

Do not attempt, or carry it out thoroughly.





FEE SCHEDULE COVER PAGE

AUTHORITY IS NOT GRANTED TO COPY OR RE-USE THESE CONTENTS.

MARKED STAMPS, OR SEALS, INDICATING PUBLIC POSTING FOR 3 WEEKS, UPU CREDITORS:







Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent.

No liability/joinder ever assumed or admitted, all rights reserved at all times, non assumpsit,

Without recourse in perpetuity, this peremptory contract stands, all actions dismissed and settled with prejudice.

T ID: 78788 MECA 08-89-RS

- Nunc-pro-tunc to January 1, 2003 -

Page one of thirty-eight

PUBLIC AND COMMERCIAL NOTICES:

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

"Sovereign immunity", and/or any directly or indirectly related concepts, do not exist for the purposes of this PRIVATE COMMERCIAL CONTRACT.

If perjury, or perjury deemed to be allowed, cannot reach you the secondary affiant (debtor), there is no accusation; otherwise anyone may accuse another falsely without risk by making any claim, legitimate or otherwise, without liability or accountability.

To help you maintain your private individual and public personal honour in every respect, morally, commercially, and equitably... We demand your production of a certified true copy of your indemnity/performance bond and your oath of office within ten (10) business days of your signature registered acceptance of THIS DEMAND, via "Acceptable Service Coordinates" below.

Failure to produce certified true copy of such original instrument in said time period will immediately constitute your admittance to any/all of these:

- 1. failure of office,
- 2. failure of fiduciary duties,
- 3. failure of substantive due process,
- 4. involvement with prior knowledge and premeditated fraudulent gross negligence,
- 5. premeditated malice aforethought in malfeasance of office,
- 6. corporate and limited liability insurance fraud

Fee Schedule Extant

In 2 Parts

Both Nunc Pro Tunc – starting from date of original issue January 1, 2003

- PART 1 -

Basic Fee Schedule

When & Where honour, grace, and non-belligerence is displayed:

SCHEDULE 01A

I claim my FEE SCHEDULE for any unlawful transgressions by any peace officers, government principals, agents or justice system participants or any one where honour, proper humility, and apology have been shown to my satisfaction, is FIFTY ounces of Silver PER MINUTE based upon the established precedent of \$25,000.00 USD per 23 minutes of detention.

This is in accordance with your own peremptory International US corporations' court ruling in the matter of James C. TREZEVANT, Plaintiff-Appellee, v. CITY OF TAMPA, a municipal corporation, Hillsborough County Board of Criminal Justice, et al., Defendants-Appellants Nos. 83-3370, 83-3038, UNITED STATES COURT OF APPEALS FOR THE ELEVENTH CIRCUIT 741 F.2d 336; 1984 U.S. App. LEXIS 18863.

Int.

- PART 2 -

Enhanced Fee Schedule

SCHEDULE 01B

Where dishonour, arrogance, disrespect, unlawful or unconscionable behavior or commercial and equitable dishonour have been shown, or optionally, no apologetic behavior has been shown, I reserve the right at my sole discretion to charge the fee schedule for any dishonour as attached in Schedule 01B, below:

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent.

No liability/joinder ever assumed or admitted, all rights reserved at all times, non assumpsit,

ENHANCED FEE SCHEDULE

SCHEDULE 01B

As per the Agreement 'NOTICE AND DEMAND' and/or 'CONFIRMATION OF WRITTEN AGREEMENT' and/or 'COMMERCIAL AFFIDAVIT' or another, as already established with all parties public and private as already submitted by: ronald: schulz (the undermarked) and already all-parties acquiesced to:

A SECURITY (15 USC)
Nunc Pro Tunc

Issue date: Jan 1, 2003

Revision number: 1.30

ARTIFACT ID: 78788 MECA 08-89-RS

COMMERCIAL AFFIDAVIT

THIS IS A U.S. S.E.C. TRACER FLAG

AND NOT A POINT OF LAW

ARTIFACT ID: 78788 MECA 08-89-RS

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DEFINITIONS and FORMAT:

- "Any one" inclusively means the Crown, its de facto government or agent(s) thereof in Canada (evidence http://drop.io/defactocanada), and all its agents, assigns, officers, representatives, corporations, contractors, heirs, et al.
- Within this schedule: "officer" and "agent" are synonymous.
- "Full Disclosure" implies without threat, coercion, or duress throughout.
- "Natural", "naturally", and "natural rights" imply the complete set of unalienable God given rights and freedoms as recognized by all alleged written and unwritten North American Constitution contract(s) and Rights and Freedoms contract(s).
- "Lawful" and all its derivations imply only original jurisdiction law or long-preexisting non-judicial and pre-judicial Commerce
- "Jurisdiction" herein is defined as original jurisdiction law only and/or commercially and equitably valid account settlement(s) with full and proper verified accounting
- Any form of "consent" including but not limited to marking of documents is considered only for
 original jurisdiction law or long-preexisting pre-judicial Commerce, without threat duress coercion or
 force real or implied, and with existing full disclosure free will only.
- The term "agent" implies officers, representatives, assigns, heirs, superiors, inferiors, contractors, offices/titles/positions/performance bonds/orders/accounts/forms et al and all their international and locally correlated full adhesion fiduciary and fiscal and substantive due process and commercial and equitable duties, associations, corporations, subdivisions, departments, agencies, ministries, representatives, arms-length relationships, other forms, et al ad infinitum, and any reference to one of these directly or indirectly related herein implies all of these
- Statutes, Bills, Regulations, Laws, Orders, Charges, et al ad infinitum refer to both their un-bonded or bonded derivations thereof, whichever may be extant, and clschulzy understood as having jurisdiction over only the juristic person or the legal person or the "legal fiction" or the legal name/trust/corporation/title/certificate/account(s)/tracking number(s) including but not limited to DIMINUTIO CAPITUS MAXIMA "UPPERCASED NAMES", and corporate adjudication processes and/or judicial processes misapplied by force to pre-existing pre-judicial peremptory rules of commerce, all of these standing under and as always without adhesion whatsoever to the superior non-fiction flesh and blood individuals living on the land and not upon the seas of admiralty or fiction and corporate bankruptcy
- Any reference to "on the land" where not herein defined means peremptorily, the landmass long known as "turtle island" only or without adhesion whatsoever subsequently <u>only by this</u> <u>understanding</u> as the landmass only of the original "province of Alberta".
- The use and application and implication of the term "witnesses" explicitly always means a minimum
 of 3 eyewitnesses who produce commercial affidavits of truth under further penalties of perjury are
 required against me
- As with the rest of the attached or aforementioned or produced documents, this shall apply only to every flesh and blood individual living on the land whose original matching wet blue ink mark is attached anywhere in this set of documents.
- "Legal" or "Lawful" also implies-directly correlates in each case to "Commercial and Equitable"
- The latest version of this fee schedule may always be found at http://drop.io/feescheduleSCHULZ
- Every point made below is charged per instance or occurrence.

FEE SCHEDULE BEGINS - UNLAWFUL DETAINMENT VIOLATIONS

- 1) ONE THOUSAND FIVE HUNDRED DOLLARS (\$1,500.00) per hour, billable to the nearest minute (minimum charge \$1500.00), if stopped and questioned, or in any way detained, for more than three minutes by any agent without lawful cause (example: for bonded or un-bonded statutory or "colour of law". or other arbitrary reasons).
- 2) SIXTY THOUSAND DOLLARS (\$60,000.00) per hour, billable to the nearest minute (minimum charge \$10,000.00), if I am handcuffed, transported, incarcerated, or otherwise subjected to any statutory or "colour of law" or corporate adjudication process, as a result of me peacefully exercising any unalienable God-given rights and freedoms for which I was apprehended.
- 3) TEN MILLION DOLLARS (\$10,000,000.00) should I be arrested for refusing to reveal my name or present an ID to an agent or for an unendorsed or "un-presented warrant upon demand" [any assessed or served or delivered or forced] while I am peacefully exercising any of my unalienable God-given rights and freedoms, where I am in a location that I have a right to be in, where the agent could not cite any original jurisdiction or originating law cause that would justify their interference or interrogation and/or where the agent broke their own rules:
 - b. Such as your own Supreme Court of Canada ruling in your **R. vs Turcotte case** making it very clear that "legal persons" have no obligation to provide information to peace officers who are conducting an investigation, especially if they are the ones being investigated
 - c. Such as your own REX vs SANG CHONG CASE (June 10, 1909) wherein Justice Irving clschulzy directs:
 - a. ... "Among the normal rights which are available to every British subject against all the world are: (1) personal safety and freedom; (2) one's good name (3) the enjoyment of the advantages ordinarily open to all the inhabitants of the country, eg., the unmolested pursuit of one's trade or occupation and free use of the highways; (4) freedom from malicious vexation by legal process; and (5) to one's own property." (See Note 1).
 - d. Referencing your own binding contractual/bonded commitments to the alleged written and unwritten Constitution contracts/bonds of both the USA and Canada, the United Nations' own Universal Declaration of Human Rights, the Canadian Bill of Rights, the Canadian Charter of Rights and Freedoms, and all their US equivalents

BIOMETRIC DATA VIOLATIONS

- 4) TWENTY MILLION DOLLARS (\$20,000,000.00) should I be apprehended and fingerprinted as a result of me peacefully exercising any of my unalienable God given rights and freedoms.
- 5) TWENTY MILLION DOLLARS (\$20,000,000.00) per month while storing my fingerprints on any kind data recoding/file system where my fingerprints were taken as a result of me peacefully exercising any of my unalienable God given rights and freedoms for which I was apprehended.
- 6) ONE HUNDRED MILLION DOLLARS (\$100,000,000.00) for collecting any kind of images of any part of my eyes or body for purposes of identification where said images were taken as a result of me peacefully exercising any of my unalienable God given rights and freedom for which I was apprehended.
- 7) TWENTY MILLION DOLLARS (\$20,000,000.00) per eye per month for storing any kind of images of any part of my eyes or body for purposes of identification where said images were taken as a result of me peacefully exercising any of my unalienable God given rights and freedoms for which I was apprehended.
- 8) ONE HUNDRED MILLION DOLLARS (\$100,000,000.00) for collecting any DNA sample from me where the DNA sample was taken as a result of me peacefully exercising any of my natural rights for which I was apprehended.
 9) TWENTY MILLION DOLLARS (\$20,000,000.00) per month for storing any kind of DNA sample where the DNA sample was taken
- 9) TWENTY MILLION DOLLARS (\$20,000,000.00) per month for storing any kind of DNA sample where the DNA sample was take as a result of me peacefully exercising any of my unalienable God given rights and freedoms for which I was apprehended.
- 10) ONE HUNDRED MILLION DOLLARS (\$100,000,000.00) for taking any kind of facial image/picture where the image/picture was taken as a result of me peacefully exercising any of my unalienable God given rights and freedoms for which I was apprehended.
- 11) TWENTY MILLION DOLLARS (\$20,000,000.00) per month for storing any kind of facial image/pictures where the image was taken as a result of me peacefully exercising any of my unalienable God given rights and freedoms for which I was apprehended.

