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MAY 19 2018

C-2018-3001478

Declaration of Evidence

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Henry Cambell Black Laws 4th Edition & The Webster 2nd Edition Unabridged

As this Evidence will by definitions prove facts that [PECO] has therefore participated in the fraudulent activities using the name TASHA UNDERWOOD and Tasha Underwood as a commodity a living breathing Womb-man with ideas thoughts a sound mind a heart beat [Not a Minor or Minority].

On this suppose Day
Fourteenth of May Two Thousands and Eighteen

To the Public Utility Commission

I Tia Ma'at Bahira Bey,

I Declare After 3 years and hour of studies by day, I have not Participated any of the Political activities for a few years, I am not liable for the Debt incurred by any Corporation City, State, government Queens Kings Popes Princes Fraudulent Created Government Sovereign, I denounce any Foreign Alien by force, I am not Color Of Law, even as PECO incur me with a monthly, notice [Bill].

As I studied the Etymology of words it has come known to me that, Tasha Underwood carries on the business acting for TASHA UNDERWOOD [The Principal] as that of a Corporation Created By the Birth Certificate a [Bond] Attached with a Social Security number, based upon definition, a child is Born, after registration of that the child have now been attached to the Birth Certificate [Bond] and is then put into circulation and furnished with a number [social security number] and sold on the Stock Market Every Day!

The Address 4946 W. Stiles St. being erected off the land was a pretty clever move the lan-u-age is astonishing by [colloquium] and there you have conversation

NAME- designation of an individual, person or of a firm or corporation, As to the history, Christian names and surnames or family name Is distinctive characterization in the words by which one is known and distinguished from others and description and their uses and relative importance in Law

CORPORATION- An artificial Person or legal entity created by or under the authority of the Law of state or nation, composed in some rare instances of a single person and his successors

CORPORATE NAME- When a corporation is erected a name is always given to it or supposing none to be given will attach to it by implication and by that name alone it must sue and be sued and do all legal acts therein is not material and the name is capable of being changed.

PLEASE NOTE DESCRIPTION OF LEGAL PROPERTY what I thought was 4946 is NOT but says [copy attached]

ALL THAT CERTAIN lot or piece of ground with buildings and improvements erected thereon.....

CERTAIN- Ascertained precise; identified; definitive clearly known; unambiguous; or in law, capable of being identified or made known without liability to mistake or ambiguity from data already given. Not specifically named; indeterminate indefinite one or some, some among possible others that which maybe certain.

LOT- A number of associated persons or things collectively
A share; one of the several parcels into which property is divided, any portion ,piece, division or parcel of land.

GROUND-dry Land

Would mean that PECO is apart of a trafficking and trade?
giving there have been no NON-DISCLOSURE I could there for ask to be reimbursed for the years of payments made as well as damages.

You have written to a fictional person there for Notice to Agent is Notice to Principal and Notice to Principal is notice to Agent.
TASHA UNDERWOOD and Tasha Underwood [which in fact is the Property] ,
by the Birth Certificate [Bond] made TASHA UNDERWOOD Tasha Underwood have a

CIVIL DEATH -which states [though possessing natural life has lost all civil rights and is considered dead, at common-law, so that the PROPERTY of a Person declared civilly dead passes to his heirs [not blood line] but created descendent which are Successors, Europeans, Church of Roman Queen Elizabeth, Government, State, Alien, as if dead in fact, and where there is total extinction of the civil rights and relations of the party, so that he/she cannot take nor hold property and his heirs succeed to his estate] As far as I can see

Colloquial Language as studies of words revealed show that

Capitalized, Names Principal, are all attached to numbers which is the SS# and this create Corporations
The United States have been Bankrupt since 1933 and uses Federal Notes as Trade!
and commodity Slave Labor!
In Fact the Bill It self states that it's used for Public and Private Debt!
A Note cannot pay a Bill which is in-fact a Notice.

Peco States that it only accepts Cash, Certified Checks, Money Orders, bank checks, credit cards

Dispose To alienate or direct the ownership of property as a disposition my will. to bargain away, relinquish, part with to exercise finally, in any manner manner, one 's power of control of someone else.

As through out the document eFiled from [Peco] the word Aver was used frequently, all thou there were several definitions Aver was used directly to Payments, Accepted.

1. AVER *≠* [English and French] Property, substance, estate, and particularly live stock or cattle, hence a working beast; or bullock.

2. CASH- MONEY [**Federal Reserve Note**] or its equivalent, usually ready money, money in hand, either current coin or other legal instruments it is frequently used as an antonym of "CREDIT"

3. CERTIFIED CHECKS [**Federal Reserve Notes**]-drawn funds held by bank

4. FUNDS- [**Federal Reserve Notes**] signifies capital as opposed to interest or income, proceeds sales, of real and personal estate, corporate stock or government securities..... like the [social security number]

5. MONEY ORDER- Purchasing by way of [**Federal Reserve Notes**]

6. BANK CHECKS- A commercial device intended for use as a temporary expedient for actual money. [**Federal Reserve Note**]

7. CREDIT CARD- That which is a **DEBIT /CREDIT CARD** which still produce **DEBT** your the I still in the debt Clever way for the successors to to use the Property AGAIN AS A COMMODITY. [**Federal Reserve Note**]

8. MONEY- In usual and ordinary acceptance it means GOLD SILVER OR PAPER MONEY, used as a circulating medium of exchange and does not embrace NOTES BONDS EVIDENCE OF DEBT OR OTHER PERSONAL OR REAL ESTATE. The Term 'MONEY" is not more extensive signification than "MONEY" and means only cash, and not things in action.

9.PAPER MONEY- Bills drawn by a government against its own credit engaging to pay money, but which do not profess to be immediately convertible in to specie, and which are put into compulsory circulation as a substitute for coined money.

10. **SPECIE**- when spoken of a contract the expression "performance" in specie means strictly or according to the terms. As applied to things it signifies individuality or identity.

Black Laws Dictionary 4th Edition describes Electricity as A highly Imponderable fluid whose presence or influence is only known by its effect- personal substance that cannot be weighed or Measured!

The Insula have been thru crafty Colloquial Language been taking out of its natural situation and placed where Buildings are situated eastwardly in the 44th Ward [A Warden] [like being in prison]

Resident is that if a employee of United States Attached is a Security agreement

As Counsel and Authorized User and Signer Sui Juri's in the Name of My Fictitious Commercial Property, TASHA UNDERWOOD and Tasha Underwood" I " We" "Us" seek full Diplomatic Immunity from any liabilities for the duration of my natural life.

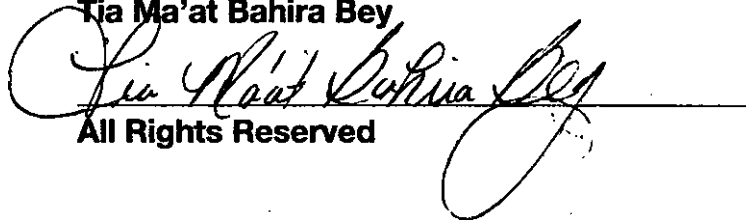
Please Note that this Applies to All Parties of the Utility Commission. PECO, PGW NATURAL GAS COMPANIES, PHILADELPHIA WATER, WATER REVENUE, VERIZON, COMCAST,

Sincerely
TASHA UNDERWOOD
Tasha Underwood

By 

All Rights Reserved

Authorized Signer
Tia Ma'at Bahira Bey



All Rights Reserved

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PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

cc.

Rosemary Chiavetta ,Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 N. Broad Street 2nd Floor
Harrisburg PA,17120

Shawane L. Lee
PECO Energy Company
2301 Market Street S-23
Philadelphia,PA 19103

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional)
B. E-MAIL CONTACT AT FILER (optional)
C. SEND ACKNOWLEDGMENT TO: (Name and Address)
Tia Ma'at Bahira Bey 39° 58' 22" N Lat; 75° 13' 15 W Long Lenni Lenape, Atlan/ Utlal/ Hexian/Turtle Island/ c/o 4946 W. Stiles Street Philadelphia Pa [19131]

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a. ORGANIZATION'S NAME TASHA ALISA UNDERWOOD				
OR	1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
P.O Box 33008	Baltimore	MD	21290	US

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

2a. ORGANIZATION'S NAME				
OR	2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
4946 W. Stiles Street	PHILADELPHIA	PA	[19131]	USA

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

3a. ORGANIZATION'S NAME				
OR	3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
3c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
c/o 4946 W. STILES STREET	PHILADELPHIA	PA	[19131]	Tui

4. COLLATERAL: This financing statement covers the following collateral:
Debtors: TASHA ALISA UNDERWOOD, UNDERWOOD TASHA ALISA are Cetstui Vie Trusts utilized in commerce for the benefit of the Secured Party. The Secured party is a 3-dimensional living soul, flesh and blood Melaninite Women Who is Autochthonous, Indigenous and Ascendant of the original peoples of: Turtle Island, Muu-Lan, Altan, Amexem, Land of the Frogs[MISNOMER: North America]. The Secured Party Secures All Rights, Titles Interests to All Collateral as received by Corporate / Government Registries, related Corporations and Pledge represented by the same but not limited to: Pignus, Hypotheica, Hereditaments, res and The Energy and the ALL CAPS names of Debtors/Transmitting Utilities as well as any and all derivatives and variations of an all capitals name. Secured Party Accepts for Value, Honor & Consideration ALL endorsements front and back of ALL Adhesions contracts, trusts and instruments attributed to the debtors(UCC 3-401).This Lien is NOT dischargeable in Bankruptcy Court, ALL amendments to this filing will be by: the Red Wet Ink Signature of the Secured party in accord with Commercial Security Agreement. Third-Party Intervenors are hereby BARRED from involvement with this transaction.

