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**SECURITY AGREEMENT  
NON-NEGOTIABLE-NON- TRANSFERABLE**

Parties

**SECURED PARTY**

JAY VONSPRECK, and all derivatives thereof  
3370 HIDDEN BAY DRIVE #1104  
AVENTURA, FLORIDA 33180  
SOCIAL SECURITY NUMBER #~~██████~~-2293

**Agent**

Jay VonSpreck (and all derivatives thereof)  
Non- domestic c/o 3370 Hidden Bay Drive #1104  
Aventura, Florida

This Security Agreement ("Agreement") is made and entered into on March 18th, 2015 by and between the 'real man' a living soul, the I am Jay VonSpreck; herein after known as *Agent* and the Straw man/Dummy Corporation JAY VONSPRECK; herein after known as *SECURED PARTY*. *NOW, THEREFORE*, it is hereby agreed as follows:

In consideration for the *SECURED PARTY* agreeing to provide certain Collateral and goods, identified herein below, and certain accommodations to the *SECURED PARTY*, including, but not limited to, allow the *SECURED PARTY* to act as an instrument, functioning primarily as a transmitting utility, for the purpose of conducting commercial activity for the benefit of the *Agent*; and, as security for payment of all sums due, or to become due or owing by *SECURED PARTY* to *Agent* *SECURED PARTY* hereby grants to *Agent* a security interest in the Collateral described herein below and agrees to provide to *Agent* the Indemnification Bond also contained herein below. The security interest granted herein secures any and all indebtedness and liabilities, whatsoever, owed by *SECURED PARTY* to *Agent*, whether direct or indirect, absolute or contingent, due or to become due, now existing or hereafter arising, and howsoever evidenced. This security interest is also given to secure any other debts that may be owed by *SECURED PARTY* to *Agent* from time to time as stated herein below.

**COLLATERAL**

All Property of *SECURED PARTY*, is hereby the property and security of the *Agent*, and before any of the property can be exchanged, sold, tendered or in any manner disposed of, must be compensated to the *Agent* for the property. This property now owned and hereafter acquired includes, but is not limited to: 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; all proceeds (including insurance, bonds, stocks, general intangibles and accounts proceeds), together with all the other real and personal property including but not limited to: ALL hospital, county, state, federal or international Birth Certificates registered in the *SECURED PARTY* name and ALL documents and or instruments created using said birth documents; Florida Driver/Operator's License Number S162-870-65-204-0, and all documents and/or instruments created using said license number; Social Security Number (SSN) 327-64-2293, and all documents and/or instruments created using said SSN and all proceeds thereof; all *DEBTOR'S* Treasury Accounts and all proceeds thereof; Federal Employer Identification Number (FEIN) 327-64-2293, and all documents and/or instruments created using said FEIN and all proceeds thereof; any and all marriages and the production thereof including, but not limited to: CHRISTYNA ELIZABETH SPRECK with the SSN 359-96-4551 and all documents and/or instruments created using said SSN and all proceeds thereof; FEIN 359-96-4551, and all documents and/or instruments created using said FEIN and all proceeds thereof; real estate described as 100 HIDDEN BAY CONDOUNIT 1104 UNDIV 0.2248372% INT IN COMMON ELEMENTS OF, AVENTURA FLORIDA with the commonly known address of 3370 Hidden Bay Drive #1104 Aventura, Florida; Single Family Home :4

