

AFFIDAVIT OF Marcie Lynn Allen-Lutzke

COLLATERAL ATTACHMENT No. MLL-280393-CA PROPERTY BELONGING TO DEBTOR BELONGS TO SECURED PARTY. SECURED PARTY IS HOLDER IN DUE COURSE/CREDITOR. DEBTOR IS A TRANSMITTING UTILITY. DEBTOR IS ENS LEGIS TRUST/DEBTOR IS STRAMINEUS HOMO. THIS IS A FIXTURE FILING. TO BE RECORDED IN REAL ESTATE FILINGS VENTURA COUNTY. All Debtor's assets, land, and personal property, and all of Debtor's interest in said assets, land and personal property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, described fully in Attachment Sheet No. MLL-280393--AS and Hold Harmless and Indemnity Agreement MLL-280393-HHIA and Private Agreement No. MLL-280393--PA and Security Agreement MLL-280393--SA Copyright Notice No. MLL-280393--CN dated the Ninth Day of the Fourth Month in the year of Our Lord Thousand Fifteen. In accordance with Articles 1-7, Articles 11, 12, 13, 14(1), Articles 46(3) and Article 47-4(c). and Public, Policy at Chap. 48, 48 Stat. 112, House Joint Resolution 192 of June 5, 1933, Under Rule of 8 Of The FRCP, UCC 1 to 209 (39), 3 to 401. Any and all proceeds, products, funds, trusts, bonds, accounts, fixtures, associated with, created by, attached to, alongside, packaged with, "MARCIE LYNN ALLEN© OR "MARCIE LYNN ALLEN-LUTZKE© SOCIAL SECURITY ACCOUNT NO. 560-XX-XXXX, Back of SOCIAL SECURITY ACCOUNT CARD NO. E0598XXXX, STATE OF CALIFORNIA CERTIFICATE OF LIVE BIRTH NO. 5600 1XXX STATE FILE NO. 104-75-08XXXX, BOND NO. 2037XX and BOTTOM SKU NO. 00176XXXX, MARRIAGE LICENCE NO. C938XXX BOND NO. C473XXX, are to be released to the secured party. For favor of, for the benefit of, for the use of, the Secured Party, with no limitations, or exceptions for securing all public contractual obligations/debt. Until "MIKAYLA TAYLOR LUTZKE© turns 18, Secured Party is in charge of said documents : STATE OF CALIFORNIA CERTIFICATE OF LIVE BIRTH NO. 119985600XXXX BOND NO. 316XXX SOCIAL SECURITY ACCOUNT NO. 614-XX-XXXX. All land and real property which DEBTOR(S) and Debtor(s) have paid for with Birth Certificate Trust thru Accepted For Value and have an interest is held in Allodial Title, including the soil itself; all minerals atop or beneath the soil surface; all air rights; all waters on or in the soil or land surface such as a lake or pond, above, under and beneath within the land boundaries for: 778 Bennett Avenue, Ventura, California, 93003 Lot 134 Tract 4982-00 (143 MR 22) Map Ref: MR143 PG22-31, Longitude 34.267474 Latitude -119.221667 Land Parcel No:120-0-142-035 / Previously 083-0-050-560, Document No. 140097122 Patent/PLC Docket No. 395 Accession No. CACAAA 076835 Rancho: Santa Paula Saticoy (A MR 290), Section:S T2N R22W, Township:T2N R22W, Meridien: San Bernardino. AND 16761 Viewpoint Ln, Huntington Beach, California 92647 Deed No:2010000614223, Longitude 33.718571, Latitude -117.991425, Lot 10 of Tract 10179, as per map recorded in book 434, pages 26 and 27, inclusive of Miscellaneous maps to be paid with Birth Certificate Bond. Any and all of debtor's property is exempt from Levy now and forevermore. DEBTOR and Secured Party reserve ALL rights under UCC 1-308, Without Prejudice, All rights reserved. Copyrighted Name: " MARCIE LYNN ALLEN-LUTZKE© or Marcie Lynn Allen-Lutzke. Vehicle Make Model Year: BMW 328i Coupe, 2009 Vin Number:WBAWV13509P121458. UCC 1-308, Without Prejudice, All rights reserved, Exempt from levy. All of the property listed in this Property List is exempt from levy and protected by all terms, conditions, and agreements contained in this document recorded.