Secured Party Signature. UCC 1-308 All Rights Reserved.

5. Check <u>only</u> if applicable and check <u>only</u> one box: Collateral is <input checked="" type="checkbox"/> held in a Trust (see UCC1Ad, item 17 and Instructions) <input type="checkbox"/> being administered by a Decedent's Personal Representative	
6a. Check <u>only</u> if applicable and check <u>only</u> one box: <input type="checkbox"/> Public-Finance Transaction <input type="checkbox"/> Manufactured-Home Transaction <input checked="" type="checkbox"/> A Debtor is a Transmitting Utility	6b. Check <u>only</u> if applicable and check <u>only</u> one box: <input type="checkbox"/> Agricultural Lien <input type="checkbox"/> Non-UCC Filing
7. ALTERNATIVE DESIGNATION (if applicable): <input type="checkbox"/> Lessee/Lessor <input type="checkbox"/> Consignee/Consignor <input type="checkbox"/> Seller/Buyer <input checked="" type="checkbox"/> Bailee/Bailor <input type="checkbox"/> Licensee/Licensor	
8. OPTIONAL FILER REFERENCE DATA:	

Security Agreement

NON-NEGOTIABLE

NON-TRANSFERABLE

Filed for record _____

Commercial Security Agreement - _____

Parties:

Debtor # 1

TASHA ALISA UNDERWOOD

4946 W. Stiles Street

Philadelphia Pa [19131]

Registration of Live Birth: Front: _____

; Back: _____

Debtor #2

UNDERWOOD, TASHA ALISA

P.O. Box 33008 Baltimore Md. 21290-3008

Social Security Number: Front: _____

; Back: _____

SECURED PARTY

Tia Ma' at Bahira Bey

35° 9' 30.744"N. Lat ; -78° 54' 30.24" W. Long

Lenni Lenape, Atlan/ Utlah/ Hexian/Turtle Island

c/o 4946 W. Stiles Street

Philadelphia Pa [19131]

Security Agreement

This Security Agreement ("Agreement") is made and entered into on 23rd December, 2016 by and between the Secured Party, - and the Straw man/Dummy corporations: **TASHA ALISA UNDERWOOD, UNDERWOOD TASHA ALISA** and all AKA'S and DBA's.

NOW THEREFORE, it is hereby agreed as follows:

In consideration for the SECURED PARTY agreeing to provide certain collateral goods, identified herein below, and certain accommodations to the DEBTOR including, but not limited to, allowing the DEBTORS to act as implements utilized for the purpose of transmitting commercial activity for the benefit of the SECURED PARTY to the extent that the context otherwise required, for the purpose of conducting traffic in commercial activity, as a pipeline for the transmission of goods and chattel property and paper and as security for payment of all sums due, or to become due or owing by DEBTORS to SECURED PARTY, DEBTORS hereby grants to SECURED PARTY for valuable consideration a security interest in the collateral described herein below and agree to provide to SECURED PARTY the Indemnification Bond also contained herein below. Securing the indebtedness and agrees that the SECURED PARTY shall have the rights in this agreement with respect to the collateral in addition to all other rights which SECURED PARTY may have by law. The security interest granted herein secures any and all indebtedness and liabilities whatsoever, owned by DEBTORS to Secured Party whether direct or indirect, absolute or contingent due or to become due, now existing or hereafter arising and howsoever evidenced. This security interest now existing or hereafter arising and howsoever evidenced. This security interest is also given to secure any other debts, which may be owed by DEBTORS to Secured Party from time to time as stated herein below:

TASHA ALISA UNDERWOOD, UNDERWOOD TASHA ALISA (and ALL A.K.A's, D.B.A's and derivations thereof)

Social Security Number: _____; Back: 5495814

Before any of the above or below following property can be exchanged, sold, tendered or in any manner disposed of, there must be compensation to the Secured Party for the property. The property now owned and hereafter acquired includes, but not limited to proceeds, products, accounts and fixtures from crops, mine head, wellhead, with transmitting utilities etc., wages, all income, cottages, houses, All accounts, contract Rights, Chattel Paper, general Intangibles, Inventory, Equipment and Fixtures, Whether owned now or acquired later, all accessions, additions, replacements, and substitutions; all records of any kind relating to any of the foregoing and below; all proceeds (including insurance, bond, general intangibles and accounts proceeds) together with all other real and personal property with all and singular, the improvements, ways, streets, alleys, driveways, passages, rights, liberties, privileges, immunities, hereditaments, and appurtenances, claim and demand whatsoever of the said DEBTORS, in law, equity, otherwise however, of, in and to the same and every part thereof including but not limited to the following: All wages, salaries, commissions, bonuses, tips and advances; All automobiles, and/or other vehicles; All agreements and/or contracts, including mail delivery contracts; licenses, registrations, validation stickers, including voter registration, permits and applications certificates and memberships; All property leases, equipment leases and others; All buildings used for business or storage under DEBTORS' control, lease or ownership; All military Service Discharge papers or Related documents; All fuel tanks; All bank accounts; All uncashed checks; All offshore accounts; All property, real intellectual and stocks, furniture, bank accounts, all foreign bank accounts, all international bank accounts, accounts receivable, accounts payable, insurance policies, claims, permits, manuals, ledgers, journals, photographs, miscellaneous papers, notes, receipts, copiers, computers, answering machines, typewriters, inventory, and any related tools of trade of any business enterprise, including title of any office; All trusts, partnerships and limited partnerships; all corporations and limited liability companies; All bibles and bible study materials; Baptism Certificates, all Religious, incorporated and denominational certificates, documents, memberships and registrations; All books, documents, records, All household stuff, including goods, furniture, accessories and related items; All baggage and all articles of necessity and comfort; All antique furniture, statues vases, paintings, prints and accessories, including all watches and clocks; All household appliances, all warranties; All foods, victuals, cleaning supplies, soaps, detergents, and related items. All invested securities, Stocks, bonds, Mutual funds, options, futures, warrants, insurance policies, IRA's, 401-k's, RSP's, RRIF's, Funds and pension plans, and related investment properties and claims; All bills of exchange negotiable and non-negotiable; All copyrights, All trade-marks, all patents, All inventions, designs, herbal formulations, process license rights, and warranties; All degrees, certificates and licenses from any and all schools, universities, colleges and educational, trade or vocational schools and related institutions; All research materials and related items and papers; All crystal; All clothing, furs, jewelry and related items; All coin, currency, and Federal reserve Notes; royalties, issues and profits; All gifts; All luxury items, All hunting, fishing, archery, and target equipment, and camping and sporting goods and related items; All computers, ALL video and audio tapes, disks and records, duplicating equipment and related items; All office furniture, accessories and supplies including typewriters, calculators and facsimile machines; All transportable business vending equipment, food supplies and cost of goods; All transmissions, communications and conversations, via telephone, facsimile, electronic mail, standard mail, private mail or other; All books, magazines, pamphlets, brochures, files, manuals, notes and all miscellaneous papers, calendars, photographs and library accessories and materials; All telescopes, binoculars and optical devices and related equipment and devices. All security equipment, supplies, and related equipment; All collectibles, including coins, stamps, paper money, bullion; All welders, welding tools, and equipments, oxyacetylene torches, generators, mechanical tools, tools, ladders, tool boxes, jacks, carpenter tools, and related equipment; All subscriptions; All library cards; All

identification cards(ID); All credit and/or charge cards; All bank cards; All amber rights; All utilities services and account numbers for business or home; All real property and all and singular improvements thereon erected, grounds, buildings, appurtenances , hereditaments , tenements, piping, wiring, plumbing, easements, utilities, there onto; together with any and all banks, beds,; All freedoms from trespass; All rights and freedoms from nuisance; All finger prints, photograph pictures, records or negatives; all negatives, all paintings, drawings, and signatures and **TASHA ALISA UNDERWOOD, UNDERWOOD TASHA ALISA** or otherwise titled birth registration document whether county, state, municipal, provincial, federal , or other either ascribed or derived from the name of DEBTORS, and all documents and/or instruments created using said birth documents, and all documents and/or instruments created using said identification number, and all documents and/or instruments created using said license number of Debtors: **TASHA ALISA UNDERWOOD, UNDERWOOD TASHA ALISA** and ALL A.K.A's, D.B.A's and derivations thereof) and all documents and/or instruments created using said Social Social Security Number and all proceeds thereof; and all documents and/or instruments created using said SSN and all proceeds thereof; All DEBTOR'S contract accounts, U.S Treasury accounts; and all proceeds thereof; and all documents and/or instruments created using said, all proceeds thereof used within said Treasury Accounts of DEBTOR'S corporations, business trusts and trusts and ANY type of property held for my benefit by either myself or others, held by the SECURED PARTY is satisfied to full and acknowledgement of the same is completed.

THE DEBTORS ARE TRANSMITTING UTILITIES

The DEBTORS agree to notify all employers and creditors of the same, as all of DEBTORS wages are property of the SECURED PARTY and are noticed accordingly. This private held security Agreement is not dischargeable in Bankruptcy, as the holder's property is exempt from levy. The Secured Party Accepts all signatures in accord with UCC 3-419, UCC 3-401. The entry of the DEBTORS in the Commercial Registry and the following property:

All of the above is **Accepted** for value and Consideration(UCC 3-401) ; and the attached SECURITY AGREEMENT, and is Exempt from levy. Adjustment of this filing is from public policy HJR-192 / Public Law 73-10 and UCC 1-103. All proceeds Products, accounts and fixtures and Orders there from are released to the Debtor.

