



Merlon Ragland <[REDACTED]>

**Existing Case Filing Notification - EC-2024-0313**

1 message

EFIS <efis@psc.mo.gov>

Wed, Sep 11, 2024 at 4:23 PM

To: "House, Paityn" <paityn.house@psc.mo.gov>, "Ragland, Merlon Jonee" <[REDACTED]>, "Anderson, Melissa" <melissa.anderson@psc.mo.gov>, "Couts, Alexandra" <alexandra.couts@psc.mo.gov>, "Happy, Kim" <kim.happy@psc.mo.gov>, "Kempker, Christy" <christy.kempker@psc.mo.gov>, "Anderson, Douglas" <douglas.anderson@psc.mo.gov>, "Barnes, Matthew" <matthew.barnes@psc.mo.gov>, "Bolin, Kim" <kim.bolin@psc.mo.gov>, "Burton-Aro, Holly" <holly.burton-aro@psc.mo.gov>, "Busch, Jim" <jim.busch@psc.mo.gov>, "Craig, Pamela" <pamela.craig@psc.mo.gov>, "Dippell, Nancy" <nancy.dippell@psc.mo.gov>, "Germinder, Rich" <rich.germinder@psc.mo.gov>, "Hughes, Mark" <mark.hughes@psc.mo.gov>, "Johnson, Mark" <mark.johnson@psc.mo.gov>, "King, Contessa" <contessa.king@psc.mo.gov>, "Manning, Kristy" <kristy.manning@psc.mo.gov>, "Myers, Jamie" <jamie.myers@psc.mo.gov>, "Pridgin, Ron" <ron.pridgin@psc.mo.gov>, "Scurlock, Whitney" <whitney.scurlock@psc.mo.gov>, "Voss, Cheryl D" <cherlyn.voss@psc.mo.gov>, "Gates, Stephanie" <stephanie.gates@evergy.com>, "Westenkirchner, Anthony R" <anthony.westenkirchner@evergy.com>, "Steiner, Roger W" <roger.steiner@evergy.com>, "Poston, Marc" <marc.poston@opc.mo.gov>, "Poston, Marc" <opcservice@opc.mo.gov>, "Johnson, Mark" <staffcounsel@psc.mo.gov>, "Pringle, Travis" <travis.pringle@psc.mo.gov>, "Graham, Paul" <paul.graham@psc.mo.gov>, "Walker, Karolin" <karolin.walker@psc.mo.gov>, "Fontaine, Sarah" <sarah.fontaine@psc.mo.gov>, "Pierce, Melissa" <melissa.pierce@psc.mo.gov>, "Vaught, Dianna" <dianna.vaught@psc.mo.gov>, "Jahr, Lovena" <lovena.jahr@psc.mo.gov>, "Yancy, Holly" <holly.yancy@psc.mo.gov>

**Missouri Public Service Commission**

**FILED**

**Existing Case Filing**

**SEP 27 2024**

<b>Case No.</b>	EC-2024-0313 - Item 17	<b>Missouri Public Service Commission</b>
<b>Type of Case</b>	Complaint	
<b>Style of Case</b>	Merlon Jonee Ragland, Complainant, v. Evergy Metro, Inc. d/b/a Evergy Missouri Metro, Respondent	
<b>Filed on Behalf of</b>	Merlon Jonee Ragland (Other) (Consumer)	
<b>Type of Filing</b>	Application	
<b>Title of Filing</b>	Application for Rehearing (Public and Confidential)	
<b>Date Filed</b>	9/11/2024 4:23 PM	

**This submission overrides the order or notice closing this case. Please be advised that the Commission reserves the right to refuse or reject filings that contain deficiencies.**

*This email was sent from a notification-only address that cannot accept incoming emails. Do not reply to this message.*

9/12/24, 6:10 PM

Gmail - Existing Case Filing Notification - EC-2024-0313

Missouri Public Service Commission 200 Madison Street, PO Box 360 Jefferson City, MO 65102-0360

*Application for  
Rehearing*

FORMAL COMPLAINT FORM # 2  
Attach extra pages as necessary.

**BEFORE THE PUBLIC SERVICE COMMISSION  
OF THE STATE OF MISSOURI**

**FILED**

SEP 11 2024

Missouri Public  
Service Commission

Merlon Jones Ragland

\_\_\_\_\_  
(Your name here)

Complainant,

v.