PROPERTY INTEREST AFFIDAVIT No. MLL-280393-PIA As a resident in the County of Ventura within the State of California I, Marcie Lynn: Allen-Lutzke, am making the following statement of truth: I am the true lawful owner of 778 Bennett Avenue, Ventura, CA 93003. The following calculations are payments, maintenance and repairs that I have incurred while owner. 13 years of Mortgage Payments of \$2170.89 = \$338,658.84. Custom backyard to Corona Landscape \$42,789.22 Blinds \$ 5892.33 to Kenny Hammond Window Coverings. \$3892.12 to McKay Painting \$589.66 to Ventura Plumbing \$896.32 Weston Homes for Tile Repair. \$3699.22 to Granere Pasley for tile installation. \$867.33 Mold Repair. \$2202.88 Ventura Fumigation for Termite Removal. Property Taxes for 13 years = \$52,000 \$12,589.12 New Carpet to Carpeteria. \$12,724.22 New Water Softener Sears. \$754.36 New Water Heater. \$789.45. 1589.00 JF Dapry General Contractor for Flood Repair. 13 years of Gardener \$7020.00. Total \$486,977.22 I declare by my hand and seal that the foregoing is true and correct.

DECLARATION OF HOMESTEAD MLL-28093-DOH For the property known as 778 Bennett Avenue, Ventura, CA 93003 Lot 134, OF TRACT NO. 4982, IN THE CITY OF VENTURA, COUNTY OF VENTURA, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 143 PAGES 22 THROUGH 31 OF

MISCELLANEOUS RECORDS (MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. ASSESSOR'S PARCEL NO. 120-0-142-035/Previously 083-0-050-560

ACCEPTANCE OF THE DEED No. MLL-280393-AOD I, Marcie Allen-Lutzke, a living, breathing woman on the land, made in the Creator's image, claim indefeasible and allodial title to my land and claim lawful ownership of the land known as MARCIE LUTZKE, Estate and its real property, above, beneath, on each side and all four corners. Ownership has been transferred by Quit Claim Deed to myself only (see attached) in Document No. 20140804-00097122-0I am recorded as the Grantee on the Warranty/Grant Deed Document No. 20040608001602470 for the real property described as: 778 Bennett Avenue, Ventura, CA [93003] Lot 134, OF TRACT NO. 4982, IN THE CITY OF VENTURA, COUNTY OF VENTURA, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 143 PAGES 22 THROUGH 31 OF MISCELLANEOUS RECORDS (MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY. ASSESSOR'S PARCEL NO. 120-0-142-035/Previously 083-0-050-560 Document No. 140097122 Patent/PLC Docket No. 395 Accession No. CACAAA 076835 Rancho: Santa Paula Saticoy (A MR 290), Section:S T2N R22W, Township:T2N R22W, Meridien: San Bernardino. LET IT BE KNOWN, It is my free will, act, and deed to Acknowledge my Acceptance of the Warranty Deed recorded in Book 143, Pages 22 through 31, In the city of Ventura, County of Ventura, State of California, and the lawful ownership of the property under the terms of the Warranty Deed. and lawful ownership of the property under the terms of the deed as my claim of unalienable right. I command that the record on file in the office of register of deeds be updated to show my acceptance of the deed, as lawful owner of the real estate AND Executor of the MARCIE LYNN ALLEN-LUTZKE, Estate. All other real property and interest issued for this real estate and its gain is to be immediately returned to me. Further let it be known, that I accept the oaths of all public officers and bind them to such, as well as inform all to the title I hold as I am the Occupant of the Executor's Office for the MARCIE LYNN ALLEN-LUTZKE Estate and bestow my sovereign immunity on them while administering my lawful orders. I ask that the record on file in the Office of the Superior Court Clerk, Ventura County, California, be updated to show my Acceptance of the Warranty Deed, and to show Marcie Lynn Allen-Lutzke as the lawful Occupant of the Executor's Office for the MARCIE LYNN ALLEN-LUTZKE Estate and the true owner of this real property.