2. The above is part of the Original filing as all proceeds, products, accounts and fixtures of the OFFER* Public Offering is accepted for value and is exempt from levy. Secured Party holds all interest in the Debtor and Instruments in the Debtor's Trust and Possession. Adjustment in accord with Public Policy HJR-192 of June 5, 1933 and Public Law 73-10. See: Public Law 79-819.

INDEMNITY CLAUSE

Know ALL men by these presents, that We: **TASHA ALISA UNDERWOOD, UNDERWOOD TASHA ALISA** herein after "Debtor", the DEBTOR is held firmly bound unto **Tia Ma' at Bahira Bey**, (Secured Party) in the sum of present collateral Values and any debts or losses claimed by any and all persons against the Commercial Transactions and Investments of aforesaid collateral up to the penal sum of (**\$7 Billion U.S. Dollars**) amount lawful money of the United States, for the payment of which well and truly he made, we bind ourselves, our heirs, executors, administrators and third party assigns, jointly and severally and firmly by these presents. The Conditions of the above bond is, whereas the Collateral described herein above and utilized for the purpose of transmitting goods in commercial activity by the debtor are in pursuance of the Statues in such case made, provided and indentured to the Secured party by which indenture the said DEBTOR covenanted to do certain things as stated in this agreement. The Conditions of this obligation are such that if Secured Party suffers any loss of Vested Rights in the said Collateral Property or Monetary losses due to debts claimed against the aforesaid Collateral Property, or the DEBTOR, who binds himself by

this obligation to make advance payments to or from DEBTOR'S U.S. Treasury accounts, established under IMF, accounts to any and all who make debt claims against any of the collateral or vested rights in said Collateral of Secured party, The Obligation shall land the DEBTOR in all respects to fully and faithfully comply with all applicable provision of law.

This bond shall effect as of the date hereon and shall remain in full force and effect until the (DEBTOR) is released from liability by the written order of the UNITED STATES Government and provided that the Debtor may cancel this bond at any time and be relieved of further liability Hereunder by delivery within thirty(30)days, written notice to the Secured Party. Such cancellation shall not effect any liability incurred or accrued by Debtor hereunder prior to the termination of said thirty(30) day period. The Debtor will promptly reissue a bond before the end of the thirty (30) day period for an amount equal or greater than the value of this instruments unless the parties agree otherwise.

The Debtor(Indemnifying Party), without the benefit of discussion or division, does hereby agree, covenant and undertake to indemnify, defend and hold the Secured Party(Indemnified Party) harmless, from and against any and all claims, losses, liabilities, costs, interests and expenses(hereinafter referred to as "claims" or a "claim") Including, without restriction all legal costs, interests, penalties and fines suffered or incurred by the Secured Party arising as a result of the Secured Party having its personal guarantee with respect to any loan or general indebtedness of the DEBTOR including without in any way restricting the generality of the foregoing amount owing by the DEBTOR to all Creditors.

The Indemnifying Party(Debtor) shall promptly advise the Indemnified Party(Secured Party) of any claim and provide the same with full details thereof, including copies of any document, correspondence, suit or action received by or served upon the Indemnifying Party(Debtor). The Indemnifying Party(Debtor) shall fully cooperate with the Indemnified Party(Secured Party) in any discussion, negotiation or other proceedings relating to any claim.

OBLIGATION OF THE DEBTORS

DEBTORS warrant and covenant to Secured Party as follows:

ORGANIZATION, DEBTORS are a: Transmitting Utility and a corporation, business trust which is duly organized, validly existing and in good standing under the laws of the United States.

AUTHORIZATION. The execution, delivery, and performance of this Agreement by DEBTORS' has been duly authorized by all necessary action by (a) organization, or bylaws, or any agreement or other instrument binding upon DEBTOR or (b) any law, governmental regulation, court decree or order applicable to DEBTOR.

PERFECTION OF SECURITY INTEREST. DEBTORS agree to execute such financing statements and to take whatever other actions are requested by SECURED PARTY to perfect and continue SECURED PARTY interest in the Collateral. Upon request of SECURED PARTY, DEBTORS will deliver to SECURED PARTY any and all documents evidencing or constituting this Collateral. DEBTORS promptly will notify SECURED PARTY of any change in DEBTORS' name including any change To the assumed business names of DEBTORS. This is a continuing Security agreement and will continue in effect even though all or any part of the Indebtedness is paid in full and even though for a period of time DEBTORS may not be indebted to Secured party.

ENFORCEABILITY OF COLLATERAL. To the extent the Collateral consists of accounts, contract rights, chattel paper, or general intangibles, the Collateral is enforceable in accordance with its terms, is genuine and complies with applicable laws concerning for, content, and manner of preparation and

execution and all persons appearing to be obligated on the Collateral have authority and capacity to contract and are in fact obligated as they appear to be on the Collateral.

REMOVAL OF COLLATERAL. DEBTOR shall keep the Collateral(or to the extent the Collateral consists of intangible property such as accounts, the records concerning the Collateral) at DEBTOR'S address shown above, or at such locations as are acceptable to Principle. Except in the ordinary course of its business, including sales of inventory, DEBTOR shall not remove the Collateral from its existing locations without the prior written consent of the SECURED PARTY, to the Extent that the collateral consists of vehicles or other titled property. DEBTOR shall not take or permit any action which would require registration or sale or disposal without the prior written consent of the SECURED PARTY.

TRANSACTIONS INVOLVING COLLATERAL. Except for inventory sold or accounts collected in the ordinary course of DEBTOR'S business, DEBTOR SHALL NOT SELL, OFFER TO SELL, OR OTHERWISE transfer or dispose of the Collateral. DEBTOR shall not pledge, mortgage, encumber or otherwise permit the Collateral to be subject to any lien, security interest encumbrance, or charge, other than the security interest provided for in this agreement, without the prior written consent of the SECURED PARTY. This includes security interests even if junior in right to the security interest granted under this Agreement. Unless waived by SECURED PARTY, all proceeds from any disposition of the Collateral(for whatever reason) shall be held in trust for SECURED PARTY and shall not be commingled with any other funds; provided however , this requirement shall not constitute consent by Secured party to any sale or other disposition. Upon receipt, DEBTOR shall immediately deliver any such proceeds to SECURED PARTY.

TITLE. DEBTOR represents and warrants to Secured Party that it holds good and marketable title to the Collateral, free and clear of all liens and encumbrances except for the lien of this agreement. No financing statement covering any of the Collateral is on file in any public office, other than those which reflect the security interest created by this agreement or which Secured party has specifically consented.

DEBTOR shall defend the SECURED PARTY'S right in the Collateral against the claims and demands of all other persons.

MAINTENANCE AND INSPECTION OF COLLATERAL. DEBTOR shall maintain all tangible Collateral in good condition and repair. DEBTOR will not commit or permit damage to or destruction of the Collateral or any part of the Collateral. Secured Party and its designated representatives and agents shall have the right at all reasonable times to examine, inspect and audit the Collateral where ever located.

DEBTOR shall immediately notify SECURED PARTY of all cases involving the return, rejection, repossession, loss or damage of, or to,any Collateral.

TAXES, ASSESSMENTS AND LIENS. DEBTOR will pay when due all taxes, assessments and liens upon the Collateral its use or operation, upon the Agreement, upon any promissory note or notes evidencing the indebtedness, or upon any of the Related Documents. DEBTOR may withhold any such payment or may elect to contest any lien of DEBTOR is in good faith conducting an appropriate proceeding to contest the obligation to pay and so long as Agent's interest in the Collateral is not jeopardized in Agent's sole opinion. If the Collateral is subjected to a lien which is not discharged within nineteen(19) days, DEBTOR shall deposit with Secured Party cash, as sufficient corporate surety bond or other security satisfactory to Secured party in an amount adequate to provide for the discharge of the lien plus any interest, costs, reasonable attorney's fees or other charges that could accrue as a result of foreclosure or sale of the Collateral. In any contest DEBTOR shall defend itself and DEBTOR shall satisfy any final adverse judgment before enforcement against Collateral

COMPLIANCE WITH GOVERNMENTAL REQUIREMENTS. DEBTOR shall comply promptly with all laws, ordinances and regulations of all governmental authorities , applicable to the production, disposition or use of the Collateral DEBTOR may contest in good faith any such law, ordinance or regulation, and withhold compliance during any proceeding, including appropriate appeals, so long as Agent's interest in the Collateral in Secured Party's opinion is not jeopardized.

DEBTORS RIGHT TO POSSESSION. Until default, DEBTOR may have possession of the tangible personal property and beneficial use of all the Collateral and may use it in any lawful manner not inconsistent with this agreement or the related documents, provided that DEBTOR's right to possession and beneficial use shall not apply to any Collateral where possession of the Collateral by SECURED PARTY is required by law to perfect SECURED PARTY Security interest in such Collateral. If SECURED PARTY at any time had possession of any Collateral whether before or after an event of default, SECURED PARTY shall be deemed to have exercised reasonable care in the custody and preservation of the Collateral, if SECURED PARTY takes such action for that purpose as DEBTOR shall request or as the SECURED PARTY, in the SECURED PARTY' sole discretion, shall deem appropriate under the circumstances, but failure to honor any request by DEBTOR shall not of itself be deemed to be a failure to exercise reasonable care. Secured Party shall not be required to take any steps necessary to preserve any rights in the Collateral against prior parties, nor to protect, preserve or maintain any security interest given to secure the Collateral.

EXPENDITURES BY SECURED PARTY. DEBTOR must discharge or pay any amounts under this Agreement, including without limitation all taxes, liens, security interest, encumbrances, and other claims, at any time levied or placed on the Collateral. DEBTOR also may (but shall not be obligated to) pay all cost for insuring, maintaining and preserving the Collateral. All expenditures incurred or paid by the DEBTOR for any purposes will then bear interest at the rate charged under the law.

