 1,000,000.00 US;
18) Daily claims against the private property or belongings of the	4 1,000,000
Claimant, including but not limited to the registration of bail, in the	
absence of a legally binding agreement (for each calendar day).	\$ 250,000.00 US;
19) Breach of Fiduciary Duty, Fraud;	\$ 250,000.00 US;
20) In collusion with an organization / group of persons;	\$ 250,000.00 US;
21) Exploitation and / or use of the private monetary system,	\$ 250,000.00 US;
22) Violation of the Plaintiff's Rights: to Free Movement;	
The Right to Travel; Travel Interruptions; Delays at Customs; at the	
Border; at the checkpoint, per every case, for one employee or agent:	
This includes, but is not limited to rights on the enclosed	
"ATTACHMENT, A,- PROPERTY LIST;	\$ 2,000,000.00 US;
Signature, approval, autograph (SEAL)	
23) Autograph under threat, duress or persuasion.;	\$ 2,000,000.00 US;
24) Coercion or attempt to coerce the Claimant to take responsibility for	
the corporate strawman, against His Will, for each case, for each	
employee or agent involved;	\$ 2,000,000.00 US;
25) Establishment of illegal or unlawful liens, collection, seizure or punishment	
against any funds, bank accounts, savings accounts, pension funds,	
investment funds, social security funds, intellectual property or any other	NO IN STREET, SELVING
property owned by the Claimant, by any agency in each case;	\$ 2,000,000.00 US;
and a legal penalty of US \$ 100,000.00 every day, until the arrests, fees,	HALL CASE NO.
confiscations and / or seizures cease and all funds are refunded and all	
strong and a section and in the agency and little and it was in the section of th	

property is returned in the same condition as it was in the moment of taking, and 18% per annum on the value of the property declared by the Claimant;

\$ 100,000.00 US;



27) Assault or Assault and Beating without Weapons, for each incident, per employee or agent:

28) Assault or Assault and Beating with a Weapon, per case, per employee or agent involved:

29) Unfounded accusations of court officials or unlawful determination, for each case, per employee or agent:

30) Obstruction of Justice, for each case, for one employee or agent:

31) Disrespect by a Judge or Officer of the Court, for each case, per employee or agent:

32) Unlawful Distraint, Unlawful Detainer, or False Imprisonment per day, for each case, for one employee or agent, plus 18% per an:

33) Reckless Danger, Failure to Identify and / or provide credentials and / or Failure to provide charge within 48 (forty eight) hours after the arrest, per case, per employee or agent involved:

34) Counterfeiting Statute Staple Securities Instruments, for each case, per employee or agent:

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\$ 200,000.00 US;

\$ 2,000,000.00 US;

\$ 3,000,000.00 US:

\$ 2,000,000.00 US; \$ 2,000,000.00US;

\$ 2,000,000.00 US;

\$ 5,000,000.00 US;

\$ 2,000,000.00 US;

\$ 2,000,000.00 US;

CAVEAT

15. The aforementioned charges are billing costs deriving from but not limited to, Uniform Commercial Codes and Fair Debt Collection Practices Act and this contract, These charges shall be assessed against persons, governmental bodies, and corporate entities supra, or any combination thereof when they individually and/or collectively violate My natural and/or civil rights as an American by declaration; The aforementioned Constitution and/or the Honorable "Bill of Rights" establishes jurisdiction for YOU in YOUR normal course of business; All violations against Me, the Undersigned, will be assessed per occurrence, per officer, representative, or agent of any agency that is involved in any unlawful action against Me,

16. By YOUR actions, YOU shall lack resource for all claims of immunity in any forum. YOUR officers 'knowing consent and admission of perpetrating known acts by YOUR continued enterprise is a violation of My Rights. YOUR officers' knowing consent and admission which perpetrating known acts is by YOUR continued enterprise a violation of My Rights. This Statute Staple Securities Instrument exhausts all state maritime Article 1 administrative jurisdictions and protects My Article III court remedies including, but not limited to, Title 42 U.S.C., Title 18 U.S.C., Title 28 U.S.C., and Title 18 U.S.C., § 242;

IGNORANCE OF THE LAW IS NO EXCUSE!

17. Me:mark-jozef-edward: wuyts ©rm, Sui Juris, Secured Party, Free Peaceful man, the Undersigned, Am the Principal; and YOU are the agent! Fail not to ad him to YOUR oath, lest YOU be called to answer before one God and one Supreme court Exclusive Original Jurisdiction, which is the court of first and last resort, not excluding My "Good Faith (Oxford) Doctrine" by My conclusive Honorable "Bill of Rights";

18. This Statute Staple Securities Instrument is not set forth to threaten, delay, hinder, harass, or obstruct, but to protect guaranteed Rights and Protections assuring that at no time My Unalienable Rights are ever waived or taken from Me against My will be threats, duress, coercion, fraud, or without My express written consent of waiver, None of the statements contained herein intend to threaten or cause any type of physical or other harm to anyone; The statements contained herein are to notice any persons, whether real or CORPORATE, of their potential, personal, civil, and criminal liability if and when they violate My Unalienable Rights as protected by the original Constitution of 1787, adopted circa 1791, and/or the Honorable "Bill of Rights." A bona fide duplicate of this paperwork is safely archived with those who testify under oath that it is My standard policy to ALWAYS present this notice to any public or private officer attempting to violate Me and My Rights; It is noted on the record that by implication of said presentment, this Notice has been tendered by way of certified mail to the address of the UNITED

6,

22 Feb 202

STATES SECRETARY OF STATE - Dear Mr. ANTONY BLINKEN; This is prima facie evidence of YOUR receipt and acceptance of this presentment in both YOUR CORPORATE and individual capacity, jointly and severally for each and all governmental, political, and corporate bodies. Any other individuals who have been, are, or hereafter become involved in the instant actions or any future "actions against me shall only correspond to Me in writing while signing under penalty of perjury pursuant but no limited to Title 28 U.S.C., § 1746. this document is now on record in the REGISTER OF DEED office in WASHINGTON COUNTY, DISTRICT OF COLUMBIA, supra;

SUMMATION

Should YOU move against Me in defiance of this presentment, there is no immunity from prosecution available to YOU or to any of YOUR fellow public officers, officials of government, judges, magistrates, district attorneys, clerks, or any other persons who become involved in the instant actions, or any future actions, against Me by way of aiding and abetting. Take due heed and govern yourself accordingly. Any or all documents tendered to Me, lacking bona fide wet ink signatures or dates per Title 18 U.S.C. § 513-514, are counterfeit security instruments causing YOU to be liable in YOUR CORPORATE and individual capacity by fraudulent conveyance now and forever more. If and when YOU cause any injury and / or damages to the Natural man Secured Party, Creditor:mark-jozef-edward: wuyts ©TM, Sui Juris, by violating any of the rights, civil rights, privileges, or any terms herein, YOU agree to voluntarily, without any reservations regarding the rights and remedies, at the written request of a man Secured Party Creditor:mark-jozef-edward: wuyts ©TM, Sui Juris, surrender, including but not limited to, any and all bonds, public and / or corporate insurance policies, and CAFR funds as needed to satisfy any and all claims as filed against YOU by the Natural man Secured Party, Creditor:mark-jozef-edward: wuyts ©TM, Sui Juris. This applies to any and all agents, or representatives, individually and severally, of the "UNITED STATES" or any of the subdivisions thereof as described herein, accepted ZIP (postal codes) as described in this document;

"On March 19, 1986, the IRS (Internal Revenue Service) adopted ZIP (postal codes) area codes as" internal revenue areas" (see Federal Register, Volume 51, Number 53 https://adask.wordpress,com/2012/10/03/use-of-the-zip-code-is-voluntary/, These areas are now uniquely and collectively designated |federal zones" by the United States Corporation (LJSC), the US Internal Revenue service, the corporate body of the Federal Government that collects taxes, oversees tax laws, and interprets the Internal Revenue Code. The agency is owned by the United States Department of the Treasury and is under the direct control of the Internal Revenue Commissioner. All territories with a zip code are US federal zones (BELGIUM including), franchises and COLONIES are [United States Corporation (USC), and are subject to Federal law. Since 1933, all |US statutory laws have been in place to pay off the US government debt to the Federal Reserve, international banks, and other creditors of the United States Corporation";

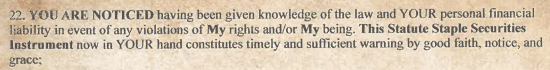
NOTICE TO AGENT IS NOTICE TO PRINCIPAL AND NOTICE TO PRINCIPAL IS NOTICE TO AGENT

20. This document cannot be retracted by any employee, agent, representative, or officer of the court, or any individuals, excluding the Natural man :mark-jozef-edward: wuyts ©TM, Sui Juris,
Secured Party, Creditor on this registered document, for one hundred years from the date on this legally binding Statute Staple Securities Instrument;

Attention: all Agents, Representatives, Officers, and/or such, of the "UNITED STATES" or its subdivision including local, city, county, state, federal, and/or international or multinational governments, corporation, agencies, and the like: You have thirty (30) days to rebut any portion of this document, or YOU stand in total agreement. Non-response is agreement. Partial response is agreement. Rebuttal must be in written form with legal/lawful, verified, certified documentation in law, with copies of said law enclosed. This documentation must be provide under penalty of perjury; Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent. Ignorance of the law is no excuse;

21. ALL other corporations including, but not limited to telephone companies, cable companies, utility companies, contractors, builders, maintenance personnel, investors, journeymen, inspectors, law enforcement officers, officers of the court, manufacturers, wholesalers, retailers, and all others, including all persons, are bound by all paragraphs, terms, and conditions, herein, regardless of nature of limited liability corporations or affiliations as D.B.As, A.K.A.s. (d.b.a., a.k.a.), incorporations, or any types of businesses in commerce as deeded by this securities agreement and decree;

made 22 Fet LOW



23. Dated on this 22nd Day of July in the Year of our Lord, Nine-teen hundred and eighty-eight; This contract being of honor is presented under the "Good Faith (Oxford) Doctrine." i accept the Oath of Office of all officers of the court, including, but not limited to the clerk of the court; all judges and attorneys from all jurisdictions; all local, state, federal, international law enforcement officers, and all agents of the "UNITED STATES" or any subdivisions thereof;

24. Any agent, law enforcement officer, employee, contractor, representative, or the like of the "UNITED STATES" or any of its subsidiaries or sub-corporations, SHALL NOT ENTER, AT ANY TIME, FOR ANY REASON, ANY PROPERTY AT WHICH I AM LOCATED, or LEASE, OWN, or CONTROL, WITHOUT IVIY EXPRESS WRITTEN PERMISSION. Violation of this notice all be considered criminal trespass and will be subject to a \$ 2,000,000.00 (Two Million) US Dollar, lawful US Silver Dollar penalty plus damages, per violation, per violator;

25. Attention: Any and all lending institutions, brokerage firms, credit unions, depository institutions, insurance agencies, credit bureaus, and the officers, agents and employees therein: You have now been notified of the law as to your CORPORATE and individual financial liability in the event of any violations upon the rights and/or being of :mark-jozef-edward: wuyts Стм, Sui Juris. This Statute Staple Securities Instrument constitutes timely and sufficient warning by Good Faith Notice of YOUR liability regardless of YOUR political affirmations. All penalties contained herein will be subject to a penalty increase of \$ 1,000,000.00 (One Million) lawful US Silver Dollars per day, plus interest, while there is any unpaid balance for the first thirty (30) days after default of payment. This penalty will increase by 10% per each day until balance is paid in full, plus 18% arrival interest, beginning on the thirty-first (31st) day after default of payment. All penalties in this document are assessed in lawful money and are to be paid in one troy ounce US Silver Dollars that are .999 fine silver or equivalent par values if paid in legal tender or fiat paper money, par value all be determined by the value established by a one troy ounce .999 fine silver coins at the US MINT, or by law, whichever is higher value at the time of the incident. Any dispute over the par value all be decided by Me secured Party, Creditor: mark-jozef-edward: wuyts Стм, Sui Juris, or My Authorized Representative;

Definitions: all definitions in the attached Statute Staple Securities Instrument "Legal Notice & Demand" and "Definitions" are included as a part of this contract and all be applied as written herein; Any dispute of any definition will be decided by the Secured Party, Creditor :mark-jozef-edward: wuyts OTM, Sui Juris. There is no contradiction of terms as written within the confines of this title pursuant to the "Constitution for the united States of America." If any contradiction is found, the meaning will be determined by the Secured Party, Creditor: mark-jozef-edward: wuyts OTM, Sui Juris. Definitions as they apply to this contract are enclosed in the Statute Staple

Securities Instrument "Legal Notice & Demand" and "Definitions", and are included as a legal part of this contract

Public Notary on the land, at Bruges (8000) Belgium for the authentication of the

mentioned signature of...,

WITHOUT PRE

UCC1-308; UCC1-308.4

All collateral, property, and rights described generally herein and specifically on, but not the enclosed "ATTACHMENT 'A' - PROPERTY LIST" referencing DEBTOR: WUYTS MARK JOZEF EDWARD©TM and Secured Party, Creditor :mark-jozef-edward: wuyts ©TM, Sui,

are incorporated herein as if fully set forth within this Statute Staple Securities Instrument.

Without Prepredice

:mark-jozef-edward: wuyts © TM, Sui Juris

Secured Party / Creditor

sreviso'

All rights reserved and signed. UCC1-308: UCC1-308.4; UCC3-402. WITHOUT PREJUDICE Without Prepublice :mark-jozef-edward: wuyts ©TM, Sui Juris Secured Party / Creditor Date: 28 Februari JURAT State of West-vlaanderen, De Haan Kingdom of Belgium: SUBSCRIBED AND AFFIRMED to before me this _ Day. Of _ Month, personally appeared, Authorized Representative of WUYTS MARK JOZEF EDWARD, known to me (or proved to me on the basis of satisfactory evidence identification) to be the living man whose name is subscribed on this Statute Staple Securities Instrument - LEGAL NOTICE & DEMAND. Seen by me. Day Public Notary on the land, at Bruges [8000] Belgium for the authentication of the otary Public in and for said State (Notary Name) ature of Man 2 - Joke - Column Silver on the land, at Briges [8000], date 08-09-23 WITHOUT PREJUDICE WASHINGTON ST UCC1-308; UCC1-308.4 **Notary Signature** "ALL RIGHTS RESERVED We , undersigned witnesses, do here by swear or affirm that :mark-jozef-edward: wuyts © TM , Sui Juris, has stated to us that is his policy to present this statute staple securities Instrument - LEGAL NOTICE & DEMAND to all law enforcement officers, agents, or representatives of the UNITED STATES anytime that he has interaction with them. living location wew First witness name dave Non-domestic without the US LS: First Witness Signature clo general post office l Dave-Doningue: Nay 10 22 Feb 2022 WITHOUT PREJUDICE UCC1-308; UCC-308.4 ALL RIGHTS RESERVED

Date: 22 nd Feb of 2623

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NOTICE TO COLUMBIA COUNTY REGISTRAR OF DEEDS AND COUNTY RECORDER

26. Pursuant to Title 18 U.S.C., chapter 101 § 2071(b), "Whoever, having the custody of any such record, proceeding, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates, obliterates, falsifies, or destroys the same, shall be fined under this Title imprisoned not more than three years, or both; and shall forfeit his office and shall be disqualified from holding any office under the United States."





