ORI-07212022-1530 State of Missouri

No of Pages 19 Pages

UCC1

## **UCC FINANCING STATEMENT**

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional)  Kelvin-Dewan: Dudley	200,000
B. E-MAIL CONTACT AT FILER (optional)	
C. SEND ACKNOWLEDGMENT TO: (Name and Address)  Kelvin-Dewan: Dudlev	٦
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File Number: 20220721002649264
Date Filed: 7/21/2022 8:00 AM
John R. Ashcroft
Secretary of State

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1. E	DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use a name will not fit in line 1b, leave all of item 1 blank, check here	exact, full name: do not omit modify or abbreviate .	amunost of the District	
-	1a. ORGANIZATION'S NAME	d provide the Individual Debtor information in item 1	0 of the Financing Statement Addendum (Form L	ICC1Ad)
OR	11			
-	1b. INDIVIDUAL'S SURNAME DUDLEY	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
1c.	NAIL ING ADDRESS	KELVIN	DEWAN	
10700		CITY	STATE POSTAL CODE	COUNTRY
2. E	DEBTOR'S NAME: Provide only one Debtor name (22 as 24)			USA
n	DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use e ame will not fit in line 2b, leave all of item 2 blank, check here and	xact, full name; do net omit, modify, or abbreviate a provide the Individual Debtor Information in Item 1	ny part of the Debtor's name); if any part of the I	ndividual Debtor's
	2a. ORGANIZATION'S NAME	The state of the s	O of the Phanicing Statement Addendum (Form U	CC1Ad)
OR				
	2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
2c. I	WAILING ADDRESS		(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
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3. S	ECURED PARTY'S NAME (or NAME of ARCICALES of ARCICALES			
F	ECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNO 3a, ORGANIZATION'S NAME	OR SECURED PARTY): Provide only one Secured I	Party name (3a or 3b)	
OR -		25		
- 13	3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	OUTERNA
	Dudley	Kelvin	Dewan	SUFFIX
SC. IV	MAILING ADDRESS	CITY	STATE POSTAL CODE	COUNTRY
1.00	OLLATERAL: This financing statement covers the following collateral			uSA
	In the sector of			
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# ADDITIONAL COLLATERAL ATTACHED TO FINANCING STATEMENT

PARTIES			
Debtor: DUDLEY KELVIN DEWAY trade-name(*)	Sec	ured Party: E	xecutor-Kelvin-Dewan Diidley
(*KELVIN DEWAN DUDLEY <sup>©®™</sup> , and any and all			
derivatives and variations in the spelling of said nar Debtor's Account Number:	me.)	•	

To include all Debtor's Lands, Assets, and Personal Property and all Debtor's Interest in said now owned and hereinafter acquired, now existing and here after arriving and wherever located as fully described in Security Agreement. The Total Amount of collateral in Security Agreement is Additional entries of the Debtor are as follows. Also included but not limited to any and all good will both now existent and which may become existent from time-to-time.



### Non-Negotiable - Non-Transferable - Recorded for Record

PARTIES

Debtor: DUDLEY, KELVIN DEWAN® in trade-name (

(\*KELVIN DEWAN DUDLEY\*\*\*\*, and any and all derivatives and variations in the spelling of said many

Creditor: Executor-Kelvin-Dewan: Dudley®

This Security Agreement is mutually agreed upon and entered into and done by the light of day on this tenth day of the sixth month in the year of our Lord two thousand two hundred twenty-two between the juristic person, KELVIN DEWAN DUDLEY And, also known by any and all derivatives and variations in the spelling of said name except "Kelvin-Dewan: Dudley", hereinafter jointly and, severally "Debtor," and the living, breathing, flesh-and-blood man, known by the distinctive appellation Kelvin-Dewan: Dudley, 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 concerning having Debtor's name entered and registered in the records of the UCC filing office as 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 No.
- (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 provisions 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;

Words Defined; Glossary of Terms. As used in this Security Agreement, the following words and terms are as defined 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, everything, 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, KELVIN DEWAN DUDLEY also known by any and all derivatives and variations in the spelling of said name except "Kelvin-Dewan: Dudley"; See also juristic person.

Authorized Representative. In this Security Agreement the term "Authorized Representative" means the Secured Party, Kelvin-Dewan: Dudley®, authorized 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 the form of a judgment and for debts/obligations that are fixed, contingent, matured, unmatured, 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 Att. 555. Also, a claim is to state. See Douglas v. Beasley, 40 Ala. 147; Priog v. Pennsylvania, 16 pet 615, 10 LEd. 1060];

Conduit. In this Security Agreement the term "conduit" signifies a means of transmitting and distributing energy and the effects/produce of labor, such as goods and services, via the name "KELVIN DEWAN DUDLEY also

known by any and all derivatives and variations in the spelling of said name of Debtor except."Kelvin Dewan.

# Non-Negotiable - Non-Transferable - Recorded for Record

Creditor. In this Security Agreement the term "Creditor" means Kelvin: Dewan: Dudleye.

<u>Debtor.</u> In this Security Agreement the term "Debtor" means KELVIN DEWAN DUDLEY®™, also known by any and all derivatives and variations in the spelling of said name except "Kelvin-Dewan: Dudley®";

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."

