A SECURITY (15 USC)
COMMERCIAL CONTRACT
AND AGREED AFFIDAVIT OF
TRUTH BY ATTESTATION

THIS IS A U.S. S.E.C. TRACER FLAG NOT A POINT OF LAW

A SECURITY (15 USC)

COMMERCIAL CONTRACT AND AGREED AFFIDAVIT OF TRUTH BY ATTESTATION

THIS IS A U.S.S.E.C. TRACER FLAG AND NOT A POINT OF LAW

IMPORTANT

DEEMED FULL AND PROPER NOTICE IN ALL AREAS - SPECIFICALLY MENTIONED OR UNMENTIONED

This shall be our agreement that UNIDROIT / UNCITRAL / UCC / USC apply fully to the parties, in Canada or in any country of residence/operation where the parties enter into this this said contract.

All Our Communications, direct or indirect, specified, implied, or assumed, and All Agents/Assigns/Representatives/Owners/Heirs and All Technologies and Information(s) is/are NON-ASSUMPSIT, WITHOUT PREJUDICE, ALL RIGHTS RESERVED AT ALL TIMES, local, national, international, and god-given, NO LIABILITY ASSUMED, WITHOUT RECOURSE, agents are also without standing under and Without Understanding, especially any Fiction(s). UCC 1-207 & 1-308 & 3-419, and all equivalents, including but not limited to international UN CITRAL and UN UNIDROIT Conventions, and any Uniform Commercial Codes, and any local Bills of Exchange Acts and equivalents. All family and related individuals under the same protections. All factors mentioned ARE FURTHER protected under Commercial Secured Party Creditors, and International Commercial Instruments. By Virtue of Operating as always only in full fact, full truth, and full honour; We Stand in all cases at all times nunc pro tunc from inception as the only Affiants, specifically the only Secured Party Creditors in Fact. FURTHER operating in Spiritual Reality, which as readily acknowledged by Pre-Existing North American Constitutions, TRUMPS ALL.

For your own perpetual full accountability and honour, you personally commit, and all your parties/individuals/heirs/assigns/representatives/agents et al ad infinitum agree irrevocably to always act under the full penalties of perjury in your jurisdiction, and our jurisdiction of choice, and internationally, always under full international commercial and equitable liability, at all times under the maximum penalties for wrong-doing/breach/malice aforethought et al ad infinitum strictly by our definition, in your jurisdiction, and our jurisdiction of choice, and all international commercial laws, as always singularly of our choice. You agree we automatically win in any instant or other matter by default judgment. This unquestioned performance requirement in complete trust certifies your full accountability and transparency and honour at all times.

In Completed Honour, You and all your parties/individuals/heirs/assigns/representatives/agents et al ad infinitum have 72 hours from the time of first exposure to this fully binding unsigned document/commercial contract in/by email signature to rebut with full evidence any statements herein made or they stand irrevocably as perpetual, full fact and full truth, between the parties/individuals/heirs/assigns/representatives/agents et al ad infinitum and as irrevocable in any court of law or jurisdiction, and further under full penalty of international commercial law.

Under the aforementioned DEMAND_STIPULATIONS, by your non response as per above and below within the internationally accepted 72 hours, you and all your parties/individuals/heirs/assigns/representatives/agents et al ad infinitum confirm and attest and assert we now have an established tacit agreement, confirmed by your continuing acquiescence, and deemed fully in fact and truth and in law, on all points.

That means you tacitly, unconditionally, and irrevocably, accepted, agreed, admitted, assented, acknowledged and acquiesced to your acceptance of our said position in full, and this and any directly or indirectly related matters/actions/cases/interventions/investigations/force/legal harassment/defamation/slander/libel/dishonour ad infinitum ... et al, in your party as earlier defined and all correlated parties, will thereby be in-fact deemed internally, and internationally, in honour, and thereby perpetually closed, with prejudice, with damages to us settled commercially and paid immediately when billed.

Failure to respond above, as commonly observed for centuries both locally to your jurisdiction and internationally, stipulates your agreement with, and admission to, the fact that everything in this communication is true, correct, legal, and lawful, and is your irrevocable agreement attesting to this, fully binding upon you in any court, irrespective of your protest or objection, or that of those who re-present you.

THE ABOVE AND BELOW shall stand as our personal, private, and public, open, binding, firm, bilateral contract between all parties as defined earlier.

As well, you have agreed to and accepted your own respective individual, and aggregated, full international commercial and equitable liability, under International Commercial Law, should any breach of contract, malice, dishonour, or insufficient service occur.