SUBORDINATION OF DEBTOR'S DEBITS TO SECURED PARTY

DEBTOR agrees that the indebtedness of the DEBTOR to the Secured Party, whether now existing or hereinafter created, shall be prior to any such claim that a Third Party may now have or hereafter acquire against DEBTOR whether or not DEBTOR becomes insolvent. DEBTOR hereby expressly subordinates any claim DEBTOR may have against Secured Party, upon any account whatsoever, to any claim that the Secured Party may now or hereafter bare against DEBTOR. In the event of insolvency and consequent liquidation of the assets of DEBTOR, through bankruptcy, by an assignment for the benefit of creditors, by voluntary liquidation, or otherwise the assets of the DEBTOR applicable to the payment of the claims of Secured Party, Debtor does hereby assign to Secured party all claims which it may have acquired against DEBTOR or against any assignee or trustee in the bankruptcy of DEBTOR, provided however, that such assignment shall be effective for the purpose of assuring to Secured Party full payment in legal tender of the indebtedness. If the Secured Party so requests, any notes or credit agreements now or hereafter evidencing any debts or obligations of DEBTOR to Third Party shall be marked with a legend that the same are subject to this authorized in the name of the DEBTOR from the time to execute and file financing statements and continuation statements and to execute such other documents and to take such other actions as Secured Party deems necessary or appropriate to perfect, preserve and enforce Secured Party's rights under this Agreement.

Miscellaneous Provisions

The following miscellaneous provisions area is part of this agreement.

AMENDMENTS This agreement together with the related documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this agreement. No alteration of or amendment to this Agreement expressly or orally shall be affective unless

expressed in writing and signed by the party of the parties sought to be charged or bound by the alteration or amendment.

APPLICABLE LAW. This Agreement has been delivered to Secured party and accepted by Secured Party in the THE COMMONWEALTH OF PENNSYLVANIA. This Agreement shall be governed by and construed in accordance with the laws of THE COMMONWEALTH OF PENNSYLVANIA.

ATTORNEY'S FEES, EXPENSES, DEBTOR. Secured party may pay someone else to help enforce this agreement and DEBTOR shall pay the Costs and expenses of such enforcement Costs and expenses include Secured Party's reasonable attorney's fees and legal expenses whether or not there is a lawsuit, including reasonable attorney's fees and legal expenses for bankruptcy proceeding(and including efforts to modify or vacate any automatic stay or injunction), appeals, and any anticipated post-judgments collections services DEBTOR also shall pay all court cost and such additional, fees as may be directed by the court.

NOTICE: Except for revocation notices by Debtor, all notice required to be given by either party to the other under this Agreement shall be in writing and shall be effective when actually delivered or when deposited with a nationally recognized overnight courier or when deposited in the United States mail, first class postage prepaid. Addressed to the party to whom the notice is to be given at the address shown above or to such other addresses as either Party may designate to the other in writing.

INTERPRETATION. In all cases where there is more than one DEBTOR or the DEBTOR'S principles, The United States INC., or the THE COMMONWEALTH OF PENNSYLVANIA, is in any way involved, then all words used in the Agreement in the singular shall be deemed to have been used in the plural where the context and construction so requires and where there is more than one DEBTOR named in a Claim or when this Agreement is executed on more than one DEBTOR the words "DEBTOR" respectfully shall mean all and any one or more of them.

SEVERABILITY. Should any portion of this agreement be judicially determined to be invalid or unenforceable, the remainder of the Agreement shall not be affected by such determination and shall remain in full force and effect. If feasible and such offending provision shall be deemed to be modified to be within the limits of enforceability, or validity, however, if the offending provision cannot be so modified, it shall be stricken and all other provisions of the Agreement in all other respects shall remain valid and enforceable.

WAIVER. Secured Party shall not be deemed to have waived any rights under this agreement unless such waiver is given in writing and signed by Secured Party. No delay or omission on the Part of Secured Party in exercising any right shall operate as a waiver of such right or any other right. A waiver by Secured Party of a provision of this Agreement shall not prejudice or constitute a waiver of Secured Party's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by Secured Party's rights or any of Debtor's obligations as to any future transactions. Whenever the consent of Secured Party is required under this Agreement, The granting of such consent by Secured Party in any instance shall not constitute continuing consent to subsequent instances where such consent is required and in all cases such consent; may be granted or withheld in the sole discretion of Secured Party.

Default

The following shall be events of default hereunder(a) failure by debtor to pay any debt secured hereby when due, (b) failure by DEBTOR to perform any obligations secured hereby when the same should be performed.

DEFAULT ON INDEBTEDNESS. Failure of DEBTOR to make any payment when due on the Indebtedness,

OTHER DEFAULTS. Failure of DEBTOR to comply with or perform any other term, obligation, covenant or condition contained in this agreement or in any of the Related documents or in any other agreement between Secured Party and DEBTOR. If any failure, other than a failure to pay money, is durable and if DEBTOR has not been given prior notice of a breach of the same provision of this agreement, it may be cured(an no event of Default will have occurred) if DEBTOR, after Secured Party sends written notice demanding cure of such failure, (a) cures the failure within 19 days or (b) if the cure requires more than 19 days, immediately initiate steps sufficient to produce compliance as soon as reasonably practical.

FALSE STATEMENTS. Any warranty, representation or statement made or furnished to Secured Party by or on behalf of DEBTOR under this agreement is false or misleading in any material respect either now or at the time made or furnished

DEFECTIVE COLLATERALIZATION. This agreement or any of the Related Documents does not cease to be in full force and effect (including failure of any collateral documents to create a valid and perfected security interest or lien) at any time and for any reason

INSOLVENCY. The dissolution or termination of DEBTOR'S existence as a going business, the insolvency of the DEBTOR, the appointment of a receiver for any part of Debtor's property, any assignment of the benefit of creditors, the commencement of any proceeding under any bankruptcy or insolvency law by or against DEBTOR.

CREDITOR PROCEEDINGS. Commencement of foreclosure, whether by judicial proceeding, self-help, repossession or any other method by any creditor of DEBTOR against the Collateral or any other Collateral securing the Indebtedness. This includes a garnishment of any of DEBTOR'S deposit accounts with secured Party. However, this Event of Default shall not apply if there is good faith dispute by DEBTOR as to the validity or reasonableness of the Claim which is the bias of the creditor proceeding and if DEBTOR give Secured Party written notice of the creditor proceeding and deposits with Secured Party monies or a surety bond for the proceeding in and amount determined by Secured Party. In its sole discretion as being adequate reserve or bond for the dispute.

EVENTS ON DEFAULT

EVENTS AFFECTING DEBTOR. If Any of the preceding events occur with respect to any DEBTOR of any of the Indebtedness or such DEBTOR dies or becomes incompetent, Secured Party, at its option, may, but shall not be required to, permit the DEBTOR'S estate to assume unconditionally the obligations arising under the AGREEMENT in a manner satisfactory to Secured Party, and in doing so, cure the Event of Default.

INSECURITY. Secured Party in Good Faith, deem itself insecure.

RIGHTS AND REMEDIES ON DEFAULT

If an Event of Default occurs under this agreement at any time thereafter, the SECURED PARTY shall have all the rights of the Secured Party under the Uniform Commercial Code In addition and without limitation, the Agent may exercise any one or more of the following rights and remedies.

ACCELERATE INDEBTEDNESS. The Secured Party may declare the entire Indebtedness, including any prepayments penalty which DEBTOR would be required to pay immediately due and payable, without notice.

ASSEMBLE COLLATERAL. The Secured Party may require DEBTOR to deliver to the Agent all or any portion of the Collateral and any and all certificates of title and other documents relating to the Collateral. The Agent may require DEBTOR to assemble Collateral and make it available to the Agent at a place to be designated by the Secured Party. The Secured Party also shall have full power to enter upon the property of DEBTOR to take possession of and remove the Collateral if the Collateral contains other goods not covered by this agreement at the time of repossession, DEBTOR agrees the Secured Party may take such other goods.

SELL THE COLLATERAL. The Secured Party shall have full power to sell, lease, transfer, or otherwise deal with the Collateral or proceeds thereof in Secured Parties Name or that of the DEBTOR. The Secured Party may sell the Collateral at public auction or private sale. Unless the Collateral threatens to decline speedily in value or is of a type customarily sold on a recognized market, the Secured Party will give DEBTOR reasonable notice of the time after which any private sale or any other intended disposition of the Collateral is to be made. The requirements of reasonable notice shall be met if such notice is given at least thirteen(13)days before the time of the sale or disposition. All expenses relating to the disposition of the Collateral, including without limitation the expenses of retaking, holding, insuring, preparing for sale and selling the Collateral, shall become apart of the Indebtedness, secured by this agreement and shall be payable on demand, with interest at the Note rate unless payment of interest at that rate would be contrary to applicable laws, in which event such expenses shall bear interest at the highest rate permitted by applicable law from date of expenditure until repaid.

APPOINT RECEIVER. To the extent permitted by applicable law, Secured party shall have the following rights and remedies regarding the 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 the receiver and his or her attorney shall become part of the Indebtedness secured by this agreement and shall be payable on demand, with interest at the Note rate unless payment of interest at that rate would be contrary to applicable law from date of expenditure until repaid.