EVERGY METRO, INC. d/b/a EVERGY

MISSOURI METRO

\_\_\_\_\_  
(List name here)

Respondent,

File No.

(PSC File No.)

**FORMAL COMPLAINT**

1. Complainant resides at:

\_\_\_\_\_  
(Address of Complainant)  
\_\_\_\_\_  
(City) (State) (Zip Code)

2. The utility service complained of was received at:

a. Complainant's address listed in paragraph 1.

b. A different address:

\_\_\_\_\_  
(Address where service is provided, if different from Complainant's address)  
\_\_\_\_\_  
(City) (State) (Zip Code)





**Cont'd Formal Complaint Form**

**Violation of Laws Listed:**

United States of America Constitution

Missouri Constitution

Pointing out Article 1 Section 2, 3 and 4

Missouri Statutes/Laws

400.3-301. Person entitled to enforce instrument.

400.3-302. Holder, in due course.

400.3-306. Claims to an instrument

400.1-308. Performance or acceptance under reservation of rights.

400.3-308. Proof of signature and status as holder in due course.

400.3-419. Instrument signed for accommodation.

(EXTREMELY IMPORTANT) 400.3-420. CONVERSION OF INSTRUMENT.

400.4-211. When Bank gives value for purposes of holder in due course.

400.3-501. Presentment.

400.3-401. Signature.

400.3-402. Signature by representative.

400.4-201. Status of collecting bank as agent and provisional status of credits • applicability of article • item endorsed • pay any bank •.

400.4-204. Methods of sending and presenting • sending directly to pay or bank.

400.4-203. Effect of Instr. 1C1ion1.

400.3-602. Payment.

400.3-603. Tender of payment.

400.3-605. Discharge of endorsers and accommodation parties.

400.4-105. Bank. Depository Bank, payor Bank - Intermediary Bank, collecting bank, presenting bank.

400.4-106. Payable through or payable at bank • collecting bank.

400.3-601. Discharge and effect of discharge.

400.3-604 Discharge by cancellation or renunciation. Also, additional options when or if necessary.

400.4-110 Electronic presentment

400.2a-501 Default procedure


400.3-307 Notice of breach of fiduciary duty.

31 USC 3123 Payment of Obligations and interest on the public debt

18 USC 8 Obligation or other security of the United States

I. "I declare, certify, verify, or state under pain penalty of perjury that the foregoing is true and correct." Executed 13<sup>TH</sup>, day of June 2024.

Without Prejudice  
Authorized Representative, Attorney-in-Fact,

  
Merlon Jones Ragland, Affiant  
Secured Creditor, Private Banker,  
Authorized Representative

**AFFIDAVIT OF TRUTH  
BILL OF EQUITY, EXCLUSIVE EQUITY, &  
EQUITY IN LAW  
EVERGY HAS BEEN PAID**

Merlon- Jonee; Ragland, TTE, Investor, Private  
Banker  
Plaintiff

EC-2024-0313  
(Case I.D. Number)

-vs-

EVERGY Metro, Inc. d/b/a EVERGY Missouri  
Metro  
David Campbell, CEO

Kirkland B. Andrews, Geoffrey Ley, VP, CFO  
Defendant

**AFFIDAVIT**

I, Merlon- Jonee; Ragland, of [REDACTED], in [REDACTED] [REDACTED], MAKE OATH AND SAY THAT:

1.

I, Merlon- Jonee of the House of Ragland, the undersigned affiant, a living woman upon the land of [REDACTED], and not a corporation or legal fiction, etc., born upon the land in the republic of [REDACTED] on the 11th day of December 1965, declare that I am of majority and competent to state the matters set forth herein with first-hand knowledge of the facts and that they are true, correct, not misleading, and certain, admissible as evidence. I am an Indigenous American, Chahta Washitaw Moor That I, Merlon Jonee Ragland, Am a Noble of the Al Moroccan Empire (North America) In Propria Persona (my own proper self); being Moorish American - a Descendant of the Ancient Moabites /Moors,



9-26-24

**CERTIFICATE OF SERVICE**

I do hereby certify that a true and correct copy of the foregoing document has been sent either by mail or electric mail to all parties of record on this 26<sup>th</sup> day of September, 2024.