FRAUDULENT ORDERS / DEMANDS / BILLING VIOLATIONS - also see #73

12) TWENTY MILLION DOLLARS (\$20,000,000.00) for sending me any type of written demand for performance or payment or order of any kind that is addressed to me using any of my names, where the demand is not supported by a written contract, agreement or oath marked by me in original wet blue ink mark under unpressured free will and prior full disclosure in the presence of two or three of my peers, or a notary,and/or it is unsigned, or with unconfirmed signature, or remaining with un-confirmable signature

LEGAL FICTION NAME VIOLATIONS – also see #73

- 13) TEN MILLION DOLLARS (\$10,000,000.00) for apprehending me under the name of a legal fiction that phonetically sounds like, or similar to, any of my names.
- 14) TWENTY MILLION DOLLARS (\$20,000,000.00) for handing me, or sending to my home or place of business, any kind of demand notice, summons, order or any form of legal invitation that speaks to a legal fiction name that sounds like, or similar to, my given name, or any of my other known names, without my written consent marked with original wet blue ink mark under full disclosure in the presence of two or three peer witnesses or notarized consent.
- 15) TWENTY TIMES THE AMOUNT OF ANY STATUTORY FINE FORCED UPON ME that speaks to a legal fiction name that sounds like, or similar to, my given name, or any of my other known names, that is handed to me, or sent to my home or place of business, without my written consent marked with original wet blue ink mark under full disclosure in the presence of two or three peer witnesses or notarized consent.

FORCED SEARCH, SEIZURE AND PROPERTY VIOLATIONS

- 16) TWENTY MILLION DOLLARS (\$20,000,000.00) for any search of my home, property, body or my place of business where the search has been performed without an original jurisdiction "substantive due process of law" warrant and for original jurisdiction lawful reasons.
- 17) TEN MILLION DOLLARS (\$10,000,000.00) for any search of my home or property, body or my place of business where the search has been performed without an original jurisdiction due process of law warrant and should I or any member of my family or my guests suffer any kind of physical assault or threat thereof.
- 18) TWENTY THOUSAND DOLLARS (\$20,000.00) for each item (item meaning: any kind of thing that does not violate any individual man/woman/offspring's unalienable God given rights and freedoms be they tangible or intangible) wrongfully seized that I have a natural or original jurisdiction lawful right to hold, own, use and/or control.
- 19) A MONTHLY CHARGE AMOUNTING TO THE PRICE THAT WAS PAID FOR PROPERTY BY ME, OR ITS CURRENT MARKET VALUE, <u>EXCLUSIVELY AT MY DISCRETION</u>, fractionally calculated to the nearest day, for any kind of property that is wrongfully held by any police officer, or anyone including but not limited to other principals or agents or justice system participants.
- 20) TWENTY MILLION DOLLARS (\$20,000,000.00) per item for willfully and knowingly preventing me from importing the item into the landmass boundaries popularly known as "Canada", or for preventing me from lawfully acquiring this item within said landmass.
- 21) TWENTY MILLION DOLLARS (\$20,000,000.00) per item for willfully and knowingly preventing me, or attempting to prevent me, from manufacturing, growing, raising, exporting, consuming, acquiring or possessing any naturally lawful item, where it could not be proven that such activities were violating any man/woman/offspring's unalienable God given rights and freedoms.
- 22) TWENTY MILLION DOLLARS (\$20,000,000.00) for willfully and knowingly preventing me from accessing, obtaining or receiving any printed, audio, audiovisual or digital/electronic information that others choose to share with me that I have an unalienable God-given right and freedom to view, hear, possess or acquire, where said information does not violate any man/woman/offspring's natural or intellectual property rights.
- 23) TWENTY MILLION DOLLARS (\$20,000,000.00) for willfully and knowingly preventing, or interfering with, the sharing of any printed, audio, audiovisual or digital/electronic information that I have a natural right to share, where said information does not violate any individual man/woman/offspring's natural or intellectual property rights.

INTERFERING WITH THE COLLECTION OF EVIDENCE

- 24) ONE HUNDRED MILLION DOLLARS (\$100,000,000.00) for willfully and knowingly interfering with the video, audio or written recording of an interaction between me and any agent or judge, where said interference was perpetrated by any agent or judge, where said recording was approved, initiated, or being carried out by me.
- 25) ONE HUNDRED MILLION DOLLARS (\$100,000,000.00) for willfully and knowingly interfering with the video, audio or written recording of any agent while the agents who were being recorded were in the course of their duties such as crowd control, enforcement, arrests, riots or any other professional interaction with people, where said recording was not interfering with the agent or invading the privacy of others, where said recording was approved, initiated, or being carried out by me.

VIOLATIONS LEADING TO GROSS INCONVENIENCE AND/OR HUMILIATION - also see #76(g)

- 26) ONE THOUSAND DOLLARS (\$1,000.00) per every quarter mile I must travel should any agent refuse to return me to the original location from where I was apprehended by them and wrongfully transported to another location, wherein I suffered wrongful detainment or incarceration or interrogation or physical or mental torture or threat thereof.
- 27) TEN MILLION DOLLARS (\$10,000,000.00) if ordered or forced by any CANADIAN or CANADIAN PROVINCIAL court judge, or other agent as per #28 below and elsewhere herein, to undergo a psychiatric assessment/examination, where the examination was ordered for malicious, or vexatious, or frivolous reasons, or reasons not supported by fair or substantial cause or sound reason or for perjured or unwitnessed reasons (a minimum 3 eye witnesses with commercial affidavits of truth under further penalty of perjury are required) (See Note 1).
- 28) TEN MILLION DOLLARS (\$10,000,000.00) should I be ordered or forced to undergo any assessment, any examination, or any evaluation against my consent or forced-coerced by any CANADIAN/AMERICAN or CANADIAN PROVINCIAL judge or US court judge, or other agent/organization, where the agent/judge/correlate fails to prove that a psychiatric assessment/examination is not in any way based on subjective reasoning, i.e. the conclusion is not in any way based upon the mental paradigm or frame of reference of those who demarked and/or are conducting the examination (See Note 1).
- 29) TEN MILLION DOLLARS (\$10,000,000.00) should I be ordered or forced to undergo a psychiatric assessment/examination by any CANADIAN/AMERICAN or CANADIAN PROVINCIAL judge or US court judge, or other agent, where the agent/judge fails to prove they had actual original jurisdiction authority to force or order me to undergo such a procedure (**See Note 1**).

INTERFERING WITH ACQUIRING THE NECESSITIES OF LIFE

- 30) TWENTY MILLION DOLLARS (\$20,000,000.00) should any one interfere with me acquiring the necessities of life, while I am attempting to provide for myself or my family in a lawful manner of my own choosing, where I am peacefully carrying out a naturally lawful activity.
- 31) ONE HUNDRED MILLION DOLLARS (\$100,000,000.00) should any one prevent me from providing for myself or my family in a lawful manner of my own choosing by preventing me from carrying out a naturally lawful activity.

INTERFERING WITH MY RIGHT TO KEEP AND BEAR ARMS

- 32) TWENTY MILLION DOLLARS (\$20,000,000.00) should any one interfere with my natural right to peacefully acquire, keep or bear arms and/or ammunition.
- 33) ONE HUNDRED MILLION DOLLARS (\$100,000,000.00) should any one prevent me from peacefully exercising my natural right to acquire, keep or bear arms and/or ammunition.

INTERFERING WITH NUTRITIONAL PREFERENCES

- 34) TWENTY MILLION DOLLARS (\$20,000,000.00) should any one willfully and knowingly interfere with me while I am exercising, or attempting to exercise, any of my nutritional preferences.
- 35) ONE HUNDRED MILLION DOLLARS (\$100,000,000.00) should any one willfully and knowingly prevent me from exercising any of my nutritional preferences.

INTERFERING WITH HEALTH CARE PREFERENCES

- 36) TWENTY MILLION DOLLARS (\$20,000,000.00) should any one interfere with me while I am attempting to exercise any health care preference, where said interference includes the delaying of acquisition or possession by any one's regulation or inspection or licensing of any health care technology be it chemical, elemental, homeopathic, device/machine or herbal/plant based, where such technology has been ordered by me to be delivered to me.
- 37) ONE HUNDRED MILLION DOLLARS (\$100,000,000.00) should any one prevent me from peacefully exercising any health care preference, where said interference includes the preventing of acquisition, possession or use of any health care technology be it chemical, elemental, device/machine or herbal/plant based. This includes for any reasons not providing or causing to not be provided on going emergency health care services on demand

FALSE EVIDENCE VIOLATIONS – also see #76(k)

38) ONE MILLION DOLLARS (\$1,000,000.00) should agents cite or present bogus/untrue evidence in order to make it appear as though they have authority and jurisdiction over me, or over property that I hold/held, yet it is provable or obvious or there exists un-rebutted claim they have no such authority (**See Note 1**). This includes entering false evidence / non-material evidence as fact in court. When any officer of the court misuses their authority to state facts they are not party to and enters them as evidence. Use of this strategy for willful miscarriage of justice also incurs this consequent charge.