<u>Derivative</u>. 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;

<u>Ens legis</u>. 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 the law;

Hold-harmless and Indemnity Agreement. In this Security Agreement the term "Hold-harmless and Indemnity Agreement" means the written, express, Hold-harmless and Indemnity Agreement No. KDD-0410331-HHIA done by the light of day on this sixth day of the sixth month in the year of our Lord two thousand two hundred twenty-two, between Secured Party and Debtor, together with all modifications of and substitutions for said Hold-harmless and Indemnity Agreement, attached hereto and included herein by reference;

Kelvin-Dewan: Dudley. In this Security Agreement the term "Kelvin-Dewan: Dudley" means the sentient, living being known by the distinctive appellation "Kelvin-Dewan: Dudley." All rights are reserved re use of Kelvin-Dewan: Dudley, Autograph Common Law Copyright © 2020 by Kelvin-Dewan: Dudley.

KELVIN DEWAN DUDLEY. In this Security Agreement the term "KELVIN DEWAN DUDLEY" means KELVIN DEWAN DUDLEY" means KELVIN DEWAN DUDLEY", and any and all derivatives and variations in the spelling of said name except "Kelvin-dewan: Dudley," Common Law Copyright © 2020 by Kelvin-Dewan; Dudley. All Rights Reserved;

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., KELVIN DEWAN DUDLEY®TW, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activities 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 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 affaits 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 doubl, "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 word "land" means any and all ground, soil, and earth whatsoever, including pastures, fields, meadows, woods, moors, waters, marshes, rock, and sand;

<u>Legal entity</u>: 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 word "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 Nat'l Bank of Chattanooga. Tenn. C.C.A. Tenn., 137 F.2d 1013, 1019; Fell v. City of Coeur d' Alene, 231daho 32, 129 P: 643, 649; 43 L.R.A. N.S. 1095; Breslaw v. Rightmire: 196 N.Y.S. 539,541, 119 Misc. 833.1:

Living: breathing, flesh-and-blood man. In this Security Agreement the term "living, breathing, flesh-and-blood man" means the Secured Party, Kelvin-Dewan: Dudley®, a sentient, living being, as distinguished from an artificial legal 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</u>, 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, 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;

Non-Negotiable - Non-Transferable - Recorded for Record

PARTIES

DUDLEY, KELVIN DEWAN Trade-name (\*)

(\*KELVIN DEWAN DUDLEY\*\*M, and any and all derivatives and variations in the spelling of said name.

Creditor: Executor-Kelvin-Dewan; Dudlev®

Executor-Kelvin-Dewan; Dudley®

This Security Agreement is mutually agreed upon and entered into and done by the light of day on this tenth day of the sixth month in the year of our Lord two thousand two hundred twenty-two between the juristic person, KELVIN DEWAN DUDLEY also known by any and all derivatives and variations in the spelling of said name except "Kelvin-Dewan: Dudley", hereinafter jointly, and, severally "Debtor," and the living, breathing, flesh-and-blood man, known by the distinctive appellation Kelvin-Dewan: Dudley, 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 filling 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 concerning having Debtor's name entered and registered in the records of the UCC filing office as a transmitting-utility debtor; and (e) agrees that Secured Party possesses the rights stated in this Security Agreement to 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 No. KDD-1203001-PA; amount of said obligation: Ten Billion United States Dollars (\$10,000,000,000,000);
- (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 provisions 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;

Words Defined; Glossary of Terms. As used in this Security Agreement, the following words and terms are as defined 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, everything, 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, KELVIN DEWAN DUDLEY®™, also known by any and all derivatives and variations in the spelling of said name except "Kelvin-Dewan: Dudley". See also juristic person;

Authorized Representative. In this Security Agreement the term "Authorized Representative" means the Secured Party, Kelvin-Dewan: Dudleye, authorized 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 the form of a judgment and for debts/obligations that are fixed, contingent, matured, unmatured, 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; Prigg v. Pennsylvania, 16 pet.615, 10 LEd. 1060];

Conduit. In this Security Agreement the term "conduit" signifies a means of transmitting and distributing energy and the effects/produce of labor, such as goods and services, via the name "KELVIN DEWAN DUDLEY" also

known by any and all derivatives and variations in the spelling of said name of Debtor except "Kelvin-Dewan: Dudleys":

# Non-Negotiable - Non-Transferable - Recorded for Record

Private Agreement. In this Security Agreement the term "Private Agreement" means the written; express Private Agreement No. PA done by the light of day on this sixth day of the sixth month in the year of our Lord two thousand two hundred twenty-two between Secured Party 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 Debtor,

Secured Party. In this Security Agreement the term "Secured Party" means Kelvin-Dewan: Dudleye, 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 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., Kelvin-Dewan: Dudleys, 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 (what is considered signature);

Signed. See UCC §1-201(37) (what is considered signed);

<u>Trade-name</u>. In this Security Agreement the term "trade-name" means any and all of the following juristic persons: KELVIN DEWAN DUDLEY®™as well as any and all derivatives and variations in the spelling of said name, respectively, except "Kelvin-Dewan: Dudley®";

Transmitting utility. In this Security Agreement the term "transmitting utility" means a conduit, e.g., the Debtor, i.e., KELVIN DEWAN DUDLEY®TM.

UCC. In this Hold harmless and Indemnity 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, uncertificated securities, promissory notes, payment intangibles, software, health-careinsurance 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 minehead; (b) described/identified within a particular, numbered paragraph under the heading "Paragraph" (b) List" below; (c) described/identified within any document of title, certificate, form, and the like, a photocopy of which has been appended with this Security Agreement, attached hereto, made fully part hereof, and included herein by reference; (d) described/identified in "Attachment Sheet No. KDD-071661-AS" attached hereto, made fully part hereof, and included herein by reference; (e) described/identified in "Private Collateral List No. KDD-071661-PCL," 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, bond, general intangibles, and accounts 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 se cures the entire obligation/amount of indebtedness

#### Paragraph "(b)" List

- 1. The trade-name, mark, and trade-mark of Debtor: i.e., "KELVIN DEWAN DUDLEY", 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, KELVIN DEWAN DUDLEY®™, except "Kelvin-Dewan: Dudley®";
- 2. Any and every alleged birth document/record re Kelvin-Dewan: Dudley®, such as THE STATE OF MISSOURI, BUREAU OF VITAL STATISTICS, JEFFERSON CITY MISSOURI, CITY OF SAINT LOUIS, CERTIFICATION OF VITAL RECORD, FILE NO.