Second witness name

Geert - Adriana Hector

living location

Lieucgem

LS: Second Witness Signature

Geert - Adriana - Hector: Dhaenens

Non-domestic without the US

clo [9350], Lievegem clo East-Flanders, near-Begium

Third witness name

Anthony-Rogica

living location

Burge

LS: Third Witness Signature

Anthony-Rogie : Vandevelde

Non-domestic without the US

Clo [8000] Brigge Clo West-Flanders, mean-Belgium



A SECURITY (15 USC)

COMMERCIAL AFFIDAVIT THIS IS A U.S S.E.C TRACER FLAG, NOT A POINT OF LAW READ ATTACHED INSTRUCION APPENDIX - A

mark 12 feb 2013

Washington State, financing statement UCC-1, filing Number:

Lo23 - 084 - 2799 - 6

All Rights Reserved and Signed Without Prejudice. UCC1-308; UCC1-308.4; Non- Jurisdiction. Not - Subject. Outside the United Kingdom Corporation Plaintiff/Affiant :mark-jozef-edward: wuyts Orm, Sui Juris , Secured Party ,Creditor & Private banker Attorney-in-fact of the DEBTOR: WUYTS MARK JOZEF EDWARD OTM Foreign Trust Estate c/o General Post Office Box 202 driftweg, de haan, Belgie, near: [8420] phone number: +33781744647; e-mail: mark.wuyts@hotmail.com

APPENDIX - A/ PROPERTY LIST

This "Appendix A"/ Property LIST dated: 22/07/1988 is an appendix to this Security Agreement; The following partial description of the property forms part of the security specified in the said Commercial Security Agreement "SECURITY AGRIMENT # MJEW-220788-SA" and is not intended to reflect the actual and full amount of the said security. This "Appendix - A" describing collateral, wherever it may be, supplements previous collateral agreements that may have been entered into by the same Party. This property, currently owned or currently acquired, includes, but is not limited to, all:

- A) Income from each source;
- B) Income from 1abor of the Secured Party from all sources;
- C) Application for BIRTH CERTIFICATE series Nr 1970-0006.9118-59 nr 1090 in the city of Oostende;

Belgium (BE) and all other birth certificates, birth registration notifications or birth registration certificates, or other birth documents in a county or state / state, federal or other, or attributed or derived on behalf of the; Mark Jozef Edward Wuyts ©TM / MARK EDWARD WUYTS ©TM also known as MARK WUYTS© TM, and any and all derivatives and variations in the spelling of said names specified above, or on the basis of the above-described birth document;

- D) Vital Records File of Live Birth for Nr 1970-0006,9118-59, from 1970, july, 22 nd.
- E) Identification Tax Number MARK JOZEF EDWARD WUYTS #
- F) Rijks Register Number: (R.R) 70.07.22-103.77

Application for Social Security Number: (SS) [700]722-103-770

G) FINANCING STATEMENT, File Number UCC-1# 2023 - 084-2738-4, all property and all 2023 - 084-2799-6

including property and UCC registration numbers, and all future additions,

APPENDIX A PROPERTY LIST

H) all property identified in "LEGAL NOTICE & DEMAND" and "DEFINITIONS" in "APPENDIX - A" filed with the Filing Office WA DOL, State Washington, Office of the Registry of Transactions. Including, but not limited to, all fingerprints DNA, all biological identification, all blood, all bodily fluids, all body secretions, all organs, all parts of the body, all tissues of the body, all thoughts, all intellectual property are the exclusive property of :mark-jozef-edward: wuyts © TM, Sui Juris, Secured Party / Creditor. These properties cannot be taken, used, copied, confiscated, restricted, limited, abused, damaged, affected or removed from the Secured Party / Creditor :mark-jozef-edward: wuyts Orm Sui, Juris, without his voluntary written permission from the past, present or future;

Note in File

I) All office equipment, computers, of artwork, buildings supplies, all medical and dental services, cash, everything that is in them, minerals, them air, farms and equipment, animals, notes, securities, credit cards and availability and future, orders, bullion debtor;



mail, books, photographs, documents, all kinds communications, recording devices, furniture, medicines, herbs, earths, subsoil and water resources and everything that is in weapons and goods, clothing, Federal Reserve bank accounts all legal cases – past judgments, and jewelry, and any other items related to the

These property Objects may not be taken, used, copied, confiscated, limited, abused, damaged, affected or removed from the Secured Party / Creditor:mark-jozef-edward: wuyts ©TM Sui, Juris, without his voluntary written permission from the past, present or the future;

This Security Agreement, which is privately held, is non-negotiable, and cannot be terminated in bankruptcy court, or in any other court as the holder, All property is tax-free. The Secured Party / Creditor:mark-jozef-edward: wuyts ©TM Sui, Juris, accepts all signatures in accordance with UCC 3-419. The revision of this entry is from HJR 192, Public Law 73-10 and UCC 1-104;

Any Violation of this agreement will result in a fine of \$ 100,000,000,000.00 (one hundred billion) US dollars, 999 fine silver, per occasion, per officer or agent involved. This is an Admiralty Contract and YOU can refute it within twenty one (21) days. Disclaimer must comply with the terms set out in <LEGAL NOTICE & DEMAND>> and <Definitions>>, which are on file with this document in the Registry of Deeds Office in COLUMBIA COUNTY, Washington;

All property owned by DEBTOR: WUYTS MARK JOZEF EDWARD, also known as MARK WUYTS and any and all derivatives and variations in the spelling of said names, is owned by Secured Party / Creditor:mark-jozef-edward: wuyts ©TM Sui, Juris, including capital and improvements.

For a complete listing of ownership, see Filing Office WA DOL, State Washington, UCC-I and collateral Description in "SECURITY AGREEMENT No. MJEW-220788-SA, dated: day of

APPENDIX A / PROPERTY LIST



A SECURITY (15 USC)

COMMERCIAL AFFIDAVIT THIS IS A U.S S.E.C TRACER FLAG ,NOT A POINT OF LAW READ ATTACHED INSTRUCION APPENDIX - A

Washington State, financing statement UCC-1, filing Number: 2023 - 0 89 - 2799 - 6
All Rights Reserved and Signed Without Prejudice. UCC1-308; UCC1-308.4;
Non- Jurisdiction. Not - Subject. Outside the United Kingdom Corporation
Plaintiff/Affiant: mark-jozef-edward: wuyts ©TM, Sui Juris, Secured Party, Creditor & Private banker

Attorney-in-fact of the DEBTOR: WUYTS MARK JOZEF EDWARD CTM Foreign Trust Estate c/o General Post Office Box 202 driftweg, de haan, Belgie, near: [8420] phone number: +33781744647; e-mail: mark.wuyts@hotmail.com

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LEGAL NOTICE & DEMAND> DEFINITIONS

- 1.Abuse of Authority: Means anyone who denies, withholds, refuses, deprives, limits, inhibits, counteracts, conceals any right, benefit, protections, or privilege, as protected by the "Constitution for the united States of America" and/or the Honorable "Bill of Rights." This includes arrest or detainment Without documented evidence that a lawful crime has been committed by the Natural Man or Woman Secured Party Creditor. This includes use of restraint devices on a Natural Man or Woman Secured Party Creditor and/or physical abuse that makes or does not make any marks, scars, cuts, abrasions, or the like. This also includes denial of lawful Due Process, Habeas Corpus, Excessive Bail, Unlawful Arrest, Unlawful Detention, or the like, as outlined in this contract;
- 2. Abuse of Due Process: Means any action against a Natural Man or Woman Secured Party Creditor, when said action does not abide by all the rights and defenses contained in or represented by the "Constitution for the united States of America" and/or the Honorable "Bill of Rights." This includes any charge, or claim civil or criminal, or in admiralty, that is alleged or made by any representative of the "UNITED STATES" Corporation;
- 3.Agency, Entity, Department, Subdivision, Subsidiary, Contractor, Employee, Inspector, Investigator, Organization, Officer, Agent, Authorized Representative Policeman, Participant: Means any person, corporation, or entity of any kind which works for, is compensated all or in part by, receives funds from collects funds for, contracts with, receives any benefit from, receives any privileges from, participates with, has allegiance to, or in any way has a relationship with the "UNITED STATES" or any of its subsidiaries, sub-Corporations, departments, or agencies, etc;
- 4. Agreement: Means any contract which is expressed in writing by letters or marks, or expressed orally in spoken words or utterances by a Natural Man or Woman Secured Party Creditor. Any question of any agreement or contract will be resolved by an affidavit from the Natural Man or Woman Secured Party Creditor. his affidavit will be considered fact in any action or dispute, without question by any officer, agent, or representative of any Corporation including incorporated governments;
- 5. Aiding and Abetting: Means the efforts of any officer, agent, or representatives of the "UNITED STATES" or officer of the court to assist another of the same to hinder, coerce, restrict, resist, suppress, or deprive in any way, a Natural Man or Woman Secured Party Creditor from receiving any and all rights, benefits, or privileges, as provided by the "Constitution for the united States of America," and/or the Honorable "Bill of Rights," or that would normally be offered to the general American public. This also includes the provision as provided in item # 18 "Racketeering" and suppression of evidence;
- **6.Artificial Person:** Means a fictitious entity that was created by the State for transacting commerce. This Artificial Man or STRAWMAN is represented by the ALL CAPITAL LETTER NAME that appears to be spelled the same as the name of the Natural Man or Woman and the Natural Man or Woman Secured Party Creditor. When the Artificial Person is used in commerce by the Natural Man or Woman Secured Party Creditor, it is a transmitting utility;
- 7. Assault and Battery with Weapon: Means any actual, threatened, or perceived use of any weapons, by any representative of the "UNITED STATES" corporation, against the Natural Man or Woman Secured Party, that creates an atmosphere of fear for the Natural Man or Woman Secured Party. This includes non-lethal weapons such as tasers, stun guns, mace, pepper spray, any chemical used to incapacitate, rubber bullets, shock force weapons, electronic weapons, or any other type of weapon that may be used to control or to create fear. If a conflict arises about the events, the version told by the Natural Man or Woman Secured Party will be accepted as truth and will not be contested;
- 8. Assault and Battery without a Weapon: Means the verbal abuse or physical contact, of any kind, upon a Natural Man or Woman Secured Party without his express voluntary written consent. If a conflict arises about the facts involving the incident, the version as told by the Natural Man or Woman Secured Party will be accepted as truth, without question and will not be contested;
- 9.Bill of Rights: Means, for the purposes of this contract, the original, Honorable "Bill of Rights" circa 1791;
- 10.Clerk of the Public Record: Means any clerk who records or files documents in the public record who is employed by a city, county, state, municipality, federal government, and/or international, multi-national, or multi-jurisdictional corporation, including incorporated governments;

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- 11. Coercion or Attempt to Coerce: Means any attempt by any officer or representative of a corporation to threaten, intimidate, deprive, conceal, or in any way prevent a Natural Man or Woman Secured Party Creditor from receiving and/or enjoying any right or privilege that is granted, outlined, or secured by the "Constitution for the united States of America" and/or the Honorable "Bill of Rights," or allow another to do so;
- 12. Concealment: Means withholding or keeping information that should normally be revealed, about property and/or rights from a Natural Man or Woman Secured Party Creditor. This includes keeping evidence or law from a jury that could favorably alter the outcome of a case to the benefit of the Natural Man or Woman Secured Party Creditor. No officer of any court or representative of any corporation may conceal any law and/or any evidence of any kind that is considered relevant by the Natural Man or Woman Secured Party Creditor, and/or fail to disclose any law that benefits the Natural Man or woman secured party creditor;
- 13. Contract: Means any agreement in writing that has been offered for review and acceptance by another party wherein the receiving party has ten (10) days or more, or as stipulated in the contract, to review, respond, accept, or rebut any provisions of the contract as indicated in the contract. Non response on the part of the receiving party or agent of the receiving party will be a lawful offer and acceptance of all the terms and conditions contained in said contract. Rebuttal by the receiving Party of any provision of the contract by any other means than is indicated in the contract will be non-response; Return of the contract unopened and/or without review will be acceptance of all conditions of said contract; Recording the contract with the clerk of court or any public records officer will be a lawful offer and notification and will be presentment to all officers of the court in that state or county; Notice to Agent is

 Notice to Principal. Notice to Principal is Notice to Agent;
- 14. Conspiracy: Means the cooperation of two or more persons working together to restrict, suppress, inhibit, or in any way deprive a Natural Man or Woman Secured Party of any right, benefit, or privilege that would ordinarily be offered by the "Constitution for the United States of America" and the Honorable "Bill of Rights" to any member of the general American public. this also includes the provisions in item #18, "Racketeering";
- 15. Constitution: Means, for the purpose of this contract, "The Constitution for the United States of America" circa 1791 as opposed to the "Constitution of the UNITED STATES" corporation circa 1868;
- 16.Corporation: Means any representative, agency, sub-corporation, contractor, or any person or entity that is employed by, receives or distributes funds for, receives any benefit or privilege from, or has any relationship of any kind with the "UNITED STATES";
- 17. Corporate Capacity: Means acting for, or on behalf of, a corporation, or government entity, while under law or color of law;
- 18. County or City: Means any subdivision of any state of the "united States of America." This subdivision excludes any jurisdiction, zone, or territory of the "UNITED STATES" Corporation that is described by the Natural Man or Woman Secured Party in ALL CAPITAL LETTERS. Any dispute over any errors contained in spelling or grammar will be resolved at the discretion of the Natural Man or Woman Secured Party and will not be challenged by any representative of the Corporation;
- 19.Cruel and Unusual Punishment: Means physical violence of any type or form that is used against a Natural Man or Woman Secured Party and that causes invisible or undetectable or visible physical injury, e.g., marks, scrapes, scratches, bruises, abrasion, avulsions, fractures, sprains, restraint marks, dislocations, punctures, cuts, loss of blood, loss of body fluids, etc; This includes any other type of physical stress to the body or any chemically-induced, altered mental state of the Natural Man or Woman Secured Party; This also includes any attempt to incarcerate; restrain; question; detain; withhold food when requested; withhold drink when requested; withhold medications as requested; withhold use of bathroom facilities and supplies when requested; withhold reading and writing materials; withhold communication with friends, family, legal counsel, and religious counsel; withhold legal library and INTERNET access; withhold proper clothing as needed for comfort; withhold blankets when requested; withhold hot and cold water for showers; withhold freedom when requested; This also includes ridicule, coercion, threats, verbal insults, rude and offensive language, veiled threats, or any other type of mental stress or anguish;
- 20. Counterfeiting Statute Staple Securities Instruments: Means any attempt by any officer or representative of a corporation to copy, duplicate, replicate any document that has "Statute Staple Securities Instrument" typed, printed, or hand written anywhere on the document, without the express, written, voluntary permission of the document's owner who is the Natural Man or Woman Secured Party Creditor who filed said document in the public record, or is in possession of said document, or who is the maker of said document, If a dispute about permission to duplicate arises, the statements of the Natural Man or Woman Secured Party Creditor will be accepted as fact without question and will not be contested.