DECLARATION OF LAND PATENT UPDATE No. MLL-280393-DLP Patent/PLC Docket No. 395 Accession No. CACAAA 076835 Rancho: Santa Paula Saticoy. Know all ye Men and Women by these presents. 1. That I, Marcie Lynn: Allen Lutzke, do hereby certify and declare that I am an the updated "Assignee" in the LAND PATENT named above; that I have brought up said Land Patent In my name as it pertains to the land described below. The character of said land so claimed by the patent, and legally described and referenced under the Patent Number Listed above is: 778 Bennett Avenue, Ventura, California, 93003 Lot 134 Tract 4982-00 (143 MR 22) Map Ref: MR143 PG22-31, Longitude 34.267474 Latitude -119.221667 Land Parcel No:120-0-142-035 / Previously 083-0-050-560, Document No. 140097122 Patent/PLC Docket No. 395 Accession No. CACAAA 076835 Rancho: Santa Paula Saticoy (A MR 290), Section:S T2N R22W, Township:T2N R22W, Meridien: San Bernardino. (See Attached Patent). 2. That I, Marcie Lynn Allen: Lutzke, have individual knowledge of matters contained in this Certification of Acceptance and Declaration of Land Patent. I am fully competent to testify with respect to these matters. 3. That I, Marcie Lynn Allen: Lutzke, am an Assignee at Law and a bona fide Assignee "owner" by way of valuable consideration, personal homestead, for certain legally described portion of Land Patent under the original, certified Patent/PLC Docket No. 395 Accession No. CACAAA 076835 Rancho: Santa Paula Saticoy, dated March 3, 1851, which is duly authorized to be executed in pursuance of the Supremacy of Treaty Law, citation and Constitutional Mandate, herein referenced, whereupon a duly authenticated true and correct lawful description, together with all hereditament, tenements, pre-emptive rights appurtenant thereto, the lawful and valuable consideration which is appended hereto, and made a part of this Certificate of Acceptance and Declaration of Land Patent. 4. No claim is made herein that I have been assigned the entire tract of land as described in the original patent. My assignment is inclusive of only the attached lawful description. There is no chain of title as I am the first and only owner. The filing of this NOTICE OF CERTIFICATE OF ACCEPTANCE AND DECLARATION OF LAND PATENT shall not deny or infringe upon any right, or privilege, or Immunity of any other Heir or Assigns to any other portion of land covered in the above described Patent. A Common Law courtesy of sixty (60) days was provided publicly in a lawful notice regarding PUBLIC NOTICE OF LAND CLAIM & PATENT Published in Fillmore Gazette for 60 days and contained the following; I Marcie Lynn: Allen-Lutzke, Am a True Sovereign Woman Standing Firmly on the land of Continental United States America, and claim 34.267474, -119.221667, 778 Bennett Avenue, Ventura, CA [93003] Lot 134 Tract 4982-00 (143 MR