COLLECT REVENUES, APPLY ACCOUNT. Secured Party either itself or through a receiver, may collect the payments, rents, income, and revenues from the Collateral. The Secured Party may at any time in its discretion transfer any Collateral into the Secured Party's or the DEBTOR's Name, its own name or that of its nominee and receive the payments, rents, income and revenues there from and hold the same as security for the Indebtedness or apply it to payment of the Indebtedness in such order of preference as the Secured Party may determine, whether or not Indebtedness of Collateral is then due. For these purposes, the Secured Party may on behalf of and in the name of SECURED PARTY and DEBTOR, receive, open and dispose of mail addressed to SECURED PARTY and DEBTOR, change any address to which mail and payment are to be sent, and endorse notes, checks, drafts, money orders, documents of title, letters of credit, instruments and items pertaining to payment, shipment, or storage of any Collateral. To facilitate collection the Secured Party may notify DEBTOR'S accounts and obligors on any Collateral to make payments directly to the Secured Party.

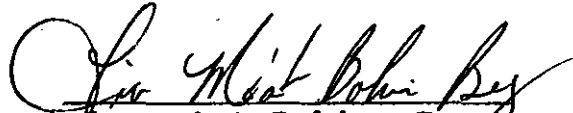
OBTAIN DEFICIENCY If the Secured Party chooses to sell any or all of the Collateral, the Secured Party may obtain a judgment against DEBTOR or any deficiency remaining on the Indebtedness due to Secured Party after application of all amounts received from the exercise of the rights provided in this Agreement DEBTOR shall be liable for a deficiency even if the transaction described in this subsection is a sale or Chattel paper.

OTHER RIGHTS AND REMEDIES. The Secured Party shall have all the rights and remedies as creditor under the provisions of the UNIFORM COMMERCIAL CODE, as may be amended from time to time. In addition, Secured Party shall have and may exercise any or all of the rights and remedies it may have available at law, in equity, or otherwise.

CUMULATIVE REMEDIES. All of the Secured Party and remedies, whether evidenced by this Agreement or the Related Documents or by any other writing, shall be cumulative and may be exercised singularly or concurrently. Election by the Secured Party to pursue any remedy shall not exclude pursuit of any other remedy, and an election to make expenditures or to take action to perform an obligation by DEBTOR under this Agreement, after DEBTORS failure to perform, shall not affect Secured Party's right to declare a default and to exercise its remedies. This statement upon presentation to the filing office, is considered to be FILED FOR RECORD in accordance with THE UNIFORM COMMERCIAL CODE / THE COMMONWEALTH OF PENNSLVANIA CODE U.C.C.: 2-202, 2-207, 2-208, 3-415, 5-116 .

Date: 23rd December 2016


TASHA ALISA UNDERWOOD
DEBTOR SIGNATURE


Tia Ma'at Bahira Bey
ALL RIGHTS RESERVED
UCC 1-308, UCC 3-401


UNDERWOOD TASHA ALISA
DEBTOR SIGNATURE



The Secured Party accepts the DEBTOR'S signature in accord with UCC 3-401 & 3-419.

RECEIVED

MAY 19 2018

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Certificate of Service

This is for certifying that a true copy for the foregoing document:

Commercial Security Agreement - Tia Ma'at Bahira Bey
Secured Party, Indigenous, Autochthonous Flesh and Blood Melaninite Woman/
Female and living Soul done here on the 23rd day of December
in the year 2016. Notice To Pricipal is Notice to Agent, Notice to Agent
is Notice to Principal and for all other matters and by notice to all
party(s) including any and all competent witnesses with first hand
knowledge, all party(s) and all others claims pertaining for the Fiction
dating back for the year it was created.

By Me Tia Ma'at Bahira Bey


NOTICE

Using a notary on this document does not constitute any adhesion, nor does it alter my Indigenous standing in any manner. The Purpose for notary is verification and identification purposes only and not for entrance into any foreign jurisdiction as an advantage for Settlers, Confederates, Europeans, Caucasians, Corporations and fictitious entities to implement corporate laws, fictitious codes and commercials contracts over my Natural Indigenous / Autochthonous Flesh and Blood Body.

Jurat

United Nations Declaration on the Rights of Indigenous Peoples -

http://www.un.org/esa/socdev/unpfi/documents/DRIPS_en.pdf

UN Declaration on the Rights of Indigenous Peoples, UN Convention on Economic , Social & Cultural Rights, United Nations Charter; Articles 55 & 56; Presidential Proclamation 7500, H.J.R. 194, S.Con. Res 26, S. 1200, HJR-3.

Affirmed to and subscribed before me this 23rd day of December, 2016, by: Tasha Alisa Undem
Affiant

Personally Known _____

Produced Identification X

Type and of ID ADL

Commonwealth of Pennsylvania
NOTARIAL SEAL
Jennifer C Cardinale, Notary Public
Philadelphia City, Philadelphia County
My Commission Expires May 10, 2019



Jennifer C. Cardinale
Notary Public

May 10 2019
My Commission Expires

RECEIVED

MAY 19 2018

Tia Ma'at Bahira Bey, Secured Party
Public Notice with Affidavit / Statements of Fact

Be it known to ALL; Men and Women, upon which these presents shall come, that on this ___th day of _____, 2016 of the gregorian calendar, that I, **Tia Ma'at Bahira Bey [formerly known as: TASHA ALISA UNDERWOOD**, an Indigenous / Autochthonous Melaninite Woman/Female and living soul, hereby claim my Autochthonous / Indigenous heritage as allowed by House Joint Resolution 194, HJ 3 IH (s. 1200), and S.Con Res 26. In accord with Article 3 of the United Nations Declaration on the Rights of Indigenous Peoples (http://www.un.org/esa/socdev/unpfii/documents/DRIPS_en.pdf)- Indigenous Peoples have the right to self-determination. By virtue of that Right they freely determine their political status and freely pursue their economic, social and cultural development; as such there is no legal requirement for me to seek a name change in front of a local judge/court administrator as these commercial courts /Maritime Courts are operating on Indigenous land without license, operational charter; having been exported to the middle of the Atlantic Ocean - see: <http://www.youtube.com/watch?v=-5HOscRbNwM> and <http://naturalcredit.tripod.com> and <http://sites.google.com/site/autochthonquantumclaims>.) I, **Tia Ma'at Bahira Bey**, on the Land of: Lenni Lenape [MISNOMER: PHILADELPHIA, PENNSYLVANIA] :Atlan/:Turtle-Island/ :Hexian, am **Secured Party/Holder in due course , Sul Juris , Distress/Demandant** am **Secured Party/Holder in due course , Sul Juris , Distress/Demandant** and all my Free and Living Souled Children: **Robert Raphael Underwood , Secret Indera Underwood** and ALL their children known and unknown ,where ever they may benotify the public and all public officials of the UNITED STATES 28 USC sec 3002(15)(Federal Corporation), THE UNITED STATES OF AMERICA(a Religious Corporation), THE COMMONWEALTH OF PENNSYLVANIA, and any other corporate, fictitious and religious State and Country under the Authority of rights given by the Creator of the Universe / The Great Spirit that I, Declare ALL Rights, corporeal and incorporeal, as well as all "Rights"(inalienable and unalienable) , " Freedoms" and "immunities", including but not limited to the following:

NOTICE: To ALL law Enforcement , Agents, Agencies, Local, Provincial, County State Police, Sheriff's Deputies, Constables, Judges, Prosecutors, Barristers, Solicitors, Court Clerks; The affiant of this instrument, **Tia Ma'at Bahira Bey**, is not to be detained under any circumstances, it is a Violation of her rights. To violate her rights, is punishable by fine and/or imprisonment or both.

I. **ANY** act of harassment, including any notice presentment received by secured party of any alleged demand for payment, or appearance in a court of the like, is assigned a minimum monetary value of \$300,000 Functional currency.

II. **ANY** act against the property or bank account of Secured Party or Debtor assigned a minimum monetary value of \$750,000 of functional currency.

Tia Ma'at Bahira Bey, Secured Party
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III. ANY act of detention, arrest, incarceration or physical harm to Secured Party hereafter is assigned minimum monetary values as per precedent established by Trezevant vs City of Tampa. 741 F2d 336. 1984: \$25,000 per 23 minute period i.e.

\$65,217.91/hr ; \$1,565,217.30/Day, in functional currency plus punitive damages in amount decided solely by Secured Party, Secured Party's Heirs or assigns.

1. Tia Ma'at Bahira Bey is not a party to or subject of and denies the compelled performance of the private copyrighted laws, statues, ordinances, rules, regulations, codes, rules of court used by the HOLY SEE, Great Britain, ENGLAND, the British CROWN, The United States, The United States of America, THE COMMONWEALTH OF PENNSYLVANIA, or any other corporate Governmental entity.

2. Tia Ma'at Bahira Bey is an Indigenous / Autochthonous Melaninite Woman / Female, a living soul and is NOT a legally created person, legal entity, corporation, trust or artificial entity of any kind and is NOT a surety or representative for the fictions: TASHA ALISA UNDERWOOD©TM, UNDERWOOD TASHA ALISA©TM (copyright 2016) or ANY derivation of any all-capitalized letter name by any administrators, officers, agents, fiduciaries, objects of any and all trusts.

3. TASHA ALISA UNDERWOOD©TM, UNDERWOOD TASHA ALISA©TM, The Donee and having power, hereby releases, refuses acceptance of, extinguishes and renounces any and all schemes and artifices for defrauding, including to but not limited by, any and all instruments creating any estate(s), use(s), trusts(s), however created, constructive, implied, involuntary, direct or other, and terminates all rights and interest under all estates, uses, trusts affecting the Substansive, Inherent and Private rights, and any and all Private Property Rights of Tia Ma'at Bahira Bey©TM. Release is retroactive before 1492.

