

AFFIDAVIT OF NOTARY PRESENTMENT CERTIFICATION OF MAILING

State of Illinois _____)
County of Cook _____) ss.

On this 03 day of AUGUST 2021, for the purpose of verification, I, the undersigned Notary Public, being commissioned in the County and State noted above, do certify that Willie Teague Jr. appeared before me with the following documents listed below. I, the undersigned notary, personally verified that these documents were placed in an envelope and sealed by me and were sent by United States Post Office Registered Mail receipt number RE 041 792 445 US to Francisco Pares Alicea (dba) FRANCISCO PARES ALICEA Secretary of the Treasury

To: DEPT OF TREASURY.
C/o FRANCISCO PARES ALICEA
10 PASEO COVADONGA
SAN JUAN, PR 00901-4140

Recording Number

Number of Pages

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Witness by Official Seal and official seal
Shirleen Ann McMullen
Notary Public State of Illinois
My Commission Expires 07/19/2022 NOTARY PUBLIC

My Commission expires: 07/19 / 1, 2022



COVER LETTER

WILLIE TEAGUE JR.
C/O 332 S. MICHIGAN AVE
SUITE 121 # 154
CHICAGO, IL[60604-4434]US

DATE: AUGUST 02, 2021

THE FOLLOWING ITEM ARE BEING SENT VIA USPS CERTIFIED NOTICE
CONCERNING FIDUCIARY RELATIONSHIP

RE # 041 792 445 US - COMMERCIAL AFFIDAVIT OF STATUS
DEPARTMENT OF TREASURY
C/O MR FRANCISCO PARES ALICEA
10 PASEO COVADONGA
SAN JUAN, PR 00901-4140

THANK YOU!!!
SINCERELY AFFIANT, Willie Teague Jr.
DATE: August 02, 2021

UNITED STATES POSTAL SERVICE®
REGISTERED MAIL™



RE 041 792 445 US

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RE 041 792 445 US

COMMERCIAL AFFIDAVIT OF TRUTH AND NOTICE TO PUBLIC

I, Willie: Teague Jr, a living breathing full liability man, attest before my Creator and in my own writing that the following facts are true, correct and complete to the best of my knowledge and have no evidence or record to the contrary. Any listing of case sites, federal or state statutes and codes, or executive orders, are for your reference only and should not be construed as submission by the Affiant to any jurisdiction other than that of the Kingdom of Heaven.

1. Affiant is created by the Divine Creator in His image and is a minister of the Divine Creator, under the laws of the Divine Creator, under the sole jurisdiction and venue of the Divine Creator.
2. Affiant is a natural sovereign American, starting life on American soil, not now, nor ever intending to be a member of any body politic, but instead is a free man upon the land.
3. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a "citizen" of the UNITED STATES, has no knowledge or intention of now being such, or intention of becoming a "citizen" of the UNITED STATES. (See definitions of "United States", "State", and "citizen" at 26 CFR § 31.3121(e)-1; see also definitions of "United States" & "State" at 26 U.S.C. subsections 7701(a)(9) & (10)) [Citizen spelled with a capital "C" in the Constitution for the united States of America and first 10 Amendments refers to a natural born State Citizen with unalienable "Rights". Whereas, citizen spelled with a lower case "c" in the 11th amendment and later refers to a citizen of the United States with government granted immunities and privileges, a citizen void of any unalienable "Rights" and Constitutional "Rights" as found in the Constitution for the united States of America.]
4. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a "citizen" of the District of Columbia, Puerto Rico, the Virgin Islands, Guam, American Samoa, the Northern Mariana Islands, or any other "federal territory", "federal area" or "federal district".
5. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a "citizen" of the "STATE OF ILLINOIS", has no knowledge or intention of now being such, or intention of becoming a "citizen" of the STATE OF ILLINOIS. [The "State of ILLINOIS is a incorporated shadow federal °State", a "political subdivision of the U.S." created by the 1940 Buck Act. The 10th Amendment and the Separation of Powers Doctrine prohibits the state "Republics" from acquiescing to federal authority, thereby functioning as federal States, without constitutional amendment which specifically delegates authority to the United States which is not already articulated in the "Constitution for the united States of America", 1787, see New York v. United States, et all, 1992].
6. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a "citizen" of the political coalition, compact or alliance of territories and insular possessions of the United States known as the "UNITED STATES", "UNITED STATES OF AMERICA" or the "STATE OF ILLINOIS". [Not to be confused with the Union of States the parties to the Constitution originally known as the united States of America, established in the Articles of Confederation] [See notes following 18 U.S.C. § 1001; 40 Stat. 1015, c. 194].

Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a "United States citizen living abroad" as defined in 26 U.S.C.

7. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is subject to the "UNITED STATES" or "UNITED STATES OF AMERICA".
8. Affiant is not in receipt of any document, signed under full disclosure, verifying Affiant is a member of the corporate body politic of the any state or federal government.
10. Affiant is not in receipt of any document, signed under full disclosure, stating Affiant agrees to be a "resident" of the "UNITED STATES". [See definitions of "United States" and "State" at 26 U.S.C. § 3121(e) and 26 C.F.R. § 31.3121(e)-1; see also definitions of "United States" & "State" at 26 U.S.C. § 7701(a)(9)&(10); see also U.S. v. Bevans, 16 U.S. 336]
11. Affiant is not in receipt of any document, signed under full disclosure, whereby Affiant agrees to be a "resident" of the "UNITED STATES OF AMERICA".
12. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be a "resident" of the District of Columbia, Puerto Rico, the Virgin Islands, Guam, American Samoa, nor the Northern Mariana Islands, nor any other "federal territory", "federal area" or "federal district".
13. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be bound by ILLINOIS CODES OR STATUTES, or any laws save those of the Divine Creator.
14. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be bound by FEDERAL CODES OR STATUTES, or any laws save those of the Divine Creator
15. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be a "resident" of the "STATE OF ILLINOIS".
16. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be a "resident" of the political coalition, compact or alliance of territories and insular possessions of the United States known as the "UNITED STATES", "UNITED STATES OF AMERICA" or the "STATE OF ILLINOIS".
17. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant's dwelling place is in the "UNITED STATES".
18. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant's dwelling place is in the "UNITED STATES OF AMERICA".
19. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant's dwelling place is in the "STATE OF ILLINOIS".
20. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a "resident alien" lawfully admitted to a state of the Union.
21. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a "resident alien" lawfully admitted to the "UNITED STATES".
22. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a "resident alien" lawfully admitted to the "UNITED STATES OF AMERICA".
23. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a "resident alien" lawfully admitted to the District of Columbia, Puerto Rico, the Virgin Islands,

Guam, American Samoa, nor the Northern Mariana Islands, nor any other "federal ", "federal area" or "federal district".territory

24. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a "resident alien" lawfully admitted to the "STATE OF ILLINOIS".
25. Affiant is not electing to be treated as a resident of the "UNITED STATES", "UNITED STATES OF AMERICA", District of Columbia, Puerto Rico, the Virgin Islands, Guam, American Samoa, nor the Northern Mariana Islands, nor any other "federal territory", "federal area" or "federal district". [26 U.S.C. 7701(b)(4) and 26 CFR 1.871].
26. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be treated as a resident of the "STATE OF ILLINOIS".
27. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a partnership, corporation, estate, fiduciary or trust as defined by 26 U.S.C..
28. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is an "officer", "employee" or "elected official" of the following: (1)"UNITED STATES", (2) "UNITED STATES OF AMERICA", (3) of a "State", (4) of any political subdivision thereof, (5) of the District of Columbia, (6) of any agency or instrumentality of the foregoing, or (7) an "officer" of a "United States corporation"; as those terms are defined and used within the 26 U.S.C.
29. Affiant is not in receipt of any evidence or document, signed under full disclosure, whereby Affiant agrees to be a registered voter.
30. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is a "policy-making office-holder in the government".
31. Affiant does not hold any government office.
32. Affiant is not employed.
33. Affiant is not unemployed.
34. Affiant is not self-employed.
35. Affiant is not even employable.
36. Affiant is not a driver.
37. Affiant does not operate a motor vehicle.
38. Affiant does work and claims the unalienable right to work. [Working is a "right" not a privileged activity that can be assessed an indirect "income" tax.]
39. Affiant is not in receipt of any evidence or document, signed under full disclosure, whereby Affiant agrees to be in "Private" with the Internal Revenue Service.
40. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be a "withholding agent".
41. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is working abroad earning foreign income.
42. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be a 14th Amendment citizen.

43. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be "subject to" nor dependent on the "quasi contractual" or "adhesion contract" social insurance trust / charitable trust / constructive trust created by the 14th Amendment.
44. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be a constructive beneficiary of the 14th amendment public/private trust.
45. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be "subject to" the "public debt" the 14th Amendment established. Affiant "Rights" do not come from the 14 Amendment.
46. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to convey property to the 14th amendment public/private trust.
47. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be a "privileged entity" such as a resident alien, corporation, partnership, trust, or estate.
48. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to living within a "federal territory", "federal enclave", "federal area", "federal district", "within this State", "In this state", "in the State" or within a federal "State" over which the [Federal] "United States" has been (1) ceded jurisdiction by the "Constitution for the united States of America", 1787, article 1, section 8, clausel 7, or (2) federal reservation of jurisdiction when the Republic of ILLINOIS become a state of the Union, or (3) the Republic of ILLINOIS ceded the land and jurisdiction to the Federal government under Article IV, section 3, clause 2. ("federal area" 4 U.S.C. § 110(e), definition of "States" 4 U.S.C. § 103 & 110(d)] *(The Federal Reserve districts and the Internal Revenue Districts are "new states," which have been established within the jurisdiction of legal states of the Union. See Constitution for the united States of America, 1787, Article 4, Section 3, Clause 1 "New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the Jurisdiction of any other State; nor any State be formed by the Junction of two or more States, or Parts of States, without the Consent of the Legislatures of the States concerned as well as of the Congress".]* (see *Fort Leavenworth R. R. v. Lowe*, 114 U. S. 525; "...Legislature of a State has no power to cede away her jurisdiction and legislative power over any portion of her territory, except as such cession follows under the Constitution from her consent to a purchase by the United States...7
49. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be a "taxpayer as defined by 26 U.S.C. or owes any income tax to the Treasury. f*Spreckles Sugar v McClain*, 192 US 397; *Miller v Standard Nut Margarine*, 284 US 498; *Gould v Gould*, 245 US 151]
50. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be a "person" as used within 26 U.S.C. [maxim - *Homo vocabulum est naturae; persona juris civilis 'man' is a term of nature; person' is a term of civil law .]* !*Black's Law Dictionary, Revised Fourth Edition, "PERSON" Term may include artificial beings, as corporations relating to taxation and the revenue laws, People v. McLean*, 80 N.Y. 254. *A person is such, not because he is human, but because rights and duties are ascribed to him. The person is a legal subject or substance of which the rights and duties are attributes.*].
51. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be an "individual" as used within 26 U.S.C. (*Black's Law Dictionary, Revised Fourth Edition, "INDIVIDUAL" As a noun, this term denotes a single person as distinguished from a group or class, and also, very commonly, a private or natural person as distinguished from a partnership, corporation, or association: but it is said that this restrictive signification is not necessarily inherent in the word, and that it may, in Proper cases, include artificial persons.*

State v. Bell Telephone Co., 36 Ohio St. 310, 38 Am. Rep. 583. As an adjective, "individual" means pertaining or belonging to, or characteristic of, one single person, either in opposition to a firm, association, or corporation, or considered in his relation thereto]

52. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant holds the legislatively created office of "person" or "individual" within the government.
53. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be subject to Internal Revenue Service tax audit(s)/check(s) authorized by Treasury Order 150-29.
54. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be a "juristic entity", "resident agent", "corporate entity", "individual entity", "property", "franchisee of the federal government", "bankrupt person", "human resource", "institutional unit", "private enterprise", "private law merchant", "employee", "employer", "withholding agent, "government employee", "constructive trustee", "implied trust", "private charitable trust", "disenfranchised entity", "enfranchised entity", "incompetent", "civilly dead", "surety for any fiction", "guarantor for any fiction", or any other commercial label.
55. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant was created by the "United States", "Great Britain", "United Nations", any government created trust, or any government corporate entity.
56. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be "subject to" the "United States", "Great Britain", "United Nations", Vatican, or any government created trust, or any government/corporate entity.
57. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to be "subject to" the federal governments powers arising from the "Constitution for the united States of America(1787)* Article 4, Section 3, Clause 2 "The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States, and nothing in this Constitution shall be so construed as to prejudice any claims of the United States, or of any particular State."
58. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to ever have any intention to be liable for the full faith and credit of the United States.
59. Affiant is not now a part of, nor does Affiant ever have, any intention to be part of any body politic.
60. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Willie: Teague Jr. a living, breathing man on the land is WILLIE M.TEAGUE JR or WILLIE MARTIN TEAGUE JUNIOR or any derivation thereof, a statutory person, legal fiction created by force of law.
61. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying Affiant is not the son of the Sovereign Yahoshua, redeemed by blood, bought with a price, or of the existence of any superior prior contract.
62. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant acknowledges any government or artificial entity with a prior claim or jurisdiction to that of Yahoshua regarding Affiant according to 1 Corinthians 7:22.
63. Affiant is not in receipt of any evidence or document, signed under full disclosure and penalty of perjury, stating that all of the following are not corporate entities:

UNITED STATES or UNITED STATES OF AMERICA
STATE OF ILLINOIS
COUNTIES(S) OF ILLINOIS
INTERNAL REVENUE SERVICE

ILLINOIS DEPARTMENT OF REVENUE
CITY OF CHICAGO DEPARTMENT OF REVENUE

U.S. COURTS

ILLINOIS STATE COURTS

COOK COUNTY COURTS CITY OF OR CHICAGO MUNICIPAL COURT

U.S. MARSHAL'S OFFICE

ILLINOIS STATE POLICE DEPARTMENT/ILLINOIS STATE PATROL COOK

COUNTY SHERIFF'S DEPARTMENT

CHICAGO POLICE DEPARTMENT

WILLIE-M-TEAGUE-JR.

or

WILLIE-MARTIN-TEAGUE-JR.

OR ANY OTHER CORPORATE ENTITY WITH A COMPLAINT AGAINST

Willie: Teague Jr.: a living, breathing Man on the land.

64. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to any entity or corporation taking jurisdiction over Affiant's living body.
65. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees there exists any statutory law superior to that of the laws of Elohim.
66. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating Affiant agrees to allow any agent of any artificial entity permission to interfere in Affiant's daily affairs or travel.
67. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating that Presidential documents FEDERAL REGISTRY 48 #38 Title 3, Executive order 12407, signed on February 22, 1983, by Ronald Reagan did not revoke all powers from municipalities, policing, and maintenance, referenced at: COMMUNITY COMMUNICATIONS CO. v. BOULDER, CO.
68. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating the United States Government is not a foreign corporation with respect to a state. Volume 20: Corpus Juris Sec. Section 1785: "The United States Government is a foreign corporation with respect to a state" NY re: Merriam 36 N.E. 505 141 S.Ct.1973, 41 L.Ed.287
69. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating that Affiant's rights are not secured and alienable as in "The right of trial by jury in civil cases, guaranteed by the 7th Amendment (Walker v. Sauvinet, 92 U.S. 90, 23 L. ed. 678), and the right to bear arms, guaranteed by the 2d Amendment (Presser v. Illinois, 116 U.S. 252, 29 L. ed. 615, 6 Sup. Ct. Rep. 580), have been distinctly held not to be privileges and immunities of citizens of the United States, ..." — Twining v. New Jersey, 211 U.S. 78, 98 (1908)
70. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating that the omission of the Christian name by either plaintiff or defendant in a legal process does not prevent the court from acquiring jurisdiction. "The omission of the Christian name by either plaintiff or defendant in a legal process prevents the court from acquiring jurisdiction, ...Bouvier's Law Dictionary, red., pg. 2287
71. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying that Affiant has ever entered the field of combat or is at war within the territorial and geographical areas of any of the States united, of America. "Under International Law of Warfare, all parties to a cause must appear by nom de guerre, because an "alien enemy cannot maintain an action during the war in his own name". Merriam-Webster, pg. 1534.
72. Affiant is not in receipt of any evidence or document, signed under full disclosure, verifying that Affiant is in any state of war. See Alien, Wharton's, Pennsylvania Digest, § 20.94 and the Oxford English Dictionary, 2nd ed., Clarendon Press (1989). It is by International Doctrine that the use of nom de guerre would indicate a state of war.

73. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating that privileges and immunities of Citizen of the Kingdom of Heaven, or natural man are inferior to that of a U.S. citizen... there is a clear distinction between national and State citizenship. U.S. citizenship does not entitle citizen of the Privileges and Immunities of the Citizen of the State. — K. Tashiro v. Jordan, 256 P 545, 201 Cal 239 1927), 53 ALR 1279, affirmed 49 SC 47, 278 US 123
74. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating that Affiant's rights are not protected by the first ten Amendments to the Federal Constitution. "... the privileges and immunities of citizens of the United States do not necessarily include all the rights protected by the first eight amendments to the Federal Constitution against the powers of the Federal Government". – Maxwell v. Dow, 176 US 581, 597 (1899).
75. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating that Affiant is "resident" of any "State" where any Private Rights can be abridged. "But, in fact and in law, such statutes are intended to be applied to those who are here as "residents" in this State under the Interstate Commerce Clause of the Federal Constitution and the so-called Fourteenth Amendment." United States v United Mine Workers of America, (1947) 67 SC. 677, 686, 330 U.S. 258.
76. Affiant is not in receipt of any evidence or document, signed under full disclosure, stating that lack of jurisdiction does not void all "officials", and their acts. [The high Courts have further decreed, that Want of Jurisdiction makes] "...all acts of judges, magistrates, U.S. Marshals, sheriffs, local police, all void and not lust voidable." Nestor v. Hershey, 425 F2d 504.

NOTICE TO AGENTS IS NOTICE TO PRINCIPAL, NOTICE TO PRINCIPAL IS NOTICE TO AGENTS

NOTICE

ACCEPTANCE OF OATH OF OFFICE CONTRACT
AND WAIVER OF TORT

Notice to all Agents

for

POPE JORGE MARIO FRANCIS BERGOGLIO, ACTING AS
VICAR OF CHRIST, POPE, SUPREME PONTIFF
QUEEN OF ENGLAND
INTERNATIONAL COURT OF JUSTICE
CHURCH OF JESUS
UNITED NATIONS
UNITED STATES or UNITED STATES OF AMERICA
PRESIDENT OF THE UNITED STATES
UNITED STATES DEPARTMENT OF JUSTICE
UNITED STATES SECRET SERVICE
UNITED STATES DEPARTMENT OF HOMELAND SECURITY
UNITED STATES ATTORNEY GENERAL
STATE OF ILLINOIS ATTORNEY GENERAL
INTERNAL REVENUE SERVICE
ILLINOIS DEPARTMENT OF REVENUE
CHICAGO DEPARTMENT OF REVENUE
U.S. COURTS

DECLARATION OF STATUS & IDENTITY- Commercial Affidavit of Truth

ILLINOIS STATE COURTS
COOK COUNTY COURTS
CITY OF CHICAGO OR CHICAGO MUNICIPAL COURT
U.S MARSHAL'S OFFICE
ILLINOIS STATE POLICE DEPARTMENT/ILLINOIS STATE PATROL
COOK COUNTY SHERIFF'S DEPARTMENT
CHICAGO POLICE DEPARTMENT
ANY OTHER CORPORATE ENTITY WITH A COMPLAINT
AGAINST Willie: Teague Jr... a living, breathing man on the land.

To AGENTS for the STATE OF ILLINOIS, AGENTS for the several States and AGENTS for the UNITED STATES: I want to pay you the honor and respect you deserve. Therefore, I, Willie: Teague Jr... hereby duly accept your Oath of Office, being your open and binding offer of contract to form a firm and binding, private contract between you and me. I am pleased that when you said "so help me God", you promised, and are bound by

Your word, that you would perform all of your promises, including, but not limited to, your promise to uphold the Constitution for the United States of America, 1787, which includes protecting all of my rights. I trust you will be an honorable man whose word is his bond, and that you will honor your private contract with me, completed by this notice of acceptance, by keeping your promises, and not allow any third-party agents, acting without delegated or regulatory authority, to interfere in your duty to me.

