	Certified Mail # 7022 2410 0001 7118 5320
1 2 3 4 5 6 7	From: Kevin Lewis Walker, sui juris, Attorney In Fact, Authorized Representative, Secured Party. TMWG EXPRESS PRIVATE BANK©, TMWG EXPRESS TRUST© TMKEVIN WALKER© ESTATE c/o 41593 Winchester Road Suite 200 Temecula, California non-domestic without the United States To/Respondent(s): Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson, Fiduciary(ies). c/o WEST COAST EXOTIC CARS CORP. 26900 Jefferson Avenue Murrieta, California [92562]
8	Date: Jule 6, 2024 Contract/Deal # 2164
9	<u>AFFIDAVIT</u>
10	NOTICE of FRAUD, DISHONOR, NON-RESPONSE, <u>DEFAULT</u> , JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION
11) - FRAUD
12	TMWG EXPRESS PRIVATE BANK, TMWG) - EXTORTIONEXPRESS TRUST, TMKEVIN WALKER©) - COERCIONESTATE,) - TRUSTS IN RESTRAINT OF TRADE
13)- MONOPOLIZATION OF TRADE ANDPlaintiff(s),)OCOMMERCE)- BREACH OF TRUST
 14 15 16 17 	vs.)- DERELICTION OF FIDUCIARY DUTIESEric Curran, Montana Palek, Hunter Mitchelle, Anet)- EMBEZZLEMENTWaring, Aaron Johnson, WEST COAST EXOTIC)- LARCENYCARS CORP and/or Does 1-10 Inclusive,)- BANK FRAUD)- DEMAND FOR SURRENDER OF TRUST)PROPERTY: VIN # ZHWUF5ZF9NLA18369
18	Defendant(s).) - \$1,000,000,000 DUE - INVOICE/TRUE BILL HEREIN, and PENDING LIEN.
19	VERIFIED
20	This correspondence constitutes a formal notification of Dishonor , Non-Response , Default ,
21	Judgement, and \$1 Billion Dollar Lien. Currently, Eric Curran, Montana Palek, Hunter Mitchelle,
22	Anet Waring, Aaron Johnson, WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive,
23	collectively referred to herein as "Defendant(s)," "You" and "They," persist in a state of commercial
24	dishonor, non-response, and default, with a said sum of One Billion Dollars (\$1,000,000,000.00)
25	exigible forthwith, attributed to acts of fraud, extortion, embezzlement, larceny, coercion,
26	extortion of national/internationally protected person, conspiracy to deprive of rights under
27	the color of law, treason, bank fraud, frauds and swindles, monopolization of trade and
28	commerce creating trusts in restraint of trade, breach of trust, dereliction of fiduciary duties, -1 of 33-
	NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION

receiving extortion proceeds, willful violation of the Constitution, deprivation of rights under
 color of law, and illegal and unlawful possession of Trust property, VIN #
 ZHWUF5ZF9NLA18369.

4 Furthermore, the Defendants have attempted to collect on a fraudulent debt from a 5 contract # 2164, despite the fact that payment was duly tendered to "a person entitled to enforce the instrument" who subsequently refused such tender, thereby resulting in a discharge as under UCC § 6 7 3-603, and despite the fact that it was tendered in "full satisfaction," thus there is also discharge 8 under UCC § 3-311. The continued unconscionable, deplorable, and unconstitutional conduct of the 9 Defendants has incurred significant costs and fees, and caused damage, injury, and irreparable harm to the ™KEVIN WALKER© ESTATE, ™WG EXPRESS TRUST©, and the respective 10 beneficiary(ies), and has also 11

The undersigned, Kevin Walker hereafter referred to as Affiant, is the Agent, Attorney In
Fact, and Secured Party and Creditor of and for TMWG EXPRESS TRUST© and/or TMKEVIN
WALKER© ESTATE. Affiant hereby states that he IS of legal age and competent to state on belief
and personal knowledge that the facts set forth herein as duly noted below are true, correct,
complete, and presented in good faith.

17 This is an offer for Eric Curran, WEST COAST EXOTIC CARS CORP, Montana Palek, 18 Hunter Mitchelle, Anet Waring, Aaron Johnson, and/or Does 1-10 Inclusive, herein referred to collectively as "Defendants", "You," and "They," in honor, to cease their unconscionable, 19 20deplorable, and unconstitutional actions, and act in good faith: Perform on Contract # 2164, deliver 21 the subject property identified by Vin # ZHWUF5ZF9NLA18369, and pay restitution and 22 compensate the KEVIN LEWIS WALKER ESTATE for previous fraud, coercion, extortion, 23 damage, injury, violations crimes, and settle and resolve the outstanding undisputed and unrebutted debt of, One Billion Dollars (\$1,000,000,000.00). 24