22) Map Ref: MR143 PG22-31, Longitude 34.267474 Latitude -119.221667 Land Parcel No:120-0-142-035 / Previously 083-0-050-560, Document No. 140097122 Patent/PLC Docket No. 395 Accession No. CACAAA 076835 Rancho: Santa Paula Saticoy (A MR 290), Section:S T2N R22W, Township:T2N R22W, Meridien: San Bernardino as my homestead and create "Allodial Title" with soul ownership of all minerals, deposits and resources therefore voiding ANY/ALL previous Titles and Parcel Listings, statutes, acts and regulations, taxes or contracts if no Man or Woman holding Allodial title challenges/rebuts this official Public/Lawful notice within thirty days upon this NOTICE. Send all Lawful Challenges to this location via paper mail ONLY. True Sovereign Woman Standing Firmly on the land of Continental United States America. Bennett Avenue 778, Ventura Providence [Non-domestic delivery] Republic of California near [93003-9998] without the U.S. No objection was made that I claim this land for myself and family today and forevermore. 5. Since this duly certified LAND PATENT was not challenged by a lawfully qualified party having a lawful claim, lien, debt, or other equitable interest on any in a court of law within sixty (60) days from the date of this filing this NOTICE, the above described property has become the Allodial Freehold of the Heir or Assignee to said Patent, the LAND PATENT shall be considered henceforth perfected in my name "Marcie Lynn: Allen-Lutzke", and all future claims against this land shall be forever waived. 6. When a lawfully qualified Sovereign American individual has a claim to title and is challenged, a court of competent original and exclusive jurisdiction is the Common law Supreme Court (Article 111). Any action against a patent by a corporate state or their Respective statutory, legislative units (i.e., courts) would be an action at Law which is outside the venue and jurisdiction of these Article Courts. There is no Law issue contained herein which may be heard in any of the State courts (Article 1), nor can any Court of Equity Admiralty [Military set aside, annul, or correct a LAND PATENT. 7. Therefore, said land remains unencumbered, free and clear, and without liens or lawfully attached in any way, and is hereby declared to be private land and private property, not subject to any commercial forums (6. g. U. C. C.) whatsoever. 8. Additionally, a Common Law courtesy of thirty (30) days is stipulated for any challenges hereto, otherwise, laches or estoppel shall forever bar the same against said ALLODIAL freehold estate; assessment lien theory to the contrary, notwithstanding. Therefore, said declaration, after (30) days from date, if no challenges are brought forth and upheld, perfects this ALLODIAL TITLE the name Marcie Lynn: Allen-Lutzke forever. THE RECIPIENT HERETO IS MANDATED by Article VI, sec.2 & 3, the 9th and 10th Amendments with reference to the 7th Amendment, enforced under Article III , Sec. 3, clause 1, of the Constitution for The United States:of America. Pursuant to Title 28 USC see. 1746 (Uganda executed" without the United States", I that the foregoing is true and correct to the best of my belief and informed knowledge. And further deponent saith not. I now affix my signature of the above affirmations with EXPLICIT RESERVATION OF ALL OF MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE to any of those rights pursuant to U.C.C.I- 308 and U.C.C.- 1- 103.6. Exempt from Levy.

CORPORATE DENIAL No. MLL-280393-CD Know all ye Men and Women by these presents, It has recently come to my attention that the United States Corporation, the IRS, & the SSA, and the privately owned federal courts have been making injurious "presumptions" which prejudice my rights by spelling my Family name in all caps. This, without my knowledge, converted me to terms such as : "Stramineus Homo", "Legal Fiction", "Strawman." This "ALL CAPS" name is associated with a "public office" in the United States Corporation by virtue of the Social Security Number attached to it, and the obligations that come with such positions. This sworn statement is a declaratory presentment to the United States Corporation, the International Internal Revenue Service (IRS), and the Social Security Administration (SSA) of the firm that I am a Sovereign. I am NOT a U.S. Citizen. I reserve all of my rights at all times and in all places, nunc pro tunc. UCC 1-308/1-207 From the time of my birth and forevermore. I am not to be compelled to perform under any contract or commercial agreement that I did not enter willingly, and furthermore, I do not accept the liability of of any unrevealed contract. This is my complete denial that I, Marcie Lynn Allen-Lutzke the Woman, the Affiant, the Living Breathing Soul, or my Mother have ever, with full knowledge, intent, or awareness, voluntarily through written contract, or constructively by my actions:

1. Consented, agreed, or accepted any Corporation benefit, privilege, or entitlement that might result in a surrender of my Sovereign rights at any time.
2. Consented to act as an agent, "employee", contractor, or "officer" for the United States Corporation, as defined under 28 U.S.C. §3002(15)(A) , or any of its subordinate business entities such as the Social Security Administration or the IRS.