*1st Merlon-Jonee Ragland*

Merlon- Jonee: Ragland

Affidavit

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by Birthright, Freehold, Primogeniture and Inheritance; being Aboriginal and Indigenous to the Land /s (Amexem / Americas) Territorium of my Ancient Moabite /Moorish Fore-Mothers and Fore-Fathers - to wit: The Al Moroccan (American) Continents - are the Land of the Moors; being North America, South America; Central America; including the adjoining Islands (Americana / Ameru / Al Moroc). I have, acknowledge, claim and possess, by said Inheritance and Primogeniture, the Freehold Status thereto; all Unalienable and Substantive Rights, to Be, to Enjoy, and to Act, distinct in my Aboriginal Customs and Culture; and determining my own political, social, and economic status of the State. Turning my heart and mind back to my Ancient Mothers and Fathers - Moors / Muurs, by Divine and Natural Right. Being Moorish American, we have and possess the internationally recognized Rights to determine our own 'Status of the State' absent of threat, coercion, or acquiescence to a Color-of-Law, a Color-of-Office, nor to be subjected to an imposed Color-of-Authority.

2. 1. On April 19, 2024, Merlon Jonce Ragland, complainant, agent, Investor, Trustee, Authorized Representative filed with the Missouri Public service Commission ('Commission") a formal complaint against EVERGY METRO, Inc. d/b/a EVERGY MISSOURI METRO  
Merlon- Jonce: Ragland is the PRIVATE BANKER, TTE, POA, and Authorized Representative of MERLON JONCE RAGLAND TRUST,(Common Law, and Irrevocable) The Trust is not setup as a corporation, Limited Liability Company. It is a PRIVATE TRUST.
3. 2. Merlon Jonce Ragland, complainant, agent, Investor, Trustee, Authorized Representative am foreign to the US Corporation and have the right to utilize the Bill of Exchange Act in tendering the EVERGY bill (short for Bill of Exchange) because it becomes a cash instrument, which is legal tender. and Payment has been sent and is PAID according to legislation of law. 400.3-603 Tender of Payment,400.3-301 Person entitled to enforce instrument, 400.3.302 Holder in due course, and 400.3-501 Presentment.  
All forms of payments are promissory notes. Tendering payment with federal reserve notes, checks, money orders, debit/credit. Checks and Money Orders are most times hand- written and are promissory notes. The way the instrument was endorsed it became a security or the 1099-A is a legal tax form that should be turned into the IRS.  
Does the United States use the bill of exchange Act?  
Yes, the United States uses bills of exchange act, which are negotiable instruments that are often used in international trade as an alternative to sight drafts. A bill of exchange is similar to an invoice that requires the buyer to pay a specific amount to the seller, either immediately or at a future date. The seller presents the bill to the buyer, who must sign it

for it to be valid.

The Federal Reserve Act, also known as Act Dec. 23, 1913, ch. 6, 38 Stat. 251, allows Federal Reserve banks to buy and sell bills of exchange, both domestic and foreign. The Board of Governors of the Federal Reserve System can also impose regulations on these activities.

The United States Code also includes 12 U.S. Code § 373, which covers the acceptance of bills of exchange drawn by foreign banks or US dependencies for dollar exchange. This section states that member banks can accept bills of exchange drawn on them, as long as they meet certain conditions.

It has nothing to do with their acceptance because this is the LAW!!! EVERGY did not return the securities, therefore the bill is PAID!!!!

EVERGY is governed by the Securities Exchange Commission, Securities Exchange Act 1934, The Electronic Trade Documents Act 2023 (ETDA), Uniform Commercial Codes, Missouri Statues that surrounds Tender of Payment, Bill of Exchange Act of 1934, because EVERGY is a transferring paying agent. Corporation and a Publicly traded Corporation that has to follow all the laws, acts, bills, and statutes of operating in Commerce. The bill is PAID!!!! according to the congressional laws that govern them as a Corporation. When the bill was sent I created it into a security and sent to EVERGY, which made them the holder in due course and they should send to the Indentured Trustee for payment/credit. and send my portion to my bank /TDA Account ( Monthly Dividend ). EVERGY is a transferring agent for these security payment (sec.gov) in which they use my name, social security number, and have created an account number connected to my principal's name MERLON JONEE RAGLAND TRUST/MERLON JONEE RAGLAND. **Exhibit # 1 (See Attachment)**

4. Rule 20 CSR 4240-13.015 (1)(V) as "cash, draft of good and sufficient funds, or electronic transfer.

Legally there is no "cash" what we call "cash" is a Federal Reserve Note (promissory note)

Federal Reserve Note

A Federal Reserve note, also known as a dollar bill, is a type of paper currency issued by the Federal Reserve Banks and used as legal tender in the United States. They are non-interest-bearing promissory notes that are payable to the bearer on demand and come in denominations ranging from \$1 to \$10,000.

