

The One Peoples Trust 1776
DECLARATION OF FACTS

UILO Doc. No.2012127914



Trustees

Calub Paul Skinner
Heather Ann Tucci-Jarraf
Hollis Randall Hillner

WITH DUE STANDING, AUTHORITY, and AUTHORIZATION without prejudice, public policy, UCC 1-308, the undersigned do knowingly, willingly and intentionally make and give this **DECLARATION OF FACTS**, with full personal liability, duly secured by oath and bond, duly entered into Universal Law Ordinance, notice by action of two entry into International Law Ordinance, notice by public registration, with additional notice duly made and given under, *International Law Ordinance UCC Doc. No. 2012113593 and WA UCC Doc. No. 2012-296-1209-2, "governing law", preserved and protected under UCC Doc. No. 2000043135, the "Perpetuity", guaranteed, protected and secured, public policy, UCC1-103, common law remedy thereunder guaranteed, public policy, UCC1-305, NUNC PRO TUNC, PRAETEREA PRETEREA, unrebutted, restated and Incorporated here by reference as if set forth in full, knowingly, willingly and intentionally entered into Universal Law, unrebutted, restated and incorporated here by reference as if set forth in full, knowingly, willingly and intentionally entered into Universal Law Ordinance, notice by action, under the laws of creation, this November 28th, in the year of our Creator Two Thousand and Twelve, as their creator lives, the foregoing is true and correct and we are competent and to say so:*

I. All lawful and legal International Law Ordinances **2000043135, 2011055259, 20110555260, 2011051841, 2011125777, 201119645, 2011121448, 2011125781, 2012049126, 201204928, 2012049129, 2012049130, 201212675, 2012025545, 2012096074, 2012079290, 2012079322, 2012083304, 2012094308, 2012094309, 2012096047, 2012086794, 2012086802, 2012088887787, 2012088851, 2012088865, 2012114093, 2012114586, 2012114776, 2012012555, 2012012659, 2012028311, 2012028314, 2012028315, WA UCC Doc. No.'s 339-3764-9, 2011-353-7338-9, 2011-353-395-7, 2011-360-8868-3, 2011362-9411-4, 2011362-9510-4, 2011-362-9510-4, 2011-363-9865-2, 2012-125-1787-8, COMMERCIAL BILL UCC Doc. No. 2012114586, duly ratified and by TRUE BILL UCC Doc No. 2012114776, under governing law UCC Doc. No. 2012113593 and WA UCC Doc No. 2012-296-1209-2, the Commercial Registry, and any and all Uniform Commercial Codes inclusive of any and all state, national, international and universal equivalents, "UCC" private ownership of full right, title, interest and ownership thereto duly held in custody thereof duly entered into international law ordinance, notice by public registration; all related in their entirety and incorporated herein by reference as if set forth in full, duly verified, reconfirmed and ratified as duly accepted and guarded, preserved and protected by universal trust, under the trust of creation, duly established by creation at creation, unrebutted praeterea preterea, unrebutted. *International Law Ordinance UCC Doc. No.'s 2012113593 and WA UCC Document No's. 2012-296-1209-2, under perpetuity, 2000043135, public policy UCC 1-103, UCC 1-103, common law remedy thereunder guaranteed, public policy, UCC 1-305, without prejudice, public policy UCC 1-308, reconfirming and ratifying International Law Ordinance UCC Doc. No.'s. N012079290 and 201207322, due notice made and given upon creation, with due knowledge received, public policy UCC 1-202 and a matter of record, UCC 1-201(31) unrebutted:***

II. With due standing, authority, and authorization, by the undersigned bondservant, knowingly, willingly, and intentionally reconfirmed, verify, and duly entered into International Law Ordinance, noticed by public



registration, that I am a creation of the creator equally one of creations value asset centers, under lawful universal Contract, and I am the sole custodian and operator thereto, thereof and for all that results directly therefrom, with sole personal responsibility and liability thereof, holding my religious creed and dictates of my conscience, inclusive of absolute, unrebutted boat truth, knowledge, standing, authority, value, rights and laws of creation in any and all existences and manifestations, granted by knowing, willing and intentional lawful universal contract, under the laws of creation, with here revocable right of free will choice, absent any and all abrogation, subrogation, usurpation, invasion, and violation of any other lawful universal contract made equal under the laws of creation, guaranteed by unconditional love and absolute responsibility, duly entered into Universal Law Ordinance, notice by creation, duly verified as duly accepted, reconfirmed and ratified as duly made by and between them bondservant and the creator, with mutual value given and received upon creation of the resulting state of body therefrom, said body domicile by choice in the universe, without prejudice, said state of body subject to immediate absolute cancellation at free will choice of the created, notice by action and lack of action with immediate do audit and reconciliation made by relation thereupon or otherwise upon due request of the created, duly ratified as duly made, entered accepted, and secured under the laws of creation upon my creation, a matter of Universal Record, duly entered into universal law ordinance, notice by creation, accepted and guarded, preserved and protected by universal trust, under the trust of creation, duly established by creation At creation NUNC PRO TUNC unrebutted, **Article 1 is restated, specifically International Law Ordinance UCC Doc. No.'s 2012113593 and WA UCC Doc. No. 2012 -296 -1209 -2, under perpetuity, 2000043135, public policy UCC 1-103, UCC 1-103, common law remedy thereunder guaranteed, public policy, UCC 1-305, without prejudice, public policy UCC 1-308, reconfirming and ratifying International Law Ordinance UCC Doc. No.'s. N012079290 and 201207322, due notice made and given upon creation, with due knowledge received, public policy UCC 1-202 and a matter of record, UCC 1- 201(31), inclusive all upon creation, article 1 restated in its entirety, and Genesis 1:1, KJB, Washington Constitution Article 1 section 2, Oregon Constitution Article 1 Section 3, Hawaiian Constitution Article 1 Section 4, US Constitution for united States of America, article 4 Clause 1, and Bill of Rights Amendment 1, the Declaration of Independence, July 4, 1776 and any and all international equivalents:**