3. Consented to be treated as an "officer of a [private federal] corporation" under any of the following: 3.1. 26 U.S.C. §6671(b). 3.2. 26 U.S.C. §7343.3.3. Federal Rule of Civil Procedure 17(b).
4. Consented to be treated as a "public officer" engaged in a "trade or business", which is defined in 26 U.S.C. §7701(a)(26) as "the functions of a public office".
5. Consented to be a "taxpayer", which under Subtitle A of the Internal Revenue Code is a person engaged in a "trade or business" as defined in 26 U.S.C. §7701(a)(26).
6. Consented to have any portion of the Internal Revenue Code cited or enforced against me, the woman, who is a "nontaxpayer" not subject to it.
7. Consented to be treated as an "individual", as defined in 5 U.S.C. §552a(a)(2), which is a person with a domicile in the "United States", which is geographically defined as the District of Columbia in 26 U.S.C. §7701(a)(9) and (a)(10).
8. Consented to act as federal "employee", "public officer" or consent to act as a "public officer" for the all caps name.
9. Consented to ANY obligations that arise with the above titles.

10. Consented to having my private property zoned "residential" converting it to Commercial subjecting it to taxation. **This is formal notice:** I will not engage in tax filings under the above undisclosed, non-consensual terms. I have taken full control over the "ALL CAPS" name that was created in covert to place me, the living breathing soul, responsible for the obligations created by privately owned Corporations without disclosure and without mine, or my Mother's consent. To be safe from any further harm to my rights, I have filed a UCC-1 Financing Statement with the California Secretary of State DOCUMENT NUMBER: 47119320002, FILING NUMBER: 15-7449123824, FILING DATE: 02/05/2015, TIME: 16:40. AND Trademarked and Copyrighted the "ALL CAPS" name. Document # MLL-280393-TCN filed in the State of California at the Ventura County Recorder's Office. **This is formal notice:** It has also come to my attention that using a zip code or abbreviating the spelling of the State I live in places me under the jurisdiction of the military industrial complex, U.S. Military, United Nations, or FEMA, and subject to ANY treatment, or placement it sees fit. I do not consent to this, I hereby deny these Corporations any authority over me, my daughter or my property listed in UCC-1 Financing Statement. **My address is as follows:** Marcie Lynn Allen-Lutzke, C/o Temporary Post Location, 778 Bennett Avenue, Ventura, California Zip Exempt, Non-Domestic Without the U.S. DEBTOR IS MARCIE LYNN ALLEN-LUTZKE / Secured Party is Marcie Lynn: Allen-Lutzke. This filing is notice to all that DEBTOR and Secured Party do NOT contract with the Ventura Superior Court. **This filing is notice to all that:** DEBTOR and Secured Party do NOT consent to the Ventura Superior Court Administering DEBTOR or Secured Parties person or Private Property. This filing is notice to all that DEBTOR and Secured Party do NOT consent to the jurisdiction of the Ventura Superior Court. This filing is notice to all that DEBTOR and Secured Party do NOT consent to the Ventura Superior Court or ANY Court governing, sentencing, fining, placing, housing or taking from DEBTOR, Secured Party or Secured Parties Daughters (Mikayla Taylor Lutzke) personal property, bank accounts, person, body, soul, life, or legal entities. Notice to VENTURA COUNTY SHERIFF'S, or VENTURA POLICE DEPT. aka VPD: 778 Bennett Ave., Ventura, California near [93003-9999] non-domestic, without the U.S. Real Land North has been paid for in full and is hereby released of all contractual obligations to WELLS FARGO BANK. VENTURA COUNTY SHERIFF'S, VENTURA POLICE DEPT. aka VPD are not allowed on my Property unless invited. VENTURA COUNTY SHERIFF'S, VENTURA POLICE DEPT. aka VPD are not allowed to use force against Secured Party, DEBTOR or Secured Parties Daughter. VENTURA COUNTY SHERIFF'S, VENTURA POLICE DEPT. aka VPD is not allowed to post, or carry out ANY kind of instructions WELLS FARGO BANK OR FIDELITY NATIONAL TITLE or VENTURA SUPERIOR COURT "Claims" OR "Thinks" it can impose regarding Secured Party, DEBTOR, or 778 Bennett Ave., Ventura, California near [93003-9999] non-domestic, without the U.S. Real Land North America. VENTURA COUNTY SHERIFF'S, VENTURA POLICE DEPT. aka VPD, WELLS FARGO BANK, FIDELITY NATIONAL TITLE or VENTURA SUPERIOR COURT are PROHIBITED From any Governing Secured Party, Secured Parties Daughter, DEBTOR, or 778 Bennett Ave., Ventura, California near [93003-9999] non-domestic, without the U.S. Real Land North America. This property has a Land Patent and cannot be levied.