Chippewa Court Burr Ridge, Illinois ; Lot 2 in the final subdivision plat; being a subdivision of all the northeast 1/4 of the southwest 1/4 of section 31, township 38, range 12, east of the 3rd principal meridian, according to the plat recorded July 11, 1990 as document # 90332419 Cook County Illinois; Single Family Home: 607 North Main Street Bluford, Illinois; All Land; 2006 Toyota Forerunner Identification number JTEBU17R760080442; 1996 Mercedes Benz S500 Identification Number WDGBA51EXTA316005; All proceeds, products, accounts, furniture, fixtures, fine art, guns, collectables, coinage, all land, mineral, water, air rights, all natural resource rights on any and all properties, mind head, wellheads, with transmitting utilities etc., cottages, house(s), buildings, bank accounts, bank deposit box(es) and the contents therein, savings account, retirement plans, stocks, bonds, securities, benefits from trusts, trust certificates, inheritances gotten or to be gotten, inventory in any source, all machinery either farm or industrial, livestock, crops, seeds, seed banks, energy systems, solar panels, wind turbines, water turbines, all equipment, horses, animals, livestock, vehicles, auto(s), truck(s), 4 wheelers, tractors, all boats and water craft, aircraft, motor homes, 5th wheel trailers or mobile homes, motorcycles, jewelry, wedding bands and/or rings, watch(es), household goods, appliances, any type furniture, kitchen utensils, cooking utensils, radio(s), television(s), musical instruments, antiques, sports equipment, all guns, hand guns, ammo and any type property held for my benefit by either myself or others, until the dishonor agreement, held by the *Secured Party* is satisfied to full and acknowledgment of the same is completed. Any property not specifically listed, named or listed by make, model, serial number, etc. is included as the same. In addition to All business Interest, equity, Intellectual property, in all companies owned or partially owned publically or privately or held in confidentiality on my behalf by; Incorporated LLC, Unincorporated Corporation, Private Business trust, Personal Business Trust etc. etc. Including but not limited to; 50% ownership Interest in Eagle One Case Management Solutions EIN# 36-3774781, Including 100% Intellectual Property Rights on companies proprietary Workers Compensation Solution invented for Corporations, Including S.C.O.R.E. system all rights reserved.

*The SECURED PARTY* agrees to notify all employers and creditors of the same, as all *SECURED PARTY'S* wages are property of the *Agent* and are noticed accordingly.

*The SECURED PARTY'S* rights include the use of said Collateral as may be needed from time to time.

#### INDEMNITY CLAUSE

KNOW ALL MEN BY THESE PRESEN, that I, JAY VONSPRECK, (*SECURED PARTY*), am held firmly bound unto Jay VonSpreck, (*Agent*) 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 Nine Hundred Million Dollars (900,000,000) lawful money of the united states of America, for the payment of which, well and truly be made, I bind myself, my heirs, executors, administrators and third party assigns, jointly and severally and firmly by these presents. The conditions of the above bond is, that whereas the Collateral described herein above and utilized for the purpose of transmitting goods in Commercial Activity by the *SECURED PARTY* are in pursuance of the Statutes in such case made and provided indentured to the *Agent* by which indenture the said *Agent* covenanted to do certain things as stated in this agreement.

The conditions of this obligation are such that if *the Agent* 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 *SECURED PARTY*, who binds himself by this obligation to make advance payments from the *SECURED PARTY'S* treasury, IMF, BMF, IRAF, EPMF (temporary, permanent and current) accounts to any and all who make debt claims against any of the Collateral or Vested Rights in said Collateral of the *Agent*. This obligation shall bind the *SECURED PARTY* in all respects, to fully and faithfully comply with all applicable provisions of law.

This bond shall effect as of the date hereon and shall remain in full force and effect until the surety (*SECURED PARTY*) is released from liability by the written order of the UNITED STATES and provided that the surety may cancel this bond and be relieved of further liability hereunder by delivery within thirty (30) days, written notice to the *Agent*. Such cancellation shall not affect any liability incurred or accrued by *SECURED PARTY* hereunder prior to the termination of said thirty (30) day period. The *SECURED PARTY* will promptly reissue a bond before the end of the thirty (30) day period of an amount equal to or greater than the value of this instrument unless the parties agree otherwise. The *SECURED PARTY*, without the benefit of discussion or division, does hereby agree, covenant and undertake to indemnify, defend and hold the *Agent* harmless, from and against any and all claims, losses, liabilities, costs, interests and expenses (herein after referred to as "claims" or a "claim") including, without restriction, all legal costs, interests, penalties and fines suffered or incurred by the Indemnified Party arising as a result of the Indemnified Party having it's personal guarantee with respect to any loan or generally any indebtedness of the *SECURED PARTY*, including, without in any way restricting, the generality of the foregoing amount owing by the *SECURED PARTY* to all creditors.

The Indemnified Party (*Agent*) shall promptly advise the Indemnifying 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 Indemnified Party. The Indemnified Party shall fully cooperate with the Indemnifying Party in any discussion, negotiations or other proceedings relating, to any Claim.