III. With due standing, not an authorization, I the undersigned state of body, knowingly and willingly and intentionally reconfirm verify and enter into the Universal Law Ordinance, notice by action duly entered into International Law Ordinance, notice by public registration, under for perpetuity that I am a state of body created by the creator, equally one of creations value asset centers under lawful universal contract, said state of body domicile by choice on Earth without prejudice, and I have sole personal responsibility and liability as a lawful and legal sole custodian, operator and trustee thereto, thereof and for all that results directly therefrom holding my religious creed and dictates of my conscience, inclusive of any and all lawful and legal standing, authority, value, rights, inclusive of my right of opportunity of free will choice, and principle of law aligned with common law under the laws of my creator, under the laws of creation, all domicile by creation therein, by and under lawful universal contract by and between the bondservant and the creator, resulting in the creation of the state of body, duly accepted and ratified as duly made and entered into, with mutual value given and received by and between the bondservant and the creator upon creation of said state of body and any and all value of creation, domicile by creation therein, due notice made and given upon creation, accepted and guarded preserved and protected by the public trust under the universal trust under the trust of creation, duly established by creation at creation, nunc pro tunc, praeterea preterea, unrebutted, hereinafter "state of body", nunc pro tunc, unrebutted. **Articles I - II and any and all sections thereunder are restated, specifically International Law Ordinance UCC Doc No.'s 2012113593 and WA UCC Doc. No. 2012 -296 -1209 -2, under perpetuity, 2000043135, public policy UCC 1-103, UCC 1-103, common law remedy thereunder guaranteed, public policy, UCC 1-305, without prejudice, public policy UCC 1-308, reconfirming and ratifying International Law Ordinance UCC Doc. No.'s 12079290 and 201207322, due notice made and given upon creation, with due knowledge received, public policy UCC 1-202 and a matter of record, UCC 1- 201(31), inclusive all upon creation, Article 1 restated in its entirety, and Genesis 1:1, KJB, Washington Constitution Article 1 section 2, Oregon Constitution Article 1 Section 3, Hawaiian Constitution Article 1 Section 4, US Constitution for united States of America, article 4 Clause 1,**



and Bill of Rights Amendment 1, the Declaration of Independence, July 4, 1776 and any and all international equivalents:

IV. Any and all value of each, any and all states of body, equally creations value asset centers, have been and are lawfully and legally duly secured, COMMERCIAL BILL and TRUE BILL, unrebutted continuing duly verified underwriting of said value asset centers and the value domicile by creation therein for immediate knowing willing, and international pledge, use and operation by states of body, individually and collectively, to any and all lawful and legal systems duly constituted an authorized under governing law, ***UCC document numbers 201-211-3593 and WA UCC Document No's. 2012-296-1209-2***, thereby for the sole benefit of said states of body, with all rights reserved and without prejudice, ***specifically UCC Doc. No.'s 2012114093, 201-211-4586, 2012114776, specifically ratifying UCC Doc. No. 2012096074, duly reconfirmed and ratified by COMMERCIAL BILL UCC Document Number 2012114586 all duly reconfirming and ratifying 2012079290 and 2012079322:***

V. Universal International Law Ordinance UCC Doc. No. 2012127810, with Receipt No. 1272974, specifically Articles I-IV, are restated and incorporated in its entirety here as if set forth in full; duly verified as duly reconfirmed and ratified, entered into universal law ordinance, notice by action of entry into International Law Ordinance, notice by registration, public policy UCC-1-202;

VI. With due standing, authority, and authorization I, the undersigned Trustee, knowingly, willingly, and intentionally reconfirmed, verify and enter into universal law ordinance, notice by action duly entered into International Law Ordinance, notice by public registration under perpetuity, that I am a trustee of record, public policy UCC 1-201(31) and (33), and PUBLIC SERVANT of the guard, preserver and protector known as the Public Trust, under Universal Trust, under the trust of creation, duly established by creation at creation, nunc pro tunc, praeterea praeterea, unrebutted, collectively and individually "Trust", whose sole purpose is to guard, preserve and protect, absent any and all self interest or special interest detrimental to any state of body under lawful Universal Contract, all duly accepted by trust, and I have duly secured my sworn blood bond and oath, with full personal responsibility and liability, made under penalty of perjury, under the principle of law aligned with common law, under the laws of the creator, under the laws of creation, under perpetuity, to perform the sole service, duty and obligation, to guard, preserve and protect absolute, unrebuttable truth, and all states of body's equal right of opportunity for, and a lawful unencumbered use and unfettered operation of knowledge, standing, authority, value domicile by creation therein thereon and resulting therefrom, rights inclusive of here revocable right of free will choice, principal of law under the laws of creation, in any and all existences and manifestations, duly manifesting from knowing, willing, and international lawful Universal Contract, by and between bondservant and the creator under the laws of creation, absent any and all abrogation, subrogation, usurpation, invasion, and violation of any other lawful Universal Contract made under the laws of creation, duly accepted and granted, preserved and protected by the Public Trust under universal trust, under the trust of creation, duly established by creation at creation, and duly secured as so nunc pro tunc, praeterea praeterea, hereafter "Trustee", duly secured and entered into International Law Ordinance, notice by registration, unrebutted. ***Articles I- V and any and all sections thereunder are restated, specifically International Law Ordinance UCC Doc. No.'s 2012113593 and WA UCC Doc. No. 2012 -296 -1209 -2, under perpetuity, 2000043135, public policy UCC 1-103, UCC 1-103, common law remedy thereunder guaranteed, public policy, UCC 1-305, without prejudice, public policy UCC 1-308, reconfirming and ratifying International Law Ordinance UCC Doc. No.'s. N012079290 and 201207322, due notice made and given upon creation, with due knowledge received, public policy UCC 1-202 and a matter of record, UCC 1- 201(31), inclusive all upon creation, Article 1 restated in its entirety:***

VII. with due standing, authority, and authorization, the undersigned bondservant, states of body, and Trustees, duly no knowingly, willingly, and intentionally ratified, reconfirmed, verify and enter into Universal Law Ordinance, notice by action duly entered into International Law Ordinance, notice by public registration, duly



accepted and guarded, preserved and protected by the Public Trust under Universal Trust, under the trust of creation, duly established by creation at creation, and duly secured, that;

