Affidavit of Obligation Commercial Lien (This is a verified plain statement of fact)

Maxims:

All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth, and nothing but the truth.

Truth as a valid statement of reality is sovereign in commerce.

An unrebutted affidavit stands as truth in commerce.

An unrebutted affidavit is acted upon as the judgement in commerce.

<u>Guaranteed</u> – All men shall have a remedy by the due course of law. If a remedy does not exist, <u>or if the</u> <u>existing remedy has been subverted</u>, then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit. (Ignorance of the law might be an excuse, but it is not a valid reason for the commission of a crime when the law is easily and readily available to anyone making a reasonable effort to study the law.)

All corporate government is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses, hence, governments cannot exercise the power to expunge commercial processes.

The <u>Legitimate Political Power</u> of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard, because no Bond means no responsibility, means no power of Official signature, means no real corporate political power, means no privilege to operate statutes as the corporate vehicle.

The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.

Municipal corporations which include cities, counties, states and national governments have no commercial reality without bonding of the entity, its vehicle (statutes), and its effects (the execution of its rulings.)

Except for a Jury, it is also a fatal offense for any person, even a Judge, to impair or to expunge, without a Counter-Affidavit or any commercial process based upon an Affidavit.

Judicial non-jury commercial judgments and orders originate from a limited liability entity called a municipal corporation, hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond.

A foreclosure by a summary judgment (non-jury) without a commercial bond is a violation of commercial law.

Governments cannot make unbonded rulings or statutes which control commerce, free enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.

It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully outside of or without the Court.

An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use a summery process.

An official who impairs, debauches, voids or abridges an obligation of contract or the effect of a commercial lien without proper cause, becomes a lien debtor and his/her property becomes forfeited as the pledge to secure the lien. Pound breach (breach of impoundment) and rescue is a felony.

It is against the law for a judge to summarily remove, dismiss, dissolve or diminish a Commercial Lien. Only the Lien Claimant or a Jury can dissolve a commercial lien.

Notice to agent is notice to principal; notice to principal is notice to agent.

PUBLIC HAZARD BONDING OF CORPORATE AGENTS All officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim-a-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office.

Parties:

Secured Party

Eddy Stanley Harris, Jr. c/o 2200 S. Oak St. Little Rock, Arkansas *zip code exempt* united States of America

DEBTOR

EDDY STANLEY HARRIS JR. 2200 S. OAK ST LITTE ROCK, ARKANSAS 72204 Social Security Account Number (see private Security Agreement 2014016481)

Other PARTIES/Lien Debtor(s): EDDY STANLEY HARRIS 1-6

Allegations:

Allegations arise from the conduct of Lien Debtor(s) in regards to conduct doing business as EDDY STANLEY HARRIS JR. - SS# (see private Security Agreement 2014016481).

- Eddy Stanley Harris, Jr. was born on August 14, 1982, a son, by blood, of Gloria J. Hall, born September 17, 1952 and Eddy S. Harris, Sr., born August 2, 1956.
- Gloria J. Hall, a daughter, by blood, to Sarah J. Smith, born September 22, 1930 and James W. Hall., born March 9, 1930.
- 3. Sarah J. Smith, a daughter, by blood, to Esther J. Thomas and Mack H. Smith.
- EDDY STANLEY HARRIS JR.-SS# (see private Security Agreement 2014016481) is a public trust
 operating as a benefit to Eddy Stanley Harris, Jr. acting as a holding trust for Eddy Stanley Harris, Jr...
- Eddy Stanley Harris, Jr. is the only contributing beneficiary to the EDDY STANLEY HARRIS JR.-SS# (SEE PRIVATE Security Agreement 201401648) trust.
- Eddy Stanley Harris, Jr. is the only legitimate claimant of all of the proceeds, products, fixtures, and the like of the EDDY STANLEY HARRIS JR. (see private Security Agreement 2014016481) trust.

Proof of Allegations:

- Eddy Stanley Harris, Jr. was born on August 14, 1982, a son by blood, of Gloria J. Hall, born September 17, 1952 and Eddy S. Harris, Sr., born August 2, 1956. <u>If no timely rebuttal it is</u> <u>AFFIRMED.</u>
- Gloria J. Hall, a daughter, by blood, to Sarah J. Smith, born September 22, 1930 and James W. Hall, born March 9, 1930. If no timely rebuttal it is AFFIRMED.

- Sarah J. Smith, a daughter, by blood, to Esther J. Thomas and Mack H. Smith. <u>If no timely rebuttal it is</u> AFFIRMED.
- EDDY STANLEY HARRIS JR.-SS# (see private Security Agreement 2014016481) is a public trust operating as a benefit to Eddy Stanley Harris, Jr. acting as a holding trust for Eddy Stanley Harris, Jr.. If no timely rebuttal it is AFFIRMED.
- Eddy Stanley Harris, Jr. is the only contributing beneficiary to the EDDY STANLEY HARRIS JR.-SS# (SEE PRIVATE Security Agreement 201401648) trust. <u>If no timely rebuttal it is AFFIRMED.</u>
- Eddy Stanley Harris, Jr. is the only legitimate claimant of all of the proceeds, products, fixtures, and the like of the EDDY STANLEY HARRIS JR. (see private Security Agreement 2014016481) trust. If no timely rebuttal it is AFFIRMED.

NOTICE is hereby given that Lien Debtor has three (3) days after receipt of this Affidavit of Obligation to rebut, deny, or otherwise prove invalid the above allegations. Failure to rebut, deny, or otherwise prove any allegation will be construed to be failure to rebut, deny, or otherwise prove all allegations.

Ledgering: Ledgering in the instant mater is comprised solely of the value of the life-long labor of Eddy Stanley Harris, Jr. valued at the commercial rate of One-Hundred Billion (\$100,000,000,000.00) Dollars in functional currency of the United States.

Surety: Surety for the value of this Affidavit of Obligation/Commercial Lien is as follows:

Application for Birth Certificate bearing the name EDDY STANLEY HARRIS JR. with File Number 10382019997 and all other Certificates of Birth, Certificates of Living Birth, Notifications of Registration of Birth, or Certificates of Registration of Birth, or otherwise entitled documents of birth whether county, state, federal, or other either ascribed to or derived from the name of the debtor identified above, or based upon the above described birth document;

Social Security Number(s) (see private Security Agreement 2014016481);

I, Eddy Stanley Harris, Jr., certify on my own commercial liability that I have read the above and I have grounds and do know that it is true, correct, and complete, and not misleading, but is the truth to the best of my knowledge.

ddy Stanley Harris, Jr.

c/o 2200-8. Oak St. Little Rock, Arkansas zip code exempt

State)

) ss.



On this A day of $\underline{\mathcal{Sep}}$, 2016, Eddy Stanley Harris, Jr., a man, appearing in his true character. who identified himself as Eddy Stanley Harris, Jr. appeared before me, a notary public operating in $\underline{\mathcal{Sep}}$ county, $\underline{\mathcal{A}}$ K state, and attested to the truth of this affidavit with his oath and autograph.

Acknowledgment

Cet K-Cutre