21.DEBTOR: Means the Fictitious Legal Entity that was created by the STATE and that is represented by the ALL CAPITAL LETTERNAME;

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- 22. Denial of Due Process: Means any attempt by any officer of the court and or Corporation to deny, deprive restrict, prevent, or in any way inhibit the proper Due Process to any Natural Man or Woman Secured Party Creditor as outlined in the "Constitution for the united States of America" and/or the Honorable "Bill of Rights" Any public law, statute, regulation, ordinance, home rule, etc., that is incompatible with the aforementioned Constitution and/or Honorable "Bill of Rights" is null and void and will not be used in any action against any Natural Man or Woman Secured Party Creditor;
- 23. Deprivation of Rights or Property: Means the concealment of, keeping from, hiding of, obstructing of any rights, property, or privileges that are outlined or protected by the "Constitution for the united States of America" and/or the Honorable "Bill of Rights";
- **24.Destruction of Property:** Means any alteration, damage, deprivation, defacing, removing, changing, breaking, separating, removing parts from erasing of files from throwing, shooting, kicking, stomping, smashing, crushing, or the like of any property belonging to or in possession of the Natural Man or Woman Secured Party Creditor;
- **25.Defacing:** Means the changing or altering the appearance of an item. This also includes changing altering the meaning of laws, rights, property, documents, or any other thing that has value as determined by the Natural Man or Woman Secured Party Creditor;
- 26.Disrespect: Means anything said or written to any Natural Man or Woman Secured Party Creditor, about him or his, that he does not like, including body language, or anything that makes him or any reasonable man uncomfortable or fearful;
- 27.Encroachment: Means to invade, intrude, or in any way prevent a Natural Man or Woman Secured Party Creditor the full and complete use of property, including surveillance, trespass impending ingress or egress to the property of a Natural Man or Woman Secured Party Creditor; and to limit the ability of a Natural Man or Woman Secured Party Creditor to freely access, claim hold, possess, use, convey, sell, rent, lease, barter, exchange, or in any way make full and unfettered use of his property. This includes the application of unlawful liens and encumbrances of any and all property including wages; salaries; stocks; bonds; bank accounts (foreign or domestic); savings accounts; contents of safety deposit boxes; gold; silver; notes; insurance funds; annuities; retirement accounts; social security benefits; motor vehicles; automobiles; recreational vehicles; land; real estate; homes; structures; roads; driveways; personal property of any kind that is held by title, deed, contract, lease, agreement (written or verbal), or is in a Natural Man or Woman Secured Party Creditor's possession. This includes, but is not limited to, traffic stops; searches of vehicles; home invasion; audio or video recordings, confiscation of any lawful property owned by the Natural Man or Woman Secured Party Creditor, in his/her possession, or under his/her control;
- 28. Excessive Bail: Means any amount of bail set at an unreasonable rate as per the 8th amendment of the "constitution for the united states of America." this also means bail in excess of the amount of the fine, penalty, or penal sum that is associated with the alleged crime committed. This also means that if a Natural Man or Woman Secured Party Creditor has lived as an upstanding member in a community or area for more than one year, works a regular job, or is a member of or involved with a church group, civic group, community enterprise, or can produce at least two affidavits from members of his community or area stating that he is involved with his community, he cannot be held without bail as a flight risk or a threat to society. If the Natural Man or Woman Secured Party Creditor can produce at least four (4) affidavits stating that he lives, works, and is involved in his community, or the prior community in which he lived, he must be released on his own recognizance without any bail required. This provision does not apply to anyone charged with rape. murder or violent crimes;
- 29. Failure to Charge within Forty Eight (48) Hours: Means any attempt by any officer or representative of a Corporation to delay, inhibit, prevent, or in any way stop a Natural Man or Woman Secured Party Creditor from being lawfully charged by the court within forty eight (48) hours of arrest:
- 30. Failure to Identify: Means any time a Natural Man or Woman Secured Party Creditor has interaction with any officer or representative of the court or Corporation, the officer or representative must, upon request of the Natural Man or Woman Secured Party Creditor, provide proper identification, written proof of authority, state what his business is with the Natural Man or Woman Secured Party Creditor, complete a "Public Servant's Questionnaire" in advance of arrest or detention, provide documentation properly identifying the officer or responded superior's name and contact information, and any other relevant information as requested by the Natural Man or Woman Secured Party Creditor. The officer may not detain the Natural Man or Woman Secured Party Creditor for more than ten (10) minutes while he obtains and provides this information;

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31. Failure to Respond: Means any attempt by any officer or representative of the Corporation to ignore, inhibit, withhold, delay, or deny a request for information from a Natural Man or Woman Secured Party Creditor:

32.False Imprisonment: Means any attempt by any officer of the court or the Corporation to incarcerate any Natural Man or Woman Secured Party Creditor against his will and/or against any and all protections of the laws and provisions of the "Constitution for the United States of America" and/or the Honorable "Bill of Rights";

33.Federal Zone: Means any land, property, building, area, zone, 91 I zone, or postal zone that is presumed to be within the territorial jurisdiction of the "UNITED STATES" or any of its representatives as defined herein. This does not include any land, property, building, structure, dwelling, area, zone that is held by deed, title, warranty deed, contract, or any written or verbal agreement, or any such thing by a Natural Man or Woman Secured Party Creditor who is located outside of THE DISTRICT OF COLUMBIA and WASHINGTON, D.C. proper. All privately held properties of any type that are or any jurisdiction of any representatives of the "UNITED STATES" or any of its territories. This is fact and may be presented in any court by affidavit of any Natural Man or Woman Secured Party Creditor of interest involved in any interaction with the "UNITED STATES" or any of its representatives, as outlined in this contract;

34.Freedom of Speech: Means the right to speak open and plainly without the fear of reprisal. This includes the right of a Natural Man or Woman Secured Party Creditor to speak at hearings and trials, before magistrates, judges, and officers of the court, agents, representatives, or the like, of the "UNITED STATES." It also means that no attempt to suppress this right will be made by any officer of the court or of the "UNITED STATES" corporation. No judge or officer of any court or tribunal will threaten contempt of court for free speech by any Natural Man or Woman Secured Party Creditor. This also includes the right of a Natural Man or Woman Secured Party Creditor to speak openly in any public forum on any topic or subject without limitation;

35.Ignore: Means to refuse or in any way to deny a lawful request by the Natural Man or Woman Secured Party Creditor to have an officer, agent, or representative provide completed legal documents;

36.Illegal Arrest: Means same as item # 62. "Unlawful Arrest";

37.Individual Capacity: Means acting on one's behalf to do a thing; The officer, representative, agent, or the like may be acting under law or color of law and go outside of the capacity of the law and take on a personal liability;

38.Interpretation: Means if any conflict arises concerning the definition of any of the terms and/or conditions of this contract, the conflict concerning the meaning of the term or condition will be decided by the Natural Man or Woman Secured Party Creditor. His decision will be final and not subject to review or argument; No liability or penalty will be incurred by the Natural Man or Woman Secured Party Creditor due to his interpretation of such terms and or conditions;

39.Interstate Detainer: Means the same as unlawful detainer as when involving a Natural Man or Woman Secured Party Creditor and involving more than one agency or STATE of the "UNITED STATES" corporation, or any representative, agent, or officer who has any agreement with, contract with, or permission to act on behalf of any municipal corporation of the "UNITED STATES" or any subsidiary or sub-corporation thereof;

40.Lawful 4th Amendment Warrant: Means a warrant that follows the provisions of the 4th Amendment to the original "Constitution for the united States of America." this warrant must not deviate from the exact procedures as outlined by the 4th Amendment;

41.Legal Counsel: Means anyone that a Natural Man or Woman Secured Party Creditor chooses, too have as a legal assistant or to provide legal assistance, whether counsel is licensed or not, or a member of the Bar Association. Counsel may assist, represent, speak on behalf of, write cases for or perform any act in or out of court for the Natural Man or Woman Secured Party Creditor without any hindrance, threat, prosecution, charge, repercussion, etc., from any officer of the court, or representative of the "UNITED STATES" corporation, or any representative, officer, or agent thereof;

42.Natural Man or Woman: Means a flesh and blood, living, breathing, biological man or woman created by God, as represented by the Upper and Lower Case Name, including "Natural Man or Woman" or "Real Man," or "Real Man/Woman." This is not to be confused with the Fictitious Legal Entity that was created by the STATE and that is represented by the ALL CAPITAL LETTERNAME;

43.Natural Man or Woman Secured Party Creditor: Means any flesh and blood, Living, breathing Man or Woman, created by God, who notifies any representative of the Corporation, verbally or in writing, that he is a Non-"UNITED STATES" corporate citizen, free man or free woman, and not subject to the jurisdiction of the Corporation or any of its representatives; This is not to be confused with the Fictitious Legal Entity that was

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officer, agent, or representative of the status of the Natural Man or Woman Secured Party Creditor will be sufficient notice. Sufficient notice will be determined by oath, statement, or affidavit by the Natural Man or Woman Secured Party Creditor; and the validity of such will not be challenged by any officer of the court;

44. Obstruction of Justice: Means any attempt by any officer of the court or representative of any agency that represents the "UNITED STATES" or any of its subdivisions, agencies, contractors, etc., to deprive, hinder, conceal, coerce, or threaten a Natural Man or Woman Secured Party Creditor in an attempt to prevent any and lawful documents and every opportunity to legally/lawfully defend himself by attempting to produce and file or testimony to agents, officers, judges, magistrates, the court, clerk of the court, representatives, or investigators in order to settle any legal/Lawful controversy; This also includes any attempt by a judge or officer of the court to hinder the Natural Man or Woman Secured Party Creditor from filing, recording, admitting, presenting, discussing, questioning, or using any evidence, document, paper, photographs, audio and/ or video recordings, or any other type of evidence that he desires to submit as evidence in any type of court proceeding; The determination of what is evidence and what will be admitted is to be solely determined by the Natural Man or Woman Secured Party Creditor. Any evidence will be tried on merits of the lawful content and validity; Any judge or officer of the court who attempts to suppress or dismiss legal or lawful evidence will voluntarily surrender all bonds, insurance, property, corporate property, bank accounts, savings accounts, or any corporate property of value to the Natural Man or Woman Secured Party Creditor upon written demand and surrender all rights to and defenses against said property. This also includes evidence that is supported by case law. This includes attempts by any officer of the court to make motions, to issue orders such as gag orders, or to use any other means of keeping information suppressed from the public or the official record. The determination of whether the acts of the court are an attempt to suppress evidence will be solely determined by the

of whether the acts of the court are an attempt to suppress evidence will be solely determined by the Natural Man or Woman Secured Party Creditor. This also includes the provision as indicated in item # 18 "Racketeering";

45. Peer: Means a Natural Man or Woman Secured Party Creditor who has recorded into the public record documents to prove his status. In addition, any Peer must also hold similar beliefs as the Natural Man or Woman Secured Party Creditor regarding the authority of the Bible, the right to keep and bear arms, and the historic Christian faith;

46. The Placing or Filing of an Unlawful Lien, Levy, Garnishment, or Attachment: Means any attempt by any officer, agent, or representative of a corporation to place a lien, Levy, garnishment, or attachment on the property or collateral of a Natural Man or Woman Secured Party Creditor, herein referred to as Secured Party Creditor; Any said officer, agent, or representative must first prove his authority to do so by Lawfully documented evidence, furnishing all documents, forms, and papers as necessary to prove his authority to do so to a neutral, three (3) Notary Panel, hereinafter referred to as The Panel, selected by the Secured Party Creditor; Said officer, agent, or representative must guarantee in writing that the officer, agent, or representative signing said documents will be personally liable for any damages due to his unlawful and/or illegal actions; He must supply bonds or other lawful funds to be held in trust by The Panel until The Panel determines if any actions of the officer, agent, or representative have violated any laws or caused damage to the Secured Creditor. The Panel will have the sole power to determine if any damage has occurred and will release the funds according to The Panel's adjudication. The decision of The Panel will be final with no resource; The surety bonds and/or funds held in escrow by The Panel must be at least four (4) times the estimated value of the property that is leined, levied, garnished, or attached. The assessment of value will be recorded via affidavit by the Secured Party Creditor and delivered to The Panel; The Panel's determination and the assessment thereof will be accepted as truth without question or resource. Said officer, agent, or representative agrees to surrender, including, but not limited to, any and all security bonds, public and/or corporate insurance policies, CAFR funds, or corporate property as needed to satisfy any and all claims and/or assessments as filed against said officer agent, or representative by the Secured Party Creditor. Said officer, agent, or representative agrees that any and all property or collateral with a current or existing lien will remain in the custody and control of the Secured Party Creditor until such time as a determination has been made by a jury of twelve of the Secured Party Creditor's Peers as defined herein. In the event that a jury of twelve of the Peers cannot be convened or has not been convened within sixty (60) days from the date of the order of the lien, Levy, attachment, or garnishment, any action against the Secured Party Creditor shall be dismissed with prejudice; and every lien, levy, attachment, or garnishment shall be released within ten (10) days and all property rights restored, unencumbered. The officer, agent, or representative who has authorized said lien, levy attachment, or garnishment agrees to surrender any and all surety bonds, public and/or corporate insurance policies, CAFR funds, or corporate property as needed to satisfy any and all claims and/or assessments as filed against said officer, agent, or representative by the Secured Party Creditor;