Draft of Good

Drafting a legal document (promissory note, check, money order, security) is a skill that can be achieved only through a lot of practice. Drafting itself means the process of writing a legal document either by pen and paper or by using a computer, laptop or other

Affidavit

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electronic devices, but the goal of a draft should focus on being accurate, concise and to the point when it comes to legal principles and the facts that are related or relevant to the particular situation or issue for which the draft is being prepared.

Sufficient funds means such amounts as are sufficient to pay the principal of and premium, if any, and interest, due on the Notes(Promissory Notes) on the stated maturity date or on a redemption date, if applicable.

EVERGY'S bill meets the definition of a negotiable instrument. It was registered in my name and mailed directly to me and I am entitled to enforce the instrument.

I am an Indigenous American, Chahta Washitaw Moor and I am protected by the Supreme Law of the Land, The Constitution, as being the Organic Trust for the Sovereign People, which are the beneficiaries of that TRUST. There is no COrporation above the united States Constitution. It governs all events/commerce/business in this Republican Nation.

Article IV

Section. 4.

The United States shall guarantee to every State in this Union a Republican Form of Government,

United States of America Constitution

Article. IV.

Section. 1.

Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State. And the Congress may by general Laws prescribe the Manner in which such Acts, Records and Proceedings shall be proved, and the Effect thereof.

Article. VI.

All Debts contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.

This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any Thing in the Constitution or Laws of any State to the Contrary notwithstanding.

When a bill is passed in identical form by both the Senate and the House, it is sent to the president for his signature. If the president signs the bill, it becomes a law. Laws are also known as Acts of Congress.

5. In light of the holding of Guaranty Trust Company vs. Henwood, 307 U.S. 247 (1939), a Federal US court of appeals ruled on Title 31 USC 5118. As of October 27, 1977, legal tender for discharge of debt is no longer required. That is because legal tenders are not in circulation at par with promises to pay credit. Requirement of repayment of debt is against Public Policy, since legal tender was not loaned [nor in circulation] they can not demand payment in any [particular] form of coin or currency or legal tender and repayment [or payment] need only be made in equivalent kind; A negotiable instrument. EVERGY has been PAID.

6. 31usc 3123

(a)The faith of the United States Government is pledged to pay, in legal tender, principal and interest on the obligations of the Government issued under this chapter.

(b)The Secretary of the Treasury shall pay interest due or accrued on the public debt. As the Secretary considers expedient, the Secretary may pay in advance interest on the public debt by a period of not more than one year, with or without a rebate of interest on the coupons.

7. Corporations are generally subject to the laws and regulations set forth in the United States Constitution, just like any other entity or individual. However, there may be specific laws and regulations that apply specifically to corporations based on their type of business or industry. It's important for corporations to comply with both the Constitution and any relevant laws and regulations to operate legally within the United States.

Yes, corporations are required to follow laws adopted by Congress, as well as any other laws and regulations that apply to their specific industry or business. Congress has the authority to pass laws that govern various aspects of corporate behavior, such as tax laws, antitrust laws, and regulations related to consumer protection and environmental standards. It is important corporations to comply with all applicable laws to operate legally and ethically.

Utility companies are typically regulated by the Securities and Exchange Commission (SEC) and are subject to the Securities Act of 1933 and the Securities Exchange Act of 1934. These acts require companies to provide accurate and transparent information to investors and the public when issuing securities.

As for the Bill of Exchange Act, this primarily deals with negotiable instruments such as checks, promissory notes, and bills of exchange used in commercial transactions. While utility companies may not be directly in these types of transactions, they are still required

to comply with any relevant laws and regulations that apply to business operations.

**Non-Citizen National:** A person born in an outlying possession of the U.S. (e.g., American Samoa or Swain's Island) on or after the date the U.S. acquired the possession, or a person whose parents are U.S. non-citizen nationals. All U.S. citizens are U.S. nationals; however, not every U.S. national is a U.S. citizen.