 If you continue you fail to cure the breach and dishonorable actions, your silent
 acquiescence, tacit agreement, tacit procuration, and/or refusal will be your express agreement
 individually and collectively to all claims, statements, facts, and stipulations made in the previous
 notice and herein, and it will be presumed that you unequivocally and undisputedly Accept and -2 of 33 NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION

1 Agree to all of the binding agreement's stipulations.

2 This is an offer for Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron 3 Johnson, WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive, in honor, to make full disclosure if you are in fact the TRUE (See Black's law Dictionary 6th Ed. "TRUE" page 1508) 4 **CREDITOR** or represent the true **CREDITOR** under *The Truth In Lending Act* 15 U.S.C. §1601, 5 Privacy Act Title 5 U.S.C. § 552(a) and Title 12 U.S.C. § 2605, the requirement of CREDITOR is to 6 respond and act to a purported **DEBTOR**'s request for disclosure and information regarding a 7 8 purported debt; the account you list as TMWG EXPRESS TRUST©, with WEST COAST 9 EXOTIC CARS CORP dba WEST COAST EXOTIC CARS.

10 If you refuse to stipulate that you are or represent the true CREDITOR of the purported 11 obligation/DEBT, you must cease any and all collection activity and surrender the Secured Property to me and make restitution and remedy. Accordingly, if YOU fail to respond in this 12 13 Matter, then YOU have thus stipulated that I MUST be the true CREDITOR in this matter, and any previous claims by you and/or any other party that I am the purported DEBTOR are thus 14 15 considered null and void ab initio by you and all other parties, and you are deemed guilty of 16 fraud, extortion, embezzlement, larceny, coercion, extortion of national/internationally 17 protected person, conspiracy to deprive of rights under the color of law, treason, bank fraud, 18 frauds and swindles, monopolization of trade and commerce creating trusts in restraint of 19 trade, breach of trust, dereliction of fiduciary duties, receiving extortion proceeds, willful 20 violation of the Constitution, deprivation of rights under color of law, and illegal and unlawful possession of Trust property, VIN # ZHWUF5ZF9NLA18369. 21

YOU, cannot be the CREDITOR in this instant matter because YOU and/or any of YOU
NEVER risked any assets, nor are any of YOU holding any assets. A CREDITOR cannot be a true
CREDITOR if they don't hold the asset in question, [*i.e.: the NOTE and/or the property*; and Passthrough Trusts, *i.e. R.E.M.I.C., as defined in Title 26, Subtitle A, Chapter 1 Subchapter M, Part II,*§§ 850-862] and they cannot hold assets for if they do, their tax exempt status is violated and the
Trust itself is void *ab initio*.

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If you are the true CREDITOR or represent the true CREDITOR under The *Truth In Lending Act* 15 *U.S.C.* §1601, *Privacy Act* Title 5 *U.S.C.* § 552(b)(4), and Title 12 *U.S.C.* § 2605 you
 MUST NOW inform me, the INTERNAL REVENUE SERVICE (IRS) and the SECURITIES AND
 EXCHANGE COMMISSION (SEC) of YOUR/THEIR change in Tax exempt status of being a
 CREDITOR.

You, A financial institution, fiduciary, successor in ownership, and/or loan servicer have
committed acts of fraud upon me, and the public in general, and are the single cause of this paradox
and absent YOU stating the claim as true CREDITOR or representative of the true CREDITOR,
YOU cannot claim a debt or collection thereof.

As with any administrative process, Defendant(s) may controvert the statements and/or
 claims made by Affiants by executing and delivering a <u>verified response point by point</u>, in
 Affidavit form, sworn and attested to under penalty of perjury, signed by Eric Curran, Montana
 Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson, and/or Does 1-10 Inclusive or other
 designated officer of the corporation with evidence in support by USPS Certified, Registered, or
 Express Mail. Answers by any other means are considered a non-response and will be treated
 as a non-response.

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SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT:

This contract, received and accepted per the mailbox rule, is self-executing 19 and serves as a SECURITY AGREEMENT, and establishes a lien, Authorized by 2021 You/They/the DEBTOR(S). Acceptance of this contract is deemed to occur at the moment it is dispatched via mail, in accordance with the mailbox rul established 22 23 in common law. Under this rule, an acceptance becomes effective and binding once it is properly addressed, stamped, and placed in the control of the postal 24 service, as supported by Adams v. Lindsell (1818) 106 ER 250. Furthermore, as a 25 self-executing agreement, this contract creates immediate and enforceable 26 **obligations** without the need for further action, functioning also as a **SECURITY** 27 AGREEMENT under Article 9 of the Uniform Commercial Code (UCC). 28 -4 of 33-