- A. Any and all states of body art individually and equally creations value asset centers, each said state of body domicile by choice on earth without prejudice, and have sole personal responsibility and liability as a lawful and legal sole custodian, or originator and trustee thereto, thereof, and for all that results directly therefrom, holding the religious creed and dictates of their conscience, inclusive of any and all lawful and legal standing, authority, value, rights, inclusive of right of opportunity of free will choice, and principle of law aligned with the common law under the laws of the creator, under the laws of creation, all domicile by creation therein, by and under the lawful Universal Contract by and between the respective bondservant and the creator as resulted in the creation of said state of body, duly accepted and ratified as duly made and entered into, with the mutual value given and received by and between said bondservant and the creator upon creation of said state of body and any and all value of creation domicile by creation therein, due notice made and given upon creation, accepted and guarded, preserved and protected by the Public Trust under Universal Trust, under the Trust of Creation, Duly Established by Creation at Creation, nunc pro tunc praeterea preterea, unrebutted. **Articles I–VI and any and all sections thereunder are restated, specifically preserved and protected under International Law Ordinance UCC Doc. No.’s 2012113593 and WA UCC Doc. No. 2012–296–1209–2, under perpetuity, 2000043135, public policy UCC 1–103, UCC 1–103, common law remedy thereunder guaranteed, public policy, UCC 1–305, without prejudice, public policy UCC 1–308, reconfirming and ratifying International Law Ordinance UCC Doc. No.’s. N012079290 and 201207322, due notice made and given upon creation, with due knowledge received, public policy UCC 1–202 and a matter of record, UCC 1–201(31), inclusive all upon creation, Article I restated in its entirety, and Genesis 1:1, KJB. Washington Constitution Article I section II, Oregon on Constitution Article 1 section 3, Hawaiian Constitution Article 1 Section 4, US Constitution for united States of America, article 4 Clause 1, and Bill of Rights Amendment 1, the Declaration of Independence, July 4, 1776 and any and all international equivalents:**
- B. The bondservant under lawful Universal Contract by and between said bondservant and the creator resulting in creation of a state of body, also known as the planet "Earth", equally one of the creation’s value asset centers, with sole personal responsibility and liability as a lawful and legal sole custodian, operator and trustee thereto, thereof, and for all that results directly therefrom holding creation’s religious creed and dictates of creation’s conscience thereof, inclusive of any and all value of creation domicile by creation therein, there on and therefrom, inclusive of any and all lands, airs, and seas, inclusive of and anything, therein thereon, thereof, therefrom, and therewith, inclusive of indefeasible title and ownership thereto and thereof under lawful Universal Contract by and between bondservant and the creator, duly verified as duly accepted and ratified as duly made by and between the bondservant and creation upon creation of said state of body and any and all value domicile by creation therein, thereon and thereof, state of body domicile by choice in the Universe without prejudice, due notice made and given upon creation, public policy, UCC 1–202, nunc pro tunc, praeterea preterea, unrebutted: the right of opportunity as coal custodian, co-operator and co-trustee with said state of body granted by creation under and by any and all lawful Universal Contracts equally, said rights of opportunity duly accepted and guarded, preserved and protected by the Public Trust, under Universal Trust, under the trust of creation duly established by creation at creation, nunc pro tunc, praeterea preterea, unrebutted; all said, restated, and duly verified as having been knowingly, willingly, and intentionally recognize, Accepted, Secured and Entered into International Law Ordinance, notice by the registration, duly accepted and guarded, Preserved and Protected by the Public Trust, under Universal Trust, under the trust of creation, duly established by creation at creation, nunc pro tunc, praeterea preterea, unrebutted. **Articles I–VI and any and all sections thereunder are restated, specifically preserved and protected under International Law Ordinance UCC Doc. No.’s 2012113593 and WA UCC Doc. No. 2012–296–1209–2, under perpetuity, 2000043135, public policy UCC 1–103, UCC 1–103, common law remedy thereunder guaranteed, public policy,**



UCC 1–305, without prejudice, public policy UCC 1–308, reconfirming and ratifying International Law Ordinance UCC Doc. No.'s. N012079290 and 201207322, due notice made and given upon creation, with due knowledge received, public policy UCC 1–202 and a matter of record, UCC 1–201(31), inclusive all upon creation, Article 1 restated in its entirety, and Genesis 1:1, JB. Washington Constitution Article I section II, Oregon on Constitution Article I section 3, Hawaiian Constitution Article 1 Section 4, US Constitution for united States of America, article 4 Clause 1, and Bill of Rights Amendment 1, the Declaration of Independence, July 4, 1776 and any and all international equivalents:

- C. Universal Law and the laws of creation, aligned with the principle of common law, duly preserved, protected and guaranteed by public policy, UCC 1–103, with remedy there after preserved, protected, and guaranteed, public policy UCC 1–305, are duly verified as having been knowingly, willingly, and internationally recognized, accepted, secured and entered into International Law Ordinance, notice by public registration, duly accepted and guarded, preserved and protected by the Public Trust, under the trust of creation, duly established by creation at creation, nunc pro tunc praeterea preterea, unrebutted, specifically duly verified due notice made and given upon creation, and ***Articles I–VI and any and all sections thereunder are restated, specifically preserved and protected under International Law Ordinance UCC Doc No.'s 2012113593 and WA UCC Doc. No. 2012 – 296–1209–2, under perpetuity, 2000043135, public policy, UCC 1-103, UCC 1-103, common law remedy there under guaranteed, public policy UCC 1-308 herein and hereafter "governing law";***
- D. Article VII sections A–C are restated, and that all duly accepted and guarded, preserved and protected by the Public Trust, under Universal Trust, under the trust of creation, duly established by creation at creation, inclusive of any and all lawful and legal records a of creations value asset centers, herein identified, inclusive of any and all lawful and legal title, ownership, and trusteeship thereof than thereto, of any and all records thereof, restated, were and are duly verified and reconfirmed as duly accepted and guarded, preserved and protected by the Public Trust, under Universal Trust, under the trust of creation, duly established by creation at creation, duly guaranteed and insured by personal bond of the Trustees of the Public Trust nunc pro tunc, praeterea preterea unrebutted, ***Articles I–VI and any and all sections thereunder are restated, specifically preserved and protected under International Law Ordinance UCC Doc No.'s 2012113593 and WA UCC Doc. No. 2012 –296 –1209 –2, under perpetuity, 2000043135, public policy UCC 1–103, UCC 1–103, common law remedy thereunder guaranteed, public policy, UCC 1–305, without prejudice, public policy UCC 1–308, reconfirming and ratifying International Law Ordinance UCC Doc. No.'s. N012079290 and 201207322, due notice made and given upon creation, with due knowledge received, public policy UCC 1–202 and a matter of record, UCC 1-201(31), inclusive all upon creation, Article 1 restated in its entirety, and Genesis 1:1, KJB. Washington Constitution Article I section II, Oregon on Constitution Article I section 3, Hawaiian Constitution Article 1 Section 4, US Constitution for united States of America, article 4 Clause 1, and Bill of Rights Amendment 1, the Declaration of Independence, July 4, 1776 and any and all international equivalents;***
- E. The undersigned bondservant, states of body, and Trustees, as PUBLIC SERVANTS, knowingly, willingly and intentionally declare, reconfirmed, verify and enter into Universal Law Ordinance, notice by action duly entered into International Law Ordinance, notice by public registration, that we have and do guard, preserve, protect, guarantee and ensure, with full personal responsibility and liability, duly exercise with absolute extreme prudence and care, the Public Trust, under Universal Trust, under the trust of creation, duly established by creation upon creation, and all that is duly accepted therein and guarded, preserved and protected thereby, NUNC PRO TUNC, PRAETEREA PRETEREA, unrebutted, ***Articles I–VII and any and all sections thereunder are restated;***