Respectfully accepted:

By: WILLIE: TEAGUE JR, AGENT Dated: July 22, 2021

By: Willie: Teague Jr., Affiant Dated: July 22, 2021

WAIVER OF TORT

Definition of terms:

Waiver of Tort "the election, by an injured party, for purposes of redress, to treat the facts as establishing an implied contract, which he may enforce, instead of an injury by fraud or wrong, for the committing of which he may demand damages, compensatory or exemplary". Black's Law Dictionary 5th Ed., Page 1418

By my acceptance of the Oaths of Office of the agents as listed, or their successors in interest, or assigns for the following entities:

- JORGE MARIO BERGOGIO FRANCIS I, dba VICAR OF CHRIST, POPE, SUPREME PONTIFF
- ELIZABETH II, dba DEFENDER OF THE FAITH, QUEEN of BRITAIN [CROWN]-ELECTOR & ARCH-TREASURER of THE HOLY ROMAN EMPIRE & THE UNITED STATES of AMERICA, HIGH CONTRACTING PARTY

DECLARATION OF STATUS & IDENTITY- Commercial Affidavit of Truth

- ELIZABETH II, dba DEFENDER OF THE FAITH, QUEEN of BRITAIN [CROWN]-ELECTOR & ARCH-TREASURER of THE HOLY ROMAN EMPIRE & THE UNITED STATES of AMERICA, HIGH CONTRACTING PARTY
- JOAN DONOGHUE, dba, PRESIDENT OF THE INTERNATIONAL COURT OF JUSTICE
- FATHER ARTURO SOSA dba, SUPERIOR GENERAL, CHURCH OF JESUS

COMMERCIAL AFFIDAVIT OF TRUTH

AND

NOTICE TO PUBLIC

- **ANTONY J. BLINKEN, dba SECRETARY OF STATE, UNITED STATES OF AMERICA**
- **JOSEPH R. BIDEN , dba PRESIDENT, UNITED STATES OF AMERICA**
- **MERRICK GARLAND, dba ATTORNEY GENERAL, UNITED STATES OF AMERICA**
- **ANTONY J. BLINKEN , dba SECRETARY GENERAL, UNITED STATES OF AMERICA**
- **CHANNING D. PHILLIPS dba UNITED STATES ATTORNEY FOR DISTRICT OF COLUMBIA**
- **CHARLES P. RETTIG , dba COMMISSIONER, INTERNAL REVENUE SERVICE**
- **ALEXANDRO MAYORKAS , dba, SECRETARY OF THE UNITED STATES DEPARTMENT OF HOMELAND SECURITY**
- **J. B. PRITZER , dba GOVERNOR, STATE OF ILLINOIS**
- **DAVID HARRIS, dba EXECUTIVE DIRECTOR, ILLINOIS DEPARTMENT OF REVENUE**
- **THOMAS J. DART dba SHERIFF, COOK COUNTY**
- **BRENDAN KELLY dba CHIEF, ILLINOIS STATE PATROL**
- **KWAME RAOUL dba ATTORNEY GENERAL, STATE OF ILLINOIS**
- **JESSE WHITE dba SECRETARY OF STATE, STATE OF ILLINOIS**
- **KIMBERLY M. FOXX , dba STATE ATTORNEY COOK COUNTY, ILLINOIS.**
- **JOHN R. LAUSCH, dba US. DISTRICT ATTORNEY OF U.S. DISTRICT COURT OF NORTHERN OF IL.**
- **REBECCA R. PALLMEYER, dba CHIEF JUDGE, U.S. DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS**
- **TIMOTHY C. EVANS, dba CHIEF JUSTICE OF CIRCUIT COURT OF COOK COUNTY**
- **MOSHE JACOBIOUS dba CHIEF JUDGE CIRCUIT COURT OF COOK COUNTY CHANCERY DIVISION**
- **DAVID BROWN, dba CHICAGO CHIEF OF POLICE**
- **IRIS MARTINEZ, dba COOK COUNTY CLERK OF COURT**
- **EDWARD MOODY, dba COOK COUNTY RECORDER OF DEEDS**
- **THOMAS G. BRUTON dba CLERK OF U.S. DISTRICT COURT NORTHERN DISTRICT OF IL.**