4. Tia Ma'at Bahira Bey©TM, hereby releases, refuses acceptance of, extinguishes and renounces any and all schemes and artifices for defrauding, including to but not limited by , any and all instruments creating any implied or adhesion contract(s) and terminates all obligation of Tia Ma'at Bahira Bey©TM under any and all implied or adhesion contract(s) Release is retroactive to before 1492.

5. Tia Ma'at Bahira Bey©TM, hereby releases, refuses acceptance of, extinguishes and renounces any and all trusteeships(s) of any and all administrators, agents, objects and fiduciary claiming any interests in the Private Property, inherent and substansive rights of: Tia Ma'at Bahira Bey©TM, Release is retroactive to before 1492.

6. Tia Ma'at Bahira Bey©TM, hereby denies consent by assent and refutes any and all assumptions and presumptions that the inherent, Substansive and Private Rights of

Tia Ma'at Bahira Bey, Secured Party
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Tia Ma'at Bahira BeyTM and Private Property being acquired by Tia Ma'at Bahira BeyTM are the resident of any and all estate(s), use(s), trust(s) and hereby denies and refuses the trespass of any and all administrators, agents, objects and fiduciaries on the Private Property and Private Rights of Tia Ma'at Bahira BeyTM.

7. The use of any and all Bills of Credit in any form is done *indebitatus non-assumpsit* with all rights reserved and without recourse by the law of: **Tia Ma'at Bahira BeyTM.**

8. **Tia Ma'at Bahira BeyTM is not a citizen or subject of the HOLY SEE, Great Britain, ENGLAND, the British CROWN, The United States, The United States of America, THE COMMONWEALTH OF PENNSYLVANIA, or any other corporate Governmental or Religious entity.**

9. **Tia Ma'at Bahira BeyTM is not a party to the constitution for the united states of America, therefore Tia Ma'at Bahira BeyTM is NOT a citizen under the terms of the 14th amendments to the Constitution for the United States of America.**

10. I, **Tia Ma'at Bahira BeyTM**, am described in 26 USC section 865(g)(1B) as a non-resident of the "United States". I am therefore, as described in 26 CFR 1.871-2 and 26 USC section 7701(b) a "non-resident alien" with respect to the "UNITED STATES" and am outside the general venue and jurisdiction of the "UNITED STATES" (Title 28 USC sec 3002(15), Title 48 USC Sec 874).

NOTICE OF Autochthonous / Indigenous Standing

I, **Tia Ma'at Bahira BeyTM** and ALL of My Free Children KNOWN AND UNKNOWN, WHEREVER THEY MAY BE , are living Souls and by exercise of substansive and inherent rights, do hereby "NOTICE" the general Public and all corporate, Governmental, Administrative , Religious and Corporate entities operating upon the soil of :Atian, :Turtle-Island, :Hexian and **Tia Ma'at Bahira BeyTM is NOT a surety/stand-in/decedent/replacement, in any manner of ANY Legal Fictions.**

Statement of Lawful Status

11. I, **Tia Ma'at Bahira BeyTM**, on the Land of: Lennie Lenape[MISNOMER: THE STATE OF NEW JERSEY] born live to my Indigenous Parents: Mother: EDITH TIPPETT and Father: RALPH HANKERSON both born on the Land of: Lenni Lenapi[MISNOMER: Philadelphia, Pennsylvania].

12. **Tia Ma'at Bahira BeyTM has agreed to live by natural/Indigenous/Autochthonous Law and to Common Law and Self-Responsibility. I, Tia Ma'at Bahira BeyTM by utilizing natural Law, Common Law and Self-Responsibility, cannot be subjected to man's law(corporate codes, bylaws, rules,**

Tia Ma'at Bahira Bey, Secured Party
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ordinances) where it does not coincide with natural/Indigenous/Autochthonous Law, Common Law and Self-Responsibility. Atlan/:Turtle-Island/:Hexian, am an Indigenous / Autochthonous Woman / Female, a living soul, under natural Law, Indigenous Law, Self-Determination and Self-Responsibility.

Presumption of Status

13. There is a deception that is being perpetrated upon the public in general by certain entities. Said entities are operating in THE COMMONWEALTH OF PENNSYLVANIA as the UNITED STATES(TITLE 28 USC SEC 3002(15)), THE UNITED STATES OF AMERICA(RELIGIOUS CORPORATION THE COMMONWEALTH OF PENNSYLVANIA, (SUB-CORPORATION OF THE UNITED STATES(28 USC SEC 3002(15))), The administrative agencies thereof, Political Subdivisions thereof and other Corporate entities, hereinafter "Entities" serving the goals thereof. The deception is being perpetrated through lack of full disclosure of the true intent and purpose of commercial contracts being forced upon this Indigenous man, :Atlan/:Turtle-Island/:Hexian, am an Indigenous / Autochthonous Woman / Female, a living soul, under natural Law, Indigenous Law, Self-Determination and Self-Responsibility.

12. **Tia Ma'at Bahira Bey**™ has agreed to live by natural/Indigenous/Autochthonous Law and to Common Law and Self-Responsibility. I, **Tia Ma'at Bahira Bey**™ by utilizing natural Law, Common Law and Self-Responsibility, cannot be subjected to man's law(corporate codes, bylaws, rules, ordinances) where it does not coincide with natural/Indigenous/Autochthonous Law, Common Law and Self-Responsibility.

Presumption of Status

13. There is a deception that is being perpetrated upon the public in general by certain entities. Said entities are operating in THE COMMONWEALTH OF PENNSYLVANIA as the UNITED STATES(TITLE 28 USC SEC 3002(15)), THE UNITED STATES OF AMERICA(RELIGIOUS CORPORATION), THE COMMONWEALTH OF PENNSYLVANIA, (SUB-CORPORATION OF THE UNITED STATES(28 USC SEC 3002(15))), THE administrative agencies thereof, Political Subdivisions thereof and other Corporate entities, hereinafter "Entities" serving the goals thereof. The deception is being perpetrated through lack of full disclosure of the true nature of the entities and the lack of full disclosure regarding contracts or agreements with the entities. The entities are legal fictions and such can only deal with other legal fictions. The Entities are operating on the presumption that **Tia Ma'at Bahira Bey**™, is one, from operating under private substantive, inherent rights, to representing a Legal Fiction, operating in commerce. The deception is a fraud upon **Tia Ma'at Bahira Bey**™ and all of the People; Bouvier's Law Dictionary, as a definition of fraud states:

"2. Fraud voids a contract[agreement], ab initio, both at law and in equity, whether the object be to deceive the public, or third person ,or one party endeavor thereby to cheat the other (UCC 3-305 (a)(1)(iii))

Tia Ma'at Bahira Bey, Secured Party
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DOCUMENT CONSTITUTE FRAUD

14. ALL agreements, contracts or instruments of any kind (Documents) Tia Ma'at Bahira Bey©TM and Entities which may have led to the presumption that Tia Ma'at Bahira Bey©TM is a fiduciary, surety, or representative of a legal fiction, constitutes fraud to wit:

15. Documents constitute fraud as there can be no lawful agreement or contract between legal fiction and one.

16. Documents constitute fraud as do not contain the signatures of all parties to the contract.

17. Documents constitute fraud as there was no full disclosure made regarding the fact that by entering the agreements or contracts Tia Ma'at Bahira Bey©TM would be trading substansive rights for governmental, administrative or corporate issued privileges.

18. Documents constitute fraud as there was no full disclosure that by entering into said agreements or contracts Tia Ma'at Bahira Bey©TM would be signing as a representative or surety for a Legal Fiction by which, Tia Ma'at Bahira Bey Bey©TM, would be bound to a compelled performance under the private statutes , rules, regulations, codes, procedures, by-laws, resolutions, ordinances and so forth of entities.

19. Documents which Constitute Fraud due to the lack of full disclosure include, but are not limited to birth certificate, social security application, driver's license application, voter registration card, bank account, mortgage, other types of " loans" , or other documents which may contribute to the presumption that a natural person is a fiduciary, surety or representative of a legal fiction.

20. Documents constitute fraud as they **"WERE NOT"** entered into willfully or intentionally by Tia Ma'at Bahira Bey with the " *knowledge* " of the "facts", due to lack of **full disclosure** on the part of entities.

DOCUMENTS VOID AB INTIO

21. Tia Ma'at Bahira Bey©TM HEREBY GIVE NOTICE OF RECISSION of TASHA ALISA UNDERWOOD©TM signature from any and all Documents which have previously been used to create a presumption Tia Ma'at Bahira Bey©TM being a surety or representative in any way for any legal fiction. Rescission is retroactive **ab intio**. Aforementioned Documents are hereby

Tia Ma'at Bahira Bey, Secured Party
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declared null and void *ab initio* for fraud and lack of bona fide signature, said Documents have NO legal or lawful effect for: Tia Ma'at Bahira Bey©TM nor do they create a legal

encumbrance or obligation for: Tia Ma'at Bahira Bey©TM in any capacity To THE COMMONWEALTH OF PENNSYLVANIA, or any other corporate, governmental or religious entity.

SUMMARY

22. Tia Ma'at Bahira Bey©TM: is not a citizen, resident, person or subject as defined in the laws of the UNITED STATES(Title 28 USC sec 3002(15)), THE UNITED STATES OF AMERICA(Religious Corporation), THE COMMONWEALTH OF PENNSYLVANIA,(Sub-Corporation of THE UNITED STATES(Title 28 USC sec 3002(15))).

23. Tia Ma'at Bahira Bey©TM: is not a party to the Constitution for the United States of America. Therefore Tia Ma'at Bahira Bey©TM, is not a citizen under the terms of the 14 amendment to the Constitution for the United States of America.

24. Tia Ma'at Bahira Bey©TM: is **NOT** a fiction at law, legal fiction, legally created person , legally created entity, corporation, trust or artificial entity of any kind, and is not a resident of any constructive public trust or other trust created by any governmental, corporate or religious entity.