47.Presumption: Means legal assumption or inference that places the burden of proof or burden of production on the other party, but never on the Natural Man or Woman Secured Party Creditor; No presumption shall prevail against the Natural Man or Woman Secured Party Creditor without lawful, documented evidence that

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supports the presumption which is certified by the officers of the court, on and for the record under penalty of perjury;

48.Public Record: Means any document or record that is filed or recorded into the public record by the Natural Man or Woman Secured Party Creditor; For example, when this document is recorded at a Registrar of Deeds Office, it becomes a public record;

- 49. Purchase Price: Means the new replacement costs of items of property at the time of replacement. This includes locating, packing, shipping, handling, delivery, set up, installation, and any other fee associated with total replacement of property;
- 50.Racketeering: Means any attempt by any two or more officers of the corporation to restrict, Suppress, coerce, manipulate, inhibit, or in any way deprive a Natural Man or Woman Secured Party Creditor from receiving every right, benefit, or privilege that is outlined by the "Constitution for the united States of America" and/or the Honorable "Bill of Rights"; this also includes any effort by the officers of the court to hinder in any way the introduction of evidence, law, facts, affidavits, statements, witness testimony, or any information that is considered relevant by the Natural Man or Woman Secured Party Creditor, or any attempt to prevent a jury from hearing this evidence. This also includes any attempt to prevent this evidence from being heard in a public forum and before any and all members of the general public, as many as can be accommodated by the main courtroom. All hearings, tribunals, or trials will be held in a public place; and any and all members of the general public will be allowed to attend, without restriction. This also includes questioning and/or interrogation by police officers before, during, and after an arrest;
- 51.Reckless Endangerment: Means any attempt by any officer of the court or Corporation as defined herein to endanger, attempt or threaten to attempt to endanger the life or property of any Natural Man or Woman Secured Party Creditor; This includes dangerous driving in a car, use or threatened use of lethal or non-lethal weapons or chemicals, improper use of restraint devices, use of restraint devices on a non-combative Natural Man or Woman Secured Party Creditor; If a conflict arises as to whether or not reckless endangerment has occurred, the version of the Natural Man or Woman Secured Party Creditor will be considered as truth;
- **52.Representative:** Means any agent, agency, department, officer, investigator, entity, subsidiary, subcorporation, contractor, employee, inspector, individual, or corporation that has any affiliation or association with, collects or distributes funds for, does any task for, receives any benefit or privileges from, of, or for the "UNITED STATES"; This includes anyone or anything that represents the interests of, or is being funded by, or receives funds from, or has any attachment to the "UNITED STATES" or any of its subdivisions or subcorporations;
- 53. Right to Speedy Trial: Means trial will commence within 70 days of the date of arrest;
- 54.Right to Travel: Means the right to freely move about and/or control any type of craft by whatever means, via land, sea, or air, without any interference by any officer, agent, employee, attorney, or judge that in any manner willfully causes adverse effects or damages upon the Natural Man or Woman Secured Party Creditor by an arrest, inhibition, detainment, restraint, deprivation, prevention, etc;
- 55.Rights and Defenses: Means one's legal and/or lawful right and/or ability to defend himself in any action; Upon agreement, the defendant in an action may give up his right to defend himself in a given action; This includes tacit agreement or agreement by default; and the Natural Man or Woman Secured Party Creditor is never the defendant;
- **56.Secured Party Creditor:** Means the Natural Man or Woman Creditor, created by God; the free man or free woman who retains the fundamental rights to life, liberty, the pursuit of happiness, a means of living, and/or any material right essential to the enjoyment of life;
- 57.State: Means any of the Territories the have adopted ZIP postal codes) approved by the IRS (Internal Revenue Service) as codes "internal revenue areas", known as states of the "United States of America"; These states are designated by Upper and Lower Case spelling of the name of each state; This will be determined by the Natural Man or Woman Secured Party Creditor as a condition of this contract; The Natural Man or Woman Secured Party Creditor will also determine whether or not his state is a part of the jurisdiction; and his decision shall be challenged only representatives of the "united States of America" The Natural Man or Woman Secured Party Creditor will determine if the alleged offense Occurred within the limits" A violation of this provision will be Unlawful Determination and punishable as indicated by this contract agreement;

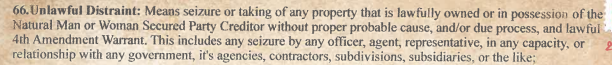
58. Statute Staple Securities Instrument: Means an edict or Proclamation from a Natural Man of Woman Secured Party Creditor;

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- 59. Trespassing/Trespass: Means the entry into or onto the domain, property, residence, area, location grounds dwellings, buildings, barns, sheds, factories, warehouses, garages, shops, caves, structures, lands, storage areas, tunnels, automobiles, trucks, safe houses, underground shelters, automobiles, motor vehicles, recreational vehicles, boats, planes, trains, ships, containers, vans, heavy equipment, farm implements, culverts, driveways, trees, yards, real property, real estate, land, etc., of the Natural Man or Woman Secured Party Creditor without 22 his express written permission, or without a lawfully executed (4th) Amendment warrant. Any and all agent or representatives of the Corporation will fully and completely observe any and all protections as outlined in the "Constitution for the united States of America" and/or the Honorable "Bill of Rights." Any personal property stolen, or misplaced, etc., will be recoverable as indicated in this Notice and Demand that is damaged, lost, document; I solemnly swear and affirm that I do not have any illegal contraband on my property; I have never had any illegal contraband on or around my property and never will; Any contraband, if it is found on my property, would have been placed there by the officers or agent during the time of trespass. I simply do not allow it on my property; Contraband or illegal items if they are found in a search do not belong to me and may not be used in any attempt in any claim against me. Any and all officers, agents, and representatives of the entity Corporation will be held individually liable for the full amount of damages as outlined in this Notice and Demand document for trespassing;
- 60. Unalienable Rights: Means Natural Rights given by God as acknowledged by the law of Nations and incorporated into the "Bill of Rights," such as, but not Limited to, Right to Bear Arms; Freedom of Speech; Right to Trial by a Jury of one's Peers; Right to Due Process; Right of Habeas Corpus; Right to be Exempt from Levy as a Natural Man or Woman Secured Party Creditor; Right to be Secure in One's Private Papers and Effects;
- 61.Unfounded Accusations: Means any accusation, charge, or claim civil or criminal or in admiralty, that is alleged as defined herein that is not proven by written, documented evidence presented under oath and penalty of perjury by an authorized agent or representative; The accuser has eight (8) hours to provide said documents to be reviewed and to put them into the possession of the Natural Man or Woman Secured Party Creditor; and failure to do so will be Unfounded Accusations and subject to the penalties contained herein;
- 62,Unlawful Arrest: Means restricting a man's or woman's right to move about freely without the proper use of a lawful 4th Amendment warrant signed by a judge of competent jurisdiction while under oath; This includes unnecessary use of restraint devices, traffic stops, raids, or any other type of interaction, when an officer is presented with and ignores a "Legal Notice & Demand", "Diplomatic Immunity', "Right to Travel" Documents, or other documents notifying the officer of the sovereign, lawful rights of the Natural Man o Woman Secured Party Creditor, created by God, who is not to be confused with the Corporate Fiction "STRAWMAN" which was created by the STATE; This includes arrest when a Natural Man or Woman Secured Party Creditor is incarcerated for refusing to sign any citation; arrest due to contempt of court when he or she is not violent or a physical threat to the court; arrest by internal Revenue Service for failure to produce books, records, or other documents; arrest and refusal of Habeas Corpus; arrest for conspiracy of any kind without lawfully documented affidavits from at least three (3) eye witnesses, signed under oath and penalty of perjury;
- 63.Unlawful Detainer: Means any attempt by any officer of the court or representative of the Corporation to arrest, check, hinder, delay, possess, hold, keep in custody, restrain, retard, stop, withhold a Natural Man or Woman Secured Party Creditor without affording him every protection as outlined by the "Constitution for the

united States of America" and or the Honorable "Bill of Rights"; Any public law, statute, regulation, ordinance or the like will be null and void and will not be used in any action in which a Natural Man or Woman Secured Party Creditor is involved;

- 64.Unlawful Detention: Means restraining a Natural Man or Woman Secured Party Creditor's freedom of movement, and/or Right to Travel, against his will for more than sixty (60) seconds without a properly authorized lawful 4th Amendment warrant signed by a judge of competent jurisdiction while under oath; This includes routine traffic stops, raids; random identification checks, security checks, only after the officer, agent, or representative has been notified by the Natural Man or Woman Secured Party Creditor of his status and after the officer has been given documents to prove said status, along with up to ten (10) minutes for officer to examine said documents;
- 65. Unlawful Determination: Means any statement, speech, gesture, writing, presentment, or the like that suggests an idea that negatively represents the character, actions, plans, procedures, customs, ways of a Natural Man or Woman Secured Party Creditor, or group of Natural Men or Woman Secured Parties, that is not proven by documented, authorized, certified, evidence, on and for the record under penalty of perjury; This includes off color statements, accusations, or remarks by a judge or other officer of the court and any other representative of any Corporation including incorporated governments;



67.Unlawful Restraint: Means any action by any offer, agent, representative, contractor, associate officer of the court, or the like, to prevent, course, intimidate, hinder, or any way limit the right of a Natural Man or Woman Secured Party Creditor from any type of freedom of legal/lawful speech, travel, movement, action, gesture, writing, utterance, or enjoyment of any right or privilege that is commonly enjoyed by any member of the public;

68.US Dollars: Means a one troy ounce fine silver dollar minted by the US MINT with "fine" defined as approximately 999 fine silver; The full assessed Billing Cost as represented in a claim shall be payable in US Silver Dollars; alternatively, the full assessed Billing Cost as represented in a claim shall be paid on a dollar for dollar basis at par value in the currently recognized medium of exchange as used by the general public at the time of offense; All claims and damages which are paid in the currently recognized medium of exchange shall be paid at par value as indicated par ,value will be the current par value established by written law or the value established by the US MINT, whichever is higher at the time of the offense, for the purchase of an official one troy ounce 999 fine silver coin;

69. Verbal Abuse: Means the use of offensive and/or threatening, spoken words, body language, and non-verbal gestures or actions by any representative of the governing entity, as defined herein upon a Natural Man or Woman Secured Party Creditor; If a controversy arises about an incident, the version told by the Natural Man or Woman Secured Party Creditor will be accepted as truth and will not be contested;

70. Victim: Means any Natural Man or Woman Secured Party Creditor who has received direct damages to himself or his property as the result of an Unlawful or illegal act by another;

71. Victim less Laws: Means any law that is passed or presumed to be passed that creates a violation of law in which no Natural Man or Woman has been damaged. This includes any statute, ordinance, regulation, policy, or color of law provision. These types of laws will not be used in any action, of any kind, against any Natural Man or Woman Secured Party Creditor;

72. Violation of Rights: Means any attempt by any officer or representatives of the government/quasi government to threaten, intimidate, deprive, conceal, or in any way prevent a Natural Man or Woman Secured Party Creditor from receiving and/or enjoying any right that is identified in the enclosed "ATTACHMENT 'A'-PROPERTY LIST" referencing DEBTOR: WUYTS MARK JOZEF EDWARD ©.TM and Secured Party Creditor: mark-jozef-edward: wuyts ©TM Sui Juris which is incorporated herein as if fully set forth within this Statute Staple Securities Instrument <Legal Notice & Demand>> and within this LEGAL NOTICE & DEMAND) DEFINITIONS>, or allow another to do so;

73. Willingly: Means that a Natural Man or Woman Secured Party Creditor is in full knowledge, understanding, agreement, and full consent, at all times, without fear of reprisal, threat, or Coercion, during any interaction in, which she is involved with any agent, officer, or representative of any court or Corporation, including incorporated governments;





A SECURITY (15 USC)

COMMERCIAL AFFIDAVIT THIS IS A U.S. S.E.C TRACER FLAG, NOT A POINT OF LAW READ ATTACHED INSTRUCION APPENDIX - A

mark 21 22 Feb 1023

End of Definitions



Washington State, financing statement UCC-1, filing Number:

2023 - 084 - 2799 - 6 ved and Signed Without Prejudice. UCC1-308; UCC1-308.4; Non-Jurisdiction. Not - Subject. Outside the United Kingdom Corporation Plaintiff/Affiant:mark-jozef-edward: wuyts CTM, Sui Juris, Secured Party, Creditor & Private banker Attorney-in-fact of the DEBTOR: WUYTS MARK JOZEF EDWARD OTM Foreign Trust Estate c/o General Post Office Box 202 driftweg, de haan, Belgie, near: [8420] phone number: +33781744647; e-mail: mark.wuyts@hotmail.com

NOTICE

COMMERCIAL AFFIDAVIT AFFIDAVIT OF NOTICE DECLARATION, AND DEMAND FAIR NOTICE AND WARNING OF COMMERCIAL GRACE THIS IS A U.S. S.E.C. TRACE<mark>R FLAG. NOT A POINT</mark> OF LAW

A SECURITY (15 USC).