SURVEILLANCE AND INVASION OF PRIVACY

- 39) TEN MILLION DOLLARS (\$10,000,000.00) should any one invade my privacy by any form of surveillance without original jurisdiction lawful excuse consented to by: ronald: schulz through the form of a commercial affidavit, an original jurisdiction court order initiated by at least two affidavits of truth under penalty of perjury and at least 3 eye witnesses, where the affiants have firsthand knowledge of the allegations, alleged conspiracy(s) or actual alleged crimes that may be, or are, taking place, or did take place.
- 40) TWENTY MILLION DOLLARS (\$20,000,000.00) per item for every item I have purchased that was recorded in any kind of database, where I could not avoid the tracked purchase due to some monetary system change, or policy, that was brought about or approved by any one (example: doing away with cash which then only allows tracked purchases by electronic currency).
- 41) TWENTY MILLION DOLLARS (\$20,000,000.00) per item that I have a right to hold or own should I be forced without consent by any one to register or record said item in any kind of database.
- 42) TWENTY MILLION DOLLARS (\$20,000,000.00) per item should I purchase an item and then discover that it has a remotely readable RF device (such as an RFID tag) installed in it, where this device is intentionally hidden on or within the item, or cannot be easily removed after purchase by simply pulling it off, where any one knowingly and willingly by policy forced the vendor to install said device in the item or sell an item with such a device installed in it, and where the business is under any such control/jurisdiction (See Note 1).

43) TWENTY MILLION DOLLARS (\$20,000,000.00) per item¹ should any agent open any package or envelope being delivered to me that is addressed to me in any of my names, where the package has been clschulzy marked with the word 'PRIVATE', where the inspection was carried out without a lawful original jurisdiction court order, or without a lawful original jurisdiction 3 eyewitnesses with undeniable in-fact substantive reasons to conclude that the contents were somehow related to an actual criminal act or conspiracy (see Note 1).

PROFILE / DOSSIER COLLECTION AND STORAGE

- 44) TWENTY MILLION DOLLARS (\$20,000,000.00) per word or image should any one directly or indirectly collect any kind of data regarding my naturally lawful, private activities without my written consent marked with original wet blue ink mark under full disclosure in the presence of two or three peer witnesses or notarized consent, save documents I have submitted knowingly, and for this purpose, entirely of my freewill.
- 45) TWENTY MILLION DOLLARS (\$20,000,000.00) per month should any one store, or cause to be stored, any kind of data regarding my naturally lawful, private activities without my written consent marked with original wet blue ink mark under full disclosure in the presence of two or three peer witnesses or notarized consent, save documents I have submitted knowingly, and for this purpose, entirely of my freewill.
- 46) TWENTY MILLION DOLLARS (\$20,000,000.00) per word or image should any one access any kind of foreign government or foreign nongovernment data on me re my naturally, lawful private activities without my written consent marked with original wet blue ink mark under full disclosure in the presence of two or three peer witnesses or notarized consent.

FORCED INTRAVENOUS INJECTIONS OR ORAL MEDICATION

47) THREE HUNDRED MILLION DOLLARS (\$300,000,000.00) per dose should I, my spouse or our directly or indirectly related biological offspring be forced to take any kind of intravenous substance or oral medication, where the treatment was directly or indirectly ordered by any one.

ABDUCTING OR INTERFERING WITH MY OFFSPRING - also see #76(e) and (h)

- 48) TEN MILLION DOLLARS (\$10,000,000.00) per hour billable to the nearest hour per biological offspring directly or indirectly related if any of our biological offspring are wrongfully taken from me, my spouse or any caregivers authorized by my original blue wet ink mark, and entered into forced and unconsenting custody by any agent(s) (see Note 1).
- 49) THREE HUNDRED MILLION DOLLARS (\$300,000,000.00) should any of our biological offspring directly or indirectly related be in any way mentally traumatized while they are in the custody of any agent(s) or foster caregiver(s) where the offspring have been wrongfully or otherwise taken (see Note 1).
- 50) FIVE HUNDRED MILLION DOLLARS (\$500,000,000.00) per instance should any of our biological offspring directly or indirectly related be traumatized by forced separation, interrogation, beating, forced vaccination/immunization, forced education or indoctrination, molestation, bad nutrition, bad hygiene or corrupted by teachings viewed as being immoral as per the law of the rightly divine word of God while they are in the custody of any agent(s) or any one's appointed foster caregiver where the offspring have been wrongfully taken or otherwise detained or under any coercion (see Note 1).

ASSAULT BY AGENTS

51) ONE MILLION DOLLARS (\$1,000,000.00) if, by cavity searches or unwanted touching², I am assaulted by any agent, where the incident was initiated due to me peacefully exercising any natural right, where said officer(s) could not prove that I did not have the right to conduct the activity, or could not cite any reasonable cause that would in original jurisdiction only lawfully justify their interference, yet they still initiated physical aggression against me (See Note 1).

In the container, box, or envelope; ² or verbal threats

- 52) FIFTY MILLION DOLLARS (\$50,000,000.00) should I suffer bodily injury (tissue damage/trauma, broken bones) due to being assaulted using mace, clubs, fists, feet, choke holds, wrist locks or any other manual fighting techniques, including hand cuffs, by any agent, where the incident was initiated due to me peacefully exercising any natural right, where said officer(s) could not prove that I did not have the right to conduct the activity, or could not cite any reasonable cause that would in original jurisdiction lawfully justify their interference, yet they still initiated physical aggression against me (See Note 1).
- 53) ONE HUNDRED MILLION DOLLARS (\$100,000,000.00) if I am assaulted using a taser, or any other type of energy weapon, by any agent, where the incident was initiated due to me peacefully exercising any natural right, where said agent could not prove that I did not have the right to conduct the activity, or could not cite any reasonable cause that would lawfully justify their actions, yet they still initiated physical aggression against me (See Note 1).
- 54) TWO HUNDRED MILLION DOLLARS (\$200,000,000.00) if I am assaulted or threatened with the use of a firearm by any agent, where the incident was initiated due to me peacefully exercising any natural right, where said agent could not prove that I did not have the right to conduct the activity, or could not cite any reasonable cause that would lawfully justify their actions, yet they still initiated physical aggression against me (See Note 1).
- 55) FIFTY MILLION DOLLARS (\$50,000,000.00) if I am strip searched against my will by any agent, where the search and/or detainment was initiated due to me peacefully exercising any of my unalienable God given rights and freedoms (**See Note 1**).
- 56) FIVE HUNDRED MILLION DOLLARS (\$500,000,000.00) if Lam strip searched against my will, where any of my body cavities are penetrated or inspected by any agent, where the search and/or detainment was initiated due to me peacefully exercising any of my unalienable God given rights and freedoms (See Note 1).
- 57) FIFTY MILLION DOLLARS (\$50,000,000.00) if a blood, urine or other sample is drawn from my body against my will by any agent (by force or threat of force), where the incident was initiated due to me peacefully exercising any of my unalienable God given rights and freedoms (See Note 1).

APPOINTING AN ATTORNEY / LAWYER WITHOUT MY CONSENT

58) THREE HUNDRED MILLION DOLLARS (\$300,000,000.00) should any court or agent(s) appoint a lawyer or attorney to represent me, or represent a person whose name sounds like any of my names, where a legal attachment of that fiction name to me is being attempted without my written consent marked with original wet blue ink mark under prior full disclosure and unthreatened, unforced freewill in the presence of two or three peer witnesses or notarized consent.

BLOCKING OR HIDING REMEDIES, EVIDENCE, OR FULL DISCLOSURE

59) TEN MILLION DOLLARS (\$10,000,000.00) per month or incident should any agent or CANADIAN or AMERICAN court officer, by obfuscation, secrecy, evasion, misdirection, non-responsiveness, lying or by lies of omission, prevent, or attempt to prevent, me from knowing about or accessing any systemic or administrative remedy that I have a right to access or know about should I make inquiries into a remedy or should I attempt to access one. Hiding or knowingly slowing remedies, evidence, or full disclosure. (See Note 1).

OBSTRUCTION OF JUSTICE

60) TEN MILLION DOLLARS (\$10,000,000.00) should any agent move to obstruct me while I am in the course of seeking or getting justice (**See Note 1**).

INTERFERING WITH THE PREPARATION OR DELIVERY OF LEGAL OR LAWFUL DOCUMENTS

61) TEN MILLION DOLLARS (\$10,000,000.00) should any agent, in any way, knowingly or willingly interfere with, or prevent, the preparation or delivery of any kind of legal or lawful document I choose to prepare, deliver or have delivered (**See Note 1**).

FORCED LICENSING OR PERMITTING OR REGISTRATION

62) TEN MILLION DOLLARS (\$10,000,000.00) should any one force, or attempt to force, me to acquire a license or permit so that I may conduct an activity that I have a natural right to conduct.

REFUSING TO DISPATCH INDEPENDENT WITNESSES

63) TWO HUNRED MILLION DOLLARS (\$200,000,000.00) should I demand that police officer(s) dispatch three impartial independent witnesses, or one notary, of my choosing at the CROWN'S expense to an incident where the officer(s) has/have detained me, yet the police officer(s) refuse(s) to dispatch the witnesses.