25. Tia Ma'at Bahira Bey©TM: **DOES NOT** serve in the capacity of trustee, administrator, fiscal agent, surety, representative or in any other fiduciary capacity for any legal fiction.

26. Tia Ma'at Bahira Bey©TM: takes objection to, does not consent to, and is not subject to "*in rem*" proceedings or actions in administrative courts of governmental, corporate or religious entities.

27. The use of any and all Bills of Credit in any form is done *indebitatus non-assumpit* and without recourse , by the Law of Necessity and does not validate the presumption that Tia Ma'at Bahira Bey©TM is a representative of a legal fiction. Operating in this artificial, counterfeit society by subscribing to the services of utilities or an other action done to provide the basic necessities of life is done *indebitatus non-assumpit* and without recourse, by the Law of Necessity and does not validate the Tia Ma'at Bahira Bey©TM is a representative of a legal fiction.

This is not an "Offer", it is however a **PUBLIC NOTICE and Statement of Fact** **AFFIANT IS an Indigenous / Autochthonous Melaninite, Flesh and Blood Woman / Female and Living Soul.** be it known to All upon which these presents have come, from this

23rd Day of December, 2016 of the Gregorian calendar.

I am Tia Ma'at Bahira Bey
Autograph of Autochthon / Indigen

Certificate of Service

This is for certifying that a true copy for the foregoing document, **Public Notice with Affidavit / Statements of Fact** of: **Tia Ma'at Bahira Bey**TM, Secured Party, Indigenous, Autochthonous, Melaninite Flesh and Blood Woman / Female and living Soul done here on the ___th day of _____ in the year 2016. Notice for agent is notice for the principal, notice for the principal is notice for agent, And for all other matters and by notice or all party(s) including any and all competent witnesses with first hand knowledge, all party(s) and all others claims pertaining for the Fiction dating back for the year it was created.

By Me: Tia Ma'at Bahira Bey

NOTICE

Using a notary on this document does not constitute any adhesion, nor does it alter my Indigenous standing in any manner. The Purpose for notary is verification and identification purposes only and not for entrance into any foreign jurisdiction as an advantage for Settlers, Confederates, Europeans, Caucasians, Corporations and fictitious entities to implement corporate laws, fictitious codes and commercials contracts over my Natural Indigenous / Autochthonous Flesh and Blood Body.

Jurat

United Nations Declaration on the Rights of Indigenous Peoples -
(http://www.un.org/esa/socdev/unpfi/documents/DRIPS_en.pdf)

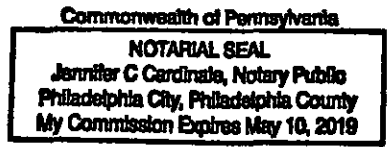
UN Declaration on the Rights of Indigenous Peoples, UN Convention on Economic , Social & Cultural Rights, United Nations Charter; Articles 55 & 56; Presidential Proclamation 7500, H.J.R. 194, S.Con. Res 26, S. 1200, HJR-3.

Affirmed to and subscribed before me this day of Dec. 23rd, 2016, by: Tasha Arisa Underwood
Affiant

Personally Known _____

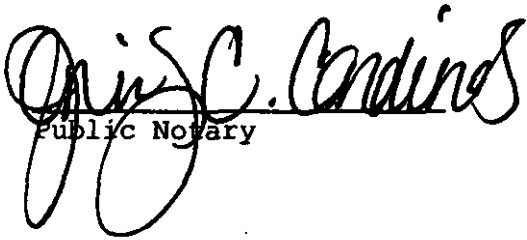
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MAY 19 2018


Public Notary

May 10, 2019
My Commission Expires

LEGAL NOTICE© COPYRIGHT NOTICE©

ALL RIGHTS RESERVED re Common-law copyright of trade-name/trade-mark, By Tia Ma'at Bahira Bey. Tia Ma'at Bahira Bey©TM, TASHA ALISA UNDERWOOD©TM, UNDERWOOD TASHA ALISA©TM, ROBERT RAPHAEL UNDERWOOD©TM, SECRET INDERA UNDERWOOD©TM as well as any and all derivatives, may neither be used nor Reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgement of: **Tia Ma'at Bahira Bey©TM**, signified by the red ink signature of: **Tia Ma'at Bahira Bey©TM**, Herein after "Secured Party" With the intent of being contractually bound, any juristic person, as well as the agent of the said juristic person, shall not display, or Otherwise use in any manner, the common-law trade-name/trade-mark. With the intent of being contractually bound, any juristic person, as well as the agent of the said juristic person, shall not display, nor otherwise use in any manner the common-law trade-name/trade-mark of above mentioned ©, nor the common-law copyright described herein nor any derivative of, nor any variation in the spelling of above mentioned©, without the prior express written consent and acknowledgement of Secured Party, as signified by Secured Party's signature in red ink. Secured Party Neither Grants, nor implies, nor otherwise gives consent for any unauthorized use of above mentioned © and all such unauthorized use is strictly prohibited. Secured Party is not now, nor has ever been, an accommodation party, nor a surety, for the purported Debtors, i.e. **TASHA ALISA UNDERWOOD©TM, UNDERWOOD TASHA ALISA©TM, ROBERT RAPHAEL UNDERWOOD©TM, SECRET INDERA UNDERWOOD©TM** nor for any derivative thereof, nor for any variation in the spelling of, said name, nor for any other juristic person, and is indemnified and held harmless by Debtors, i.e. Hold-Harmless Indemnity Agreement - Commercial Security Agreement No: _____ via UCC-1 Filed at any county clerk's office in the **THE COMMONWEALTH OF PENNSYLVANIA** or any UCC Recording Office, against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, penalties, damages, interests, and expenses whatsoever, both absolute and contingent as are due and as might become due now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by Debtors for any and every reason, purpose and cause whatsoever. Self-executing Contract in Event of Unauthorized Use: By this Copyright Notice, both the juristic person and the agent of said juristic person, hereinafter jointly and severally "User", consent and agree that any use of: **TASHA ALISA UNDERWOOD©TM, UNDERWOOD TASHA ALISA©TM, ROBERT RAPHAEL UNDERWOOD©TM, SECRET INDERA UNDERWOOD©TM** other than authorized use as set forth above constitutes unauthorized use, counterfeiting, of Secured Party's common-law copyrighted property, contractually binds User, ~~reads this Copyright Notice a Security~~

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Agreement wherein User is Debtor **Tia Ma'at Bahira Bey**™ 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 interest in assets, land and personal property, in the sum of \$500,000 US Dollars or Functional Currency per each occurrence of use of any and all derivatives of: **TASHA ALISA UNDERWOOD**™, **UNDERWOOD TASHA ALISA**™, **ROBERT RAPHAEL UNDERWOOD**™, **SECRET INDERA UNDERWOOD**™ and variations in the spelling of: **TASHA ALISA UNDERWOOD**™,

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UNDERWOOD TASHA ALISA™, plus costs, plus triple damages, 2) authenticates this Security Agreement wherein User is debtor and **Tia Ma'at Bahira Bey**™ 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, deposit accounts, accounts, documents, and general intangibles, and all User's interest in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing user's contractual obligation in favor of Secured Party for User's unauthorized use of Secured Party's common-law copyrighted property; (3) consents and agrees with Secured Party's filing of a UCC Financing Statement, COPY RIGHT NOTICE FOR above mentioned © with a **THE COMMONWEALTH OF PENNSYLVANIA** UCC filing office as well as in any county recorder's office, wherein User is debtor and **Tia Ma'at Bahira Bey**™ is Secured Party; (4) consents and agrees that said UCC Financing Statement described above in paragraph "(3)" is a continuing financing statement, and further consents and agrees with Secured Party's filing of any continuation statement , clause , notice or affidavit necessary for maintaining Secured Party's perfected security interest in all of User's property and interest in property, pledged as collateral in this Security Agreement and described above in paragraph "(2)", until User's contractual obligation theretofore incurred has been fully satisfied contractual obligation therefore incurred has been fully satisfied at the discretion of the Secured Party, (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 in paragraph "(2)", a UCC filing office, as well as in any country 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, 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 of the following additional terms of Self-executing Contract in Event of Unauthorized Use: Payment Terms: In accordance with fees for unauthorized use of: **TASHA ALISA UNDERWOOD®TM, UNDERWOOD TASHA ALISA®TM, Tia Ma'at Bahira Bey®TM, TASHA ALISA UNDERWOOD®TM, UNDERWOOD TASHA ALISA®TM, ROBERT RAPHAEL UNDERWOOD®TM** and variations in the spelling of: **TASHA ALISA UNDERWOOD®TM, UNDERWOOD TASHA ALISA®TM** as set forth above, User hereby consents and agrees that User shall pay Secured party all unauthorized use fees in full within thirty (30) days of date invoice is sent, User shall be deemed in

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default and: (a) all of User's property and property pledged as collateral by User as set forth in above paragraph "(2)" immediately becomes, i.e. is, property of Secured Party; (b) Secured Party is appointed User's Authorized Representative as set forth above in paragraph "(8)" and (c) User consents and agrees that Secured Party may take possession of, as well as otherwise dispose of in any manner that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited by, sale at auction, at any time following User's Default and without further Notice, any and all of User's Former property and interest in property, described above in paragraph "(2)", in the possession of, as well as disposed of by, Secured Party, as authorized above under "Default Terms", User may cure User's default only re: the remainder of User's said former property and interest property, formerly pledged collateral that is neither in the possession of, nor otherwise disposed of by, Secured Party within a thirty(30) 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 interest in property, formerly pledged as collateral by User, now property of Secured Party, which is not in the possession of, nor otherwise disposed of by, Secured Party upon expiration of said thirty(30) day default-curing period Ownership subject to common-law copyright and UCC financing Statement filed with a UCC or county Filing office. **Record Owner: Tia Ma'at Bahira Bey®TM. Common Law Copyright® 2016.**