VIII. International Law Ordinance UCC Doc. No. 2012127854, with Receipt number 1273007, specifically Articles I–VII and any and all sections thereunder are restated and Incorporated in its entirety here as if set forth in full. Duly verified as duly reconfirmed and ratified, entered into Universal Law Ordinance, notice by action of entry into International Law Ordinance, notice by registration, public policy UCC 1–202;

IX. Article I-VIII and any and all sections thereunder are restated, and the undersigned bondservants, states of body and Trustees as PUBLIC SERVANTS, knowingly willingly, and intentionally declare, reconfirmed, verify and enter into Universal Law Ordinance notice by action duly entered into International Law Ordinance, notice by public registration, that we did lawfully and legally act and represent on behalf of the aggrieved states of body domicil without prejudice by creation on earth, UCC 1–201(2, 31, and 33-34), duly guarded, preserved, and protected by Trust, pursuant to remedy duly preserved, protected and guaranteed, public policy UCC 1–305, **Article IV section C, restated, UCC Doc. No.'s 2012114093, 2012114586, 2012114776, specifically ratifying UCC DOC. NO. 2012096074, duly reconfirmed and ratified by COMMERCIAL BILL UCC Doc. No. 2012114586, duly reconfirmed and ratified I TRUE BILL UCC Doc. No. 201-211-4776, all duly reconfirming and ratifying 2012079290 and 2012079322**, as a matter of record, UCC 1–201(31), specifically;

A. Duly verified due COMMERCIAL BILL, duly issued for the full duly verified DEBT, inclusive of some certain EQUITY and DAMAGES perfected as due, owned, and collectible, against any and all Principles, agents, and beneficiaries of, and any and all unlawful and illegal private money systems thereto, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS again states of body without said states of body's knowing, willing, and intentional consent, NUNC PRO TUNC, PRAETEREA PRETEREA, by duly verified due FORECLOSURE thereof, remedy duly preserved, protected and guaranteed public policy, UCC 1-305, and duly entered into International Law Ordinance, notice by public registration, un rebutted, specifically duly verified as a matter of record, UCC 1–201(31), specifically;

1. Duly verified due NOTICE OF MISTAKE of operation of private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against said states of body domicil without prejudice by creation on earth, without their knowing, willing and intentional consent, inclusive of any and all systems operating under the guise of "government", in any and all manifestations without prejudice inclusive of (former) The United States of America Federal Government, UNITED STATES, the several "STATES OF...", And any and all international equivalents, inclusive of any and all departments there under purporting to be executive, legislative, judicial, and financial, inclusive of any and all TREASURIES and BANKS and any and all, cause therefrom NUNC PRO TUNC, PRAETEREA PRETEREA duly made in conjunction with verified due NOTICE OF INSECURITY, NOTICE OF ACCEPTANCE OF REMEDY OFFERED, as a matter of right, a matter of record, UCC 1–201(31), guaranteed under duty of good faith to perform, OMB, public policy UCC 1–201(31-32 and 34), to re-pay any and all unlawfully and illegally commandeered value of states of body upon demand made NOTICE OF OPPORTUNITY TO CURE and NOTICE OF DEMAND TO CURE pursuant to duly secured right of remedy preserved, public policy UCC1–201(32 and 34), and presented by said offer of remedy, guaranteed under duty of good faith performance, UCC 1-304, were duly made and notice, for cause, and duly it's entered into International Law Ordinance, un rebutted, **specifically duly underwritten UCC Doc. No.'s 2000043135, 2011125777, 2011-353-7388-9, 2011-353-7395-7, 2011121448, 2011-339-3764-9, 2011119645, 2011-360-8868-3;**

2. Article VIII section B subsection 1 is restated, and knowledge thereof duly verified as duly received by said Principles, agents, and beneficiaries, and duly entered into International Law Ordinance, notice by public registration, UCC 1-202, un rebutted;



3. Principles, agents, and beneficiaries duly verified due NOTICE OF INTENT TO DEFAULT, NOTICE OF INSOLVENCY, public policy UCC1-201 (23), and NOTICE OF INTENT TO COMMIT FUTURE DAMAGE against said states of body, by duly verified unwillingness or in capability to cure it I remedy offered, pursuant to right of remedy of record, public policy UCC 1-201 (31-32 and 34), in violation of right preserved under said public policy, as duly promised and duly secured for performance under OMB, inclusive of any and all damages caused thereby, to said states of body specifically damage caused and two because by unlawful and illegal acts of deception, fraud, and theft by said Principles, agents, and beneficiaries against states of body, a matter of record, UCC space 1-201 (31) by unlawful and illegal EXECUTIVE ORDER, TREATY, ACT, CODE, and other AGREEMENT, entered into International Law Ordinance, notice by public registration, were duly accepted by the undersigned as being knowingly, willingly, and intentionally made and given, and duly verified due NOTICE OF DEFAULT and NOTICE OF FORECLOSURE were duly made, for cause, and duly entered into International Law Ordinance, notice by registration, by due DECLARATION AND ORDER, unrebutted, ***specifically QCC document numbers 2011-362-9411-4, 2012049126, 2012079290, 2012079322, 201208334;***

4. Article IX section a subsection 3 is restated, and knowledge thereof duly verified as duly received by said Principles agents, and beneficiaries, and duly entered into International Law Ordinance, notice by public registration, UCC 1-202, unrebutted;

5. Duly verified due notice of REVOCATION, TERMINATION, CANCELLATION, pursuant to public policy, UCC 1-309, and NOTICE OF ORDER TO CEASE AND DESIST, inclusive of any and all duly secured CORPORATIONS OFFICES, DEPARTMENTS, and commercial indentures thereto, was duly made, with duly verified due COMMERCIAL BILL for EQUITY and DAMAGES, duly issued ratified and entered, for cause, concurrently with verified due NOTICE OF DEMAND OF ORDER FOR RECONCILIATION for any and all value domicile by creation in any and all states of body domicile without prejudice by creation on earth, duly entered into International Law Ordinance, notice by public registration, against any and all Principles, agents and beneficiaries of, and any and all unlawful and illegal private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS thereto, unrebutted, ***specifically UCC Doc. No.'s 20012086794, 2012086802, 2012088787;***

6. Article IX section a subsection 5 is restated, and knowledge thereof duly verified as duly received by said Principles, agents, and beneficiaries, and duly entered into international law ordinance capitalize that, notice by public registration, UCC 1-202, unrebutted;