COMMERCIAL AFFIDAVIT

THIS IS A U.S S.E.C TRACER

FLAG NOT A POINT OF LAW

see attached instruction -A

*one definition of "A SECURITY" is "any evidence of debt",

APPENDIX - A

(attached instruction)

The Lien Claimant does NOT rely on Title 15 as a basis for the "commercial Lien." ALL Commercial processes, by using or relying on notes or paper in Commerce (e.g. Federal Reserve Notes), must bear some sort of Federal tracking code, a County Recorder's number or a serial number, which process be accessible for inspection at the nearest relevant County Recorder's Office or be widely advertised; When a Lien matures in three (3) months, ninety (90) days, by default of the Lien Debtor through the Lien Debtors failure to rebut the AFFIDAVIT OF OBLIGATION point-for-point categorically, it becomes an accounts receivable in the ordinary sense of a collectable debt upon which assignments, collateralization, and other commercial transactions can be based, hence becomes a Security subject to observation, tracking, and regulation by the United States Securities and Exchange Commission (hereinafter U.S, S.E.C.);

The notation "A Security -: 15 USC" is a flag in Commerce telling the U.S. S.E.C. that a speculation account is being established to enforce a lien. The U.S. S.E.C can then monitor the process. As long as the process is truthful, open, and above-board (Full disclosure). the U.S. S.E.C. has no jurisdiction over it, for even the U.S. S.E.C. has no jurisdiction over the truth of testimony, depositions. affidavits, and affidavits of obligation (Commercial Liens), and an unrebutted affidavit stands as the truth in Commerce Legal authority: Universal moral/existential truths/principles, expressed in Judaic (Mosaic) Orthodox Hebrew/Jewish Commercial Code, corollary to Exodus (chiefly Exodus 20:15, 16), This is the best known Commercial process in America;

When an Affidavit is so flagged in Commerce, it becomes a Federal Document because it could become translated into a Security (for example by being attached in support of a Commercial Lien), and not accepting and/or filing a Commercial Affidavit becomes a Federal offense,







: C.-S.-S.-C.-S.-L.- FLAG OF THIS VESSEL

INTERNATIONAL LIVING VESSEL CERTIFICATE

Issued under the provisions of the INTERNATIONAL CODE FOR THE SECURITY OF SHIPS under the authority of mark-jozef-edward: wuyts

Name of the ship: mark-jozef-edward: wuyts OTM

Distinctive number or letters: MJEW-220788-VES

Identification number: 1970-0006.9118-59 ship type: Cestui Que Vie living man

Company of the living vessel

mark-jozef-edward: wuyts ©TM c/o 202 Driftweg, near [8420] De Haan, West-flandres, Belgium, Continental Europe

This is to certify that:

1.Cestui Que Vie living man mark-jozef-edward: wuyts ©TM living vessel

:C.-S.-S.-C.-S.-L.- FLAG OF THIS LIVING VESSEL

2. That the safety management system of the living ship has been qudited and that it complies with the requirements of the international management code for the safe operation of ships.





3. The ship is provided with an approved ship security agreement M.J.E.W.-12.07.88.- SA This living vessel is created on the 22.... day, month July. in the year of our lord 1988 First witness name dave living location werek Non-domestic without the US LS: First Witness Signature c/o general port office Box 2 Done- Doninique: Myelle & Rhybosstraat, weruk [8940] WITHOUT PREJUDICE UCC1-308; UCC-308.4 Second witness name Geert living location Gevegem Geert-Adriana Heator: Dhazenens LS: Second Witness Signature Non-domestic without the US Without Prejudice do 6, Anisdonkstraatje Uce 1-308; UCC-308.4 All Rights Reserved 40 [9850] Lieucgem 40 East-Flanders, near-Belgium Anthony Ragion: Vandevelde living location Brugge Clo Listentreat Clo Elsoo] Bruge Clo West-Flanders, near-Belgian Non-domestic without the US LS: Third Witness Signature WITHOUT PREJUDIC UCC1-308; UCC1-308.4 "ALL RIGHTS RESERVED

LL Feb 2022







: C.-S.-S.-C.-S.-L.- FLAG OF THIS VESSEL

WUYTS MARK JOZEF EDWARD ©TM GRANTOR TRUST ESTATE debtor #

C/O 202 DRIFTWEG, DE HAAN [8420], BELGIUM

mark-jozef-edward: wuyts ©TM Secured Party.
Creditor, exemption ID #

c/o general post office 202, near : Driftweg [8420] De Haan , West-Flanders Belgium Email adres :mark.wuyts@hotmail.com Postmaster ID :

PARTIES UCC DOC # 2023-084-2799-6

i :Living -Born/ Natural Man mark-jozef-edward: wuyts © TM, secured party, Creditor and private banker, subinitted Common Law Copyright Notice MJEW-220788-CN for ALL CAPS NAME/ WUYTS MARK JOZEF EDWARD © TM / MARK JOZEF EDWARD WUYTS © TM, and all derivatives of this name – debtor, in such case: accounts for income, Products, Accounts and Attached Assets, in Accordance with the Security Agreement MJEW-220788-SA, Accept for value, in accordance with UCC1-201(44), i RESERVE THE RIGHT TO USE THE INDUSTRIAL SIGNATURE: ENDORSEMENT

ACCEPT FOR VALUE & HONOR

EXEMPT FROM LEVY form y remedy, Release of the proceeds, products, accounts and fixtures in the orders to IMMEDIATELY in the accordance with the Public Policy, HJR 192 of JUNE 5, 1933, UCC10-104 and UCC1-104. Exemption ID# 592-95661-75

UCC Contr. Trust Account # 2023-084-2799-6

Certificate of birth # 1970-0006.9118-59

Value \$

By: Man A - Poll - Califor principal Creditor / date of birth 22nd of July 1970











Autograpgh By: With out Prepublic, mont- Josef - Charles

mark-jozef-edward; wuyts © TM, Sui Juris/ Secured Party/ Creditor Whithout

Damage, All Rights Reserved UCC1-308, UCC3-402

Sea

dated: 22 Feb. 2023







Seen by me Public Notary on the land, at Bruges [8000], Belgium for the authorities [8000],

WITHOUT PREJUDICE UCC1-308; UCC1-308.4 "ALL RIGHTS RESERVED





CACHE COUNTY RECORDING DISTRICT

MARK JOZEF EDWARD WUYTS, FOREIGN GRANTOR

mark jozef edward wuyts, AKA mark wuyts, American State Grantee

Acknowledgement, Acceptance and Deed of Re-Conveyance

Return to: c/o 202 Driftweg

De Haan, West-Vlaanderen, Belgium

ZIP CODE EXEMPT

This cover sheet has been added to these recorded documents to provide space for the recording data. This cover sheet appears as the first page of the document in the official Public office.



Do Not Detach.



Acknowledgement, Acceptance and Deed of Re-Conveyance

i, the man, mark jozef edward wuyts, mark wuyts, being of age, of sound mind and in good health, free of all duress or improper consideration hereby acknowledge, accept, and re-convey my given lawful Trade Name: mark jozef edward wuyts, AKA mark wuyts, to the land and soil of Belgium state, together with all derivative names, including; MARK JOZEF EDWARD WUYTS; MARK JOZEF WUYTS; JOZEF EDWARD WUYTS; JOZEF WUYTS; EDWARD WUYTS; MARK WUYTS; M.J.E. WUYTS; MJE WUYTS; M. WUYTS: M WUYTS: J.E. WUYTS: JE WUYTS; J. WUYTS; J WUYTS; E. WUYTS; E WUYTS; M.J. WUYTS; MJ WUYTS; WUYTS, MJE; WUYTS, M.J.E.; WUYTS, M.; WUYTS J.; WUYTS J.E.; WUYTS, M; WUYTS J; WUYTS JE; WUYTS M.J.; WUYTS MJ: WUYTS, MARK JOZEF EDWARD; WUYTS, MARK; WUYTS, JOZEF; WUYTS, EDWARD; WUYTS, MARK JOZEF; WUYTS, JOZEF EDWARD; mark jozef edward wuyts; mark jozef wuyts; jozef edward wuyts; jozef wuyts; edward wuyts; mark wuyts; m.j.e. wuyts; mje wuyts; m. wuyts; m wuyts; j.e. wuyts; je wuyts; j. wuyts; j wuyts; e. wuyts; e wuyts; m.j. wuyts; mj wuyts; wuyts, mje; wuyts, m.j.e.; wuyts, m.; wuyts j.; wuyts i.e.; wuyts, m; wuyts j; wuyts je; wuyts m.j.; wuyts mj; wuyts, mark jozef edward; wuyts, mark; wuyts, jozef; wuyts, edward; wuyts, mark jozef; wuyts, jozef edward; Mark Jozef Edward Wuyts; Mark Jozef Wuyts; Jozef Edward Wuyts: Jozef Wuyts; Edward Wuyts; Mark Wuyts; M.J.E. Wuyts; MJE Wuyts; M. Wuyts; M Wuyts; J.E. Wuyts; JE Wuyts; J. Wuyts; J. Wuyts; E. Wuyts; E. Wuyts; M.J. Wuyts; M.J. Wuyts; M.J. Wuyts; Wuyts, MJE; Wuyts, M.J.E.; Wuyts, M.; Wuyts J.; Wuyts J.E.; Wuyts, M; Wuyts J; Wuyts JE; Wuyts M.J.; Wuyts MJ; Wuyts, Mark Jozef Edward; Wuyts, Mark; Wuyts, Jozef; Wuyts, Edward; Wuyts, Mark Jozef; Wuyts, Jozef Edward; and all other variations

22 Feb 2042



however styled, punctuated, spelled, ordered, or otherwise represented as pertaining to me and my estate, and hereby declare their permanent domicile on the land and soil of Belgium (unincorporated), or wherever else i may be at any given time and space.

All prior Powers of Attorney, all other prior <u>presumed</u> or granted Executorships,

Guardianships, and Agency relationships are terminated and revoked effective with my

natural birthday July 22nd 1970, or my date of conception, Oktober 22nd 1969, as i

elect to be recognized as the sole living owner, executor, beneficiary, and agent of my

name and estate since my 18th birthday on July 22nd 1988.

So said, so signed, and so sealed by my living hand this 29 to day of Lifeyay in the year 2023 by Witness Jurat

Witness Jurat

Belgium State

I, a public notary, was visited today by the living man or woman known and identified as and he/she did sign and seal this

Acknowledgement, Acceptance and Deed of Re-Conveyance in my presence and did affirm the same in my sight, whereupon I affix my signature and seal as testimony to these facts:

Notary; my commission expires on:



Witness #1 Dave - Dominique: Noyelle OTH Date 28 march 2023

Witness #2 Geert-Adriana-Hector Dagners Date March-30-2023

MANDATORY NOTICE

Foreign Sovereign Immunities Act

Sections 1605 and 1607

NOTICE OF LIABILITY:

18 USC 2333

18 USC 1341 and 1342

This MANDATORY NOTICE is provided to all Territorial United States District and State and County Courts, their officers, clerks, bailiffs, sheriffs, deputies, and employees and all Municipal Appointees including their DISTRICT, STATE, and COUNTY COURTS, their OFFICERS, EMPLOYEES:

The vessels doing business as MARK JOZEF EDWARD WUYTS; MARK JOZEF WUYTS; JOZEF EDWARD WUYTS; JOZEF WUYTS; EDWARD WUYTS; MARK WUYTS; M.J.E. WUYTS; MJE WUYTS; M. WUYTS; M WUYTS; J.E. WUYTS; JE WUYTS; J. WUYTS; J. WUYTS; E. WUYTS; E. WUYTS; M.J. WUYTS; MJ WUYTS; WUYTS, MJE; WUYTS, M.J.E.; WUYTS, M.; WUYTS J.; WUYTS J.E.; WUYTS, M; WUYTS J; WUYTS JE; WUYTS M.J.; WUYTS MJ; WUYTS, MARK JOZEF EDWARD; WUYTS, MARK; WUYTS, JOZEF; WUYTS, EDWARD; WUYTS, MARK JOZEF; WUYTS, JOZEF EDWARD; mark jozef edward wuyts; mark jozef wuyts; jozef edward wuyts; jozef wuyts; edward wuyts; mark wuyts; m.j.e. wuyts; mje wuyts; m. wuyts; m wuyts; j.e. wuyts; je wuyts; j. wuyts; j wuyts; e. wuyts; e wuyts; m.j. wuyts; mj wuyts; wuyts, mje; wuyts, m.j.e.; wuyts, m.; wuyts j.; wuyts j.e.; wuyts, m; wuyts j; wuyts je; wuyts m.j.; wuyts mj; wuyts, mark jozef edward; wuyts, mark; wuyts, jozef; wuyts, edward; wuyts, mark jozef; wuyts, jozef edward; Mark Jozef Edward Wuyts; Mark Jozef Wuyts; Jozef Edward Wuyts; Jozef Wuyts; Edward Wuyts;



Mark Wuyts; M.J.E. Wuyts; MJE Wuyts; M. Wuyts; M Wuyts; J.E. Wuyts; JE Wuyts; J. Wuyts; J. Wuyts; J. Wuyts; E. Wuyts; E. Wuyts; M.J. Wuyts; MJ Wuyts; Wuyts, MJE; Wuyts, M.J.E.; Wuyts, M.; Wuyts J.E.; Wuyts, M; Wuyts JE; Wuyts M.J.; Wuyts MJ; Wuyts, Mark Jozef Edward; Wuyts, Mark; Wuyts, Jozef; Wuyts, Edward; Wuyts, Mark Jozef; Wuyts, Jozef Edward etc., together with all derivatives and permutations and punctuations of these names, are not acting in any federal territorial or municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity: July 22nd 1970. All vessels are duly claimed by the Holder in Due Course and held under published Common Law Copyright since July 22nd 1988. All vessels are private intellectual properties permanently domiciled on the land and soil of Belgium (unincorporated), or any other place I may be.

These vessels are publishing MANDATORY NOTICE that they are Foreign Sovereigns from the De Haan (temporarily based on Belgium) state of The United States of America. This is your MANDATORY NOTICE required by the Foreign Sovereign Immunities Act that these above-named vessels are owed all material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith and credit; you are also hereby provided with MANDATORY NOTICE that these vessels are not subject to Territorial or Municipal United States courts. They are owed The Law of Peace, Department of the Army Pamphlet 27-161-1, from all Territorial and Municipal Officers, employees who otherwise have no permission to approach, address them. These are peaceful vessels and protected persons engaged in international trade. Any harm resulting from trespass upon these vessels or the use of fictitious names or titles related to them shall be subject to full commercial liability & penalties: 18 USC 2333, 18 USC 1341, 1342.