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

Thank you for your kind attention to these matters.

The above unsigned, 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 THIS ACCOUNT AND ALL VERIFIED CLAIMS. ANY AFFIRMATION CONTRARY TO THIS VERIFIED STATEMENT OF FACTS WILL COMPRISE YOUR STIPULATION TO COMMITTING A FRAUD UPON THE COURT.

- · The only acceptable form of response service is in writing, temporarily by email to usernamepublic@domain.com, accepted only with simultaneous identical signed letterhead communication faxed same day to a fax of our choosing when provided AND SAMEDAY REGISTERED MAIL TO A LOCATION OF OUR CHOOSING. (contact us)
- · Any alternate form of service varying from the above, including incomplete service (fax only, for example, non-identical communications, for example) will be deemed insufficient and returned pending proper service.
- · FORCE OR THREAT OR MALICE OR DISHONOUR ET AL OF ANY KIND IS DEEMED CLEARLY 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. YOUR "SOVEREIGN IMMUNITY" DOES NOT EXIST FOR THE PURPOSES OF OUR CONTRACT.
- · A COMMERCIAL FEE SCHEDULE HAS HEREIN BEEN SERVED, AND GOVERNS PEREMPTORILY ALL RELATIONSHIPS HENCEFORTH AND NUNC PRO TUNC FROM INCEPTION
- · A DEMAND FOR YOUR OATH(S) AND PERFORMANCE BOND(S) IF EXTANT IS INCLUDED IN THE COMMERCIAL FEE SCHEDULE ABOVE. IT IS TIME LIMITED. READ IT CAREFULLY.
- · Service to principal is service to agent. Service to agent is service to principal.
- · This agreement is subject to change without notice. It remains fully binding with prejudice unless replaced by a registered copy of this agreement.
- · PRIVATE: This is Not A Public Communication! You have accepted service from this private site stemming from a private communication.

RE: Monitoring/Surveilling: email, web, phone, mail, transport, physical, all other forms-aspects thereof

All our private communications, and any attachment(s) are further covered by the Electronic Communications Privacy Act, 18 U.S.C. §§ 2510-2521, and are for the sole use of the intended RESPONDENT and contain privileged and/or confidential information. To all public servants, including but not limited to Federal, State, or Local corporate government(s):

I further now accept your oath of office / fiduciary duties as your firm and binding contract between you and me, a living flesh and blood individual on the dry land only, whereby you have promised to serve, protect, and defend me, guarantee all of my unalienable rights, and defend the alleged written and unwritten Constitution(s) for the united States of America and/or Canada respectively.

Any/all political, private, or public entities, International, Federal, State, or Local corporate government(s), private International Organization(s), Municipality(ies), Corporate agent(s), informant(s), investigator(s) et. al., and/or third party(ies) working in collusion by monitoring any aspect as above, or any other means of communication without my express written permission are barred from any review, use, disclosure, storage, or distribution.

With explicit reservation of all My rights and remedies, without prejudice and without recourse to any of My rights and remedies.

Any omission does not constitute a waiver of any and/or a waiver of all intellectual property rights and all other reserved rights and remedies.

• THIS REMAINING PORTION IS PUBLIC:

Notification of additional reservation of rights and remedies UCC 1-308/UCC 1-207

This does not constitute a waiver of any and/or a waiver of all intellectual property rights and all other reserved rights and remedies.

The Affiant, sui juris, with a ...

PUBLIC DECLARATION TO ALL

FURTHER reserves all rights and remedies UCC 1-308, without prejudice

Notice to agents is notice to principals

Notice to principals is Notice to Agents

With Further Applications to all successors and assigns

All are without excuse

Let it be known to all that I, THE AFFIANT, here explicitly reserve all of my rights and remedies UCC 1-308 which was formally UCC 1-207.

Further, let all be advised that all actions commenced against me may be in violation of,... (AND STANDING UNDER ALL INTERNATIONAL EQUIVALENTS)

USC TITLE 18 > PART I > CHAPTER 13 > § 242 Deprivation of rights under color of law

USC TITLE 18 > PART I > CHAPTER 13 > § 241 Conspiracy against rights

Wherefore all have undeniable foreknowledge.

COMMERCIAL AFFIDAVIT OF FACT AND TRUTH

I the Affiant, sui juris, a flesh and blood living individual freeborn and Sovereign, living only upon the dry land, do swear and affirm that I have scribed and read the foregoing facts, and in accordance with the best of my, the commercial Affiant's firsthand knowledge and conviction, such are true, correct, complete, and not misleading, the truth, the whole truth, and nothing but the truth.