7. Article IX section a subsection 5 is restated, and duly verified due DECLARATIONS AND ORDERS re-confirming, ratifying, and verifying due FORECLOSURE said COMMERCIAL BILL was duly issued against Principles, agents and beneficiaries of, any and all unlawful and illegal private money systems, issuing, collections, legal enforcement systems, operating SLAVERY SYSTEM thereto, unrebutted, ***specifically UCC Doc. No.'s 20120088851, 20120088865 duly ratifying and verifying 2012079290, 2012079322, 2012683304, 2012086794, 2012086802, 2012088787, specifically;***

(i) Articles I-IX and any and all sections and their sub-sections therein and thereunder are restated, and knowledge thereof duly verified as duly received by said Principles, agents and beneficiaries, and duly entered into International Law Ordinance, notice by public registration, UCC 1-202, unrebutted;



(ii) That said Principles, agents, and beneficiaries, by their duly verified choice of failure to cure and DEFAULT, did knowingly, willingly, and intentionally sent to immediate lawful and legal FORECLOSURE of any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against said states of body, without said states of body knowing, willing, and intentional consent, un rebutted;

(iii) That any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against states of body domicil without prejudice by creation on earth, without said states of body knowing, willing and intentional consent, are and were duly verified as unlawful and illegal, NUNC PRO TUNC, praeterea preterea, un rebutted;

(iv) That said Principles, agents and beneficiaries in any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against said states of body are lawfully and legally FORECLOSED, as a matter of law, a matter of fact, and as a matter of public policy, and duly entered into International Law Ordinance, notice by public registration NUNC PRO TUNC, PRAETEREA PRETEREA, un rebutted;

(v) That certain some of EQUITY in the amount of \$5,000,000,000.00 (five billion) to each of said states of body, duly secured by COMMERCIAL CLAIM and COMMERCIAL BILL, was and is duly verified as DEBT perfected as due, old, collectible and payable in the formal lawful money of The United States of America, gold and silver, hereafter "DEBT", un rebutted;

E. The undersigned bondservant, states of body, and Trustees, as PUBLIC SERVANTS, knowingly, willingly and intentionally declare, reconfirmed, verify and enter into Universal Law Ordinance, notice by action duly entered into International Law Ordinance, notice by public registration, that we have and do guard, preserve, protect, guarantee and ensure, with full personal responsibility and liability, duly exercise with absolute extreme prudence and care, the Public Trust, under Universal Trust, under the trust of creation, duly established by creation upon creation, and all that is duly accepted therein and guarded, preserved and protected thereby, nunc pro tunc, praeterea preterea, un rebutted, **Articles I-VII and any and all sections thereunder are restated;**

VIII. International Law Ordinance UCC Doc. No. 2012127854, with Receipt number 1273007, specifically Articles I – VII and any and all sections thereunder are restated and Incorporated in its entirety here as if set forth in full. Duly verified as duly reconfirmed and ratified, entered into Universal Law Ordinance, notice by action of entry into International Law Ordinance, notice by registration, public policy UCC 1–202;

IX. Article I-VIII and any and all sections thereunder are restated, and the undersigned bondservants, states of body and Trustees as PUBLIC SERVANTS, knowingly willingly, and intentionally declare, reconfirmed, verify and enter into Universal Law Ordinance notice by action duly entered into International Law Ordinance, notice by public registration, that we did lawfully and legally act and represent on behalf of the aggrieved states of body domicil without prejudice by creation on earth, UCC 1–201(2, 31, and 33-34), duly guarded, preserved, and protected by Trust, pursuant to remedy duly preserved, protected and guaranteed, public policy UCC 1–305, **Article IV section C, restated, UCC Doc. No.'s 2012114093, 2012114586, 2012114776, specifically ratifying UCC D0C. NO. 2012096074, duly reconfirmed and ratified by COMMERCIAL BILL UCC Doc. No. 2012114586, duly reconfirmed and ratified TRUE BILL UCC Doc. No. 201-211-4776, all duly reconfirming and ratifying UCC Doc. No.'s 2012079290 and 2012079322,** as a matter of record, UCC 1–201(31), specifically;

A. Duly verified due COMMERCIAL BILL, duly issued for the full duly verified DEBT, inclusive of some certain EQUITY and DAMAGES perfected as due, owned, and collectible, against any and all



Principles, agents, and beneficiaries of, and any and all unlawful and illegal private money systems thereto, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against states of body without said states of body's knowing, willing, and intentional consent, NUNC PRO TUNC, PRAETEREA PRETEREA, by duly verified due FORECLOSURE thereof, remedy duly preserved, protected and guaranteed public policy, UCC 1-305, and duly entered into International Law Ordinance, notice by public registration, un rebutted, specifically duly verified as a matter of record, UCC 1-201(31), specifically;

1. Duly verified due NOTICE OF MISTAKE of operation of private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against said states of body domicil without prejudice by creation on earth, without their knowing, willing and intentional consent, inclusive of any and all systems operating under the guise of "government", in any and all manifestations without prejudice inclusive of (former) The United States of America Federal Government, UNITED STATES, the several "STATES OF...", And any and all international equivalents, inclusive of any and all departments there under purporting to be executive, legislative, judicial, and financial, inclusive of any and all TREASURIES and BANKS and any and all, cause therefrom NUNC PRO TUNC, PRAETEREA PRETEREA duly made in conjunction with verified due NOTICE OF INSECURITY, NOTICE OF ACCEPTANCE OF REMEDY OFFERED, as a matter of right, a matter of record, UCC 1-201(31), guaranteed under duty of good faith to perform, OMB, public policy UCC 1-201(31-32 and 34), to re-pay any and all unlawfully and illegally commandeered value of states of body upon demand made NOTICE OF OPPORTUNITY TO CURE and NOTICE OF DEMAND TO CURE pursuant to duly secured right of remedy preserved, public policy UCC1-201 (32 and 34), and presented by said offer of remedy, guaranteed under duty of good faith performance, UCC 1-304, were duly made and notice, for cause, and duly it's entered into International Law Ordinance, un rebutted, *specifically duly underwritten UCC Doc. No. 2000043135, 2011125777, 2011-353-7388-9, 2011-353-7395-7, 2011121448, 2011-339-3764-9, 2011119645, 2011-360-8868-3;*

2. Article VIII section B subsection 1 is restated, and knowledge thereof duly verified as duly received by said Principles, agents, and beneficiaries, and duly entered into International Law Ordinance, notice by public registration, UCC 1-202, un rebutted;