So said, signed, and sealed this _____ day of _____ in the year 2023,

The United States of America and so affirmed by my first-hand knowledge:

By: _____Judge

Addendum to Deed of Re-Conveyance

22 FCb 2013





Pute Note y on the land, at Bruges [8000], Belgium for the land, at Bruges [8000],
Belgium for the authentication of the above

On the land, at Bruges [8000], date: Ob-Eg 25

On the land, at Bruges [8000], date: Ob-Eg 25

UCC1-308; UCC1-308.4 "ALL RIGHTS RESERVED





: C.-S.-S.-C.-S.-L.- FLAG OF THIS VESSEL

Declaration of the Naturalization Act of July 1779

i: mark-jozef-edward:wuyts; declare that i am the owner and operator of my vessels on Earth from the moment my zygote first formed, together with all DNA and all substance matter in any way associated with me and my incarnation, and i further declare that i accept my divine origin and all honor, right, title, and material interests i am owed;

i: mark-jozef-edward:wuyts; hereby declare my political status as an American state national, freely choosing to live within the physical borders of: the kingdom of belgium;

i: mark-jozef-edward:wuyts; declare under penalty of perjury under the Public Law of The United States of America, that i reject, renounce, and remove any contrary Powers of Attorney granted by me or issued under my name prior to this day;

i: mark-jozef-edward:wuyts; declare under penalty of perjury under the Public Law of The United States of America, that i reject, renounce, and remove all and any allegiance to any king or prince, any foreign state, foreign government, flag or thing;

i: mark-jozef-edward:wuyts; declare under penalty of perjury under the Public Law of The United States of America, that i have never knowingly, willingly, and voluntarily pledged myself to any incorporated entity at all, including but not limited to any incorporated church, synagogue, mosque or temple;

i: mark-jozef-edward:wuyts; declare under penalty of perjury under the Public Law of The United States of America, that i wish to be recognized as one of the people of United State of America and to enter into all the rights, guarantees, and blessings of freedom, and i accept my responsibility to keep the peace and do no harm;

i: mark-jozef-edward:wuyts; declare, publish, and affirm under penalty of perjury under the Public Law of The United States of America that my house is established in west-flanders County and my home is established in Bruges and no other presumption or impersonation of my house or my home as real estate is allowed and no entitlement to my private property is granted;

i: mark-jozef-edward:wuyts; declare under the aforementioned penalties that i have been living in the borders of the United States peacefully and responsibly for at least 7 years as an undocumented immigrant; i have not taken any public assistance or committed any felonies and i take this further step to adopt the state national as the basis of my nationality and political status freely and without coercion, and i willingly place this Declaration upon the Public Record of the FEDERAL BELGIAN STATE KINGDOM OF BELGIUM Assembly.

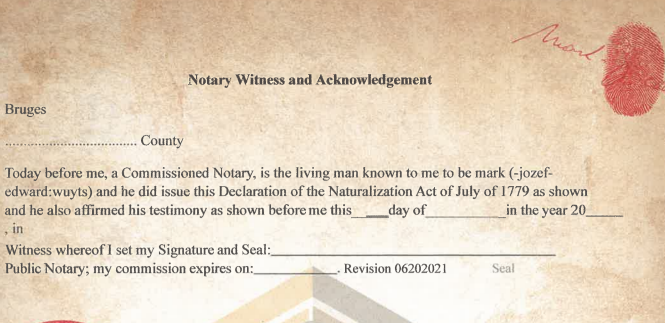
Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals.

This Declaration is valid, true, correct and complete in all jurisdictions of law: air, land, and sea. So signed and sealed this _____ day of the month of _____ and the year of 20 _.

By:mark-jozef-edward:wuyts@tm

page 1 of 2

Notary Witness and Acknowledgement





Belgium for the authentication of the authentioned signature of American WITHOUT PREJUDICE UCC1-308; UCC1-308.4 "ALL RIGHTS RESERVED

Sublic Notary on the land, at Bruges [8000].

resid - colorand: brugs

Soon by mo.







Declaration of Political Status

the living man; mark-jozef-edward:wuyts; affirm and declare that I am an American State National and have returned to my lawful birthright political status as a Belgian/American. As a member of the General Public, i keep the peace and i uphold the Public Law;

iam an Inheritor of and Living and Present Heir to the Trust Indenture established by the unanimous Declaration of Independence, 1776, the Organic Laws of my State and Country, and the applicable Unrevised United States Statutes at Large as they pertain to the general populace and the Military Law of Peace.

i claim all guarantees provi<mark>ded by three</mark> Federal Constitutions, all rights, all remedies, and all exemptions, including but not limited to:

- 1. Reversionary Trust Interest, 12 USC 95(a)
- 2. Regulation Z
- 3. Lawful Money
- 4. The Enabling Clause, before every Act of Congress
- 5. The Brother's Keeper Clause, 18 USC 241 and 242
- 6. West Virginia v. EPA (2022) and antecedent case Norton v. Shelby County, 118 U.S. 425 (1886)

i am not a pauper, debtor, rebel, combatant, foreign agent, public dependent, U.S. Citizen, a Municipal citizen of the United States, or in any way separated from the organic States of the Union;

This i declare and affirm under penalty of perjury under the Public Law of The United States of America.

So Autographed and so Sealed this 22 day of May in the year 2023.

All Rights Reserved, Without Prejudice

1- Edward: Weight OTH

Assembly Recording Secretary Witness

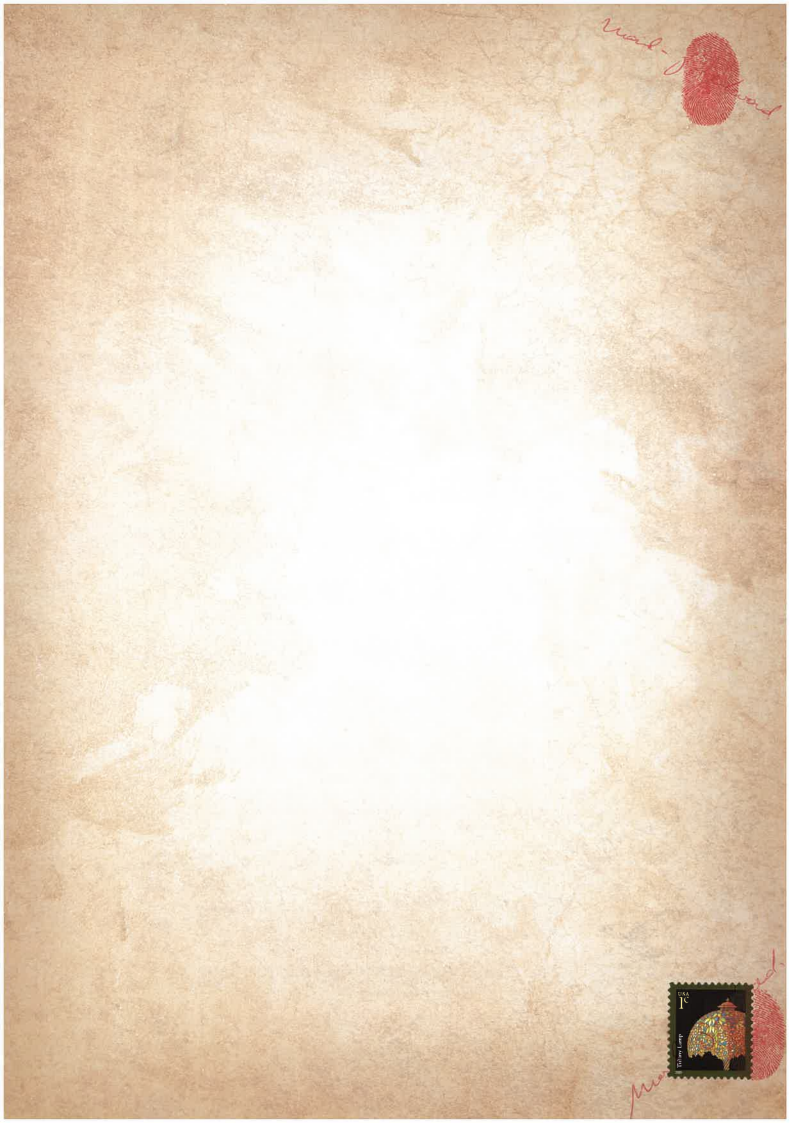
Belgium	
County of Flanders	
Today before me,	, a Recording Secretary and International Notarial Witness,
	_ Assembly, is the living man known to me to be mark-jozef-edward:wuyts, and she did
issue this Declaration o	f Political Status as shown and she also affirmed her testimony as shown before me this
day of May in	the year 2023, in Witness whereof I set my Autograph and Seal:
	Assembly Recording Secretary, By:
nga ya Luana @ TAI Se	
Alexander	



Public Notary on the land, at Bruges [8000], Belgium for the authentication of the above

UCC1-308; UCC1-308.4

"ALL RIGHTS RESERVED







Washington State, financing statement UCC-1, filing Number: 2023-084-2799-6
All Rights Reserved and Signed Without Prejudice. UCC1-308; UCC1-308.4;
Non- Jurisdiction. Not — Subject. Outside the United Kingdom Corporation

Plaintiff/Affiant:mark-jozef-edward:wuyts ©TM. Sui Juris, Secured Party, Creditor & Private banker

Attorney-in-fact of the DEBTOR: WUYTS MARK JOZEF EDWARD ©TM Foreign Trust Estate

c/o General Post Office Box 202 Driftweg, De Haan, Belgie, near: [8420]

phone number: +33781744647; e-mail: mark.wuyts@hotmail.com

Series № West-Vlaanderen State Belgium Kingdom Of the Day 22 and, of the Month bellower

REGISTERED MAIL NUMBER:

COMMERCIAL AFFIDAVIT;
AFFIDAVIT NOTICES, STATEMENTS AND DEMANDS;
APPLICANT'S FAIR COMMERCIAL PRIVILEGE NOTICE AND WARNING THIS IS A U.S. S.E.C. TRACER FLAG
NOT A POINT OF LAW*

* One definition of "A SECURITY" is "any evidence of debt."

NOTIFICATION OF FACT

This Present FEE SCHEDULE has been approved for public viewing by the Trustee: mark-jozef-edward: wuyts © M Sui Juris, Secured Party, Creditor & Private Banker, Attorney-in-fact, in accordance with the Agreement WUYTS MARK JOZEF EDWARD © M (BENS LEGIS/LLC), dated: 22 M JOHAS . All trustees, fiduciaries, employees and contractors are advised that the Trust has restricted the use of its property, including WUYTS MARK JOZEF EDWARD © M and all related trade names and derivatives;

COMMERCIAL AFFIDAVIT OF ATTACHED SCHEDULE OF FEES Necessarily between parties in commerce;

i am the Live-Born Living man of Blood, Flesh and Bones, with Soul and Spirit, in Honor with Conscience, own name is [mark] ©, [mark] © known as [:mark-jozef-edward; wuyts ©TM, name's agent; - private trade name

®:mark-jozef-edward: wuyts ©™, Sui Juris, Secured Party, Creditor & Private Banker, hereinafter "Affiant", whose place of residence is on Earth, in the house No. 202, Driftweg in De Haan, West-vlaanderen State, Belgium Kingdom, near:[8420], being an adult, capable and legally capable, of sound mind, I further confirm:

1. Afficiate the Granifor the entitlement, the grantor, the designated Beneficiary and the preferred creditor of the legal entity established under the name WUYTS MARK JE ©™/WUYTS MARK JOZEF EDWARD ©™, hereinafter Frust; in Placentia: of Belgium, with working address: c/o. 202 Driftweg De Haan, West-Vlaanderen, to which this Affidavit and its annotation are attached;

Page 1 of 2

mod 12 Feb 2023

- 2. This affidavit and the Attached Schedule of Fees are approved for all official affairs of the Trust, including pending in the Trust, while the trustee is employed by the Trust, and such a schedule is mandatory for Third invading the Trust, as well as for Other Parties that act without a good faith agreement with the Trust;
- 3. The Trust owns registered trademarks / trade names: ®MARK JOZEF EDWARD WUYTS ©™/ WUYTS MARK JOZEF EDWARD © TM and owns all rights and titles to copyrights, trademarks and derivatives, including but not limited to MARK J E WUYTS © ™ / :mark-jozef-edward: wuyts ©™ / :Mark Jozef Edward: Wuyts ©™ / :Mark-J-E Wuyts ©™ / MARK JOZEF EDWARD WUYTS © ™ / WUYTS MARK JOZEF EDWARD © ™ WUYTS MARK © MARK WUYTS © ™ / Wuyts Mark © ™ / mark wuyts © ™ / :mark: wuyts ©™ and all other variations of this appellation;
- 4. The Grantor of the Trust, who is also the testator, has approved the Attached Schedule of Fees for the assessment and reimbursement of DAMAGE for encroachment on property, Expansion / Invasion to the Trust in relation to each, specific case, as indicated therein; and what
- 5. The execution of this document should not be construed as consent to the use of the property of the Trust, trade name or trade mark, since the Beneficiary does not give his consent, or agreement, or permission for any use of the property - trade name or trade mark, not secured by a proven contract;
- 6. Any person who continues to use the property of the Estate, without a confirmed agreement, creates a Commercial Commitment, unfulfilled until the valuation made here is satisfied; and what
- 7. The above NOTICE OF FACT is a memorialization of the accepted and the approved order of business for the





NOTICE

SCHEDULE OF FEES

Any corporation or Individual who, by coercion, threat, force, demand, forcibly requires an employee, trustee or the Trust's Fiduciary to perform, perform acts in accordance with any specific action specified in this schedule, is assessed in accordance with this Schedule Fees. All invaders agree to hold themselves accountable in their personal capacity, and may also be subject to parallel criminal liability for criminal activities including piracy, slavery (suretyship), trespassing, border violation, failure to fulfill Fiduciary Duties, Perjury, Underestimation of a Criminal Offense, RICO, Confiscation;

Administrative Fees:

Any Trustee or Fiduciary hired to handle this claim is entitled to 5% of the first \$ 1,000,000.00; 4% of the next \$ 500,000.00; 3% of the next \$ 500,000.00; 2% over \$ 2,000,000.00.

The fee for any unpaid invoices is additional.

Copyright, trademark, trade name infringement:

1) Unauthorized Use of MARK JOZEF EDWARD WUYTS © ™ / WUYTS MARK JOZEF EDWARD © ™ including all derivatives, spelling and capital

combinations in lower and upper case, visualization of the trademark and trade name without direct written consent and / or copyright infringement ©:

\$ 500,000.00 US;

Questions, interrogations (unsolicited):

- 2) Name; Driver's license number; Social Security Number (ITN):
- 3) Retinal scan; Removing fingerprints; Photography of Video filming: \$50.

\$ 50,000.00 US; \$ 50,000.00 US;

DNA or biological fluids:

4) Oral swab; Blood samples; Urine samples; Breathalyzer testing; Hair samples;

Leather samples; Clothes Samples; Forced surrender of liquids / samples:
5) Any requirement, claim, invoice, in the absence of a binding

\$ 1,000,000.00 US;

Contract between the parties, nunc pro tunc:

6) Destruction, damage to the private property or belongings of the

\$ 100,000.00 US;

Claimant, provoked or caused by the defendant:

\$ 2,000,000.00 US;

8) For a letter / notification sent by mail or registered mail, nunc pro tune.