Title 18, Part 1, Chapter 13 §241 of United States Codes of Law:

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, commonwealth, Possession, or district in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or Laws of the United States, or because of his having so exercised the same; or...

If two or more persons go in disguise on the highway, or on the premises of another, with the intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured -

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section, or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

Title 18, Part 1, Chapter 13 §242 of United States Codes of Law:

Whoever, under 'color' of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or Laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, that are prescribed for the citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section, or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years or for life, or both, or may be sentenced to death.

Therefore, in preservation of 'The Rights of Indigenous Peoples' and the Preservation

*Affidavit*

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of the Rights of the People, in accord and defence of the Constitution for the United States Republic of North America and its Republican Form of Government - being the 'Supreme Law of the Land'; and primal to the contractual liabilities, Oath - bound Obligations, and Fiduciary Duties of the Officers of the Courts - Federal, State, City, and Municipal, etc., I hereby, Demand the enforcement of the De jure Laws of the United States, and all Treaties made under the Authority of The United States, in accord with Article VI of the Constitution; The Bill of Rights; The Declaration of the Rights of the Child; The Rights of Indigenous Peoples; The Universal Declaration of Human Rights; The United Nations Charter, Article 55(c); The United States Supreme Court - 'Acts of State'; The Foreign Sovereign Immunities Act 28 USC 1601, et Sequa., The Convention on 'International Road Traffic'—Day 19, September 1949, The World Court Decisions, The Hague, Netherlands, Day 21, January 1958 A.D = 1378 M.C.; and "Executive Order 13107" - United States Republic, North America: The Implementation of Human Rights Treaties; The National Constitution for the Continental United States, Article III, Section 2; Amendment V - Liberty Clause; Amendment IX, etc., etc. I hereby, Demand a Dismissal of any and all unconstitutional sanctions, claims, or other warrants or charges made or issued, which are devoid of true identity personages; a denial of 'Due Process' of a 'Trial' by a Jury of my own National Peers; or absent of a verified and lawful Indictment, sanctioned by an assembled Grand Jury; and that I be availed all lawful Constitutional - secured safeguards, established by the Supreme Law; with documented proper Jurisdiction and Venue confirmed and in place.

Wherefore all parties of interest are Authorized by this Writ, pursuant to National and International Law, to honor all Substantive Rights and Constitutional Immunities reserved for, and to, this Aboriginal / Indigenous Free and Sovereign Moor / Muur\*. All Officials are to enlist all available and appropriate measures to ensure, and assure, that all My Substantive Rights and Constitutionally - secured Rights and Immunities are not violated, not breached, nor abridged. The Sovereign, Natural Being, named herein, is not to be Arrested nor held for Detention under any 'colorable' circumstances! You are to notify the active Ministers of the Aboriginal / Indigenous Moorish Nationals of the Territory (Organic Land). The Natural Person named herein is NON-OBLIGATORY and thus Exempt from Customs, Tariffs, Taxation, 'Owner in Fee' permit-deception Constructs, and from any other hindrance or restriction of His or Her Freedoms, Allodial Properties, Compensations, Rights of Travel, or Freedom of Movement on, in, or within, any member or non-member States of the United States Union, etc. The Moor / Muur (bearer of this Indigenous Peoples' Document) is to be treated with all due Respect and 'Due Process' Rights under the Law. All available and appropriate measures are to be taken to prevent injustice, harm, false arrest, trumped-up charges, or attack on the

Natural Being's Person, Property, Personalty, Conveyances, Freedoms, and / or Dignity.

Explicit Reservation and use of 'All Rights Reserved Without Prejudice' U.C.C. 1-207 / 308, U.C.C. 1-103, is Noted To All Federal, State, City, and Municipal Peace Officers; in harmony with State's Statutes, and indicates the Reservation of My Rights. Whereby I may Reserve My Substantive Rights and Constitutional - secured Rights and Immunities to 'NOT' be Compelled to perform under any Contracts or Agreements that I have not entered into knowingly, voluntarily, willingly, or unintentionally. I do not accept any actual or implied 'Liabilities' associated with any 'COMPELLED - BENEFITS' of any 'unrevealed' or deceptively-imposed commercial contracts. I, furthermore, do not sanction any 'unconstitutional' rules or policies, nor acts of Misprision committed by any U.S. Government or State Officials, at any level, claimed by any of them, in the name of the United States Republic, nor do I assent to any implied colorable policies made by alleged representatives, as being sanctioned by the People and Citizens. Consider any formerly-assumed constructs alleged to be related to me as being misrepresentations and thusly 'Cured' forthwith. Let it be known...