3. Principles, agents, and beneficiaries duly verified due NOTICE OF INTENT TO DEFAULT, NOTICE OF INSOLVENCY, public policy UCC 1-201(23), and NOTICE OF INTENT TO COMMIT FUTURE DAMAGE against said states of body, by duly verified unwillingness or in capability to cure it I remedy offered, pursuant to right of remedy of record, public policy UCC 1-201(31-32 and 34), in violation of right preserved under said public policy, as duly promised and duly secured for performance under OMB, inclusive of any and all damages caused thereby, to said states of body specifically damage caused and two because by unlawful and illegal acts of deception, fraud, and theft by said Principles, agents, and beneficiaries against states of body, a matter of record, UCC 1-201(31) by unlawful and illegal EXECUTIVE ORDER, TREATY, ACT, CODE, and other AGREEMENT, entered into International Law Ordinance, notice by public registration, were duly accepted by the undersigned as being knowingly, willingly, and intentionally made and given, and duly verified due NOTICE OF DEFAULT and NOTICE OF FORECLOSURE were duly made, for cause, and duly entered into International Law Ordinance, notice by registration, by due DECLARATION AND ORDER, un rebutted *specifically QCC document numbers 2011-362-9411-4, 2012049126, 2012079290, 2012079322, 201208334;*

4. Article IX section a subsection 3 is restated, and knowledge thereof duly verified as duly received by said Principles agents, and beneficiaries, and duly entered into International Law Ordinance, notice by public registration, UCC 1-202, un rebutted;



5. Duly verified due notice of REVOCATION, TERMINATION, CANCELLATION, pursuant to public policy, UCC 1-309, and NOTICE OF ORDER TO CEASE AND DESIST, inclusive of any and all duly secured CORPORATIONS OFFICES, DEPARTMENTS, and commercial indentures thereto, was duly made, with duly verified due COMMERCIAL BILL for EQUITY and DAMAGES, duly issued ratified and entered, for cause, concurrently with verified due NOTICE OF DEMAND OF ORDER FOR RECONCILIATION for any and all value domicil by creation in any and all states of body domicil without prejudice by creation on earth, duly entered into International Law Ordinance, notice by public registration, against any and all Principles, agents and beneficiaries of, and any and all unlawful and illegal private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS thereto, un rebutted, ***specifically UCC Doc. No.'s 20012086794, 2012086802, 2012088787;***

6. Article IX section a subsection 5 is restated, and knowledge thereof duly verified as duly received by said Principles, agents, and beneficiaries, and duly entered into international law ordinance capitalize that, notice by public registration, UCC 1-202, un rebutted;

7. Article IX section a subsection 5 is restated, and duly verified due DECLARATIONS AND ORDERS re-confirming, ratifying, and verifying due FORECLOSURE said COMMERCIAL BILL was duly issued against Principles, agents and beneficiaries of, any and all unlawful and illegal private money systems, issuing, collections, legal enforcement systems, operating SLAVERY SYSTEM thereto, un rebutted, ***specifically UCC Doc. No.'s 20120088851, 20120088865 duly ratifying and verifying 2012079290, 2012079322, 2012683304, 2012086794, 2012086802, 2012088787,*** specifically;

(i) Articles I-IX and any and all sections and their sub-sections therein and thereunder are restated, and knowledge thereof duly verified as duly received by said Principles, agents and beneficiaries, and duly entered into International Law Ordinance, notice by public registration, UCC 1-202, un rebutted;

(ii) that said Principles, agents, and beneficiaries, by their duly verified choice of failure to cure and DEFAULT, did knowingly, willingly, and intentionally sent to immediate lawful and legal FORECLOSURE of any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against said states of body, without said states of body knowing, willing, and intentional consent, un rebutted;

(iii) that any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against states of body domicil without prejudice by creation on earth, without said states of body knowing, willing and intentional consent, are and were duly verified as unlawful and illegal, NUNC PRO TUNC, PRAETEREA PRETEREA, un rebutted;

(iv) that said Principles, agents and beneficiaries in any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against said states of body are lawfully and legally FORECLOSED, as a matter of law, a matter of fact, and as a matter of public policy, and duly entered into International Law Ordinance, notice by public registration NUNC PRO TUNC, PRAETEREA PRETEREA, un rebutted;

(v) that certain some of EQUITY in the amount of \$5,000,000,000.00 (five billion) to each of said states of body, duly secured by COMMERCIAL CLAIM and COMMERCIAL BILL, was and is duly verified as DEBT perfected as due, old, collectible and payable in the formal lawful money of The United States of America, gold and silver, hereafter "DEBT", un rebutted;



(vi) that certain some of DAMAGES in the amount of \$5000,000,000,.00 (five billion) to each of said states of body damage thereby, duly secured by COMMERCIAL CLAIM and COMMERCIAL BILL, was and is duly verified as DEBT perfected as due, old, collectible and payable, in the formal lawful money of the United States of America, gold and silver, hereafter also "DEBT", unrebutted;

(vii) that the form of payment of said duly verified DEBT was duly verified as previously, knowingly, and intentionally agreed to by said Principles, agents, and beneficiaries, notice made and given by action, inclusive of creation, issuance, and unlawful and illegal enforcement, transfer acceptance of current funds and any and all their villages therefrom, inclusive of invalid and unenforceable instruments thereto are lawfully and illegally entered into International Law Ordinance, notice by public registration, with unlawful and illegal "demand" for payment thereof in "lawful money of the United States of America", unrebutted, specifically US Constitution for the united States of America, Article 1 section 10;

(viii) that said duly verified DEBT was duly Ledyard against said Principles, agents, and beneficiaries for immediate re-conciliation, and was lawfully and legally duly entered into International Law Ordinance, notice by public registration, unrebutted;

(ix) that duly verified due NOTICE OF ORDER FOR RECONCILIATION for any and all value, inclusive of said DEBT was duly made, given and noticed two, with knowledge thereof duly received by, said Principles, agents, and beneficiaries, and was lawfully and legally duly entered into International Law Ordinance, notice by public registration, unrebutted;

(x) that duly verified due NOTICE HIS OF DEMAND FOR PAYMENT of said DEBT was duly made, given and noticed two, with knowledge thereof duly received by, said Principles, agents and beneficiaries, and was lawfully and legally duly entered into International Law Ordinance, notice by public registration, unrebutted;

(xi) that any and all CHARTERS, inclusive of The United States Federal Government, UNITED STATES, "STATE OF..." inclusive of any and all abbreviations, idem sonans, or other legal, financial and managerial forms, and any and all international equivalents, inclusive of any and all OFFICES, inclusive of any and all OFFICERS, PUBLIC SERVANTS, EXECUTIVE ORDERS, TREATIES, CONSTITUTIONS, MEMBERSHIP, ACTS, and any and all other contracts and agreements made there under and thereby, are null, void, worthless, or otherwise canceled, unrebutted;