#### DEFAULT

The following shall be events of default hereunder: (a) failure by *SECURED PARTY* to pay any debt secured hereby when due; (b) failure by *SECURED PARTY* to perform any obligations secured hereby when the same should be performed This document represents the agreement between the *SECURED PARTY* and *Agent* and may not be modified unless agreed upon by both parties in writing and signed by both parties. This Security Agreement is NOT dischargeable in bankruptcy court and holder in due courses' property is exempt from third party levy. Should any portion of this agreement be judicially determined to be illegal, the remainder of the agreement shall not be affected by such determination and shall remain in full force and effect.

Executed and sealed by the voluntary act of my own hand, this 18 day of MARCH, 2015. I am.

Acceptance: JAY VONSPRECK  
JAY VONSPRECK, GRANTOR

*SECURED PARTY* SIGNATURE

  
Jay VonSpreck, Agent, Sovereign  
Power of Attorney In Fact With the  
Autograph 3-18-15

The *Agent* accepts the *SECURED PARTYS* signature in accord with Uniform Commercial Code:  
3-401 & 3-419.

Witnesses Brittany, Amphrey 3-18-15

## DEFINITIONS

As used in this Security Agreement, the following words and terms shall have the meanings ascribed to them in this section, non obstante.

"Account(s)" (See Black's Law Dictionary, 6th ed., Account. See also UCC § 4-104, and UCC § 9-106.)

44 Agent" (See Black's Law Dictionary, 6th ed.)

66 Agreement" (See Black's Law Dictionary, 6th ed. See also UCC § 1-201(3).

"Artificial Person(s)"<sup>11</sup> (See Black's Law Dictionary, 7th ed.) "Bailee" (See Black's Law Dictionary, 6th ed.)

"Beneficiary" (See Black's Law Dictionary, 6th

ed.) "Buyer" (See Black's Law Dictionary, 6th

ed.) "Cancel" (See Black's Law Dictionary, 6th

ed.) "Cancellation" (See Black's Law Dictionary, 6th ed.)

"Charge back" (See Black's Law Dictionary, 6th ed., See also Surety.)

"Chattel Paper" (See Black's Law Dictionary, 6th ed.)

"Claim(s)" means: 1. right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable secured, or unsecured; or right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured or unsecured. 2. To demand as one's own, challenge of property or ownership of a thing which is wrongfully withheld. See Hill v. Henry, 66 N.J. Eq. 150, 57 Atl. 555. Also a claim is to state. See Douglas v.

Beasley, 40 Ala. 147; Prigg v. Pennsylvania, 16 Pet. 615, 10 L.Ed. 1060.

"Collateral"<sup>11</sup> means property that is pledged as security for the satisfaction of a debt. See Black's Law Dictionary,

6th ed., Collateral.

n.

<sup>11</sup> Contract"<sup>11</sup> (See Black's Law Dictionary, 6th ed.)

"Creditor" means Jay VonSpreck, a person to whom a debt is owing by another person who is the "SECURED PARTY." One who has a right to require the fulfillment of an obligation or contract, one to whom money is due, and, in ordinary, acceptance, has reference to financial or business transactions. See Black's Law Dictionary, 6th ed.

"Currency" (See Black's Law Dictionary, 7th ed.)

"Derivatives" means coming from another, taken from something preceding; secondary. That which has not its origin in itself, but owes its existence to something foregoing. Anything obtained or deduced from another. (See Black's Law Dictionary, 6th ed.)

"Debt" (See Black's Law Dictionary, 6th ed. See also Burke v. Boulder Miller & Elevator Co., 77 Colo. 230, 235

P. 574, 575, and U.S. Sugar Equalization Board v. P. De Ronde & Co., C.C.A. Del, 7 F.2d 981, 984.) "Delivery" (See Black's Law Dictionary, 6th ed.)

"Goods" (See Black's Law Dictionary, 6th ed.) "Entrusting" (See UCC § 2-403 (2, 3, and 4)) "Incapacity" (See Black's Law Dictionary, 6th ed. and 7th ed. See also UCC § 3-305 (-)(b). "Indemnities" (See UCC § 5-113.)

"Indemnity" means a collateral contract or assurance by which one person engages to secure another against an anticipated loss or to prevent him from being demnified by the legal consequences of an act or forbearance on the part of one of the parties or of some third person. See Nat'l Bank of Tifton v. Smith, 142 Ga. 663, 83 S.E. 526, 528, L.R.A. 1915B, 116. See Black's Law Dictionary, 7th ed., Indemnity.

"Instrument(s)" (See Black's Law Dictionary, 6th ed., Instrument. See also UCC § 3-102 and § 9-105.) "Item(s)" means part or parts of a whole. See also UCC § 4-104 (g).