Represent means to 'Depict' to 'Portray', to 'Symbolize' and to 'Stand for'. Let it be known that the Union States Society 'Bar Association' Lawyers, Esquires, and Attorneys of European Colonial descent, and foreign corporation, cannot depict, portray or symbolize a Free Moor; as they are not of the same Nation Jurisdiction, Customs, or National Peers; and cannot sit in judgment of any Free Moor (Acts of State). Europeans are not Indigenes to the Land (Americas) - Moors are Aboriginal! Union States Lawyers and Attorneys operate in Demo - political format, which is contrary to Article IV, Section 4 of the Constitution for the United States. Moors operate in a Republican Form of Government, conjoined with Isonomi Principles - being in harmony with the Constitution. Moors respect Constitution Principles. The unconstitutional Tribunals operating under the Union States Society conflicts with, and is repugnant to, "Due Process" under Constitution Principles, and functions primarily in 'colorable' procedures. Therefore, no 'Fair', 'Just' trial, or remedy is availed to the Natural Peoples of the Land, through such 'colorable' processes! These violating acts constitute a 'Conflict of Interest', a 'Conflict of Law' and clearly establishes the 'Federal Questions' of 'Diversity of Citizenship'; a Conflict of Identity; and of Nationality etc. Thus, a clear 'Averment of Jurisdiction' is also hereby proclaimed and advanced. Only Moors can 'Present' and 'Depict' themselves as being Moors / Al Moroccans, and Aboriginal /Indigenes of the Land! Thus, only Moors can 'Present' 'Self'!



Affidavit

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I, Merlon- Jonee: Ragland, A real, live flesh and blood, breathing, non-fictional, and Natural Being, born of a natural Mother, do solemnly, sincerely, and squarely Affirm that the foregoing facts contained in this Constructive and Actual Judicial Notice and Proclamation, by Affirmed Affidavit, are true, to the best of my knowledge, Culture, Customs and Beliefs; being actual, correct, not misleading, etc.; and being the Truth, the whole Truth, and nothing but the Truth.

Hibu (Love), Haqq (Truth), Salaam (Peace), Hurryatun (Freedom), Adl (Justice),

All Rights Reserved Without Prejudice / Recourse; Allodial Claim.

I am Merlon- Jonee: Ragland Natural Person - In Propria Persona - Authorized Representative; All Rights Reserved

Aboriginal / Indigenous, free Sovereign Moor - Natural Person of the Land; 'In Propria Persona' (Not Pro Se Nor Colorable)

\*Moors / Muurs: The Aboriginal and Indigenous Natural Peoples and True Inheritors of the Lands (Territories) - North America, Central America, South America, and the Adjoining Islands

Al Moroc / Ameru / Americana)

By Special Appearance, in Honor, the Divine Being, Your Free National Appellation Here, Affirms that He / She is the Natural Person / Divine Being herein named, existing in His / Her own Proper Person; meeting the 'law of evidence' as required and defined in 'Identity'; affirmed by Lawful, Substantive Right; by Birthright; and respectively acknowledged - being lawfully qualified and competent to execute this Document. I therefore place my hand and seal thereto.

8. "I declare (or certify, verify, or state) under pain penalty of perjury that the foregoing is true and correct. Executed on June 13, 2024.

Done in Good Faith,

Merlon- Jonee: Ragland.

*Affidavit*

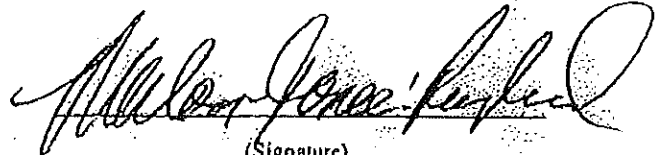
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STATE OF MISSOURI

COUNTY (OR CITY) OF JACKSON

SUBSCRIBED AND SWORN TO BEFORE

ME, on the 23<sup>rd</sup> day of  
July, 2024

  
(Signature)

Signature Bennett Miller  
(Seal)

Merlon-Jonee Ragland

NOTARY PUBLIC  
My Commission expires:  
01/02/2028