Notice of Address Change No. MLL-280393-AC Regarding: Postal Location for the "MARCIE LYNN ALLEN-LUTZKE" Estate From: House of Allen-Lutzke - MARCIE LYNN ALLEN-LUTZKE, ESTATE Marcie Lynn Allen-Lutzke, Marcie Lutzke, Marcie Lynn Allen, Mikayla Lutzke, Mikayla Taylor Lutzke, Mikayla Taylor and any and all variations thereof. As occupant to the executor office to MARCIE LYNN ALLEN-LUTZKE, Estate you are herein and hereby warranted, to change the postal location for the above individuals from 778 Bennett Avenue, Ventura, CA 93003 to: Marcie Lynn Allen-Lutzke,

C/o Temporary Post Location, 778 Bennett Avenue, Ventura, California Zip Exempt, Non-Domestic Without the U.S. This correction is permanent or until future notice. I declare by my hand and seal that the foregoing is true and correct.

Ordinance of Estates MLL-280393-OOE Certified Mail # 7014-2120-0002-7177-0311 To: Steve Hintz RE: Unauthorized Administration of Property without Contract or Consent For: 778 Bennett Avenue, Ventura, CA 93003. Parcel No. 120-0-142-035. Let it be known that you have no authority to act as administrator to this property without my consent. I do not wish to contract with the Ventura County Franchise. I do NOT fall into the definition of a "Taxpayer" per the California Constitution. I did not consent to the County converting my private property into public property by way of zoning. My home is to be zoned private property not residential. Residential is for Commercial use. Ventura County has converted the zoning so that it can have rights by way of taxing it. This is a crime. This is illegal. This is a violation of the Fifth Amendment Takings Clause. I reserve all my rights under UCC 1-308/1-207. I am not to be compelled to perform under any contract or commercial agreement that I did not enter willingly, and furthermore, I do not accept the liability of of any unrevealed contract. I stand firm in my belief that you are infringing upon my unalienable rights, and obstructing my right to life, liberty and happiness. I demand that my home be taken off of the tax rolls immediately or this shall serve as my formal notice of intent to file commercial lien, and sue you, Steve Hintz personally and the Ventura County Superior Court Franchise in Federal Court if you fail to provide me with proof that you have the authority to act as administrator to my property, and what law requires me to comply.