  "ISSUED 0804-66," i.e. any and every "CERTIFICATE OF BIRTH," "STANDARD CERTIFICATE OF BIRTH," "CERTIFICATE OF LIVE BIRTH," "STANDARD CERTIFICATE OF LIVE BIRTH," "NOTIFICATION OF BIRTH REGISTRATION," "NOTIFICATION OF REGISTRATION OF BIRTH," "CERTIFICATE OF BIRTH REGISTRATION," and any other otherwise-entitled birth document/record-issued at any of the following levels: hospital, city, county, state, federal, other-allegedly involving, concerning, binding, derived from, etc. the name consisting

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Of any assemblage of letters regarded as identifying/re for any reason whatsoever;	ferencing Debtor, i.e. KELVIN DEWAN DUDLEY®™.
<ol> <li>Debfor's Social Security Account Number, endorsements, front and back, except the paper card-bu card-issued by Social Security Administration and bearing the obverse thereof;</li> </ol>	and all related documents, instruments, and it not the ink and printing on either side of said paper ing Social Security Account Number 495-80-8238 on
All related accounts, trusts, documents, instruments, ar Security Account Number	nd endorsements, front and back, re Debtor's Social
5. All Social Security income from Social Security Account	Number
6. Account Number	
7. Case Number	
8. UNITED STATES OF AMERICA PASSPORT No.	

- 9. MISSOURI DRIVER LICENSE
- 10. STATE OF MISSOURI, SAINT LOUIS COUNTY CLERK-RECORDER, CERTIFIED ABSTRACT OF MARRIAGE, LOCAL REGISTRATION NUMBER 00-00000 "DATE OF MARRIAGE: N/A," "DATE FILED: N/A";
- 11. UNITED STATES OF AMERICA DEPARTMENT OF TRANSPORTATION-FEDERAL AVIATION ADMINISTRATION PRIVATE PILOT CERT. NA;
- 12. All military/naval records, documentation, discharge papers, files, licenses, and the Like referencing Debtor,
- 13: All land and real property;
- 14. All buildings, structures, and fixtures, and the appurtenances situated thereon and affixed thereto;
- 15. All documents involving all real property in which Debtor has an interest, including all buildings, structures, fixtures, and appurtenances situated on and affixed thereto;
- All motor vehicles and wheeled conveyances of any kind, motorized and otherwise, in which Debtor has an interest;
- 17. All vessels and all equipment, accourtements, baggage, and cargo affixed thereto, pertaining thereto, Stowed therein, and the like including but not limited by: all motors, engines, anciliary equipment, Accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment; lubricants, and fuels and fuel additives;
- 18. All aircraft and all equipment; accourrements, 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:
- 19. All deposit accounts, i.e., all demand, time, savings, passbook, and other accounts maintained with a bank of any kind whatsoever;
- 20. All credit card accounts;
- 21. All charge accounts;
- 22. All brokerage accounts, i.e., all stock, bond, mutual fund, and money-market accounts, and the like;
- 23. All retirement plan accounts, Individual Retirement Accounts, 401(k)'s, pension plans, and the like;
- 24. All precious metals and bullion, and any storage box and receptacle within which such is stored;
- 25. All stockpiles, collections, build-ups, amassments; and accumulations, however small, of Federal Reserve Notes, 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 subparagraph "(b)" of second paragraph on page 1 of this Security Agreement);
- 26. All stocks, bonds, drafts, futures, insurance policies, investment securities, notes, options, puts, calls, warrants, securities, and benefits from trust, and the like:
- 27. 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;
- 28. All credit of Debtor:
- 29. All proceeds, products, accounts, and fixtures from crops, mine heads, wellheads, etc.
- 30. All rents, wages, salaries, and other income, from whatever source derived;

- 31. All land, mineral, water, and air rights;
- 32. All documents, records, and certificates re cottages, cabins, houses, and buildings in which Debtor has an interest;

- 33. All inventory in any source;
- 34. All machinery, both farm and industrial;