(xii) except for the sole purpose of bookkeeping, ledger and reconciliation of verified equity debt and verified death of damages pursuant to and verified due ORDER FOR RECONCILIATION, any and all REPRESENTATION OF VALUE, in any existence and form, inclusive of any and all purported paper, chattels, current funds, national resources, human capital metals, and any and all derivatives thereof and therefrom, are null, void, worthless, or otherwise canceled, unrebutted;

(xiii) REPRESENTATION OF TITLE, OWNERSHIP, AND AUTHORITY of and over any and all the airs, lands, and seas domicil by creation on Earth, in any and all existences and form, inclusive of any and all purported titles, acts, and derivatives therefrom, are null, void, worthless, or otherwise canceled, unrebutted;

(xiv) REPRESENTATION OF TITLE, OWNERSHIP, AND AUTHORITY of and over any and all the airs, lands and seas domicil at creation on earth, in any and all existence and form, inclusive of any and all purported titles, acts and derivatives therefrom, are null, void, worthless, or otherwise cancel, unrebutted;



(8) Article IX section A subsections 7, inclusive of all sub sections thereunder, are restated, and knowingly thereof duly verified as duly received by said Principles, agents, and beneficiaries, and duly entered into International Law Ordinance notice by public registration UCC 1-202, unrebutted;

B. Duly verified due NOTICE OF DECLARATION AND ORDER FOR RECONCILIATION in duly verified Public Servants for lawful and legal ARREST and REPOSSESSION of said Principles, agents, and beneficiaries, and the unlawful and illegal private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS, for cause of TREASON and other heinous crimes was duly made and given and duly entered into against the states of body, was made and given and duly entered into International Law Ordinance, notice by public registration, by due **DECLARATION AND ORDER, UCC Doc. No. 2012096074**, duly guaranteed public policy UCC1-305, specifically duly verifying the record, public policy UCC 1-201(31), of the knowing, willing, and intentional choice I said Principles, agents, and beneficiaries to continue operation of unlawful and illegal private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS against said states of body with duly verified prior knowledge of the due FORECLOSURE and COMMERCIAL BILL, unrebutted;

C. Article IX section B is restated, and said duly verified due NOTICE OF DECLARATION ORDER UCC Doc. No. 2012096074, duly verified as duly declaring and confirming automatic and due reconciliation, acceptance, and ratification of any and all Public Servants pursuant to the duly verified terms and conditions therein, duly verified as secured by due bond, insurance, and guarantee of the Trustees of record of the Public Trust, was duly made, given a notice to, with knowledge thereof duly received by, said Principles, agents and beneficiaries, and duly entered into International Law Ordinance, notice by public registration, by due **DECLARATION IN ORDER**, unrebutted, *specifically UCC Doc. No. 2012096074*;

D. Article IX sections B-C are restated, and knowledge thereof duly verified as duly received by said Principles, agents, and beneficiaries, and duly entered into International Law Ordinance, notice by public registration public policy UCC1-202 and 1-103, specifically Principal Agent Doctrine, unrebutted;

X. International Law Ordinance UCC Doc. No. 2012127907 specifically Articles I-IX and any and all sections thereunder are restated and Incorporated in its entirety here as if set forth in full; Duly verified as duly reconfirmed and ratified, entered into Universal Law Ordinance, notice by action of entry into International Law Ordinance, notice by registration, public policy UCC1-202, a matter of record, public policy UCC 1-201 (31);

XI. Articles I-X, and any and all sub sections thereunder are restated, and the undersigned Bondservant's, States of Body, and Trustees, as PUBLIC SERVANTS, knowingly, willingly, and intentionally declare, reconfirmed, verify and enter into Universal Law Ordinance, notice by action duly entered into International Law Ordinance, notice by public registration, that we did lawfully and legally At and represent on behalf of the aggrieved states of body domicile without prejudice by creation on UCC1-201(2, 31, and 33-34), duly guarded, preserved, and protected by Trust, pursuant to remedy duly preserved, protected and guaranteed, public policy UCC 1-305, **Article IV section C, restated, UCC Doc. No.'s 2012114093, 2012114586, 2012114776, specifically ratifying UCC Doc. No. 2012096074, duly reconfirmed and ratified by COMMERCIAL BILL UCC Doc. No. 2012114586,, duly reconfirmed and ratified by TRUE BILL UCC Doc. No. 2012114586, duly reconfirmed and ratified by TRUE BILL UCC Doc. No. 2012114776, all duly reconfirming and ratifying 2012079290 and 2012079322**, as a matter of record, UCC 1-201(31), specifically;

A. Duly verified due NOTICE OF CANCELLATION OF CHARTERS, pursuant to public policy, UCC 1-309, with duly verified due TRUE BILL, were duly issued against any and all Principles, agents and beneficiaries of, and any and all lawful and illegal private money systems, issuing, collection, legal enforcement systems thereto,



operating SLAVERY SYSTEMS against states of body without said states of body's knowing, willing, and intentional consent, specifically BANKS and BRANCHES thereto, public policy UCC 1-201(4 and 7) NUNC PRO TUNC, PRAETEREA PRETEREA, was duly entered into International Law Ordinance, notice by public registration, unrebutted, duly verified as a matter of record, UCC 1-201(31) specifically;

(1.) Articles I-VIII and any and all sections and their sub-sections thereunder are restated, and knowledge thereof duly verified as duly received by said Principles, agents, and beneficiaries and said SLAVERY SYSTEMS thereto, and were lawfully and legally duly entered into International Law Ordinance, notice by public registration, UCC 1-202, inclusive of duly secured as CUSTODIANS UCC Doc. No. 2012079322, under Principal Agent Doctrine, preserved by public policy UCC 1-103, specifically CUSTODIAN BANK FOR INTERNATIONAL SETTLEMENTS "BIS", UCC 1 201(4), as Principal, agent and beneficiary of and to any and all unlawful and illegal private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEM, duly verified and duly FORECLOSED, inclusive of ANY AND ALL BRANCHES, UCC1-201 (7), inclusive of BIS members (any and all central bank, financial institution, corporation and any and all international equivalents), AND ANY AND ALL MEMBERS THERETO and THEREUNDER (any and all national, state, and private banks, financial institution, corporation, and any and all international equivalents, re-organized under CENTRAL BANK membership, inclusive of the current re-organization beginning 1918), unrebutted;

(2.) Duly verified duly presentment of the undersigned bondservant's, states of body, and Trustees of record of the Public Trust at BIS, with duly verified due NOTICE OF DEMAND FOR ACCOUNT(S) INSPECTION AND BOOKKEEPING, specifically of any and all gold and silver accounts and holdings, pursuant to duly verified due FORECLOSURE and DECLARATIONS AND ORDERS, inclusive of RECONCILIATION for COLLECTION of duly verified That, was duly made and given and noticed in October 22, 2012, unrebutted;

(3.) Article VIII section C subsections 1-2 are restated, and knowledge thereof duly verified as duly received by said Principles, agents, and beneficiaries, public policy UCC1-202 and 1-103, specifically principal agent doctrine and was lawfully and legally duly entered into International Law Ordinance, notice by public registration, unrebutted, **specifically UCC Doc. No. 2012114093**.