1	KNOW ALL MEN BY THESE PRESENT, that I, Kevin: Walker, In Propia Persona,	
2	proceeding sui juris, by special limited appearance, a man upon the land, a follower of the Almighty	
3	Supreme Creator, first and foremost and the laws of man when they are not in conflict (Leviticus	
4	18:3, 4) Pursuant to Matthew $5:33 - 37$ and James $5:12$, let my yea mean yea and my nay be nay, as	
5	supported by Federal Public Law 97-280, 96 Stat.1211, depose and say that I, Kevin: Walker, a	
6	living soul, over 18 years of age, being competent to testify and having first hand knowledge of the	
7	facts herein declare (or certify, verify, affirm, or state) under penalty of perjury under the laws of the	
8	United States of America that the following is true and correct, to the best of my understanding and	
9	belief, and in good faith:	
10	1. I, Kevin Walker, sui juris state for the record that I explicitly reserve all of my rights.	
11	See UCC § 1-308.	
12	2. On 11 April, 2021 Hunter Mitchelle (an Agent and Representative of WEST COAST	
13	EXOTIC CARS CORP), presented a BUYER'S ORDER/informal BILL OF	
14	EXCHANGE for the purchase of the 2015 Lamborghini Huracan, VIN #	
15	ZHWUC1ZF9FLA02191.	
16	3. On 11 April, 2021 at 12:30 PM Hunter Mitchelle (an Agent and Representative of	
17	WEST COAST EXOTIC CARS CORP), demanded payment in specific currency, in	
18	direct violation of House Joint Resolution 192 of 1933 Public Law 73-10, and provided	
19	the ™KEVIN WALKER© ESTATE his Coinbase cryptocurrency wallet address	
20	(0xCD79FB480a62D3851EfF19c711f80912fd8a8F1D) for payment, of which One	
21	Hundred and Seventy Thousand Dollars (\$170,000.00) was sent. See Attachment.	
22	4. By way of threat, duress, coercion, extortion, conspiracy under the color of law, fraud,	
23	and direct willful violation of House Joint Resolution 192 of June 5, 1933 Public Law	
24	73-10, On 11 April, 2021 at 12:30 PM Hunter Mitchelle (an Agent and Representative	
25	of WEST COAST EXOTIC CARS CORP), received approximately One Hundred and	
26	Seventy Thousand U.S. Dollars (\$170,000.00 USD) from the ™KEVIN WALKER©	
27	ESTATE, for the purchase/acquisition of the 2015 Lamborghini Huracan, identified by	
28	VIN # ZHWUC1ZF9FLA02191.	
	-5 of 33-	
	NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION	

	Certified Mail # 7022 2410 0001 7118 5320
1	5. On 11 April, 2021 at 12:30 PM Hunter Mitchelle (an Agent and Representative of
2	WEST COAST EXOTIC CARS CORP), committed fraud, and coerced and extorted
3	Affiant and the ™KEVIN WALKER© ESTATE into paying via a particular kind of coin
4	or currency.
5	6. On Friday, May 13, 2022, Aaron Johnson (an Agent and Representative of WEST
6	COAST EXOTIC CARS CORP), defrauded the TMKEVIN WALKER© ESTATE out of
7	the Lamborghini identified by Vin # ZHWUF5ZF9NLA18369, stealing the already
8	fully paid for secured property, in collusion with ALLY FINANCIAL, and
9	Defendant(s).
10	7. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
11	WEST COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive, your corporation,
12	and previous purported owners of the SEECURITY jointly and severally have
13	"intentionally created fraud in the factum and withheld from "Affiant" vital
14	information concerning said debt and all of the matrix involved in making the loan" See
15	Deutsche Bank v. Peabody, 866 N.Y.S.2d 91 (2008).
16	8. On 11 April, 2024 at 5:05 PM, Montana Palek (an Agent and Representative of WEST
17	COAST EXOTIC CARS CORP), emailed an <u>Indorsed and Authorized</u> copy of
18	BUYER'S ORDER/contract #2164, establishing said contract agreement and the
19	respective debt <u>obligation.</u>
20	9. The terms of BUYER'S ORDER/contract # 2164 explicitly stipulate, ["]Agreement to
21	Purchase. You agree to buy the Vehicle from us for the price stated in this Contract. ["].
22	10. On 11 April, 2024 at 3:45pm , after being asked to provide EIN identifying information
23	to properly assess the taxes, Montana Palek emailed a dishonorable response stating,
24	["]Given that we are a licensed and bonded dealership we do not provide any kind of tax
25	form in order to receive payment. I can take payment via cashiers check or wire, wire
26	instructions will be sent via text as we do not send them through email. ["]
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28	(- (22)
	-6 of 33- NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION

	Certified Mail # 7022 2410 0001 7118 5320
1	11. Defendant(s) presented an informal BILL OF EXCHANGE/BUYER'S ORDER (See
2	Black's Law Dictionary 1st, 2nd, and 3rd, Edition, pages 854, 857, and 1298
3	respectively).
4	12. Plaintiff(s) Accepted and returned BUYER'S ORDER/contract # 2164 with honor, and
5	tendered payment by way of a BILL OF EXCHANGE, LETTER OF CREDIT: Pre-
6	Authorized Use of Credit, with copies of the duly filed IRS forms 1099-A, 1099-OID,
7	1096, 1041-V, and the copies of the advanced notices and instructions sent to the IRS and
8	U.S. Treasury.
9	13. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
10	WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive
11	14. Tender of payment was made in compliance with including but not limited to, House
12	Joint Resolution 192 of June 5 1933, Public Policy 73-10, Section 5118(d)(2) of Title
13	31 of the United States Code, in conjunction with the Fair Debt Collection Practices Act,
14	also known as the Consumer Protection Act, outlined in 15 USC §§ 1601 and 1693, as
15	well as USC § 3123, 18 USC § 8, UCC § 3-311, 3-104, 3-419, and 3-603.
16	15. Upon receiving said Tender of Payment, Montana Palek (an Agent and Representative
17	of WEST COAST EXOTIC CARS CORP), dishonorably responded stating,
18	["]Received, As mentioned prior, we can take payment in form of a cashier check or wire
19	<u>only</u> . ["]
20	16. House Joint Resolution 192 of June 5 1933 Public Law 73-10 expressly stipulates,
21	["]every provision contained in or made with respect to any obligation which purports to
22	give the obligee a right to require payment in gold or a particular kind of coin or
23	currency, or in an amount in money of the United States measured thereby, is declared to
24	be against public policy; and no such provision shall be contained in or made with
25	respect to any obligation hereafter incurred. Every obligation, heretofore of hereafter
26	incurred, whether or not any such provision is contained therein or made with respect
27	thereto, shall be discharged upon payment, dollar for dollar, in any coin or currency
28	which at the time of payment is legal tender for public and private debts["]
	-7 of 33- NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION

1	17. On April 12, 2024, the notice sent to Defendant(s), highlighted that House Joint
2	Resolution 192 of June 5 1933, Public Law 73-10 and Section 5118(d)(2) of Title 31 of
3	the United States Code, in conjunction with the Fair Debt Collection Practices Act, also
4	known as the Consumer Protection Act, outlined in 15 USC §§ 1601 and 1693, stipulate
5	that no demand for payment can be made in any specific type of United States coin
6	or currency.
7	18. On 12 April, 2024, Defendant(s) individually and collectively maintained their position
8	that they ["]take payment in form of a cashier check or wire only .["]
9	19. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
10	WEST COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive, individually and
11	collectively, intentionally and willfully violate the Law, House Joint Resolution 192 of
12	June 5 1933, Public Law 73-10, Section 5118(d)(2) of Title 31 of the United States
13	Code, in conjunction with the Fair Debt Collection Practices Act, also known as the
14	Consumer Protection Act, outlined in 15 USC §§ 1601 and 1693, as well as USC § 3123,
15	18 USC § 8, UCC § 3-311, 3-104, 3-419, and 3-603.
16	20. On April 15, 2024, Aaron Johnson (an Agent and Representative of WEST COAST
17	EXOTIC CARS CORP), was made well aware of the stipulations under Section 5118(d)
18	(2) of Title 31 of the United States Code, the "Gold Clause", UCC § 3-603: TENDER OF
19	PAYMENT, and House Joint Resolution 192, of 1933 Public Policy 73-10, and how
20	payment cannot be demanded in a specific currency, and if tender is made and
21	refused, there is discharge of the amount of tender. See Text conversation with Aaron
22	Johnson via phone number (951) 764-5173.
23	21. UCC § 3-603 expressly stipulates, If tender of payment of an obligation to pay
24	an instrument is made to a person entitled to enforce the instrument and the tender is
25	refused, there is discharge, to the extent of the amount of the tender, of the obligation
26	of an indorser or accommodation party having a right of recourse with respect to the
27	obligation to which the tender relates.
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1	22. UCC § 3-311 expressly stipulates that if the instrument or an accompanying written
2	communication contained a conspicuous statement to the effect that the instrument was
3	tendered as "full satisfaction" of the claim, there is discharge.
4	23. Tender of payment, in the amount of \$316.933.00 USD, was made in <u>full satisfaction</u>
5	and initially refused three (3) times by Defendant(s) (See Express Mail #
6	EI948565451US, EI949908665US, and # EI948565434US), but was then later Accepted
7	via Certified Mail # 9589071052701127826532.
8	24. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
9	WEST COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive, individually and
10	collectively, operate in bad faith, conspire to deprive the people of America, and are
11	deemed guilty of fraud, extortion, embezzlement, larceny, coercion, extortion of
12	national/internationally protected person, treason, conspiracy to deprive of rights under
13	the color of law, treason, bank fraud, frauds and swindles, monopolization of trade and
14	commerce creating trusts in restraint of trade, breach of trust, dereliction of fiduciary
15	duties, receiving extortion proceeds, willful violation of the Constitution, deprivation of
16	rights under color of law, and illegal and unlawful possession of Trust property, VIN #
17	ZHWUF5ZF9NLA18369
18	25. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
19	WEST COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive, have Accepted
20	Tender of Payment or there was discharge, and are unlawfully in possession of the 2022
21	Lamborghini Huracan, VIN # ZHWUF5ZF9NLA18369, which is the rightful and
22	lawful property of ™WG EXPRESS TRUST©.
23	26. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
24	WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive, and/or your
25	corporation has violated numerous laws concerning "filing and/or recording false and/or
26	fraudulent" documents in a public office.
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	-9 of 33-
	NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION

1	27. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
2	WEST COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive, or who you
3	represent is/are the DEBTOR in this matter.
4	28. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
5	WEST COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive, or who you
6	represent is not the CREDITOR, or an ASSIGNEE of the CREDITOR, in this matter.
7	29. Affiant and/or WG EXPRESS TRUST and/or KEVIN LEWIS WALKER ESTATE are
8	NOT the DEBTOR in this matter.
9	30. Without disclosure, Defendant(s), or who they represent have "made a currency
10	exchange" in this matter.
11	31. Failure to disclose is Fraud.
12	32. <u>42 U.S. Code § 1983 - Civil Action for Deprivation of Rights</u> , expressly stipulates, "
13	Every <u>person</u> who, under color of any statute, ordinance, regulation, custom, or usage, of
14	any State or Territory or the District of Columbia, subjects, or causes to be subjected,
15	any citizen of the United States or other person within the jurisdiction thereof to the
16	deprivation of any rights, privileges, or immunities secured by the Constitution and
17	laws, shall be liable to the party injured in an action at law, suit in equity, or other
18	proper proceeding for redress."
19	33. <u>Rights</u> , privileges, or immunities guaranteed by the Constitution or federal law <u>were</u>
20	willfully and intentionally violated by Defendant(s), and 42 U.S. Code § 1983 allows
21	individuals to seek legal and equitable remedies, including monetary damages,
22	injunctions, and declaratory judgments.
23	34. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
24	WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive have deprived
25	Affiant, and the beneficiary(ies) of ™WG EXPRESS TRUST©, and ™KEVIN
26	WALKER© ESTATE of life, liberty, and property.
27	35. Defendant(s) violated Affiant's "clearly established" rights, and Harlow v. Fitzgerald
28	(1982) clarified the doctrine of qualified immunity, protecting government officials from -10 of 33-
	NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION

1	liability for civil damages unless they violated "clearly established" statutory or
2	constitutional rights.
3	36. Monroe v. Pape (1961), was pivotal in establishing the broad scope of Section 1983.
4	The Supreme Court ruled that individuals could sue state officials for violations of
5	their constitutional rights even if the state had not explicitly authorized the official's
6	actions.
7	37. Monell v. Department of Social Services (1978), Expanded on Monroe by holding
8	that local governments and municipalities could be sued under Section 1983 if the
9	constitutional violation resulted from an official policy or custom.
10	38. Zinermon v. Burch (1990), Held that a person deprived of liberty under state law
11	without due process can seek redress under Section 1983, even if state law provides a
12	remedy
13	39. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
14	WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive have intentionally
15	and willfully deprived Affiant under the color of law and committed fraud, deceit,
16	coercion, willful intent to injure another, malicious acts, and Defendant(s) have
17	engaged in <u>RICO activity.</u>
18	40.18 U.S. Code § 242 - Deprivation of rights under color of law, stipulates, "Whoever,
19	under color of any law, statute, ordinance, regulation, or custom, willfully subjects any
20	person in any State, Territory, Commonwealth, Possession, or District to the deprivation
21	of any rights, privileges, or immunities secured or protected by the Constitution or laws
22	of the United States, or to different punishments, pains, or penalties, on account of such
23	person being an alien, or by reason of his color, or race, than are prescribed for the
24	punishment of citizens, shall be fined under this title or imprisoned not more than one
25	vear, or both."
26	41. <u>42 U.S. Code § 408 - Penalties</u> , expressly stipulates,(a) In general, Whoever—(8)
27	discloses, uses, or compels the disclosure of the social security number of
28	any person in violation of the laws of the United States; or (9) conspires to commit any
	-11 of 33- NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION
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1	offense described in any of paragraphs (1) through (4), shall be guilty of a felony and
2	upon conviction thereof shall be fined under title 18 or imprisoned for not more than <u>five</u>
3	<u>years, or both.</u>
4	42. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
5	WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive have intentionally
6	and willfully monopolized trade and commerce.
7	43. 15 U.S. Code § 2 - Monopolizing trade a felony; penalty, stipulates,
8	"Every person who shall monopolize, or attempt to monopolize, or combine or
9	conspire with any other person or persons, to monopolize any part of the trade
10	or commerce among the several States, or with foreign nations, shall be deemed guilty
11	of a felony, and, on conviction thereof, shall be punished by fine not exceeding
12	\$100,000,000 if a corporation, or, if any other person, \$1,000,000 , or by imprisonment
13	not exceeding <u>10 years</u> , or <u>by both said punishments</u> , in the discretion of the court."
14	44. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
15	WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive, have intentionally,
16	willfully, and DISHONORABLY executed a scheme and artifice and have defrauded a
17	financial institution, and have obtained moneys, funds, credits, assets, securities, and
18	other property owned by, or under the custody or control of, a financial institution by
19	means of false or fraudulent pretenses, representations, or promises.
20	45. 18 U.S. Code § 1344 - Bank fraud, expressly stipulates, "Whoever knowingly
21	executes, or attempts to execute, a scheme or artifice—(1) to defraud a financial
22	institution; or (2) to obtain <u>any</u> of the moneys, funds, credits, assets, securities, or other
23	property owned by, or under the custody or control of, a financial institution, by means
24	of false or fraudulent pretenses, representations, or promises; shall be fined not more
25	than \$1,000,000 or imprisoned not more than 30 years, or both. "
26	46. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
27	WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive, have intentionally,
28	willfully, and DISHONORABLY conspired to injure, oppress, threaten, and/or
	-12 of 33- NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION

1	intimidate Affiant in the free exercise or enjoyment of rights or privileges secured to
2	him by the Constitution or laws of the United States.
3	47. Title 18 U.S. Code § 241 - Conspiracy against rights, stipulates, "If two or more
4	persons conspire to injure, oppress, threaten, or intimidate any person in any State,
5	Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of
6	any right or privilege secured to him by the Constitution or laws of the United States, or
7	because of his having so exercised the same; or If two or more persons go in disguise on
8	the highway, or on the premises of another, with intent to prevent or hinder his free
9	exercise or enjoyment of any right or privilege so secured—They shall be fined under
10	this title or imprisoned not more than <u>ten years, or both.</u>
11	48. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
12	WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive have intentionally,
13	willfully, and DISHONORABLY operated as a FICTITIOUS PAYEE unlawfully
14	accepting unjust enrichment from a fraudulent and deceitful "contract" which
15	really is an INSTRUMENT.
16	49. The debt instrument/"CONTRACT" used in the transaction for Vin #
17	ZHWUF5ZF9NLA18369 exceeded a maturity of nine (9) months, and therefore it is
18	already a security, Ref. 15 <i>U.S.C.</i> 78(c)(10).
19	50. Without disclosure You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring,
20	Aaron Johnson, WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive,
21	and/or their Corporation, parent Corporation and other subsidiaries convert the
22	monetary instrument (note) into an unregistered security, thereby counterfeiting the
23	signature, without disclosure that a contract/note is a "monetary instrument" that
24	evidences a promise to pay a monetary obligation, does evidence an order to pay, and
25	does contain an acknowledgment by a bank that the bank has received for deposit a sum
26	of money or funds Ref. U.C.C. 9-102(a)(9).
27	51. Affiant(s) demands copies of the S3 registration statement, the form Defendant(s),
28	and/or their Corporation, parent Corporation and other subsidiaries file that proves
	-13 of 33- NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION

1	THEY sold the SECURITY that is a transfer; the 424(b)(5) prospectus; the balance
2	sheets FR 2046, 2049, and 1099s that have OMB numbers on them and are subject to
3	disclosure under the Privacy Act, Title 5 U.S.C. § 552(a). Auditors keep track of where
4	the assets went. If necessary, Affiant will file suit and subpoena the auditor.
5	52. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
6	WEST COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive, or who you
7	represent have "made an exchange" in this matter, and remain in DISHONOR .
8	53. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
9	WEST COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive, or who you
10	represent are using a corporate entity and/or TRUST in furtherance of fraudulent act(s).
11	54. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
12	WEST COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive, or who you
13	represent has/have been paid in full for " contract " # 2164, and Vin #
14	ZHWUF5ZF9NLA18369.
15	55. You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
16	WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive, are deliberately
17	acting in bad faith and intentionally and willfully violating law and the Constitution.
18	56. The subject account has been reported to the IRS via the forms 1099-A, 1099-OID,
19	1096, and 1041-V, and 1099-OID.
20	57. Affiant alleges that this Affidavit is <i>prima facie</i> evidence of fraud, extortion,
21	embezzlement, larceny, coercion, extortion of national/internationally protected person,
22	treason, conspiracy to deprive of rights under the color of law, treason, bank fraud, frauds
23	and swindles, monopolization of trade and commerce creating trusts in restraint of trade,
24	breach of trust, dereliction of fiduciary duties, receiving extortion proceeds, willful
25	violation of the Constitution, deprivation of rights under color of law, illegal and
26	unlawful possession of Trust property, VIN # ZHWUF5ZF9NLA18369, injury and
27	damage to Affiant and proof of claim. See United States v. Kis, 658 F.2d, 526 (7th Cir.
28	
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1	1981)., "Appellee had the burden of first proving its prima facie case and could do so by
2	affidavit or other evidence."
3	58. Due to the fraud, coercion, extortion, embezzlement, larceny, conspiracy, deprivation of
4	rights under the color of law, intentional bad faith acts, injury and damage inflicted by
5	Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson, WEST
6	COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive, the practically
7	<u>irreplaceable</u> 2015 Lamborghini Huracan, identified by VIN #
8	ZHWUC1ZF9FLA02191 has been stolen and is seemingly unrecoverable.
9	59. Consistent with the eternal tradition of natural common law, unless I have harmed
10	or violated someone or their property, I have committed no crime; and I am therefore
11	not subject to any penalty. I act in accordance with the following U.S. Supreme Court
12	<u>case</u> : "The individual may stand upon his constitutional rights as a <u>c</u> itizen. He is
13	entitled to carry on his private business in his own way. His power to contract is
14	unlimited. He owes no such duty [to submit his books and papers for an examination] to
15	the State, since he receives nothing therefrom, beyond the protection of his life and
16	property. His rights are such as existed by the law of the land [Common Law] long
17	antecedent to the organization of the State, and can only be taken from him by due
18	process of law, and in accordance with the Constitution. Among his rights are a refusal
19	to incriminate himself, and the immunity of himself and his property from arrest or
20	seizure except under a warrant of the law. He owes nothing to the public so long as he
21	does not trespass upon their rights." — Hale v. Henkel, 201 U.S. 43 at 47 (1905).
22	60. I, Kevin Walker, sui juris, reserve my natural common law right <u>not</u> to be
23	compelled to perform under <u>any</u> contract that I did not enter into knowingly,
24	voluntarily, and intentionally. And furthermore, I do not accept the liability associated
25	with the compelled and pretended "benefit" of any hidden or unrevealed contract or
26	commercial agreement. As such, the hidden or unrevealed contracts that supposedly
27	create obligations to perform, for persons of subject status, are inapplicable to me, and
28	are null and void. If I have participated in any of the supposed "benefits" associated with
	-15 of 33- NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION

these hidden contracts, I have done so under duress, for lack of any other practical alternative. I may have received such "benefits" but I have not accepted them in a manner that binds me to anything.

- 61. <u>Any</u> such participation does not constitute "acceptance" in <u>contract law</u>, because of the absence of full disclosure of any valid "offer," and voluntary consent without misrepresentation or coercion, under contract law. Without a valid voluntary offer and acceptance, knowingly entered into by both parties, there is no "meeting of the minds," and therefore no valid contract. Any supposed "contract" is therefore void, ab initio.
 62. From my age of consent to the date affixed below I has *never* signed a contract knowingly, willingly, intelligently, and voluntarily whereby I have waived any of my natural common law rights, and, as such, Take Notice that I revoke, cancel, and make void ab initio my signature on any and all contracts, agreements, forms, or any instrument which may be construed in any way to give any agency or department of any federal or state government authority, venue, or jurisdiction over me. This position is in accordance with the U.S. Supreme Court decision of Brady v. U.S., 379 U.S. 742 at 748 (1970): "Waivers of Constitutional Rights not only must be voluntary, they <u>must be</u>
 - knowingly intelligent acts, done with sufficient awareness of the relevant circumstances and consequences."
- 63. Affiant has <u>never</u> knowingly and willing signed away my sovereign rights or
 citizenship. See... *Brady v. U.S., 397 U.S. 742, 748,(1970) "Waivers of Constitutional Rights, not only must they be voluntary, they must be knowingly intelligent acts done with sufficient awareness."*
- 64. Affiant is not a "resident" of any state under the <u>fourteenth Amendment</u> and hereby
 publicly disavow <u>any and all</u> contracts, forms, agreements, applications, certificat.es,
 licenses, permits, or other documents that I or any other person may have signed
 expressly or by acquiescence that would grant me <u>any</u> privileges and thereby ascribe to
 me rights and duties under a substantive system of law other than the Constitutional