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- 35. All trailers, mobile homes, and recreational vehicles, and house, cargo, and travel trailers, and all Equipment, accountements, 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, and service equipment. Jubricants, and fuels and fuel additives:
- 36. All livestock and animals, and all things required for the care, feeding, use, transportation, and husbandry thereof;
- 37. All computers, computer-related equipment and accessories, electronically stored files and data, telephones, electronic equipment, and office equipment and machines;
- 38. 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;
- 39. All books, booklets, pamphlets, treatises, essays, treatments, monographs, stories, written material, libraries, plays, screenplays, lyrics, songs, and music;
- 40. All financial books and records;
- 41. All proprietary data and technology; inventions, royalties, and good will;
- 42. All scholastic degrees, diplomas, honors, awards, and meritorious citations;
- 43. 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;
- 44. All fingerprints, footprints, palin prints, thumbprints, RNA materials, DNA materials, blood and blood Fractions, biopsies, surgically removed tissue, body parts, organs, hair, teeth, nails, semen, urine, other Bodily fluids and matter, voice-print, retinal image, and the descriptions thereof, and all other corporal identification factors, and said factors' physical counterparts, in any form, and all records, record numbers, and information pertaining thereto; re Debtor:
- 45. All biometrics data, records, information, and processes, not elsewhere described; the use thereof, and the use of the information contained therein, pertaining thereto, and otherwise;
- 46. 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.
- 47. 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.
- 48. All keys, locks, lock combinations, encryption codes, safes, and secured places, and security devices, security programs, and all software, machinery, and devices associated therewith and related thereto;
- 49. 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-favored customers, including cable, electricity, garbage, gas, internet, satellite, sewer, telephone, water, Internet, e-mail, and all other methods of communication, energy transmission, and food and water distribution;
- 50. All rights for barriering, buying, contracting, selling, and trading ideas, products, services, and work;
- 51. All rights for creating, inventing, adopting, utilizing, and promulgating any system and means of currency money, medium of exchange, coinage, cryptocurrencies, equities, utility tokens, stable coins, National Currencies, metals, barter, economic exchange, bookkeeping, record-keeping, and the like;
- 52. 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 license, permission, permit, and otherwise, and free from entry, intrusion, and surveillance, by any means, regardless of duration of lease, period, so along as any required lease is currently paid, but wherein the alternative, a subsequent three-day grace period has not expired;
- 53. All rights for managing, maneuvering, directing, guiding, and traveling in any form of motorized conveyance whatsoever, e.g., automobile, truck, motorcycle, watercraft, vessel, airplane, aero plane, helicopter, and the like, without any requirement for applying for, and without the obligation for obtaining, any government license, permit, certificate, permission, and the like, of any kind whatsoever.
- 54. All rights for marrying and procreating children; and rearing; educating, training, guiding, and spiritually, enlightening any such children, without any requirement for applying for, and without the obligation for obtaining, any government-issued license, number, serial number, permit, certificate, permission, and the like, of any kind whatsoever;
- 55: All rights for buying, selling, trading, gathering, growing, hunting, raising, angling, and trapping food, fiber, and raw materials for shelter, clothing, and survival;
- 56. All rights for exercising and enjoying freedom of religion, worship, use of sacraments, spiritual practice, and expression without any abridgment of freedom of speech, publishing, peaceable assembly, and petitioning Government for redress of grievances, and also petitioning any military force of the United States, as well as any other group, agency, and organization, and otherwise for physical protection from threats involving the

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- Safety and integrity of the person, as well as all property, of Secured Party from any source; both "public" and "private":
- .57. All rights for keeping and bearing arms for self-defense of self, family, and parties requesting physical protection of person and property;
- 58. All rights for creating, preserving, and maintaining inviolable spiritual sanctuary and receiving into same any and all parties requesting safety, shelter, and sanctuary;
- 59. 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, pretense issued under color of law may be promulgated as the authority for any such intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, warrant, and the like;
- 60. 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,
- 61. All names used, and all corporations sole, trusts, living trusts, pure trusts, testamentary trusts, trust documents, executed and filed, as well as might be executed and filed, under said names;
- 62. All intellectual property, including all speaking, writing, and other media,
- 63. All signatures and autographs;
- 64. All present and future retirement incomes, and rights in such incomes, deriving from any of Debtor's accounts, deposit accounts, and otherwise;
- 65. All present and future medical and healthcare rights, and rights owned through survivorship, from any of Debtor's accounts, deposit accounts, and otherwise;
- 66. All applications, filings, correspondence, information, identifying marks, images, licenses, 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 allprocessed algorithms analyzing, classifying, comparing, compressing, displaying, identifying, processing, storing, and fransmitting said applications, fillings, correspondence, information, identifying marks, images, licenses, travel documents, materials, permits, registrations, records and records numbers, and the like;
- 67. All library cards:
- 68. 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 therefrom;
- 69: 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,
- 70. All products of and for agriculture, and all equipment, inventories, supplies, contracts, and accountements involved in the planting, tilling, harvesting, processing, preservation, and storage of all products of
- 71. All farm, lawn, and irrigation equipment, and all accessories, attachments, hand-tools, implements, service equipment, parts, and supplies associated therewith and related thereto;
- 72. All fuel, fuel tanks, and containers, and all involved and related delivery and transfer systems;
- 73. 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
- 74: All camping, fishing, hunting, and sporting equipment, and all special clothing, materials, supplies, and baggage related thereto;
- 75. All rifles, guns, bows, and crossbows and related accessories, and the ammunition, projectiles, and integral components thereof; :
- 76. All radios, televisions, communication equipment, receivers, transceivers, transmitters, antennas, and towers, and all ancillary equipment, supplies, computers, software programs, wiring, and related accessories and devices:
- 77. 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;
- 78. All computers and computer systems and the information contained therein, as well as all ancillary Equipment, hard drives, SD drives; internal and/or external, USB drives, printers, and data compression and encryption devices and processes; ...
- 79. All office and engineering equipment, furniture, ancillary equipment, drawings, tools, electronic and paper files, and items associated therewith and related thereto;
- 80. All water wells and well-drilling equipment, and all ancillary equipment, chemicals, tools, and supplies;