(4.) Article VIII section C subsections three is restated, and the undersigned do duly verified that they did except duly verified due notice of INTENT TO DEFAULT and NOTICE OF INSOLVENCY,, public policy UCC 1-201(23), specifically unlawful and illegal refusal to permit due lawful and legal INSPECTION and BOOKKEEPING, as knowingly, willingly and intentionally made and given by BIS, as CUSTODIAN and as Principal, agent and beneficiary of and to said SLAVERY SYSTEMS, and duly verified due NOTICE OF DEFAULTS, NOTICE OF REVOCATION, TERMINATION, AND CANCELLATION OF CUSTODIAN and COMMERCIAL BILL, were duly made and given, and lawfully and legally duly entered into International Law Ordinance, unrebutted, **specifically UCC Doc. No. 2012114093 and 2012114586**;

B. Article XI subsections 1-4 restated, and knowledge thereof duly verified as duly received by said Principles, agents and beneficiaries, public policy UCC 1-202 and 1-103, specifically Principal Agent Doctrine, and duly verified due TRUE BILL, pursuant to public policy 1-305, was duly issued against BIS, as CUSTODIAN and as Principal, agent and beneficiary of and to said SLAVERY SYSTEMS for cause, specifically that there was no mistake, and that they were unwilling or incapable to produce said accounts for said do inspection and bookkeeping, waiting any and all rights and opportunities granted to cure, knowingly willingly, and intentionally choosing to foreclose upon themselves without the possibility of defense, unrebutted, and was lawfully and legally duly entered into International Law Ordinance notice by public registration unrebutted, **specifically UCC**



Doc. No.'s 2012114776, TRUE BILL UCC Doc. No. 2012114776, specifically ratifying UCC Doc. No. 2012114093, 2012114586, 2012096074, and Article I restated;

UCC Doc. No.'s 2012127810, 2012127854, 2012127907, and this UIOL , specifically articles I-XI and any and all sections and their subsections there under are restated and the undersigned bondservants, states of body, and Trustees do knowingly, willingly, and intentionally declare, confirm, and verified this DECLARATION OF FACTS is knowingly, willingly and intentionally made, sworn and verified as being lawfully and legally duly made,, given, known, secured, entered, noticed and knowledge thereof duly received public policy UCC 1-202, specifically by any and all Principles, agents, and beneficiaries any and all unlawful and illegal private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS, under governing law, preserved and protected under perpetuity, as herein stated, restated with additional due notice made and given via world-wide web, further posted at <http://peoplestrust1776.org>, for all states of body, the universe and creation to rely upon and cite, lawfully and legally constituted duly verified and bonded underwriting of the value of creation and its value asset centers herein here on duly admitted and duly secured and entered into Universal and International Law Ordinances, as a matter of record, public policy UCC1-201 (31); NUNC PRO TUNC, PRAETEREA PRETEREA, UNREBUTTED;

NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICED TO AGENT IS NOTICE TO PRINCIPAL, public policy UCC 1-103, without prejudice UCC 1-308, unrebutted.

A FACSIMILE OR DIGITAL COPY OF THIS OR ORIGINALLY EXECUTED WRITTEN DECLARATION OF FACTS SHALL BE LEGALLY BINDING AS AN ORIGINAL, AND IT IS EFFECTIVE IMMEDIATELY.

Duly verified as issue and duly entered into Universal Law Ordinance, notice by action of entry into International Law Ordinance, notice by public registration, with due standing, authority and authorization, November 28, 2012, knowingly, willingly, and intentionally made, given and noticed, with unlimited personal liability, sworn under the penalties of perjury in accordance with lawful Universal Contract, under governing law, International Law Ordinance UCC. Doc. No. 2012113593 and WA UCC Doc. No. 2012-296-1209 – 2 preserved and protected under perpetuity 2000043135 guaranteed, protected and secured, public policy, UCC1-103, common law remedy there under guaranteed, public policy, UCC 1-305; Duly witnessed, secured, entered and noticed; Without prejudice as promised, preserved, and protected, public policy, UCC1-308, NUNC PRO TUNC, PRAETEREA PRETEREA

See Scanned original Trustees autograph page below.



The One People's Public Trust, 1776

DECLARATION OF FACTS

UILO Doc. No. 2012127914



Trustees




Caleb Paul Skinner
Heather Ann Tucci-Jarraf
Hollis Randall Hillner

DULY VERIFIED as ISSUED and duly entered into Universal Law Ordinance, notice by action of entry into International Law Ordinance, notice by public registration, with due standing, authority and authorization, November 28, 2012, knowingly, willingly and intentionally made, given, and noticed, with unlimited personal liability, sworn under the penalties of perjury in accordance with lawful Universal Contract, under governing law, International Law Ordinance UCC Doc No. 2012113593 and WA UCC Doc. No. 2012-296-1209-2, preserved and protected under perpetuity 2000043135, guaranteed, protected and secured, public policy, UCC 1-103, common law remedy thereunder guaranteed, public policy, UCC 1-305; Duly witnessed, secured, entered and noticed; Without prejudice as promised, preserved, and protected, public policy, UCC 1-308, NUNC PRO TUNC, PRAETEREA PRETEREA;

DULY RE-CONFIRMED AND RE-VERIFIED IN TRUST:

   Trustee
In the authorized capacity of duly bonded Trustee of The Public Trust

DULY ACCEPTED AND RE-RATIFIED:

   dated 12/12/12
In the capacity as state body created by the creator, the one people domicil by choice on the several united states of America, several states citizens thereon, Creditor, Bailor, Grantor, and Beneficiary of the Original Jurisdiction, Secured Party, a Beneficiary of GOVERNMENT[S], a Holder-In-Due-Course of GOVERNMENT[S], et. al., a natural man/woman (or in the alternative, a cognizable person of standing and proper party status, as apposit).

AS DULY AUTHORIZED AND ORDERED:

   Bondservant
In the capacity as one with the almighty creator and Bondservant thereof

For all the world to rely upon:

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

The One People's Public Trust
DECLARATION OF FACTS