Notice of Absolute Forgiveness and Discharge Forever of All Known and Unknown Estate Debts, Duties, Claims, and Liabilities MLL-280393-NOF Let it now be known and evident to all concerned persons or men worldwide through the announcement and notice of this perfect free will writing sealed by my own hand - in an offer to bring peace, harmony, and wholeness to all of the world - that I, the living soul manifest, known as Man, Estate Hres, and Dignitary, who acknowledges all that is the complete Will and Testament of the Estate named, or known as, Marcie Lynn Allen-Lutzke - created, birthed, or delivered on March Twenty Eighth Nineteen Hundred And Seventy Five, through the hand or water of my natural born mother or her person NOW AND FOREVER ABSOLUTELY FORGIVE AND DISCHARGE ALL KNOWN AND UNKNOWN ESTATE DEBTS, DUTIES, CLAIMS, AND LIABILITIES. This Absolute Forgiveness and Discharge includes, but is not limited to, any Estate debt, duty, donation, claim, contract, covenant, conveyance, custom, bill, bond, bargain, article, interest, obligation, franchise, promise, pledge, novation, encumbrance, mortgage, lien, letter, liability, legacy, judgment, order, warranty, attachment, hold, copy, custody, consideration, information, reservation, privilege, immunity, suit, prescription, responsibility, administration, management, term, or condition - thus freeing, liberating, and emancipating forever all persons, property, and sureties from any Estate related performance or burden for... I AM. Additionally, through this Absolute Forgiveness and Discharge, all Estate res, remainder, or reversion, including, but not limited to, any subject, matter, issue, person, character, instrument, deed, will, title, certificate, benefit, insurance, policy, account, security, deposit, pension, fund, or retirement plan - be it dispositive, appointive, nominative, or other, is hereby consolidated, merged, and extinguished - ultimately returning said Estate to its complete original natural whole state of dignity and demesne for... I AM

Ecclesiastical Deed Poll Per Curiam Divina No. MLL-280393-EDP We, the Divine Immortal Spirit, expressed in Trust, to the Living Flesh known as Marcie of the Clann Allen-Lutzke, hereby give life and personality to this sacred irrevocable deed through Our seal in blood and agreement to the conveyance and terms pronounced herein: While We have expressed in Trust Our real property and while no consent has been given, nor protest otherwise made that such conveyance is unlawful, We bring attention to Our Mistake of fact by failing to give proper notice of our competent living status; and As our actions and this instrument make Our status clear, any temporary testamentary trust, cestui que vie or derivative thereof formed upon such errors of presumption as Our abandonment, loss, death or incompetence must be immediately dissolved, including a full account provided to Us without delay; and To ensure no further mistakes are made by any party, we give further notice that all acts in commerce or law We engage as surety of Our Trust Marcie Clann Allen-Lutzke and kindly ask you to update your records; and Furthermore, We gratefully decline any offer of coercive or

punitive Benefits from any and all Estates which you and your colleagues administer. As a result, any charges sent to us by mistake will be duly returned to you for discharge in accordance with the law; and As We have given proper notice that We have ceased any further injury, you acknowledge that no further demands, debts or actions shall be issued against Us in claiming injury as surety to the property you administer; and

Absolute, Original, Closed and Extraordinary writ of mandamus No. MLL-280393-WOM Comes now, MARCIE LYNN ALLEN-LUTZKE upon Absolute, Original, Closed and Extraordinary writ of mandamus; fieri facias de bonis ecclesiasticis writ of execution, having found judgment debtor, CRIMINAL, has no seizable property as a Corporation within this jurisdiction, whereby MARCIE LYNN ALLEN-LUTZKE mandates that you "cause to be made of the ecclesiastical goods" commanding the bishop to satisfy the judgment from the ecclesiastical goods and chattels of the defendant, CRIMINAL, within the diocese, and hereby levies the debt out of the defendant's benefice. Dominus capitas loco haeredis habetur, quoties per defectum vel delictum extinguitur sanguis sui tenentis. "the supreme lord takes the place of the heir, as often as the blood of the tenant is extinct through deficiency or crime". MARCIE LYNN ALLEN-LUTZKE having Revealed HerSelf, and appearing before this court as Evidenced on Admissions, is not deficient, and has committed no crime, appears as King, without an equal or superior. Dominus rex nullum habere potest parem, multo minus superiorem. "The king cannot have an equal, much less a superior." De non apparentibus et non existentibus eodem est ratio. "the rule is the same respecting things that do not appear and things that do not exist." Quod non apparet non est, et non apparet judicialiter ante iudicium. "What appears not does not exist, and nothing appears judicially before judgment." Relief Required under Reserve: 1. MARCIE LYNN ALLEN-LUTZKE is to be made whole, and full acquittance be made of moneys extorted throughout various injury. 2. MARCIE LYNN ALLEN-LUTZKE is not to be coerced, intimidated, abused, battered, injured, stalked, harassed or otherwise harmed by any court officer, any official, or any other minion acting upon orders of a court, clerk, or officer thereof. I, a living soul manifest, now bear witness with my own eyes and attest through my own hand, this notice and free will writing by Marcie Lynn this Ninth day of April in the Year Two Thousand Fifteen.