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- 81. 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:
- 82. 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;
- 83. All communications and data, and the methods, devices, and forms of information storage and retrieval, and the products of any such stored information;
- 84. All books, drawings, magazines, manuals, and reference materials regardless of physical form:
- 85. All antiques, artwork, paintings, sculptures, etchings, photographic art, lithographs, and serigraphs, and all frames and mounts pertaining thereto, affixed thereon, and otherwise:
- 86. All food, and all devices, tools, equipment, vehicles, machines, and related accourrements involved in food preservation, preparation, growth, transport, and storage,
- 87. All construction machinery and equipment and all ancillary equipment, supplies, materials, fuels, fuel additives, supplies, materials, and service equipment pertaining thereto;
- All medical, dental, optical, prescription, and insurance records, records numbers, and information contained in any such records pertaining thereto;
- 89. All inheritances obtained, as well as all inheritances as might be received;
- 90. All wardrobe and toiletries;
- .91. All watches, jewelry, 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;
- All radios, televisions, household goods and appliances; linen, furniture, kitchen utensils, cooking utensils, cutlery, tableware, and pottery;
- 93. All ownership, equity, property, and rights in property now owned, held, and hereafter acquired, in all Businesses, corporations, companies, trusts, partnerships, limited partnerships, organizations, Proprietorships, and other like entities, and all books and records pertaining thereto, all income obtained Therefrom, and all accessories, accounts, equipment, information, inventory, money, parts, spare parts, and computer software pertaining thereto;
- 94. 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:
- 95. All communication equipment, but not limited to, telephone, fax, mobile device, pager, and all numbers now existing and that shall exist for telephones, fax's, mobile devices, pagers;
- 96. All email addresses, internet URL's, internet web sites, internet domain names, and internet Service Provider accounts now existing and that shall exist:
- 97. 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 located;

Heid Harmless and Indemnified. In this Security Agreement Secured Party is held harmless and indemnified by Debtor in strict accordance with Hold-harmless and Indemnity Agreement No.

Authorized Representative. Debtor hereby appoints Secured Party as Debtor's Authorized Representative and authorizes 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 Account 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 the 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 any such deposit account bank; (iii) to compose, finalize, 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 checkbooks, 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 favor of the Debtor; (d) to execute, sign, and indorse any and all claims, instruments, receipts, checks, crafts, and warrants issued for, and made payable in favor 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

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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 and effect until renounced, in writing, and signed by Secured Party;

Perfection of Security Interest. (a) Debtor authorizes Secured Party's filling 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 authorizes 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 herein-authorized financing statement, 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;

Event of Default. 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 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, coveriant, condition, and the like, contained in (i) the written, express Private Agreement No. KDD-071681-PA done by the light of day on this sixth day of the sixth month in the year of our Lord two thousand two hundred two between Debtor, i.e., KELVIN DEWAN DUDLEY®M, also known by any and all derivatives and variations in the spelling of said name except "Kelvin-Dewan: Dudley," and the Secured Party, Kelvin-Dewan.

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 as anytime thereafter, Secured Party shall have and 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 the 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 the Note rate, unless payment of interest at that rate is not permitted by applicable law, in which event such unpaid fees shall bear interest at the highest rate permitted by applicable law from date incurred until repaid;

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 revenues therefrom, and may hold same as security for the indebtedness, apply payments in favor 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 realize 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/or 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 therefor.

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

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Party possesses, and may exercise, any and all other rights and remedies available at law, in equity, and otherwise;

Rules of Construction. In this Security Agreement: (a) neither the use of nor the referencing of the term "proceeds" authorizes any sale, transfer, other disposition, and the like, of Collateral by Debtor, (b) the words "include, "includes," 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;

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 in writing and signed by Debtor and Secured Party.

<u>Further Assurances</u>. 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 of the 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 constitued as constituting continuing consent for subsequent instances where such consent is required, and in all cases such consent may be granted and 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;

This Security Agreement No. done by the light of day on this day of the tenth month in the year of our Lord two thousand two hundred twenty-two;

Secured Party accepts Debtor's signature in accord with UCC §§ 1-201 (39), 3-401 and accepts for value this Security Agreement.

Debtor:

Secured Party's Signature:

KELVIN DEWAN DUDLEY® Debto

Autograph, Common Law Copyright ©2020 Executor-Kelvin-Dewan: Dudley®,

wan budleye

Secured Party-Creditor,

All Rights Reserved, without recourse

# HOLD HARMLESS AND INDEMNITY AGREEMENT

Non-Negotiable - Non-Transferable - Recorded for Record

**PARTIES** 

DUDLEY, DEWAN KELVIN®™ trade-name(\*)

Creditor:

\*KELVIN DEWAN DUDLEY®M, and any and all derivatives and variations in the spelling of said name.) Debtor's Account Number:

This Hold-harmless and Indemnity Agreement is mutually agreed upon and entered into and done by the light of day on. this tenth day of the sixth month in the year of our Lord two thousand two hundred twenty-two between the juristic person, KELVIN DEWAN DUDLEY®, and any and all derivatives and variations in the spelling of said name except "Kelvin-Dewan: Dudley®," hereinafter jointly and severally "Debtor," and the living, breathing, flesh-and-blood man, known by the distinctive appellation Kelvin-Dewan: Dudleya, 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, but not limited to, 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 and/or 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 circumstance, nor in any manner whatsoever, be presumed, considered, or identified as, an accommodation party, nor a surety, or the like, for Debtor;

Words Defined: Glossary of Terms. As used in this Hold-harmless and 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 and Indemnity Agreement the term "conduit" signifies a means of transmitting. and distributing energy and the effects/produce of labor, such as goods and services, via the name "KELVIN DEWAN DUDLEY and "also known by any and all derivatives and variations in the spelling of said name of Debtor except "Kelvin-Dewan: Dudleye"

Creditor. In this Hold-harmless and Indemnity Agreement the term "Creditor" means Kelvin-Dewan: Dudley Debtor. In this Hold-harmless and Indemnity Agreement the term "Debtor" means KELVIN DEWAN DUDLEY®, also known by any and all derivatives and variations in the spelling of said name except "Kelvin-

Derivative. In this Hold-harmless and Indemnity 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 Hold-harmless and 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;

Executor. In this Hold-harmless and Indemnity Agreement the term "Executor" means the one who is to have charge of the whole estate, wherever found, and administer it to a final settlement;

Executrix. In the feminine, see Executor,

Hold-harmless and Indemnity Agreement: In this Hold-harmless and Indemnity Agreement the term "Holdharmless and Indemnity Agreement" means this Hold-harmless and Indemnity Agreement No.