"Liability" means every kind of legal obligation, responsibility, or duty. Also the state of being bound or obliged in law or justice to do, pay or make good something. See Mayfield v. First Nat'l Bank of Chattanooga, Tenn., C.C.A. Tenn. 137 F.2d 1013, 1019; Feil v. City of Coer d'Alene, 23 Idaho 32, 129 P. 643, 649, 43 L.R.A. N.S. 1095, Breslaw v. Rightmire, 196 N.Y.S. 5'9, 541, 119 Misc. 8-'3. See Black's Law Dictionary, 6th ed., Liability.

"Money" means the medium of exchange authorized or adopted by a government as part of its currency Natural Person(s)" means a living soul, as distinguished from an artificial person created by law. See Black's Law

Dictionary, 7th ed. "Notice" means warning of intimation of something.

"Non obstante" means a phrase used in documents to preclude any interpretation contrary to the stated object or purpose. See Black's Law Dictionary, 6th ed.

"Party" means a person concerned or having or taking part in any affair, matter, transaction, or proceeding, considered individually. See Black's Law Dictionary, 6th ed.

"Person(s)" (See Black's Law Dictionary, 7th ed. See also UCC § 1-201 (30)). "Proceeds" (See Black's Law Dictionary, 6th ed.)

"Property" in the strict legal sense, means an aggregate of rights that are guaranteed and protected by the government and in the ordinary sense, indicates the thing itself, rather than the rights attached to it. See 62 Misc. Rep. 1891, 116 N.Y. Supp. 1000.

"Real Man" means a real, live, flesh and blood man/woman: Jack Rabbit Patriot; "There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowman without his consent." CRUDEN v. NEALE, 2 N.C. 338 (1796) 2 S.E. 70.

"Representative" (See Black's Law Dictionary, 6th ed.)

"SECURED PARTY" means JAY VONSPRECK; (See Black's Law Dictionary, 6th ed.) "Securities" (See Black's Law Dictionary, 6th ed. See also UCC § 8-102 and UCC § 8-105.) "Seller" (See Black's Law Dictionary, 6th ed.)

"Signature" (See UCC § 3-401 (considered

signature)). "Signed" (See UCC § 1-201 (39) (considered signature)).

\*Surety\* (See Black's Law Dictionary, 6th ed. See also UCC § 1-201 (40) (considered 'charge back')). \*Value\* (See Black's Law Dictionary, 6th ed. See also UCC § 1-201 (44) and UCC § 3-703.)

#### GLOSSARY OF TERMS

\*Accommodation Party\* (See Black's Law Dictionary, 6th ed. See also UCC Nutshell

Series.) \*Contract Right\* (See UCC § 9-106.)

\*Documents of Title\* (See UCC § 1-201 (15) and UCC § 7-104. (See also Black's Law Dictionary, 7th ed., Document of title.)

"Dummy Corporation" means JAY VONSPRECK, an artificial person or legal entity created by or under the authority of the laws of a state or nation, composed, in some rare instances of a single person (such as the SECURED PARTY). \*The corporation is distinct from the (individual) or individuals who comprise it.\* Such entity

subsists as a body politic under a special denomination, which is regarded in law as having a personality and distinct from that of its several members. See *Dartmouth College v. Woodward*, (4 Wheat.) 518, 636, 657, 4 L.Ed. 629; *U.S. v. Trinidad Coal Co.*, 137 U.S. 160, II S.Ct. 57, 34 L.Ed. 640; *Andrews Bros. Co. v. Youngstown Coke*

*Co.*, 86 F. 585, 30 39, 44; *State v. Thistle Down Jockey Club*, 114 Ohio St. 582, 151 N.E. 709, 711; *Congdon v. Congdon*, 160 Minn. 343, 200 N.W. 76, 87; *Forest City Mfg. Co. v. International Ladies' Garment Workers' Union, Local No. 104*, Mo. App 935, Ill S.W.2d 934; *In re Crown Heights Hospital*, 183 Misc. 563, 49