DECLARATION OF SOVEREIGNTY No. MLL-280393-DOS To all to whom these presents shall come, greetings. Let it be known, that I, "Marcie Lynn: Allen-Lutzke©, a living, breathing, competent woman of the Country known as America, reposing special trust and confidence in the integrity and ability of The People of America, to discharge truly and faithfully their Common Law duties to each other jointly and severally, do hereby solemnly declare that I have reclaimed my Sovereignty from this day and forevermore. Dated this Ninth Day of the Fourth Month in the Year of Our Lord Two Thousand and Fifteen.

DEED OF EVIDENCE No. MLL-280393-DOE This is to certify that this Deed, and authorised exact replica Deeds of it, are the only evidence of the existence of the Artificial Legal Entity, Corporate Fiction, Strawman, Stramineus Homo known as MARCIE LYNN ALLEN, or MARCIE LYNN ALLEN-LUTZKE.

GRANT OF EXCLUSIVE POWER OF ATTORNEY No. MLL-280393-POA To Conduct Any and All Tax, Business, and Legal Affairs of Grantor Let it be known that MARCIE LYNN ALLEN-LUTZKE has made and appointed, and by these presents does make and appoint Marcie Lynn Allen-Lutzke true and lawful attorney for her and in her name, place and stead, giving and granting to said attorney, general, full, and unlimited power and authority to do and perform all and every act and thing whatsoever requisite necessary to be done in and about the premises as fully, to all intents and purposes, as could be done if personally present, with full power of substitution and revocation, hereby ratifying and confirming all that said attorney shall lawfully do or cause to be done by virtue hereof.

Notice of Appointment to the Office of Executor MLL-280393-AOE

Let it now be known and evident to all concerned persons or men worldwide through the Evidence and notice of this perfect free will writing sealed by my own hand - in an offer to bring peace, harmony, and wholeness to all of the world - that Marcie Lynn Allen-Lutzke has accepted the position to the Office of Executor, to act, should the need ever arise, within the commercial realm, for all intents and purposes, and with full and complete authority, regarding the Estate named, or known as, MARCIE LYNN ALLEN-LUTZKE. Let it also be known to all concerned persons worldwide,

through this EVIDENCE and notice that the embossed seal created by my own hand, will be considered as the ONLY valid authorization for any and all commercial or legal action(s) regarding said Estate.

FREE WILL AND TESTAMENT MLL-280393-FWT When the day comes that I die, my daughter Mikayla Taylor Lutzke shall and will inherit everything that I own listed in this affidavit, and everything I may have inherited, or additionally acquired. She shall own everything free of all encumbrances, liens or levy's. She shall decide how I am buried. She shall make any and all decisions necessary. I do not contract with the State. I do not contract with the County of Ventura or Huntington Beach. They are not to administer my Estate, or the things in my Estate. This is my Affidavit of Truth. This is the truth. This is my word.

I declare and promise by my hand and seal that the foregoing is true and correct
[SEAL] Right Thumb Print

MLL 4/9/15

Autograph/ Executed on
Marcie:Lynn - House of Allen-Lutzke
Estate Dignitary Member - Materfamilias
Member - Society of the Sojourner



Affidavit of Truth Acknowledgement

State of California VENTURA
County of VENTURA

On 4/9/15 before me Simon Anne Espinosa

Personally appeared Marcie Lynn Allen Lutzke
who proved to me on the basis of satisfactory evidence to be the person whose signature is on this instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing is true and correct.

WITNESS my hand and official seal.

Signature Simon Anne Espinosa (seal)