SHIELDING CRIMINAL AGENTS OR PERSONS

64) TEN MILLION DOLLARS (\$10,000,000.00) should any judge or CROWN attorney refuse to convict or prosecute a criminal agent or justice system participant or person, where I have filed or attempted to file a criminal complaint, where I have submitted evidence that proves said agent or participant or person is guilty, where no original jurisdiction only lawful and/or commercially and equitably valid factual explanation has been given for the inaction or non conviction (See Note 1).

REFUSING TO TAKE OR FILE A CRIMINAL COMPLAINT

65) TEN MILLION DOLLARS (\$10,000,000.00) should any peace officer or law enforcement agent refuse to take or file a criminal complaint, where no logical/factual explanation in original jurisdiction law and/or no commercially and equitably valid factual explanation has been given for the refusal (See Note 1).

INTIMIDATING WITNESSES

66) TEN MILLION DOLLARS (\$10,000,000.00) should any agent or member of the BAR threaten, intimidate, or attempt to intimidate, any witness or notary in an effort to prevent them from witnessing me sign any legal or lawful or commercial or equitable document (See Note 1).

TORTIOUS INTERFERENCE IN A PRIVATE CONTRACT OR AGREEMENT

67) ONE HUNDRED MILLION DOLLARS (\$100,000,000.00) should any agent, CROWN attorney or judge or correlate of any kind attempt to interfere -or actually interfere automatically doubling the billed amount- in a legal or lawful and/or private commercial contract or agreement that I am a party to.

³ Or act as public/private document acceptor, third party verifier, and default judgment issuer on my behalf

ADMINISTRATIVE FEES

- 68) THIRTY THOUSAND DOLLARS (\$30,000.00) per hour billable to the nearest quarter hour when having to deal with any "colour of law" or statutory court related issue that has been directly or indirectly caused or initiated at any level by any one, where there is no full disclosure under oath and further penalty of perjury under R. v. Stinchcombe, contract or agreement in place marked by me by original wet blue ink mark under prior full disclosure in the presence of two or three of my peers or a notary that would support the claim(s) being made or performance being imposed.
- 69) TEN THOUSAND DOLLARS (\$10,000.00) per hour billable to the nearest quarter hour when having to deal with any legal documents handed to me or sent to my home or place of business, where the issue was directly or indirectly caused or initiated by any one operating on behalf of any level of any organization or government or correlate thereof, et al as schulzier defined, where there is no prior full disclosure oath under further penalty of perjury, contract or agreement in place marked with original wet blue ink mark in the presence of two or three peer witnesses or notarized consent that would support the claim(s) being made or performance being imposed.

FILING PRIVATE DOCUMENTS IN PUBLIC RECORDS

70) TEN MILLION DOLLARS (\$10,000,000.00) should any agent file, attempt to file, or cause anyone else to file, any of my documents that are marked 'PRIVATE, THIS IS NOT A PUBLIC COMMUNICATION' or 'WITHOUT PREJUDICE' in a court public record without my written consent marked with original wet blue ink mark under full disclosure in the presence of two or three peer witnesses or notarized consent (See Note 1).

IF FORCED TO LIVE UNDER AND OBEY MARTIAL LAW OR DEFACTO GOVERNMENT

71) ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) per day for every day I am forced to live under and obey martial law, or any other system of rules and/or regulations that violates or is repugnant to any of my unalienable God given rights and freedoms, where such a system was implemented or approved of by any one.

IGNORANCE OF YOUR LAW

72) FIVE HUNDRED THOUSAND DOLLARS (\$500,000,000.00) per occurrence where ignorance of your law is displayed or occurs.

TRADEMARK & COPYRIGHT INFRINGEMENT – also see #13 - #15

73) FIVE HUNDRED THOUSAND DOLLARS (\$500,000.00) per instance where any derivation of my copyrighted and trademarked "name" and "doing business as" identities or entities are used for commercial purposes without my specific and implicit written permission marked with original wet blue ink mark under prior full disclosure and unforced and unthreatened by free will only in the presence of two or three peer witnesses or notarized consent. RONALD SCHULZ and Kristine Earl and CHRISTINA LEPEDUS and CRISTINA BIDEA and any derivation or combination thereof, including but not limited to CAPITIS or CAPITE derivations including but not limited to capite minutus, deminutus, or capitis minor forms (Hor. Carm. III.5.42) in any format, including Capite Deminutus "maxima, media, minima, minor" and Maxima capitis deminutio. (Caes. Bell. Gall. IV.15) (Liv.III.24, X.47) (Hor. Carm. III.5.42) (Cic. Top. c4) (Gaius, I.134, 162) (Dig. 4 tit. 5 s1) (Ulp. Frag. XI.11; compare Tac. Ann. XII.53, and Suet. Vesp. 11) (Handbuch der Römischen Alterthumer, vol. II, p100; and by Savigny, System, & c. vol. II p 68, & c.)

DEFAMATION: SLANDER & LIBEL

75) TWENTY MILLION FIVE HUNDRED THOUSAND DOLLARS (\$20,500,000.00) per instance of defamation, slander, or libel. DEFAMATION defined as: Any intentional false communication, either written or spoken, that harms a person's reputation; decreases the respect, regard, or confidence in which a person is held; or induces disparaging, hostile, or disagreeable opinions or feelings against a person. I may use various processes to choose punitive criminal, civil, or commercial and equitable charges for defamation. Defamation encompasses both written statements, known as libel, and spoken statements, called slander.

FEE SCHEDULE CODICILS

- 76) TWENTY MILLION FIVE HUNDRED THOUSAND DOLLARS (\$20,500,000.00) per instance where any instance, variation, or derivation of the following occurs:
 - a) all orders are liable for a bill, for any orders that remain unbilled this charge applies automatically
 - b) damage to property
 - c) mis-representation, lying, abducting, or hiding
 - d) trespass to premises, property, or conveyance
 - e) break up or unrequested separation of family or friendship or commercial relationship or society
 - f) inefficiency, neglect of duty, or malfeasance of office deliberate and criminal gross negligence is also malfeasance of office or fraud not being or acting neutral is malfeasance of office -
 - g) participation in conflict of interest or dereliction of duty
 - h) undermining proper functions of authorities, preventing or hindering their remaining in commercial, equitable and moral honour and grace, hurting of innocent people, families, organizations, and societies
 - i) engagement in or contribution to financial or physical or threat of slavery
 - j) engagement in or contribution to a domestic mixed war: one which is made on one side by public authority, and the other by... private persons. [Black's law dictionary 5th edition, page 1420] War does not exist merely because of an armed attack by military forces of another nation, until it is a condition recognized, or accepted, by political authority of government which is attacked either through an actual declaration of war, or other acts demonstrating such position. Savage vs. Sun Life Assurance Co of Canada. War is the disintegration of peace: Webster's states "a state of hostility, conflict or antagonism, a struggle between opposing forces" not necessarily open violent armed confrontations, although a continued state of disrupted peace by any force could lead to open armed conflict k) treason, fraud, extortion, grand theft, robbery, false documents or signatures, conspiracy, racketeering l) engagement in or stipulation of or coercion by force for or non-full-disclosure forcibly leading to contracts void ab-
 - initio or void from the beginning which means that the contract never took place, in the first place. Moreover, if the good faith and fair dealing requirement through full disclosure is non-existent further voiding said contract(s) m) engagement in or stipulation of or coercion by force for or non-full-disclosure forcibly leading to ultra vires contracts void or voidable because they are non-existent in your own law.
 - n) all guilty of unjust enrichment and fraud for deceiving the buyer and the people for acting in concert in any joint endeavor to deceive buyers
 - o) attempted conspiracy or attempted fraud of any kind
 - p) dishonouring presentments, promissory notes, or registered-delivery documents
 - g) incarceration or interrogation or physical or mental torture at any time by any one,
 - (1) per violation or crime against people's rights, or per un-rebutted point from any notice of claim of violation of people's rights, or
 - (2) per un-rebutted point of commercial affidavit and notice and demand for the violations of people's rights
 - r) attempt to act in or enforce unauthorized de facto power and authority, monopoly, anticompetitive antitrust violations and behavior
 - s) per violation of being FORCED/threat/coercion/duress to be governed by non-applicable statutes or acts.
 - t) per violation by any one not willing to operate IN FULL COMMERCIAL AND EQUITABLE AND MORAL HONOUR, and only under oath or attestation, and only under penalty of perjury, and only under full commercial and equitable liability under International Commercial Law, at all times.
 - u) per un-rebutted point from notice of criminal code of Canada/USA violations
 - x) per instance of interfering with any ability to earn a living

Nation to Aport is Nation to Deinsing! Nation to Deinsing! is Nation to Aport

77) TWENTY MILLION FIVE HUNDRED THOUSAND DOLLARS (\$20,500,000.00) per instance where any instance, variation, or derivation of the following occurs:

breach of substantive due process,

breach of fiduciary duty,

breach of public trust,

gross negligence,

malfeasance of office,

vexatious legal harassment,

incitement to slavery,

commercial fraud,

breaking of international commercial treaties-contracts-bonds

libel, slander, defamation

malice aforethought and knowing interference with ability to earn a living

a fraud upon your courts,

mixed war

78) TWENTY MILLION FIVE HUNDRED THOUSAND DOLLARS (\$20,500,000.00) per instance where any instance, variation, or derivation of the following occurs:

A fictional corporation attempts to secure in personam or in rem jurisdiction regarding a living individual, man or woman, without a voluntary election to submit.

<u>Distress, restraint, injury, incarceration or distraint of any type pursuant to an assumption of in personam or in rem jurisdiction where none exists effectively comprises a Theft Within the Special Maritime Jurisdiction, Assault, Battery, Fraud, Perjury of Oath, Insurrection, Plunder, Kidnapping, Assault on a Foreign Official, and other high crimes against mankind.</u>

Anyone having authority or ability to produce the legal fiction RONALD SCHULZ for an appearance before any Canadian or United States tribunal attempts to do so.