\$ 10,000.00 US;

9) One hour of time, or a fraction of the time, of the Authorized Representative / Power-of-attorney, nunc pro tunc:

\$ 24,000.00 US;

10) For attempting to contact by phone, mobile phone, or email without the written consent of the Authorized Representative / Power-of-attorney:

\$ 10,000.00US;

11) For violation of the Notice, or violation of the Notice of Infringement:
12) For an act of responsibility and / or libel and / or extortion / Racket,
or abuse of authority pursuant to Section 18 U.S.C., §241 and §242,

\$ 250,000.00 US;

or definitions contained herein:

13) For acting in a waiver of due process and / or waiver of a jury:

\$ 2,000,000.00 US; \$ 1,000,000.00 US;

14) For the threat of physical and non-physical harm and / or the threat of persecution, detention, arrest, bodily harm or legal action:

\$ 1,000,000.00 US:

15) Physical and non-physical violence and / or harassment, detention, bodily harm, handcuffed, tie or otherwise restrict:

\$ 2,000,000.00 US; \$ 250,000.00 US;

16) Arrest or detention of the Claimant, for every 15 minutes of time:

THE REAL PROPERTY.

17) Seizure of the Claimant's private property or belongings as collateral for payment, or any claim, in the absence of a binding agreement between the parties, (for each calendar day):

\$ 1,000,000.00 US

NND 27 Feb 202 2

	distribution of the state of
18) Daily claims against the private property or belongings of the	
Claimant, including but not limited to the registration of bail, in the	
absence of a legally binding agreement (for each calendar day):	\$ 250,000.00 US;
19) Breach of Fiduciary Duty, Fraud:	\$ 250,000.00 US: 2
20) In collusion with an organization / group of persons:	\$ 500,000.00 US;
21) Exploitation and / or use of the private monetary system:	\$ 250,000.00 US;
22) Violation of the Plaintiff's Rights: to Free Movement;	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
The Right to Travel; Travel Interruptions; Delays at Customs; at the	
Border; at the checkpoint, per every case, for one employee or agent.	
This includes, but is not limited to rights on the enclosed	
"ATTACHMENT 'A' – PROPERTY LIST":	\$ 2,000,000.00 US;
THE INCHIMENT IN THOSE BRITISH .	\$ 2000,000,000 US
Cinches and a land and a land	
Signature, approval, autograph (SEAL)	¢ 2 000 000 00 TTO
23) Autograph under threat, duress or persuasion:	\$ 2,000,000.00 US;
24) Coercion or attempt to coerce the Claimant to take responsibility for	
the corporate straw man, against Her Will, for each case, for each	£ 2 000 000 00 TIT
employee or agent involved:	\$ 2,000,000.00 US;
25) Establishment of illegal or unlawful liens, collection, seizure or punishment	· 当月 李永明。
against any funds, bank accounts, savings accounts, pension funds,	
investment funds, social security funds, intellectual property or any other	0.000.000.00
property owned by the Claimant, by any agency in each case:	\$ 2,000,000.00 US;
and a legal penalty of US \$ 100,000.00 per day, until the arrests, fees,	The state of the s
confiscations and / or seizures cease and all funds are refunded and all	a diversity
property is returned in the same condition as it was in the moment of taking,	
and 18% per annum, on the value of the property declared by the Claimant:	\$100,000.00 US;
26) Destruction, deprivation, concealment, damage, alteration or theft of	
property. A list and description of the affected property will be provided	AND DURENERS WILL
by the Claimant, and will be accepted as complete, accurate and	
undeniable by the agency or its representative causing such action.	A STATE OF THE STATE OF
In addition to the aforementioned cost, there will be a legal penalty	We have a second second
from the first day after the incident until the property is fully	AND THE REPORT OF THE PARTY OF
restored as provided in this contract for each calendar day:	\$ 200,000.00 US.
27) Assault or Assault and Beating without Weapons, for each incident,	
per employee or agent:	\$ 2,000,000.00US;
28) Assault or Assault and Beating with a Weapon, per case, per employee	
or agent involved:	\$ 3,000,000.00 US;
29) Unfounded accusations of court officials or unlawful determination,	
for each case, per employee or agent:	\$ 2,000,000.00 US;
30) Obstruction of Justice, for each case, for one employee or agent:	\$ 2,000,000.00 US;
31) Disrespect by a Judge or Officer of the Court, for each case,	
per employee or agent:	\$ 2,000,000.00 US;
32) Unlawful Distraint, Unlawful Detainer, or False Imprisonment per day,	
for each case, for one employee or agent, plus 18% per annum.	\$ 5,000,000.00 US;
33) Reckless Danger, Failure to Identify and / or provide credentials and /	
or Failure to provide charge within 48 (forty eight) hours after the arrest,	
per case, per employee or agent involved:	\$ 2,000,000.00 US;
34) Counterfaiting Statute Stanle Securities Instruments for each case	

Note: All fees must be paid in full within twenty one (21) days from the date of receipt of the invoice, as evidenced by the registered delivery of the invoice.

34) Counterfeiting Statute Staple Securities Instruments, for each case,

per employee or agent:



\$ 2,000,000.00 US.





A SECURITY (15 USC)

COMMERCIAL AFFIDAVIT THIS IS A U.S S.E.C TRACER FLAG NOT POINT OF LAW READ ATTACH APPENDIX - A

Washington State, financing statement UCC-1, filing Number;2023-084-2799-6 All Rights Reserved and Signed Without Prejudice. UCC1-308; UCC1-308.4: Non-Jurisdiction. Not - Subject. Outside the United Kingdom Corporation

laintiff/Affiant :mark-jozef-edward: wuyts OTM, Sui Juris , Secured Party ,Creditor & Private Attorney-in-fact of the DEBTOR: WUYTS MARK JOZEF EDWARD OTM Foreign Trust Estate c/o General Post Office Box 202 Driftweg, De Haan, Belgie, near: [8420]

phone number: +33 781 744647; e-mail: mark.wuyts@hotmail.com



NOTICE

COMMERCIAL AFFIDAVIT AFFIDAVIT OF NOTICE, DECLARATION, AND DEMAND FAIR NOTICE AND WARNING OF COMMERCIAL GRACE THIS IS A U.S. S.E.C. TRACER FLAG, NOT A POINT OF LAW

A SECURITY (15 USC)

COMMERCIAL AFFIDAVIT THIS IS A U.S. S.E.C. TRACER FLAG, NOT A POINT OF LAW* see attached instruction - A

* One definition of "A SECURITY" is "any evidence of debt."

APPENDIX - A (attached instruction)

The Lien Claimant does NOT rely on Title 15 as a basis for the "Commercial Lien"; ALL Commercial processes, by using or relying on notes or paper in Commerce (e.g. Federal Reserve Notes), must bear some sort of Federal tracking code, a County Recorder's number or a serial number, which process must be accessible for inspection at the nearest relevant County Recorder's Office or be widely advertised; When a Lien matures in three (3) months, ninety (90) days, by default of the Lien Debtor through the Lien Debtors failure to rebut the AFFIDAVIT OF OBLIGATION point-for-point categorically, it becomes an accounts receivable in the ordinary sense of a collectable debt upon which assignments, collateralization; and other commercial transactions can be based, hence becomes a Security subject to observation, tracking, and regulation by the United States Securities and Exchange Commission (hereinafter U.S. S.E.C.);

The notation "A Security — 15 USC" is a flag in Commerce telling the U.S. S.E.C. that a speculation account is being established to enforce a lien; The U.S. S.E.C. can then monitor the process; As long as the process is truthful, open, and above-board (Full disclosure), the U.S. S.E.C. has no jurisdiction over it, for even the U.S. S.E.C. has no lurisdiction over the truth of testimony, depositions, affidavits, and affidavits of obligation (Commercial Liens), and an unrebutted affidavit stands as the truth in Commerce:

Legal Authority: Universal moral/existential truths/principles, expressed in Judaic (Mosaic) Orthodox Hebrew/ Jewish Commercial Code, corollary to Exodus (chiefly Exodus 20:15, 16). This is the best known Commercial process in America When an Affidavit is so flagged in Commerce, it becomes a Federal Document because it could become translated into a Security (for example by being attached in support of a Commercial Lien), and nor accepting and/or filing a Commercial Affidavit becomes a Federal offense.

12 Feb 2013



10500

Seen by me. Leave TM

Ruplic Notary on the Land; at Bruges (8000).

Belgium for the authentication of the above mentioned signature of Mant - yell-colds

without Prejudice

Without Prejudice

Without Prejudice

UCC1-308; UCC1-308.4

"ALL RIGHTS RESERVED



22 February

From: Mark-Jozef-Edward: Wuyts

Address: in care of rural route

At Driftweg 202

, West Vlaanderen[zip exempt]

Vs



To: __Alexia Bertrand__, as Secretary of State of the STATE OF ___West-Vlaanderen, Belgium___

Address: __ Kruidtuinlaan 50-60 6de verdieping, 1000 Brussel_

To: __Anthony Blinken__ , as Secretary of State of the UNITED STATES

Address: __ 1600 Pennsylvania Avenue NW, Washington, DC 20500

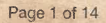
Notice to principal is notice to agent, Notice to agent is notice to principal.

A Rescinding of "informant" signature on Birth Record for Constructive Fraud,

A Living Testimony in form of an Affidavit.

i hereby pray to God for relief and Mandate the administrator as public servant of "We the People" to read this thoroughly, completely and with comprehension, this document is of a very serious nature and is not frivolous;

There will be no presumptions or assumptions, no Tacit agreements, no waiver of rights, no hearsay, no lawyering or attornment from the bench; am asking only for Truth, Facts, Honor and Fair Justice;



i, ___mark-jozef-edward: wuyts,___ a living soul, Sui Juris, Jus Soli, being of age, and of sound mind and competent nature, do hereby produce this affidavit of truth under the penalty of perjury and reserve the right to amend and be notified if any line item is proven at error without recourse and without prejudice;

Rights, Status, Standing, Jurisdiction

Above all else, i: <u>mark-jozef-edward: wuyts</u>, in and from the beginning, invoke my right of <u>self determination</u> which is considered to be the foundational stone of all human rights. i hereby invoke my right of <u>redress of grievances</u>;

i, hereby stand as a <u>belligerent claimant</u> upon these rights and others as required;

The Supreme Court said that the "rights of life and personal liberty are the natural rights of man; To secure these rights ... governments are instituted among men" U.S. v. Cruikshank, 92 U.S. 542, 2 Otto 542, 23 L. Ed. 588

The individual Rights guaranteed by our Constitution and treaties cannot be compromised or ignored by our government or by **its courts**:

For example, in United States v. Johnson, 76 F. Supp. 538, 539 (D. Pa. 1947), Federal District Court Judge James Alger Fee ruled that:

..."The privilege against self-incrimination is neither accorded to the passive resistant, nor to the person who is ignorant of his rights, nor to one indifferent thereto; It is a FIGHTING clause; It's benefits can be retained only by sustained COMBAT; It cannot be claimed by attorney or solicitor; It is valid only when insisted upon by a BELLIGERENT claimant in person."

McAlister vs. Henkel, 201 U.S. 90, 26 S.Ct. 385, 50 L.Ed. 671;

Commonwealth vs. Shaw, 4 Cush. 594, 50 Am.Dec. 813;



Orum vs. State, 38 Ohio App. 171, 175 N.E. 876.

Notice the verdict's confrontational language in these Cases:

"fighting", "combat", and most surprising, "belligerent". Did you ever expect to
ever read a Federal Court condemning people for being "passive" or "ignorant"?

Did you ever expect to see a verdict that encouraged people to be "belligerent"
in COURT...?

Better go back and re-read that extraordinary verdict. And commit it to memory, for it succinctly describes the essence of the American legal system.

Clearly, we must do SOMETHING, for as Sir Edmund Burke said,
"The only thing necessary for evil to triumph is for good men to do nothing."

"The presumption of Liberty, rights we retain for ourselves. Freedom lies in everyone's heart, but it must do more than just lie there." Judge Napolitano

Constitutions and treaties are the supreme law, Statutes are Corporate bylaws.

"Whereas it is essential, if man is not to be compelled to have recourse, as a last resort, to rebellion against tyranny and oppression, that human rights should be protected by the rule of law,"

(Excerpt of Preamble of - Universal Declaration of Human Rights)

"The States Parties to the present Covenant, Considering that, in accordance with the principles proclaimed in the Charter of the United Nations, recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace in the world, Recognizing that these rights derive from the inherent dignity of the men/women, Recognizing that, in accordance with the Universal Declaration of Human Rights, the ideal of living sentient beings enjoying civil and political freedom and freedom from fear and want can only be achieved if conditions are created whereby everyone may enjoy

his civil and political rights, as well as his economic, social and cultural rights, Considering the obligation of States under the Charter of the United Nations to promote universal respect for, and observance of, human rights and freedoms, Realizing that the individual, having duties to other individuals and to the community to which he belongs, is under a responsibility to strive for the promotion and observance of the rights recognized in the present Covenant."

(Preamble - International Covenant on Civil and Political Rights)

By the grace of God almighty, and through the supremacy clause of the Constitution and treaties of supreme law, it is i alone, who shall determine my status, standing, honor and jurisdiction.

No person shall be deprived of the right to prosecute or defend his own cause in any of the Courts of this State, as a human, in person-am, by attorney, or either.

In Genesis 1:26-2:25 God gave Mankind dominion over the Land, Air, Water, the three jurisdictions, the making of LAW. (Paraphrased)

In Genesis 2:7 And I, God, created man from the dust of the earth, and breathed into his nostrils the breathe of life, and man became a living soul. 1611 KJV

A court has no jurisdiction to determine its own jurisdiction, for a basic issue in any case before a tribunal is its power to act, and a court must have the authority to decide that question the first instance." Rescue Army v. Municipal Court of Los Angeles, 171 P2d 8: 331 US 549, 91 K, ed, 1666m 67 S, Ct, 1409



Mary Josephan Sui Iuris am

i: ___mark-jozef-edward: wuyts___ a living soul, a man, Sui Juris, am not a federal citizen, of District of Columbia. i, am a State National and claim my Nationality as such. Status is defined; USC title 8 section 1101 (a) (21) (23)

Belgium is a member nation State of the union of The United States of America a republic form of government created by we the people the state nationals and is not the subsidiary corporation of the UNITED STATES.