Unauthorized-use of: Tia Ma'at Bahira Bey®TM incurs same unauthorized-use fees as those associated with: **TASHA ALISA UNDERWOOD®TM, UNDERWOOD TASHA ALISA®TM** and variations in the spelling of: **TASHA ALISA UNDERWOOD®TM, UNDERWOOD TASHA ALISA®TM, ROBERT RAPHAEL UNDERWOOD®TM, SECRET INDERA UNDERWOOD®TM** as set forth above in paragraph "(1)" under "Self Executing Contract/Security Agreement in event of Unauthorized Use". **Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal.**

23rd Date


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MAY 19 2018

Certificate of Service

This is for certifying that a true copy for the foregoing document, LEGAL NOTICE®, COPYRIGHT NOTICE® by: Tia Ma'at Bahira Bey, an Indigenous / Autochthonous, Melaninite Female / Woman and living Soul, the Secured Party, done here on the 23rd day of December in the year 2016, Notice for agent is notice for the principal, notice for the principal is notice for agent, And for all other matters and by notice or all party(s) including any and all competent witnesses with first hand knowledge, all party(s) and all others claims pertaining for the Fiction dating back for the year it was created.

By Me: Tia Ma'at Bahira Bey



NOTICE

Using a notary on this document does not constitute any adhesion, nor does it alter my indigenous standing in any manner. The purpose for notary is verification and identification purposes only and not for entrance into any foreign jurisdiction as an advantage for Settlers, Confederates, Europeans, Caucasians, Corporations and fictitious entities to implement corporate laws, fictitious codes and commercials contracts over my Natural Indigenous / Autochthonous Flesh and Blood Body.

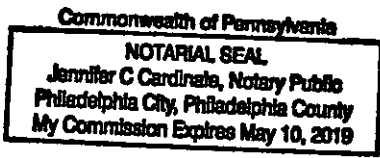
Jurat

United Nations Declaration on the Rights of Indigenous Peoples -
(http://www.un.org/esa/socdev/unpfi/documents/DRIPS_en.pdf)

UN Convention on Economic, Social & Cultural Rights, United Nations Charter, Articles 55 & 56; Presidential Proclamation 7500, H.J.R. 194, S.Con. Res 26, S. 1200, HJR-3.

Affirmed to and subscribed before me this day of 23rd of Dec, 2016, by: Tisha Anisa Underwood
Affiant

Personally Known _____
Produced Identification X
Type and of ID PA DL



Jennifer C. Cardinale
Public Notary

May 10, 2019
My Commission Expires

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MAY 19 2018

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

Power of Attorney in Fact

Grant of Exclusive Power of attorney in fact to conduct all tax, business and legal affairs of principal persons.

We: **TASHA ALISA UNDERWOOD**TM, **UNDERWOOD TASHA ALISA**TM, **ROBERT RAPHAEL UNDERWOOD**TM , **SECRET INDERA UNDERWOOD**TM and any derivative thereof, AKA's, DBA's or CORPORATE FICTIONS, hereinafter "grantor", do hereby appoint: **Tia Ma'at Bahira Bey, 40° 15' 48.4272" N74° 40' 24.6432" W** [c/o 211 Youngs Road Hamilton, TWP NJ 08619] **Lenni Lenape, Atlan/ Utlia/ Hexian/Turtle Island** an Indigenous / Autochthonous Melaninite Woman / Female living Soul, as Agent with Power of Attorney in Fact, Non-Domestic, address to take exclusive charge of, manage and conduct all of my tax, business and legal affairs and for such purpose to act for me in my(our) name and place without limitation on the powers necessary to carry out this exclusive purpose of attorney in fact as authorized:

(a) To take possession of, hold, and manage my real estate and all other property;

b) To receive money or property paid or delivered to me from any source;

c) To deposit funds in, make withdrawals from, or sign checks or drafts against any account standing in my name individually or jointly in any bank or other depository, to cash coupons, bonds, or certificates of deposits, to endorse checks, notes or other documents in our name individually or jointly, and otherwise to conduct bank transactions or business for me in my name.

d) To pay and/or discharge just debts and expenses, including reasonable expenses incurred by our attorney in fact, **Tia Ma'at Bahira Bey**, in exercising this exclusive power of attorney.

e) To retain any investments, invest, and to invest in stocks, bonds or other securities or in real estate or other property;

f) To give general and special proxies or exercise rights of conversion or rights with respect to shares or securities, to deposit shares or securities with or transfer them to protective committees or similar bodies, to join in any reorganization and pay assessments or subscriptions called for in connection with share or securities.

g) To sell or exchange, lease; give options and make contracts concerning real estate or other property for such consideration and on such terms as my attorney in fact: **Tia Ma'at Bahira Bey**, may consider prudent.

Power of Attorney in Fact

h)To improve or develop real estate, to construct, alter or repair building structures an appurtenances or real estate; to settle boundary lines, easements and other rights with respect to real estate, to plant cultivate, harvest, and sell or otherwise dispose of crops an timber and so all things necessary or appropriate to good husbandry.

i)To provide for the use, maintenance, repair, security or storage of my tangible property;

j)To purchase and maintain such policies of insurance against liability, fire, casualty or other risks as my attorney **Tia Ma'at Bahira Bey**, may consider prudent;

The Agent a living Soul, **Tia Ma'at Bahira Bey**, is hereby authorized to act for and in control of the CORPORATE Fictions.

The term 'exclusive' shall be construed to mean that while these powers of attorney are in force; only my attorney in fact may obligate me in these matters and I forfeit the capacity to obligate ourselves with regard to the same. This grant of Exclusive Power is Irrevocable during the life time of the Agent An living Soul, **Tia Ma'at Bahira Bey**. This grant of Exclusive Power is Transferable as it relates to: **ROBERT RAPHAEL UNDERWOODGTM , SECRET INDERA UNDERWOODGTM only with and by the free, prior and informed consent of: Tia Ma'at Bahira Bey GTM.**

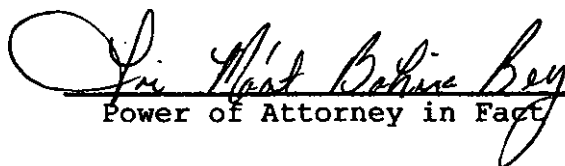
Executed and sealed by the voluntary act of my own hand, this

23rd of June, 2016.

TASHA ALISA UNDERWOODGTM, GRANTOR

Executed without the United States(Title 28 USC sec 3002(15)), and on the Indigenous land called: Lenni Lenape, :Atlan, :Turtle-Island (U.N.D.R.I.P) [MISNOMER: PHILADELPHIA, PENNSYLVANIA]. This is in accord with the United Nations Declaration on the Rights of Indigenous Peoples.

I, **Tia Ma'at Bahira Bey**, do hereby accept the above Power of Attorney-in-Fact and execute the herein-granted-powers-of-attorney with due diligence.



Power of Attorney in Fact

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MAY 19 2018

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Certificate of Service

This is for certifying that a true copy for the foregoing document, Grant of Exclusive Power of attorney to conduct all tax, business and legal affairs of principal person: **Tia Ma'at Bahira Bey**, an Indigenous / Autochthonous, Flesh and Blood Melaninite Woman / Female and living Soul, the Power of Attorney in Fact / Agent, done here on the 23rd day of December in the year 2016. Notice for agent is notice for the principal, notice for the principal is notice for agent, And for all other matters and by notice or all party(s) including any and all competent witnesses with first hand knowledge, all party(s) and all others claims pertaining for the Fiction dating back for the year it was created.

By Me Tia Ma'at Bahira Bey

NOTICE

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Jurat

United Nations Declaration on the Rights of Indigenous Peoples -
(http://www.un.org/esa/socdev/unpfii/documents/DRIPS_en.pdf)

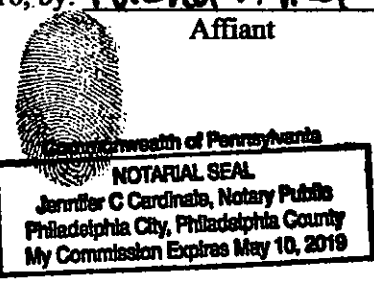
UN Declaration on the Rights of Indigenous Peoples, UN Convention on Economic , Social & Cultural Rights, United Nations Charter; Articles 55 & 56; Presidential Proclamation 7500, H.J.R. 194, S.Con. Res 26, S. 1200, HJR-3.

Affirmed to and subscribed before me this day of 23rd Dec, 2016, by: Tasha Avisa Underwood
Affiant

Personally Known _____

Produced Identification X

Type and of ID PA DL



Jennifer C. Cardinalis
Public Notary

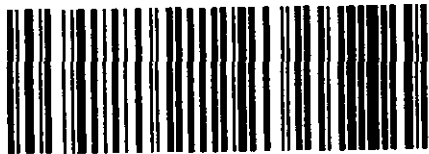
May 10 2019
My Commission Expires

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MAY 19 2018

PA PUBLIC UTILITY COMMISSION
SECRETARY'S BUREAU

To: NIA What About Bey
to 4946 W. Stiles St
Philadelphia, Pennsylvania

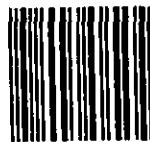
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Rosemary Chiavetta [Secretary]
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 N. Broad Street 2nd Flk
Harrisburg PA [17120]