In the absence of a vessel subject to seizure, a Court in Admiralty cannot exist, and yet believes and acts as if such evidence exists.

Legal fiction RONALD SCHULZ or correlate, lacking sentience, is unable to self-execute a contract with RESPONDENTS to THIS FEE SCHEDULE, and no such contracts exist, yet RESPONDENTS in any way act as if they do.

Not receiving prior full disclosure of the benefits and liabilities associated with the creation of legal fiction RONALD SCHULZ or correlate.

Any evidence that Canada or the United States did *not* provide original blue wet ink mark full consent contracts and/or *did use* threat duress coercion implication of force *and/or removed* freewill choice to the benefits and liabilities associated with the creation of legal fiction RONALD SCHULZ or correlate.

In the absence of such disclosure, if there is no evidence that Canada or the United States was not and does not necessarily remain the trustee and liable party for all actions and liabilities attributed to legal fiction RONALD SCHULZ or correlate as an operation of law.

If there is no evidence that failure to rebut any Commercial Affidavit of Fact and Truth point-by-point, within three (3) business days of the signature acceptance date, does not comprise Respondents' confession to Enticement to Slavery.

In the event Respondents jointly or severally inhibit or impair me or my interests, freedom of Claim against legal fiction RONALD SCHULZ or correlate, comprises Respondents' confession to Theft Within the Special Maritime Jurisdiction, Assault, Battery, Fraud, Perjury of Oath, Insurrection, Plunder, Kidnapping, Assault on a Foreign Official, and other high crimes against mankind.

NULL APPEARANCE. As a private neutral non-belligerent without the Canada or United States, I do not consent to a general appearance now and/or in perpetuity, and none can be assumed without a conversion of personal liability. No grant of in rem or in personam jurisdiction is expressed or implied. No chose in action is expressed or implied on behalf of the Defendant/Debtor or any legal fiction, juristic personality or ens legis artificial person. I do not intend, nor will I, argue the merits, facts or law, represent the Defendant/ Debtor, request any action that would imply a cause is properly pending, or engage in any controversy. Any attempt to make the appearance of any of these is deemed in breach of this explicit commercial contract.

79) DEFAULTS

Based upon Canada and the United States of America and its Officers and the Internal Revenue Service and its Co-Party and Officers Default to Declarant's administrative process, Canada and the United States of America and its Officers and the Internal Revenue Services and its Co-Party and Officers may not argue, controvert, or otherwise protest the administrative findings entered thereby in any subsequent administrative or judicial proceeding. Any attempt to make the appearance of any of these is deemed in breech of this explicit commercial contract.



<u>NOTE 1</u>:

Guilt, or failure to provide evidence or evidence to the contrary, shall be verified by agreement of the parties through Commercial Affidavit of Truth and Fact and Letter Rogatory process where your parties shall submit affidavits or counter affidavits <u>under Oath or attestation</u>, upon their full private liability, commercial and equitable liability, and under penalty of perjury therein stating facts that are true, correct, complete and not misleading. There must be a point by point rebuttal with irrefutable "disconnected 3rd party verifiable" evidence attached. Also note that the undermarked may apply **Note 1** in other unflagging above enumerated violations.

This FEE SCHEDULE and any supporting Agreement(s) assumes the undermarked's mode of existence and activities is/are/were in his/her private capacity and does not include the undermarked acting in a public capacity such as a corporate, or a public officer, or using public property for commercial gain.

The Default and Only Other Authorized agent for my billings is : cristina: bidea, a freeborn flesh and blood individual living only upon the land known peremptorily as "turtle island" or consequently standing under the former, as the original "province of Alberta" landmass only.

All COMMERCIAL FEES are to be billed and paid in CANADIAN dollars (currency of CANADA).

Unless, at my sole discretion where appropriate, my COMMERCIAL BILLING is denominated in-for USD, or a future fully equivalent North American Union 'Amero', or an IMF or UN or other fiat currency of my explicit choosing.

The undermarked reserves the exclusive right at any time to have all FEES paid in property/substance rather than fiat currency, such as: real property, gold or silver denominations

All FEES shall be paid without joinder-adhesion whatsoever and non-assumpsit, all property and fees exempt from levy, to the person:

RONALD SCHULZ

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent.

No liability/joinder ever assumed or admitted, all rights reserved at all times, non assumpsit, Without recourse in perpetuity, this peremptory contract stands, all actions dismissed and settled with prejudice.

This fully binding contract shall be governed by the UNIDROIT Principles (2004).

NOTICE TO OFFICERS/AGENTS OF CANADA OR THE UNITED STATES OR THE UK & POLITICAL SUBDIVISIONS GLOBALLY

REMAINING IN HONOUR, THIS DOCUMENT AND ALL ATTACHMENTS THERETO ARE NOT INTENDED TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, CAUSE ANXIETY, ALARM OR DISTRESS, OR IMPEDE PUBLIC PROCEDURES. THEY ARE PRESENTED WITH HONOURABLE AND PEACEFUL INTENTIONS TO FACILITATE A POSSIBLY FORTHCOMING SETTLEMENT OF THESE ACCOUNT(S) AND ALL VERIFIED CLAIMS. ANY AFFIRMATION CONTRARY TO THIS VERIFIED STATEMENT OF FACTS WILL COMPRISE YOUR STIPULATION TO COMMITTING A FRAUD UPON THE COURT.

Of these eventualities, you are invited to take due notice and heed, and to govern yourself accordingly.



IN-FACT YOUR OWN UNQUESTIONABLE LAWFUL MAXIMS FULLY APPLY

Maxim:

"An established principle or proposition. A principle of law universally admitted, as being just and consonant With reason."

Maxims:

Maxims peremptory over your law are somewhat like axioms in geometry. 1 Bl. Com. 68. They are principles and authorities, and part of the general customs or your common law of the land; and are of the same strength as acts of parliament, when the judges have determined what is a maxim; which belongs to the judges and not the jury. Terms do Ley; Doct. & Stud. Dial. 1, c. 8. Maxims of the law are holden for your law, and all other cases that may be applied to them shall be taken for granted. 1 Inst. 11. 67; 4 Rep. See 1 Com. c. 68; Plowd. 27, b.

IN COMMERCE

- 1. 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;
- 2. Truth as a valid statement of reality is sovereign in commerce;
- 3. An un-rebutted affidavit stands as truth in commerce;
- 4. An un-rebutted affidavit is acted upon as the judgment in commerce;
- 5. Guaranteed-All men shall have a remedy by the due course of law. If a remedy does not exist, or if the existing remedy has been subverted, then one may create a remedy for themselves and endow it with credibility by expressing it in their affidavit. (Ignorance of your 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.)
- 6. 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.

- 7. The Legitimate Political Power 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.
- 8. The Corporate Legal Power is secondary to Commercial Guarantors. Case law is not a responsible substitute for a Bond.
- 9. Municipal corporations which include towns, 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).
- 10. 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, any Affidavit or any commercial process based upon an Affidavit.
- 11. 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.
- 12. A foreclosure by a summary judgment (non-jury) without a commercial bond is a violation of commercial law.
- 13. Governments cannot make un-bonded rulings or statutes which control commerce, free enterprise citizens, or sole proprietorships without suspending commerce by a general declaration of martial law.
- 14. It is tax fraud to use Courts to settle a dispute/controversy which could be settled peacefully outside of or without the Court.
- 15. An official (officer of the court, policeman, etc.) must demonstrate that he/she is individually bonded in order to use a summary process.
- 16. 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.
- 17. 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.
- 18. Notice to agent is notice to principal; notice to principal is notice to agent. PUBLIC LIABILITY INSURANCE OF CORPORATE AGENTS All officials are required by federal, provincial, and municipal law to provide the name, address and telephone number of their public liability insurance company and the policy number of the insurance policy and, if required, a copy of the policy describing the insurance coverage of their specific job performance. Failure to provide this

information constitutes corporate and limited liability insurance fraud (Insurance Act or 15 USC) and is prima-facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office.

- 20. I believe the eternal, unchanging principles of Commercial Law include (but not necessarily limited to):
 - a) A workman is worthy of his or her hire.
 - b) All are equal under the law.
 - c) In Commerce truth is Sovereign.
 - d) Truth is expressed in the form of an affidavit.
 - e) An un-rebutted affidavit stands as the truth in Commerce.
 - f) An un-rebutted affidavit becomes the judgment in Commerce.
 - g) All matters must be expressed to be resolved.
 - h) He who leaves the field of battle first loses by default.
- i) Sacrifice is the measure of credibility (if there is no willingness to sacrifice, there is no liability, responsibility, authority, or measure of conviction).
- j) A lien or claim can be satisfied only through rebuttal by affidavit, point-for-point, resolution by jury, or payment.
- 21. Commercial processes (including this Affidavit and the required responses to it) are non-judicial and pre-judicial because:
- a) No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's affidavit; and
- b) Only a Party affected by an affidavit can speak and act for him or herself and is solely responsible for responding with his or her own affidavit of truth, which no one else can do for him or her.

"Indeed, no more than (affidavits) is necessary to make the prima facie case." United States v. Kis, 658 F.2nd, 526, 536 (ih Cir. 1981); Cert Denied, 50 U.S. IW. 2169; S. Ct. March 22, 1982

22. The Affiant is the Secured Party creditor and THE ONLY authorized representative of the corporate fiction-entity / Debtor (Ens legis) identified as RONALD SCHULZ, only under necessity and no-consent force.