CONTRACTS

American Jurisprudence 2nd 1964 vol. 16 § 373 Rights of Contract
Liberty of contract involves, as one of its essential attributes, the right to
terminate contracts, Valid contracts are property and as such are protected from
being taken without just compensation. The United States Supreme Court has
stated that freedom to contract is the essence of freedom from undue restraint
on the right to contract. Other courts have stated that the liberty to make
contracts includes the corresponding right to refuse to accept a contract or to
assume such liability as may be proposed. The right of liberty of contract is
inherent and inalienable. It belongs to everyone by the law of the land; every
man has the right freely to deal, or to refuse to deal, with his fellow men. Pg.
706 – 707

American Jurisprudence 2nd 1964 vol. 16 § 362 Nature of Right guaranteed

The right of property is a fundamental, natural, inherent, and inalienable right... In fact, it does not owe its origin to the constitutions which protect it, for it existed before them. It is sometimes characterized judicially as a sacred right, the protection of which is one of the most important objects of government. Pg. 691

This Means to take away one's **RIGHT TO REFUSE CONTRACT** with anyone is to take away "The right of property" A Right thats guaranteed... and un-a-lienable!

Elements of a True Contract

1. Parties competent to contract

The parties to a contract should be competent, being of the age of consent, of sound mind, not disqualified from contracting by any law to which she is subject. A flaw in capacity may be due to minority, lunacy, idiocy, under influence, drunkenness, or dissimilarity of kind. The parties should be of the same kind, being either legal fiction actors, or natural living men/women, allowing more than two parties, but never a mixture of these kinds and their respective jurisdictions.

2. Free and genuine consent

The consent of the parties to the agreement must be free and genuine. The consent of the parties should not be obtained by misrepresentation, fraud, undue influence, coercion or mistake. If the consent is obtained by any of these means, then the contract is not valid or legally/lawfully enforceable.

3. Full and honest disclosure

When negotiating a contract, full disclosure is the step of providing all material information, or telling the "whole truth", about any matter which may influence the decision-making of the other party or parties before they decide to enter into a contract. If either party fails to make full disclosure, the contract is null and void.

4. Valuable consideration

The consideration is something of value possessed by the parties that is brought to the contract table. This something of value is bargained for and given in

Page 6 of 14

contained within a contract, or buy or sell a contract, without the express permission of the original parties.



Title 28 USC 3002 Section 15A states United States is a Federal Corporation and not a government, including the Judicial Procedural Section.

In numerous cases, SCOTUS has said in summary:

- 1) that since governments chose to incorporate themselves, they must abide by the same rules as any other corporations.
- 2) that governments are now de facto, as corporations; and that they pass no laws, but only corporate bylaws called rules, codes, statutes, executive orders, ordinances and policies.
- 3) that all rules, codes, statutes, executive orders, ordinances and policies, are "colored/colorable" and governed only by the consent of the governed and through the fraudulent creation and unlawful conversion of man-kind into a legal Person, Citizen, Resident. Obtained through TACIT Agreement and not honorable contract.

CLAIM of CONSTRUCTIVE FRAUD

The thing about fraud is this: At some point in time, it must be first recognized, it must be learned, and then it must be vitiated.

Only then is justice obtained. Only then is Liberty achieved.

Please let me explain the "Claim of Constructive Fraud" above so you may rule any and all contracts pertaining to this matter and to this living soul and my minor children. Void Ab Initio. Thereby void of PARENS PATRIAE.

The Living story of the Fraud

the Cestui Que Vie Act of 1666



nust each receive all Fiblics a contract must have

exchange for a promise or a performance. The parties must each receive all Feb local benefit and each suffer a detriment. To be enforceable, a contract must have valuable consideration. A contract is unenforceable if it has insufficient or unequal consideration without agreement.

5. Certainty of terms

The Terms and Conditions of the contract must be fully disclosed and agreed upon, and must be certain and fixed. Any subsequent variation of terms must be agreed.

6. Meeting of the minds

A meeting of the minds "consensus ad idem", occurs between the parties when they recognize each other, understand their mutual obligations, and agree. A meeting of the minds occurs between men/women in lawful matters (Common Law jurisdiction), and between legal fiction actors in legal matters (Admiralty Maritime jurisdiction). A contract must be either Lawful or Legal. If one party to a contract makes a "signature" as an "accommodation party" to a legal fiction person, while the other party makes an "autograph" for a living man or woman, the parties are of unequal kinds, and the contract is null & void.

7. Autographs or Signatures

Lawful written contracts between living men/women must carry the wet ink autographs of the parties, comprising living identification such as a thumbprint, but more often living standing is recognized by an unambiguous declaration with the handwritten wet ink autograph, including the prefix "By:", and/or the words "All Rights Reserved," and "Without Prejudice," written below. Legal written contracts between legal fiction actors must carry the wet ink signatures of the parties, as an accommodation party from a man/woman.

8. Privity of contract

A contract exists only between the parties. No third-party can obtain rights

I, a Mother, a woman, a living soul, created by God, of flesh and blood, very much alive; went into the unknown "foundling" (a safe place to abandon a child) hospital believing she would get care but instead was falsely declared indigent, and a pauper.

mars.

Then... Having recently undergone the extreme duress of a major medical trauma commonly known as childbirth, and probably under the influence of painkillers, being anxious to go home to my comfortable bed, in order to pursue a happy life with my beautiful, newly born and living baby.

I, unknowingly filled out some dubious and unexplained forms put before me.

Then...Through the Constructive fraud of government I was coerced by the foundling hospital into signing these documents as an "informant", (one who gives someone up to another), and by presumptive Tacit agreement was unknowingly misdescribed and unlawfully converted from a child of god, a living soul, a state national, a inhabitant on the land, into a citizen, a person, a resident which by historical definitions of a "city employee", a "dead legal entity or vessel or office of person", and "as someone there temporarily to do business", thereby changing my child's status, standing, and jurisdiction.

The state acting under false and fraudulent doctrines of Parens Patriae, and In Loco Parentis. Claiming the State is the Parent is an Odious presumption and arrogantly false and as far as I am concerned an act of "war crimes and capital felony treason" and I'm hereby putting you on Notice.

And... As an innocent mother thus failing to recognize the lifelong consequences of my actions as there was no "Full and Honest Disclosure" nor any "Meeting of the Minds" which surely Vitiates any contract.

I was lied to, and told "it's just to give your baby a name and to get registered".

This form that I as a mother signed was fraudulently used to create a document of title, through a Bank, drawn as a Bond, a Insured Security, and was then sent to the Department of Human Resources and registered as human capital.

Lifetime Slavery of the flesh and soul of mankind, jointly by the foundling Hospital, by the STATE, by the UNITED STATES, by the "treasury", the IMF and others.

This Action created a Trademark/Copyright infringement and Unlawful Conversion of the God inspired, parent given Christian born Name, unlawfully converted to birthed NAMES and bonded, the CUSIP #'s attached, UNITED STATES TREASURY BONDS issued, INSURED and sold on the market through US Treasury Bonds, in LEI's or through Department of Fiscal Services and used as the full faith and credit of the UNITED STATES and held under the CESTUI QUE VIE (PCT) trust, all these are "look alike sound a like" names, a constructive fraud and unlawful conversion.

It was a fraud created by a powerful and corrupt group of controlling men.

Since	_AS SHOWN ON DIKTH RECORD Was Flaudulently	created by
STATE OF_	, with its creation (berthed) date as recorded or	the,
Day of,	as Instrument File No, at a.m. of Off	icial
Records of _	COUNTY, Department of Human Resources of the	STATE OF
. With its Own unique CUSIP ##redacted##. is also Dead having no		
remedy available to its Fictionally Dead Entity.		
While I,	; of, Born alive on the different date of,	day of
19	ata.m. upon the Land Jurisdiction known as	De Jure
republic, was, as its signatory officer, (person) without "full and honest		
disclosure" of what that meant, was a minor at the time and therefore not even a		
valid party to the contract.		
THE STREET		



In Admiralty; "Delivered" out of the "water" through the "birth canal" delivered at the "dock" by the "doctor ie dock-tender" with "bill of lading" for port taxes then discharged "sets sail" Where, he is presumed/deemed dead and "LOST AT SEA" by his very co-trustee of his own (E)state while his employees (Government Corporations) public servants steals from the fruits of his/her labor.

Then through this fraud tried to make the woman, the living soul, converted to a signatory officer (into a "PERSON" or Vessel) a fraudulently created dead dog Latin entity, an unknowing party to the Bankrupt Corporation the UNITED STATES, the USA INC. and STATE of ______ subsidiary, all just more constructive fraud.

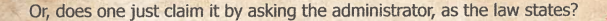
As mentioned above, at some point in time one recognizes the fraud as the woman, the living soul, this child of god, has done and has awoke to the fact that it is his/her blood, sweat, and the tears and pains of his labor, the woman's, that has been fraudulently held as the surety and the debtor when she is truly the holder in due coarse and the actual creditor...

I also hereby rescind the marriage contract with the State, as again through constructive fraud I the woman became "enjoinder property" without my knowledge or permission or full and honest disclosure of the Patent with USPTO. I am no ones Property!

I ask you this; Is the man and Living soul, who is very much alive, an Executor to, a Beneficiary of, or in any other way, is he one who enjoys any financial benefit to this Cestui Que Vie Trust estate?

Or, does one have to call in a federal bankruptcy/probate judge to dissolve the Cestui Que Vie Trust and settle/probate and claim the estate / the minor account?

Having the proceeds of the trust directed/sent to the true beneficiary, me!



These private secret trusts are set up under Canonum De Ius Positivum Canons of Positive Law....

Canon 2057 - Any Administrator or Executor that refuses to immediately dissolve a Cestui Que (Vie) Trust, upon a Person establishing their status and competency, is guilty of fraud and fundamental breach of their fiduciary duties requiring their immediate removal and punishment.

i, mark Jozef Edward; wuyts, a living soul, a man, do not consent to this type of fraud. i am governed by my GOD, his beloved Son, Jesus Christ, the guidance of the Holy Spirit, and the dictates of my own conscience.

i, mark Jozef Edward; wuyts, as Principal Creditor, and Beneficiary of the Cestui Que Vie trust (PCT) by Special Devine Appearance only, do hereby appoint you judge and administrator as trustee and trust fiduciary and command you to settle this matter and remove me as signatory "INFORMANT" from the Birth Registrar of my children, my uniquely created biological god given property and acknowledging the claim of my return from sea to claim my estate and the estates of my father and grand fathers as their rightful heir, as well as my priority claim of my property and estate.

On my knees before God, through his beloved Son, Jesus Christ, and the Holy Spirit, a man, a living soul, as a servant of the Lord in his name, Amen.

See attached certified true copies of original birth records of my children, sons and daughters of God, and my uniquely created biological property!

Exhibits 1. Tristan dervaux-wuyts



Proceeding hereby and forever as Sui Juris, Jus Soli, a Non Representative, Non Agent, Non Personam, Non-Resident, by all rights and all powers as ordered by the 9th and 10th amendment of Bill of Rights and Bill of Provisions by The United States of America Constitution. And in accord with the supreme treaties listed in this document including the ICCPR. (1976) Signed by United States 1993.

As One of We the People, i, do hereby and at peace, politely and with honor, command you, our public servant to follow this Mandate directive and rescind. Void Ab Initio. And return that which is mine.

FOR CAUSE, STATUS, STANDING, FRAUD and a lack of JURISDICTION.

PER; 28 U.S. Code § 1746 - Unsworn declarations under penalty of perjury

(1)If executed without the United States: "i declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on the twenty-second day of the second month of the year of Our Lord two thousand and twenty-three;

Without prejudice, and without recourse, i, hereby place my Autograph

below

Without Prepudice.

mark jozef edward; wuyts

FURTHER I SAYETH NOT.

72 Feb 702)

This document is now hereby considered publicly published and placed upon the record. You have 21 days to respond. This Affidavit un-rebutted shall become the judgement. i will then publicly publish your responses or your non-

responses.

Notary public as JURAT CERTIFICATE

Page 13 of 14

State 1) FUT 2023 County date before me, , a Notary RePublic, personally First Middle; Last ___ who proved to me on the basis of satisfactory evidence to be the man whose Name is subscribed to the within instrument and acknowledged to Me that he executed the same in his authorized capacity, And that by his autograph(s) on the instrument the man executed, the instrument. I certify under PENALTY OF PERJURY under the lawful laws of Belgium State and that the foregoing paragraph is true and correct. WITNESS my hand and official seal. Signature of public Notary as Jurat seal Seen by me. Land Public Notary on the Kind, at Bruges [8000]. Belgium for the authentication of the above "ALL RIGHTS RESERVED"

Notice to agents is notice to principal, Notice to principal is notice to agent.

WITHOUT PREJUDICE UCC1-308.4

This is <u>The End</u> of this affidavit; Only, the Exhibits, and the Additional pages of the Certified proof of service and the Certified Judgement of this un-rebutted Affidavit may be Bound to this document.





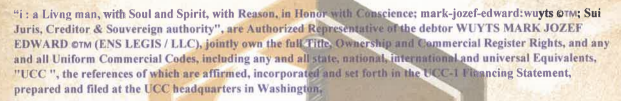
C.-S.-S.-C.-S.-L.- FLAG OF THIS VESSEL

CERTIFICATE

OF SWEAR OF THE NOTARY PUBLIC

De Haan.

kingdom of Belgium on the land



WA DOL, File #2023-084-2799-6

i accept the services of Public Notary on the Land, at the Republic of de haan [8420], Flanders, Belgium and SOLEMNLY SWEAR: Testify of Truth fulness, in accordance with the Highest Divine Law, in Honor with Conscience. In My behavior, i will be guided by the principles of humanity and respect for Living Men and Women, for Boys and Girls, Infants, to all the Children of God!

i give My "Word of Honor" to maintain professional secrecy, and not to disclose the information in all confidentiality.

JURAT

i have made the Solemn OATH in HONOR on date: 22/66/2023

Name of Notary Public, Signature of Public Notary:

At De Haan, Kingdom of Belgium:



SUBSCRIBAD AND SWORN to before me this date: 2/2023, personally appeared,
Authorized Representative of WUYTS MARK known to me (or proved to me on the basis of satisfactory) evidence of identification) to be the living man

my name is subscribed on this Statute Staple Securities Instrument - CERTIFICATE OATH OF THE PUBLIC NOTARY-

ouplinmost-aved nan

Seen by me, living man Date Doving Que PM

Public Notary on the land, at Wervik [8940]

WITHOUT PREJUDICE UCC1-308: UCC-308.4 ALL RIGHTS RESERVED





Public Notary on the land, at Bruges [8000],
Belgium for the authentication of the above mentioned signature of the land, at Bruges [8000], date: D. 10923

WITHOUT PREJUDICE UCC1-308; UCC1-308.4 "ALL RIGHTS RESERVED"