N.Y.S.2d 658, 660; *Froelich and Kuttner, of Manila, P.I. v. Sutherland*, 57 App. D.C. 294, 22 F.2d 870, 872. And also "in rare instances where it lists a single person (such as the SECURED PARTY) this would be considered a corporation sole, which consists of only that one person only in some particular station, who is incorporated by

law in order to give them some legal capacities and advantages, particularly that of perpetuity, which in their natural persons they could not have." (or in the present situation, to give them some legal capacity or advantage of dealings in the corporate commercial activities which in their natural persons they could not have). See *Step. Comm.*, 168,

169; *First Parish v. Dunning*, 7 Mass. 447; *Reid v. Barry*, 93 Fla. 849, 112 So. 846, 859. The court cases also state that a corporation may exist as Domestic and/or Foreign, with reference to the laws and the courts of any given state, a "domestic" corporation is one created by, or organized under, the laws of that state; a "foreign" corporation

is one created by or under the laws of another state, Government, or country. (As in the present situation of a U.S. corporation in Puerto Rico, See (BMF) Business Master File). *In re Grand Lodge*, 110 Pa. 613, 1 A. 582; *Fowler v. Chilingworth*, 94 Fla. 1, 113 So. 667, 669; *In re Ewles' Estate*, 105 Texas 507, 143 P.2d 903, 905. They also state that "A Corporation de facto is one existing under the color of law and in pursuance of an effort made in 'good faith' to organize a corporation under the statute, an association claiming to be legally incorporated company, and exercising the powers and functions of a corporation but without actual lawful authority to do so." See *Foster v. Hare*, 26 Tex. Civ. App. 177, 62 S.W. 541; *Cedar Rapids Water Co. v. Cedar Rapids*, 118 Iowa 234, 91 N.W. 1081; *Tulare Irrig. Dist. v. Shepard*, 185 U.S. 1, 22 S.Ct. 531, 46 L.Ed. 773; *Evans v. Anderson*, 132 Minn. 59, 155 N.W. 1040, 1041. The fictitious named JAY VONSPRECK a straw man, or dummy corporation created by the government corporation without knowledge or intent of the natural person Jay VonSpreck only exists under the color of law and claiming only to be legally incorporated for the purpose of commerce,

and exercising the powers and functions of a corporation, without actual lawful authority to do so, but strictly for the benefit of the government corporations and its commerce. The government corporation shows the capital letter spelling of the SECURED PARTY name when they created the "fictitious named" corporation, due to the need of a specific name required for each separate legal entity's identification. Therefore, when a corporation is constructed, a name is always given to it, or supposing to be actually given, will attach to it by implication, and by that name alone it must sue and be sued, and do all legal acts, though a very minute variation therein is not material, and the name is capable of being changed (by competent authority) without affecting the identity or capacity of the corporation. See **Wharton on Corporations**. See also Black's Law Dictionary, 6th ed., Dummy.

"Duty of Care; Contractual Limitation" (See UCC § 7-204.)

"General Intangibles" (See Black's Law Dictionary, 6th ed.) "On Demand" (See Black's Law Dictionary, 6th ed.) "Registered Form" (See UCC § 8-102.)

"Remedy for Breach of Collateral" (See UCC § 2-

701.) "Remedy of Indemnity" (See UCC § 5-115.)

"Right to Reimbursement" (See UCC § 5-114.)

"Rights Acquired to Indemnity" (See UCC § 7-504 (4))

"Secondary Party" (See Black's Law Dictionary, 6th ed., Secondary Parties.)

"Agent" means Jay VonSpreck-, (See also Black's Law Dictionary, 6th ed. (Also considered Creditor:))

"Security Interest" (See Black's Law Dictionary, 6th ed.)

"Straw man" means JAY VONSPRECK (See also Black's Law Dictionary, 6th ed.)

"Transmitting Utility" To the extent that the context otherwise requires, means an implement used to transmit or to send from one person, thing or place to another; i.e., the SECURED PARTY/Dummy Corporation /Straw man is an agent and implement utilized for the purpose of conducting commercial activities for the Agent.

#### Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction, a benefit for the Pagans and Heathens so they whom I pray may become knowledgeable in the truth for the Law by our Divine Allfather in Heaven and repent, so they will no longer be alienated from their true God, Odin.

#### Jurat

Miami Dade County

Florida state

SE [REDACTED]-2293

Subscribed and affirmed before me this <sup>18<sup>th</sup></sup> day for the March month in the year of our Lord and Savior, Two Thousand and Fifteen, A.D. <sup>2015</sup>

Notary

Notary Address of Notary

Seal

My Notary Expires

2/2/2015