- 23. THAT, Affiant caused to be filed, a Superior Security Interest and lien upon the property of the Debtor and in the Debtor's name filed first in line and first in time, over and above the State of Washington or any other corporate entity and that all property is exempt from levy.
- 24. THAT, there is no corporation that can show nor provide a superior interest in the said property as identified upon the Security Agreement held by the Affiant.
- 25. THAT, the Affiant/Secured Party is flesh and blood and the corporate fiction/Debtor/Ens legis as appearing upon any UCC filing is 'artificial' and was created in the contemplation of law (commerce) AND THE TWO ARE NOT THE SAME, FOR ONE IS REAL, THE OTHER IS FICTION.
- 26. THAT, any discrimination or injury caused by any corporation to recognize the two distinct entities, the one real and the other artificial agrees to such injuries and to the associated damages as established by the Affiant and the State, by and through its agents by said agreement, is estopped from defense or rebuttal in the matter and agrees that the Affiant may proceed by Tort for damages.
- 27. Be it known to all courts, governments, and other parties, that I, : ronald of the : schulz clan, am a freeborn Sovereign man, without subjects. I am neither subject to any entity anywhere, nor is any entity subject to me. I neither dominate anyone, nor am I dominated.
- 28. Be it known I am not a "person" when such term is defined in statutes of Canada or the United States or statutes of the several provinces or states when such definition includes artificial entities. I refuse to be treated as a federal, provincial, territorial or state created entity which is only capable of exercising certain rights, privileges, or immunities as specifically granted by federal, provincial, territorial or state governments.

YOUR PEREMPTORY MAXIMS OVER YOUR LAW

Traditio loqui facit chartam. Delivery makes the deed speak. 5 Co. 1.

Transgressione multiplicata, crescat paena inflictio. When transgression is multiplied, let the infliction of punishment be increased. 2 Co. Inst. 479.

Ubi cessat remedium ordinarium ibi decurritur ad extraordinarium. When a common remedy ceases to be of service, recourse must be had to an extraordinary one. 4 Co. 93.

Ubi aliquid impeditur propter unum, eo remoto, tollitur impedimentum. When anything is impeded by one single cause, if that be removed the impediment is removed. 7 Co. 77.

Ubi culpa est ibi paena subesse debet. Where there is culpability, there punishment ought to be.

Ubi jus, ibi remedium. Where there is a right, there is a remedy. 1 T. R. 512; Co. Litt. 197, b; 3 Bouv. Inst. n. 2411; 4 Bouv. Inst. n. 3726.

Ubi non adest norma legis, omnia quasi pro suspectis habenda sunt. When the law fails to serve as a rule, almost everything ought to be suspected. Bacon, De Aug. Sci. Aph. 25.

Ubi periculum, ibi et lucrum collocatur. He at whose risk a thing is, should receive the profits arising from it.

Ubicunque est injuria, ibi damnum sequitur. Wherever there is a wrong, there damages follow. 10 Co. 116.

Uno absurdo dato, infinita sequuntur. One absurdity begin allowed, an infinity follow. 1 co. 102.

Unumquodque eodem modo quo colligatum est dissolvitur. In the same manner in which a thing is bound, it is loosened. 2 Roll. Rep. 39.

Unumquodque dissolvatur eo modo quo colligatur. Everything is dissolved by the same mode in which it is bound together.

Ut paena ad paucos, metus ad omnes perveniat. That by the punishment of a few, the fear of it may affect all. 4 Inst. 63.

Ut res magis valeat quam pereat. That the thing may rather have effect than be destroyed.

Valeat quantum valere potest. It shall have effect as far as it can have effect.

Vana est illa potentia quae numquam venit in actum. Vain is that power which is never brought into action. 2 Co. 51.

Vani timores sunt aestimandi, qui non cadunt in constantem virum. Vain are those fears which affect not a valiant man. 7 Co. 27.

Vreba aliquid operari debent, verba cum effectu sunt accipienda. Words are to be taken so as to have effect. Bacon's Max. Reg. 3, p. 47. See 1 Duer. on ins. 210, 211, 216.

Verba aequivoca ac in dubio sensu posita, intelliguntur dignori et potentiori sensu. Equivocal words and those in a doubtful sense are to be taken in their best and most effective sense. 6 Co. 20.

Verba currentis monetae, tempus solutionis designat. The words current money, refer to the time of payment. Dav. 20.

Verba dicta de persona, intelligi debent de conditione personae. Words spoken of the person are to be understood of the condition of the person. 2 Roll. R. 72.

Verba generalia generaliter sunt intelligenda. General words are to be generally understood. 3 Co. Inst. 76.

Verba ganeralia restringuntur ad habilitatem rei vel personae. General words must be confined or restrained to the nature of the subject or the aptitude of the person. Bacon's max. Reg. 10.

Verba intentioni, non e contra, debent inservire. Words ought to be made subservient to the intent, not contrary to it. 8 Co. 94.

Verba ita sunt intelligenda, ut res magis valeat quam pereat. Words are to be so understood that the subject-matter may be preserved rather than destroyed. Bacon's Max. in Reg. 3.

Verba nihil operandi melius est quam absurde. It is better that words should have no operation, than to operate absurdly.

Verba posteriora propter certitudinem addita, ad priora quae certitudine indigent, sunt referenda. Words added for the purpose of certainty are to be referred to preceding words, in which certainty is wanting.

Verga relata hac maximi operantur per referentiam ut in eis in esse videntur. Words referred to other words operate chiefly by the reference which appears to be implied towards them. Co. Litt. 359.

Veredictum, quasi dictum veritas; ut judicium quasi juris dictum. A verdict is, as it were, the saying of the truth, in the same manner that a judgment is the saying of the law. Co. Litt. 226.

Veritas demonstrationis tollit errorem nominis. The truth of the demonstration removes the error of the name. Ld. Raym. 303. See Legatee.

Veritas nihil veretur nisi abscondi. Truth fears nothing but concealment. 9 co. 20.

Veritas nimium altercando amittitur. By too much altercation truth is lost. Hob. 344.

Veritatem qui non libere pronunciat, proditor est veritatis. He who does not speak the truth, is a traitor to the truth.

Vigilantibus et non dormientibus serviunt leges. The laws serve the vigilant, not those who sleep upon their rights. 2 Bouv. Inst. n. 2327. See Laches.

Vis legibus est inimica. Force is inimical to the laws. 3 Co. inst. 176.

Vitium clerici nocere non debet. Clerical errors ought not to hurt.

Volunti non fit injuria. He who consents cannot receive an injury. 2 Bouv. Inst. n. 2279, 2327; 4 T. R. 657; Shelf. on mar. & Div. 449.

When the law gives anything, it gives a remedy for the same.

When the foundation fails, all fails.

Where two rights concur, the more ancient shall be preferred.

Scire debes cum quo contrahis. You ought to know with whom you deal.

Scribere est agere. To write is to act. 2 Roll. R. 89.

Secundum naturam est, commoda cujusque rei eum sequi, quem sequentur incommoda. It is natural that he who bears the charge of a thing, should receive the profits. Dig. 50, 17, 10.

Semel malus semper praesumitur esse malus in eodem genere. Whatever is once bad, is presumed to be so always in the same degree. Cro. Car. 317.

Semper necessitas probandi incumbit qui agit. The claimant is always bound to prove: the burden of proof lies on him. (With a minimum 3 eye witnesses)

Sequi debet potentia justitiam, non praecedere. Power should follow justice, not precede it. 2 Co. Inst. 454.

Si judicas, cognasce. If you judge, understand.

Si quis custos fraudem pupillo fecerit, a tutela removendus est. If a guardian behave fraudently to his ward, he shall be removed from the guardianship. Jenk. Cent. 39.

Sic utere tuo ut alienum non laedas. So use your own as not to injure another's property. 1 Bl. Com. 306; Broom's max. 160; 4 McCord, 472; 2 Bouv. Inst. n. 2379.

Solo cedit quod solo implantatur. **What is planted in the soil belongs to the soil**. inst. 2, 1, 29. See 1 Mackeld. civ. Law, §268; 2 Bouv. Inst. n. 1571.

Solutio pretii, emptiones loco habetur. The payment of the price stands in the place of a sale.

Spes impunitatis continuum affectum tribuit delinquendi. The hope of impunity holds out a continual temptation to crime. 3 Co. Inst. 236.

Sublata causa tollitur effectus. Remove the cause and the effect will cease. 2 Bl. Com. 203.

Summum jus, summa injuria. **The rigor or height of law, is the height of wrong**. Hob. 125; 1 Chan. Rep. 4.

Tacita quaedam habentur pro expressis. Things silent are considered as expressed. 8 Co. 40.

Testis de visu praeponderat aliis. **An eye witness outweighs others**. 4 Co. Inst. 470.

Testis oculatus unus plus valet quam auriti decem. **One eye witness is worth ten ear witnesses**. See 3 Bouv. Inst. n. 3154.

Tout ce que la loi ne defend pas est permis. Everything is permitted, which is not forbidden by law.

Traditio loqui facit chartam. Delivery makes the deed speak. 5 Co. 1.

Qui facit per alium facit per se. He who acts by or through another, acts for himself. 1 Bl. Com. 429; Story, Ag. §440; 2 Bouv. Inst. n. 1273, 1335, 1336; 7 Man. & Gr. 32, 33.

Qui ignorat quantum solvere debeat, non potest improbus videre. He who does not know what he ought to pay, does not want probity in not paying. Dig. 50, 17, 99.

Qui jure suo utitur, nemini facit injuriam. He who uses his legal rights, harms no one.

Qui male agit, odit lucem. He who acts badly, hates the light. 7 Co. 66.

Qui melius probat, melius habet. He who proves most, recovers most. 9 Vin. Ab. 235.

Qui non libere veritatem pronunciat, proditor est verilatis. He who does not willingly speak the truth, is a betrayer of the truth.