HHIA, as this Hold-harmless and 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 and Indemnity Agreement attached hereto;

KELVIN DEWAN DUDLEY. In this Hold-harmless and Indomnity Agreement the term "KELVIN DEWAN DUDLEY" means KELVIN DEWAN DUDLEY and any and all derivatives and variations in the spelling of said name except "Keivin Dewan; Dudley". Common Law Copyright @ 2020 by Kelvin-Dewan: Dudley All Rights Reserved.

Kelvin-Dewan: Dudley. In this Hold-harmless and Indemnity Agreement the term "Kelvin-Dewan: Dudley" meens the sentient, living, flesh-and blood man identified by the distinctive appellation "Kelvin-Dewan: Dudley@." All rights

reserved re use of Executor-Kelvin-Dewan: Dudley®, Autograph Common Law Copyright © 2020 by Executor-Kelvin-Dewan: Dudleyo;

Juristic person. In this Hold-harmless and 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. KELVIN DEWAN DUDLEY®™, which, on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activities for the benefit of a biological, living being, such as Creditor;

# HOLD HARMLESS AND INDEMNITY AGREEMENT Non-Negotiable - Non-Transferable - Recorded for Record

"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 HOLD HARMLESS AND none

the worse for it. No doubt, "Metaphors in law are to be narrowly watched." <u>Cardozo. J., in Berkey</u> v. Third Avenue R. Co. 244 N.Y. 84. 94, "But all instruments of thought should be narrowly watched lest they be abused and fall in their service to reason." See <u>U.S. v. SCOPHONY CORP.</u>
OF AMERICA, 333 U.S. 795, 68 S.Cf. 855, 1948 U.S."

Living, breathing, flesh-and-blood man. In this Hold-harmless and Indemnity Agreement the term "living, breathing, flesh-and-blood man" means the Creditor, Kelvin-Dewan: Dudleye a sentient, living being, as distinguished from an artificial legal 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." CRUDEN v. NEALE, 2 N.C. 338 1796 2 S.E. 70:

Non obstante. In this Hold-harmless and 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 and Indemnity Agreement the term "sentient, living being" means the Creditor, i.e., Kelvin-Dewan: Dudley<sup>5</sup>, 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

Transmitting Utility. In this Hold-namiless and Indemnity Agreement the term "transmitting utility" means a conduit, e.g., the Debtor, i.e., KELVIN DEWAN DUDLEY\*\*

UCC. in this Hold-harmless and Indemnity Agreement the term "UCC" means Uniform Commercial Code;

This Hold-harmless and Indemnity Agreement No. 1 Is done by the light of day on this tenth day of the sixth month in the year of our Lord two thousand two hundred twenty-two:

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

Debtor: KELVIN DEWAN DUDLEY®TM

KELVIN DEWAN DUDLEY®TM Debtor's Signature Creditor's Signature:

Autograph, Common Law Copyright ©2020

- Duna: Dudley

Executor-Kelvin-Dewan: Dudleye,

Secured Party-Creditor,

All Rights Reserved, without recourse:

#### NOTICE OF COMMON LAW COPYRIGHT Non-Negotiable - Non-Transferable - Recorded for Record

Notice of Copyright: All rights reserved regarding common-law copyright of trade-name/trade-mark, KELVIN DEWAN DUDLEY®™ — as well as any and all derivatives and variations in the spelling of said trade-name/trade-mark - Common-Law Copyright © 2020 by Kelvin-Dewan: Dudley<sup>®</sup>. Said common-law tradename/trade-mark, KELVIN DEWAN DUDLEY® may neither be used, nor reproduced, neither in whole or in part, nor in any manner whatsoever; without the prior, express written consent and acknowledgement of Kelvin-Dewan: Dudley subscribed with the red-ink signature of Kelvin-Dewan: Dudley, hereinafter "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 Notice of Copyright that neither said juristic person, nor the agent of said juristic person, shall display, nor otherwise use in any manner, the common-law tradename/trade-mark KELVIN DEWAN DUDLEY®N, nor the common-law copyright described herein, nor any derivative of, nor any variation in the spelling of, KELVIN DEWAN DUDLEY®™, without the prior, written consent and acknowledgement of Secured Party, subscribed with Secured Party's signature in red ink. Secured Party neither grants, nor implies, nor otherwise gives consent for any unauthorized use of KELVINDEWAN DUDLEY® and all such unauthorized use is strictly prohibited. Secured Party is not now, nor has Secured Party ever been an accommodation party, nor surety, for the purported debtor, i.e. "KELVIN DEWAN DUDLEY," 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. "KELVIN DEWAN DUDLEY", against any and all legal claims, legal actions, orders, warrants, demands, flabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute an contingent as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by Debtor for any and every reason, purpose, and cause whatsoever. Self-executing Contract/Security Agreement in Event of Unauthorized Use: By this Notice of Copyright, both the juristic person, and the agent of said juristic person, hereinafter jointly and severally "User," consents and agrees that any use of KELVIN DEWAN DUDLEY other than authorized use as set forth above, constitutes unauthorized use, counterfelting, of Secured Party's common-law copyrighted property, contractually binds User, renders this Notice of Copyright a Security Agreement wherein User is debtor and Kelvin-Dewan: Dudleye is Secured Party, and signifies that User. (1) grants Secured Party a security