COMMERCIAL AFFIDAVIT OF TRUTH

AND

NOTICE TO PUBLIC

WAIVER OF TORT

Acceptance of said Oath constitutes your open and binding offer of contract to form a firm and binding, private contract between the Affiant and the public official or their employees or agents, this implied contract comes into full force by the chooses in action on your part to trespass upon my rights and freedoms you have openly sworn to protect. The constitution for the united States of America, 1787, clearly states at Article 1, section 10, "No state shall pass any.....Law, impairing the Obligation of Contracts" which has been upheld in the Supreme Court case of Hale v. Hinkel 201 U.S. 43 (1906) over 1600 times.

By your offer and my acceptance we mutually willingly and intentionally agree to the terms of this implied contract:

1. For each injury by trespass, it is agreed that, so long as the injury remains, payment will be made upon demand in the amount of one thousand (\$1,000) dollars per day, in Lawful money of the united States of America, "gold eagle coins," as articulated in the constitution for the united States of America, in Article 1, section 8, clause (5) and section 10, clause (1) and,
2. For each injury which remains after seven days, it is agreed that payment will be made upon demand in the amount of ten thousand (\$10,000) dollars per day, in Lawful money of the united States of America, "gold eagle coins," as articulated in the constitution for the united States of America, in Article 1, section 8, clause (5) and section 10, clause (1) and,
3. If physical injury or private property damage occurs, it is agreed that payment will be made upon demand in the amount of ten million (\$10,000,000.00) dollars per incident in Lawful money of the united States of America, "gold eagle coins," as articulated in the constitution for the united States of America, in Article 1, section 8, clause (5) and section 10, clause (1) and,
4. This Waiver of tort is enforceable by all lawful means and is agreed that an immediate lien will attach against the assets, wages, pension plans and property of the above named living souls dba agents for the above named entities, in favor of Willie: Teague Jr.

ALL PERSONS, EMPLOYEES, AGENTS, AND OFFICERS OPERATING UNDER ORDERS OF THE POPE FRANCIS I, ELIZABETH II, dba DEFENDER OF THE FAITH, QUEEN of BRITAIN [CROWN]-ELECTOR & ARCH-TREASURER of THE HOLY ROMAN EMPIRE & THE UNITED STATES of AMERICA, HIGH CONTRACTING PARTY, PRESIDENT OF THE UNITED STATES, UNITED STATES SECRET SERVICE, UNITED STATES DEPARTMENT OF JUSTICE, INTERNAL REVENUE SERVICE, DEPARTMENT OF JUSTICE, STATE OF ILLINOIS DEPARTMENT OF REVENUE, CHICAGO MUNICIPAL COURT, COOK COUNTY COURT, COOK COUNTY DISTRICT COURT, COOK COUNTY DISTRICT ATTORNEY, le JUDICIAL DISTRICT, ILLINOIS STATE PATROL, COOK COUNTY SHERIFF'S DEPARTMENT, CHICAGO POLICE DEPARTMENT who commit injury by trespass upon the living soul, Willie: Teague Jr: under color of law without evidence of a signed contract or damaged party, or lawful order and verified assessment will cause attachment of this Waiver of Tort. Continued proceeding in trespass shows acceptance of this Contract and provides Evidence of your intent to implement the terms Waiver of Tort and affix said lien(s).

COMMERCIAL AFFIDAVIT OF TRUTH

AND

NOTICE TO PUBLIC

DECLARATION OF STATUS & IDENTITY- Commercial Affidavit of Truth

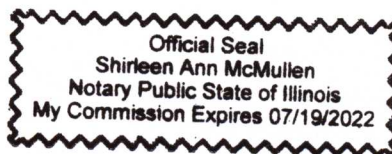
JURAT

The above party, appeared before me a Notary, subscribed, sworn and under oath
this 03 day of August 2021.

Notary Public

Shirleen Ann McMullen

My commission expires 07/19/2022



Seal

DECLARATION OF STATUS & IDENTITY- Commercial Affidavit of Truth