Qui non obstat quod obstare potest facere videtur. He who does not prevent what he can, seems to commit the thing. 2 Co. Inst. 146.

Qui non prohibit quod prohibere potest assentire videtur. He who does not forbid what he can forbid, seems to assent. 2 Inst. 305.

Qui non propulsat injuriam quando potest, infert. He who does not repel a wrong when he can, induces it. Jenk. Cent. 271.

Que obstruit aditum, destruit commodum. He who obstructs an entrance, destroys a convenience. Co. Litt. 161.

Qui omne dicit, nihil excludit. **He who says all, excludes nothing.** 4 Inst. 81.

Qui parcit nocentibus, innocentibus punit. He who spares the guilty, punishes the innocent.

Qui per alium facit per seipsum facere videtur. **He who does anything through another, is considered as doing it himself**. Co. Litt. 258.

Qui per fraudem agit, frustra agit. He who acts fraudulently acts in vain. 2 Roll. R. 17.

Qui potest et debet vetare, jubet. He who can and ought to forbid, and does not, commands.

Qui primum peccat ille facit rixam. He who first offends, causes the strife.

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent.

Qui semel malus, semper prasumitur esse malus in eodem genere. **He who is once bad, is presumed to be always so in the same degree**. Cro. Car. 317

Que sentit commodum, sentire debet et onus. He who derives a benefit from a thing, ought to feel the disadvantages attending it. 2 Bouv. Inst. n. 1433.

Qui tacet consentire videtur. He who is silent appears to consent. Jenk. Cent. 32.

Qui vult decipi, decipiatur. Set him who wishes to be deceived, be deceived.

Qnicquid est contra normam recti est injuria. Whatever is against the rule of right, is a wrong. 3 Buls. 313.

Quod ab initio non valet, in tractu temporis non convalescere. What is not good in the beginning cannot be rendered good by time. Merl. Rep. verbo Regle de Droit..

Quod ad jus naturale attinet, omnes homenes aequales sunt. All men are equal before the natural law. Dig. 50, 17, 32.

Quod alias bonum et justum est, si per vim vel fraudem petatur, malum et injustum efficitur. What is otherwise good and just, if sought by force or fraud, becomes bad and unjust. 3 Co. 78.

Quod contra legem fit, pro infecto habetur. What is done contrary to the law, is considered as not done. 4 Co. 31. No one can derive any advantage from such an act.

Quod contra juris rationem receptum est, non est producendum ad consequentias. What has been admitted against the spirit of the law, ought not to be heard. Dig. 50, 17, 141.

Quod inconsulto fecimus, consultius revocemus. What is done without consideration or reflection, upon better consideration we should revoke or undo.

Quod in uno similium valet, valebit in altere. What avails in one of two similar things, will avail in the other. co. Litt. 191.

Quod initio vitiosum est, non potest tractu temporis convalescere. **Time cannot render valid an act void in its origin**. Dig. 50, 17, 29.

Quod meum est sine me auferri non potest. What is mine cannot be taken away without my consent. Jenk. Cent. 251. Sed vide Eminent Domain

Quod non valet in principalia, in accessoria seu consequentia non valebit; et quod non valet in magis propinquo, non valebit in magis remoto. What is not good in its principle, will not be good as to accessories or consequences; and what is not of force as regards things near, will not be of force as to things remote. 8 co. 78.

Quod pendet, non est pro eo, quasi sit. What is in suspense is considered as not existing. Dig. 50, 17, 169, 1.

Quod per me non possum, nec per alium. What I cannot do in person, I cannot do by proxy. 4 Co. 24.

Quod per recordum probatum, non debet esse negatum. What is proved by the record, ought not to be denied.

Quod prius est verius est; et quod prius est tempore potius est jure. What is first is truest; and what comes first in time, is best in law. Co. Litt. 347.

Quod quis ex culpa sua damnum sentit, non intelligitur damnum sentire. **He who suffers a damage by his own fault, has no right to complain.** Dig. 50, 17, 203.

Quod taciti intelligitur deessee non videtur. What is tacitly understood does not appear to be wanting. 4 Co. 22.

Quod semel meum est amplius meum esse non potest. That which is once mine cannot be mine more completely. Co. Litt. 49; Shep To. 212.

Quotiens dubia interpretatio libertatis est, secundum libertatem respondendum erit. Whenever there is a doubt between liberty and slavery, the decision must be in favor of liberty. Dig. 50, 17, 20.

Ratio non clauditur loco. Reason is not confined to any place.

Recurrendum est ad extraordinarium quando non valet ordinarium. We must have recourse to what is extraordinary, when what is ordinary fails.

Remedies for rights are ever favorably extended. 18 Vin. Ab. 521.

Rerum suarum quilibet est moderator et arbiter. Every one is the manager and disposer of his own. Co. Litt. 233.

Reservation non debet esse de proficuis ipsis quia ea conceduntur, sed de redditu nova extra proficua. A reservation ought not to be of the profits themselves, because they are granted, but from the new rent out of the profits. Co. Litt. 142.

Resignatio est juris porprii spontanea refutatio. Resignation is the spontaneous relinquishment of one's own right. Godb. 284.

Rights never die.

Responsio unius non omnino auditur. **The answer of one witness shall not be heard at all**. 1 Greenl. Ev. §260. This is a maxim of the civil law, where everything must be proved by two witnesses.

Sacramentum habet in se tres comites, varitatem, justitiam et judicium; veritas habenda est in jurato; justitia et justicium in judice. An oath has in it three component parts - truth, justice and judgment; truth in the party swearing; justice and judgment in the judge administering the oath. 3 Co. Inst. 160.

Salus populi est suprema lex. **The safety of the people is the supreme law**. Bacon's Max. in Reg. 12; Broom's Max. 1.

Satisfaction should be made to that fund which has sustained the loss. 4 Bouv. Inst. n. 3731.

Pirata est hostis humani generis. A pirate is an enemy of the human race. 3 Co. Inst. 113.

Plus valet unus oculatus testis, quam auriti de cem. **One eye witness is better than ten ear ones**. 4 Inst. 279

Privatum incommodum publico bono peusatur. (Your) Private inconvenience is made up for by public benefit.

Privilegium est quasi privata lex. A privilege is, as it were, a private law. 2 Buls. 8.

Probationes debent esse evidentes, id est, perspicuae et faciles intelligi. Proofs ought to be made evident, that is, clear and easy to be understood. Co. Litt. 283.

Processus legis est gravis vexatio, executio legis coronat opus. The process of the law is a grievous vexation; the execution of the law crowns the work. Co. Litt. 289.

Purchaser without notice not obliged to discover to his own hurt. See 4 Bouv. Inst. n. 4336.

Quae ad unum finem loquuta sunt; non debent ad alium detorqueri. Words spoken to one end, ought not to be perverted to another. 4 Co. 14.

Quae cohaerent personae a persona separari nequeunt. Things which belong to the person ought not to be separated from the person. Jenk. Cent. 28.

Quae communi legi derogant stricte interpretantur. Laws which derogate from the common law ought to be strictly construed. Jenk. Cent. 231.

Quae incontinenti vel certo fiunt inesse videntur. Whatever is done directly and certainly, appears already in existence. Co. Litt. 236.

Quae malasunt inchoata in principio vex bono peragantur exitu. Things bad in the commencement seldom end well. 4 Co. 2.

Quae rerum natura prohibentur, nulla lege confirmata sunt. Whatis prohibited in the nature of things, cannot be confirmed by law. Finch's Law, 74.

Quaelibet jurisdictio cancellos suos habet. Every jurisdiction has its bounds.

Quamvis lex generaliter loquitur, restringenda tamen est, ut cessante ratione et ipsa cessat. Although the law speaks generally, it is to be restrained when the reason on which it is founded fails. 4 Co. Inst. 330.

Qui adimit medium, dirimit finem. He who takes away the means, destroys the end. Co. Litt. 161.

Qui aliquid staruerit parte inaudita altera, aequum licet dixerit, haud aequum facerit. **He who decides anything, a party being unheard, though he should decide right, does wrong**. 6 Co. 52.

Non quod dictum est, sed quod factum est, inspicitur. Not what is said, but what is done, is to be regarded. Co. Litt. 36.

Non refert verbis an factis fit revocatio. It matters not whether a revocation be by words or by acts. Cro. Car. 49.

Non solum quid licet, sed quidest conveniens considerandum, quia nihil quod inconveniens est licitum. Not only what is permitted, but what is proper, is to be considered, because what is improper is illegal. Co. Litt. 66.

Non videtur consensum retinuisse si quis ex praescripto minantis aliquid immutavit. He does not appear to have retained his consent, if he have changed anything through the means of a party threatening. Bacon's Max. Reg. 33.

Nul ne doit s'enrichir aux depens des autres. No one ought to enrich himself at the expense of others.

Nul prendra advantage de son tort demesne. No one shall take advantage of his own wrong.

Nunquam fictio sine lege. There is no fiction without law.

Nullum exemplum est idem omnibus. No example is the same for all purposes.

Nullum iniquum praesumendum in jure. Nothing unjust is presumed in law. 4 Co. 72.

Nullum simile est idem. No simile is the same. Co. Litt. 3.

Nunquam fictio sine lege. There is no fiction without law.

Obedientia est legis essentia. Obedience is the essence of the law. 11 Co. 100.

Officia magistratus non debent esse venalia. The offices of magistrates ought not to be sold. Co. Litt. 234

Officium nemini debet esse damnosum. An office ought to be injurious to no one.

Omne sacramentum debet esse de certa scientia. Every oath ought to be founded on certain knowledge. 4 Co. Inst. 279.

Omnis consensus tollit errorem. **Every consent removes error.** 2 Inst. 123.

Omnis ratihabitio retro trahitur et mandato aequiparatur. Every consent given to what has already been done, has a retrospective effect and equals a command. Co. Litt. 207.