interest in all of User's assets, land, and personal property and all of User's rights in assets, land, and personal property, in the sum certain amount of per each occurrence use of the common-law-copyrighted tradename/trademark KELVIN DEWAN DUDLEY®14, as well as for each and every occurrence of use of any and all derivatives of, and variations in the spelling of, KELVIN DEWAN DUDLEY®M, plus costs, plus triple damages; (2) authenticates this Security Agreement wherein User is debtor and Kelvin-Dewan: Dudleye is 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, accounts, accounts, documents, and general intangibles, and all User's rights 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 commonlaw-copyrighted property; (3) consents and agrees with Secured Party's filling of a UCC Financing Statement in the UCC filing office, as well as in any county recorder's office, wherein User is debtor and Kelvin-Dewan Dudley' is Secured Party; (4) consents and agrees that said UCC Financing Statement described above in paragraph "(3)" is a continuing financial 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 rights in property, pledged as collateral in this Security Agreement and described above in paragraph "(2)," until User's contractual obligation therefore incurred has been fully satisfied: (5) consents and agrees with Secured Party's filing of any UCC Financing Statement as described above in paragraphs "(3)" and "(4)," as well as the filing of any Security Agreement as described above in paragraph "(2)" in 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. User further consents and agrees with all the following additional terms of self-executing Contract/Security Agreement in Event of Unauthorized Use: Payment Terms: in accordance with fees for unauthorized use of KELVIN DEWAN DUDLEY®™ 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 the date User is sent Secured Party's invoice, hereinafter "Invoice" itemizing said fees. <u>Default Terms</u>: in event of non-payment in full of all unauthorizeduse fees by User within ten (10) days of date invoice is sent, User shall be deemed in default and; (a) all of User's rights in property pledged as collateral by User, as set forth in above paragraph "(2)," immediately becomes, i.e. is, properly of Secured Party: (b) Secured Party is appointed User's Authorized Representative as set forth above in paragraph "(8)" and, (c) User consents and agrees that Secured Party make 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 rights in property, described above in 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 Unauthorized Use," that Secured Party, again in Secured Party's Sole discretion, deerns appropriate. Terms for

# NOTICE OF COMMON LAW COPYRIGHT

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Curing Default: Upon event of default, as set forth above under "Default Terms," irrespective of any and all of User's former property and rights 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 in 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 default as set forth above under "Terms for Curing Default" authorizes Secured Party's immediate non-judicial strict foreclosure on any and all remaining former property, and rights in property. formally pledged as collateral by User, now property of Secured Party, which is not in 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 KDD-177601-SA recorded with the UCC filling office. Record Owner: Kelvin-Dewan: Dudleye, Autograph Common Law Copyright @ 2020. Unauthorized. 

of "Kelvin-Dewan: Dudley" incurs same unauthorized-use fees as those associated with KELVIN DEWAN DUDLEY as set forth in paragraph "(1)" under Self-executing Contract/Security Agreement in Event of Unauthorized Use;

Creditor's Signature:

Autograph, Common Law Copyright © 2020 by Executor-Kelvin-Dewan: Dudley

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Secured Party-Creditor,

All Rights Reserved, without recourse.

# LIMITED POWER OF ATTORNEY

KDD-0609961-POA

Non-Negotiable - Non-Transferable - Recorded for Record

Know All Men by These Presents: That I, KELVIN DEWAN DUDLEY®™, the Debtor, corporate entity, and 'ens legis,' the undersigned, hereby make, constitute, and appoint Kelvin-Dewan: Dudley® herein, the flesh and blood man, a living soul, the Secured Party/Creditor as my true lawfully Attorney-in-fact for me and in my corporate capacity (LLC), place and stead and for my personal and commercial use and benefit;

- 1. To ask, demand, request, file, sue, recover, register, collect and receive each and every sum of money, credit, account legacy, bequest, interest, dividend, annuity, and demand (which now is or hereafter shall become due, owing or payable or dischargeable) belonging to or accepted or claimed by me, or presented to the DEBTOR, KELVIN DEWAN DUDLEY®™, (a corporate entity) and
- use and take any lawful and/or commercial means necessary for the recovery thereof by legal or commercial process or otherwise, and to execute and deliver or receive a satisfaction or release therefor, together with the right and power to settle, compromise, compound and or discharge any claim or initiate any administrative claim for damages or make any necessary demands:
- 2. To exercise any and all of the following powers as to all kinds of personal property, private property and any property, goods, ware and merchandise, choses in action and other property in possession or where a security interest is established and to or in other actions;
- 3. To secure by private registration the interest, or the security interest in any or all property where necessary, to accept for value and to discharge any and all debts for line, fee, or tax where necessary; to cause the commercial adjustment of any such account held open against the DEBTOR, KEVIN DEWAN DUDLEY®TM: to use where necessary any Sight Drafts/Money Orders, Bills of Exchange to finalize any of the above in my behalf;
- To open any Checking accounts whereupon being 'closed', to discharge any fines, fees, taxes, and debts via adjustment and set-off;
- To create, amend, supplement, and terminate any trust or the RES created by the government (District of Columbia) and ratified or exercised in any manner by any other State;
- 6. To request, retrieve, file, submit, or otherwise, any papers in my behalf for any matter whether commercial, quasi-judicial, administrative, or otherwise and to sign my legal corporate name as my act and deed, to execute and deliver same for my redress or remedy, claim, suit or otherwise;