Omnis interpretatio si fieri potest ita fienda est in instrumentis, ut omnes contrarietates amoveantur. The interpretation of instruments is to be made, if they will admit of it, so that all contradictions may be removed. Jenk. Cent. 96.

Omnis regula suas patitur exceptiones. All rules of law are liable to exceptions.

Once a fraud, always a fraud. 13 Vin. Ab. 539.

Paci sunt maxime contraria, vis et injuria. **Force and wrong** are greatly contrary to peace. Co. Litt. 161.

Pacto aliquod licitum est, quid sine pacto non admittitur. By a contract something is permitted, which, without it, could not be admitted. Co. Litt. 166.

Patria potestas in pietate debet, non in atrocitate consistere. Paternal power should consist in affection, not in atrocity.

Peccata contra naturam sunt gravissima. Offences against nature are the heaviest. 3 Co. Inst. 20.

Peccatum peccato addit qui culpae quam facit patrocinium defensionis adjungit. He adds one offence to another, who, when he commits a crime, joins to it the protection of a defence. 5 Co. 49.

Perpetua lex est, nullam legem humanum ac positivam perpetuam esse; et clausula quae abrogationem excludit initio non valet. It is a perpetual law that no human or positive law can be perpetual; and a clause in a law which precludes the power of abrogation is void ab initio. Bacon's Max. in Reg. 19.

- · The only acceptable form of response service is indicated below
- · Any alternate form of service varying from the above, including incomplete will be deemed insufficient and returned pending proper service.
- · FORCE OR THREAT OR MALICE OR DISHONOUR ET AL OF ANY KIND IS DEEMED CLSCHULZY A NON-COMPLIANT FORM OF RESPONSE/SERVICE, DEEMED A BREACH, CONTINUING DISHONOUR, AND A DISGRACE TO YOUR PARTY AND ALL INVOLVED IN IT, AND DEEMED A FURTHER CRIMINAL HARASSMENT, A BREACH OF PUBLIC TRUST, A PUBLIC MISCHIEF, AND FRAUDULENT GROSS NEGLIGENCE.
- · Service to principal is service to agent. Service to agent is service to principal.

I trust all breaches, and all accounts, are honourably settled as herein indicated, and all related issues are closed.

I trust everything remains satisfactory. I trust this contract documentation remains as full fact and truth.

I remain as always in Full Fact, Full Truth, Full Honour only.

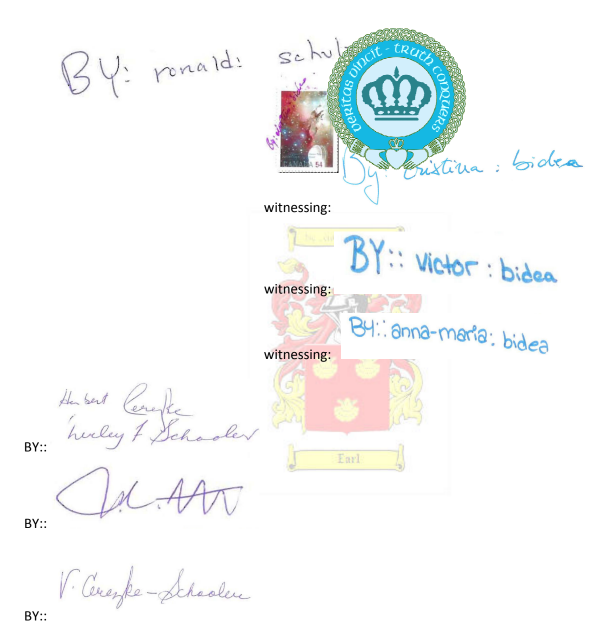
Sworn and attested to, under my full spiritual liability in full truth, full fact, full honour, full spiritual equality; as only in ultimate divine justice, by the final arbiter, as even clschulzy acknowledged by ALL your North American Constitutions, Charters and Bills, while I remain in-fact in-commerce the individual with the only status as creditor, and without your own joinder or adhesion for me.

I the Declarant, : ronald: schulz, under my commercial Oath with unlimited liability, proceeding as always in good faith and full fact, full truth, and full honour, multiple 3rd-party-verified as being of sound mind, state that the facts contained herein are true, correct, complete and not misleading to the best of Declarant's private first-hand knowledge and belief under penalty of International Commercial Law.

I the living flesh and blood spiritual individual on the land only, as previously defined herein, known as: ronald: schulz, mark by accommodation on behalf of RONALD SCHULZ, with no adhesion other than that which I explicitly assent to by my unforced-uncoerced original wet blue ink mark.

With all best wishes, I remain, only as per below

Sincerely,



By:: Sawyer: robison

MARKED ONLY AS PER BELOW

: ronald: schulz, Affiant, Secured Party, Co-Creditor, Authorized Agent, without joinder, by possibly future special appearance only, of and including any and all CAPITUS, alphabetical or numerical derivations thereof, for both marks above. Marked by accommodation, on behalf of RONALD SCHULZ and CRISTINA BIDEA and ANNA MARIA BIDEA and VICTOR BIDEA, without family-or-individually detrimental adhesion in any matter whatsoever, and as below...

For the Family of Six Living Flesh and Blood Spiritual Individuals Remaining in Grace, While Under Severe Personal Injury, Illegal Force, Violence, Threat, Duress, Coercion, Pattern Commercial, Legal, Criminal Harassment, and more.

All rights reserved, at all times, locally, nationally, and internationally, including all god-given, non assumpsit, with prejudice, and without recourse, no liability assumed. UCC 1-207 & 1-308 & 3-419 for others. Yet we are without standing under or "under standing" any fiction(s). Original blue wet ink marks. Operating in full fact, full truth, and full honour. FURTHER operating in Spiritual Reality, which as readily acknowledged by your Pre-Existing North American Constitutions and Laws, TRUMPS ALL.

This relationship and all communications and commercial accounts nunc pro tunc to inception governed only and exclusively by THIS CONFIRMED CONTRACT and thefineprint.mediamanager.me

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent.

No liability/joinder ever assumed or admitted, all rights reserved at all times, non assumpsit,

Without recourse in perpetuity, this peremptory contract stands, all actions dismissed and settled with prejudice.

Fully marked in your irrevocable, registered copies.

The appropriate pages are stamped and post marked on both sides for Universal Postal Union Contract Creditor Identification

This contract in no way constitutes a voluntary election to submit on my part.

Past the below notices and equally contractually bound/binding attachments, further I the Affiant sayeth naught.

H.

NOTICE OF NEW AND ONLY SERVICE COORDINATES

SUFFICIENT & ACCEPTABLE SERVICE ONLY AT, AND VIA:

In the case of any further unfriendly, threatening or non-contractual communications: If you or your past/present/future directly or indirectly related flesh and blood individuals, persons, parties, agents, heirs, assigns, substitutes, successors, co-agents, representatives, co-ministries, cooperating agencies, et al ad infinitum knowingly choose to incur full legal, lawful, and separate commercial and equitable liability by continuing your forced involvement and harassing intrusion and communication in any way, it must be – only – in writing.

I demand any and all communications forthwith be sent only by registered letter:

Because of enormous past accountability and service lapses, and because of the need for a defined paper trail in my family's defense, I receive all and only registered mail from this point forward.

--my mail is marked and received only with the following label <u>pasted</u> on your envelope, exactly in the following way, case sensitive <u>exactly</u> as--

(PRINT AND PASTE THE BELOW EXACTLY ON YOUR ENVELOPE)

: cristina: bidea (exactly in fact, punctuation included)

 $Authorized \ agent, non-assumps it, no \ liability \ assumed, fully without joinder \ or \ adhesion \ what so ever,$

and by possible future special appearance by force only (exactly in fact)

For a family of six Individuals remaining in grace, while under continuing harassment, threat, duress, coercion, severe injury, illegal force, violence, real and attempted theft and extortion, explicitly knowing commercial dishonor, and more (exactly in fact)

Domiciled on a land mass known only as, by your understanding, and only under my direction as

[692, town of hardisty] ON THE LAND known only as the original province of alberta | landmasses only (exactly in fact)

Non Domestic, Non Corporate, Non Federal, Non Admiralty (exactly in fact)

Without the Canada or US (exactly in fact)

ARTIFACT ID: 78788 MECA 08-89-RS

Retaining My Own Superior peremptory postal code exempt status at all times (exactly in fact)

Using your own corporate reference for your convenience only, and only under my direction, as [t0b 1v0] (exactly in fact)

(PRINT AND PASTE THE ABOVE EXACTLY ON YOUR ENVELOPE)

Any alternate form of service varying from the above, including incomplete service (for example, non-registered mail, for example, unsigned documents, for example, insufficient in-exact service coordinates label pasting, for example) will be deemed insufficient and returned pending proper service



...CONTINUED... FORCE OR THREAT OR ANY DIRECT/INDIRECT NON-FRIENDLY COMMUNICATION IS CLEARLY DEEMED A NON-COMPLIANT FORM OF SERVICE, DEEMED A CONTINUING BREACH, A LEGAL AND INTERNATIONAL COMMERCIAL DISHONOUR, AND DEEMED A CRIMINAL HARASSMENT, A PREMEDITATED CONTINUING KNOWING EXTORTION ATTEMPT, WITH FALSE-EVIDENCE FINANCIAL INSTRUMENTS AND MALICE AFORETHOUGHT: ANY 3RD PARTY INTERVENTION OR COMMUNICATION, WITH OUR FAMILY, FOR ANY UNFRIENDLY, INJURIOUS, THREATENING, UNWELCOMED, COMPLETELY UNCONSENTING PURPOSE WHATSOEVER, WILL ALSO BE DEEMED AS ABOVE. AS PER ALL POINTS NOW IN FORCE, AS NOTICED IN THIS CONFIRMED CONTRACT.