GIVING AND GRANTING, unto my said Attorney-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite, necessary, or appropriate to be done in and about all matters as fully to all intents and purposes as I might or could do if I was personally present, and hereby ratifying all that my Attorney-in-fact shall lawfully do or cause to be done by virtue of these presents. The powers and authority herby conferred upon my said Attorney-in-fact shall be applicable to all real and private property, personal property or interest therein now owned or hereinafter acquired by me as the ENS LEGIS/LLC and wherever situate, and as evidenced by a filed security interest;

My said Attorney-in-fact: Kelvin-Dewan: Dudley<sup>®</sup> is empowered hereby to determine in his sole discretion the time, purpose for and manner in which any power herein conferred upon him shall be exercised, and the conditions, provisions and covenants of any instrument(s) or document(s) which may be executed by him pursuant hereto; and in the acquisition or document(s) which may be executed by him pursuant hereto; and in the acquisition or distribution of real, personal or private property, my said Attorney-in-fact shall have all property, including rights, titles, interest to same and if on/for credit—with or without security;

When the context so requires, the masculine gender includes the feminine and/or neuter, and the singular numbers includes the plural:

WITNESS my hand done by the light of day on this tenth day of the sixth month in the year of our Lord two thousand two hundred twenty-two;

Debtor: KELVIN DEWAN DUDLEY®TM

KELVIN DEWAN DUDLEY®TM
Debtor's Signature

Secured Party-Creditor, All Rights Reserved without recourse.

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# LIMITED POWER OF ATTORNEY

# Non-Negotiable - Non-Transferable - Recorded for Record

Know All Men by These Presents: That I, KELVIN DEWAN DUDLEY®TM, the Debtor, corporate entity, and 'ens legis,' the undersigned, hereby make, constitute, and appoint Kelvin-Dewan: Dudley® herein, the flesh and blood man, a living soul, the Secured Party/Creditor as my true lawfully Attorney-in-fact for me and in my corporate capacity (LLC), place and stead and for my personal and commercial use and benefit:

- 1. To ask, demand, request, file, sue, recover, register, collect and receive each and every sum of money, credit, account legacy, bequest, interest, dividend, annuity, and demand (which now is or hereafter shall become due, owing or payable or dischargeable) belonging to or accepted or claimed by me, or presented to the DEBTOR, KELVIN DEWAN DUDLEY
  7. (a corporate entity) and
- use and take any lawful and/or commercial means necessary for the recovery thereof by legal or commercial process or otherwise, and to execute and deliver or receive a satisfaction or release therefor, together with the right and power to settle, compromise, compound and or discharge any claim or initiate any administrative claim for damages or make any necessary demands;
- 2. To exercise any and all of the following powers as to all kinds of personal property, private property and any property, goods, ware and merchandise, choses in action and other property in possession or where a security interest is established and to or in other actions;
- 3. To secure by private registration the interest, or the security interest in any or all property where necessary, to accept for value and to discharge any and all debts for line, fee, or tax where necessary, to cause the commercial adjustment of any such account held open against the DEBTOR, KEVIN DEWAN DUDLEY®TM: to use where necessary any Sight Drafts/Money Orders, Bills of Exchange to finalize any of the above in my behalf:
- To open any Checking accounts whereupon being 'closed', to discharge any fines, fees, taxes, and debts via adjustment and set-off;
- To create, amend, supplement, and terminate any trust or the RES created by the government (District of Columbia) and ratified or exercised in any manner by any other State;
- 6. To request, retrieve, file, submit, or otherwise, any papers in my behalf for any matter whether commercial, quasi-judicial, administrative, or otherwise and to sign my legal corporate name as my act and deed, to execute and deliver same for my redress or remedy, claim, suit or otherwise;

GIVING-AND GRANTING, unto my said Attorney-in-fact full power and authority to do and perform all and every act and thing whatsoever requisite, necessary, or appropriate to be done in and about all matters as fully to all intents and purposes as I might or could do if I was personally present, and hereby ratifying all that my Attorney-in-fact shall lawfully do or cause to be done by virtue of these presents. The powers and authority herby conferred upon my said Attorney-in-fact shall be applicable to all real and private property, personal property or interest therein now owned or hereinafter acquired by me as the 'ENS LEGIS/LLC and wherever situate, and as evidenced by a filed security interest;

My said Attorney-in-fact: Kelvin-Dewan: Dudley® is empowered hereby to determine in his sole discretion the time, purpose for and manner in which any power herein conferred upon him shall be exercised, and the conditions, provisions and covenants of any instrument(s) or document(s) which may be executed by him pursuant hereto; and in the acquisition or document(s) which may be executed by him pursuant hereto; and in the acquisition or distribution of real, personal or private property, my said Attorney-in-fact shall have all property, including rights, titles, interest to same and if on/for credit—with or without security:

When the context so requires, the masculine gender includes the feminine and/or neuter, and the singular numbers includes the plural;

WITNESS my hand done by the light of day on this tenth day of the sixth month in the year of our Lord two thousand two hundred twenty-two;

Debtor: KELVIN DEWAN DUDLEY®™

KELVIN DEWAN DUDLEY®TM
Debtor's Signature

Secured Party-Creditor, All Rights Reserved without recourse.

# LIMITED POWER OF ATTORNEY

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Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into foreign jurisdiction.

# MISSOURI NOTARY ACKNOWLEDGEMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of Missouri County of Saint Louis

On hee 10; 2022 before n.e. Norman (insert name and title of the officer), personally appeared kelvis Discourse (insert name and title of the satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of Missouri that the foregoing paragraph is true and correct:

WITNESS my hand and official seal.

Signature (Seal

SHONNIQUE TASHA HALL
Notary Public - Notary Seal
STATE OF MISSOUR!
St. Louis City
My Commission Expires: Jan. 12, 2025
Commission # 21427366.