1	Contract of 1787 for the <u>united states</u> of America and of the constitutions for the several	
2	states of the Union, exclusive of the fourteenth Amendment.	
3	65. It has been confirmed that, "The fourteenth amendment creates and defines	
4	citizenship of the United States. It had long been contended, and had been held by	
5	many learned authorities, and had never been judicially decided to the contrary, that there	
6	was no such thing as a citizen of the United States, except as that condition arose from	
7	citizenship of some state. No mode existed, it was said, of obtaining a citizenship of the	
8	United States, except by first becoming a citizen of some state. This question is now at	
9	<u>rest.</u> The fourteenth amendment defines and declares who shall be citizens of the <u>U</u> nited	
10	States, to wit, "all persons born or naturalized in the United States, and subject to the	
11	jurisdiction thereof." The latter qualification was intended to exclude the children of	
12	foreign representatives and the like. With this qualification, every person born in the	
13	United States or naturalized is declared to be a citizen of the United States and of the	
14	state wherein he resides."— UNITED STATES V. ANTHONY. [11 Blatchf. 200; 5 Chi.	
15	Leg. News. 462, 493; 17 Int. Rev. Rec. 197; 30 Leg. Int. 266; 5 Leg. Op. 63; 20 Pittsb.	
16	Leg. J. 199.] Circuit Court, N. D. New York. June 18, 1873.	
17	66. "It is quite clear, then, that there is a citizenship of the <u>U</u> nited <u>S</u> tates ^{**} and a	
18	citizenship of a State, which are distinct from each other and which depend upon	
19	different characteristics or circumstances in the individual."— <u>Slaughter House Cases</u> ,	
20	83 U.S. 36 (1872).	
21	67. " We have in our political system a Government of the <u>U</u> nited <u>S</u> tates and a	
22	government of each of the several States. Each one of these governments is distinct	
23	from the others, and each has citizens of its own who owe it allegiance, and whose rights,	
24	within its jurisdiction, it must protect. The same person may be at the same time a	
25	<u>citizen of the United States and a Citizen of a State</u> , but his rights of citizenship under	
26	one of these governments will be different from those he has under the other. "	
27	Slaughter House Cases United States vs. Cruikshank, 92 U.S. 542 (1875).	
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	Certified Mail # $7022\ 2410\ 0001\ 7118\ 5320$	
1	68. "One may be a citizen of a State and yet not a citizen of the United States."—	
2	Thomasson v. State, 15 Ind. 449; Cory v. Carter, 48 Ind. 327 (17 Am. R. 738);	
3	McCarthy v. Froelke, 63 Ind. 507; In Re Wehlitz, 16 Wis. 443. [McDonel v. State, 90 Ind.]	
4	320, 323 (1883)] [underlines added].	
5	69. "The first clause of the fourteenth amendment of the federal Constitution made	
6	negroes citizens of the United States**, and citizens of the state in which they reside,	
7	and thereby created two classes of citizens, one of the United States** and the other of	
8	the state."-[4 Dec. Dig. '06, p. 1197, sec. 11]["Citizens" (1906), emphasis added].	
9	70. "That there is a citizenship of the United States and a citizenship of a state, and the	
10	privileges and immunities of one are not the same as the other is well established by	
11	the decisions of the courts of this country."— [Tashiro v. Jordan, 201 Cal. 236 (1927)].	
12	71. " both before and after the Fourteenth Amendment to the federal Constitution, it has	
13	not been necessary for a person to be a citizen of the United States in order to be a citizen	
14	of his state."— [Crosse v. Board of Supervisors of Elections] [221 A.2d 431 (1966)].	
15	72. "The privileges and immunities clause of the Fourteenth Amendment protects very	
16	few rights because it neither incorporates any of the Bill of Rights nor protects all rights	
17	of individual citizens. See Slaughter-House Cases, 83 U.S. (16 Wall.) 36, 21 L.Ed. 394	
18	$(\underline{1873})$. Instead, this provision protects only those rights peculiar to being a citizen of the	
19	federal government; it does not protect those rights which relate to state citizenship." —	
20	[Jones v. Temmer, 829 F.Supp. 1226 (USDC/DCO 1993)].	
21	73. I, Kevin Walker, sui juris, state, verify, and affirm for the record that I am a flesh and	
22	blood, body and soul, sentient, living soul. I live on the dry land of Florida in its dejure	
23	capacity as one of the several states.	
24	74. The 1st clause of the fourteenth Amendment states: "All persons born or naturalized in	
25	the <u>United States</u> , and subject to the jurisdiction thereof, are citizens of the <u>United States</u>	
26	and the state wherein they reside."	
27	75. The 1st clause of the fourteenth Amendment does not say: "All persons born or	
28	naturalized in the United States, are subject to the jurisdiction thereof"	
	-18 of 33- NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION	

1	76. The 1st clause of the <u>fourteenth Amendment</u> contains two <u>requirements</u> for <u>U</u> nited	
2	<u>S</u> tates citizenship: (a) that a person be born or naturalized in the <u>U</u> nited <u>S</u> tates and (b)	
3	that a person be subject to the jurisdiction of the <u>United States</u> .	
4	77. The Department of State document, "Certificates of Non-Citizen Nationality," located at	
5	https://travel.state.gov/content/travel/en/legal/travel-legal-considerations/us-citizenship/	
6	<i>Certificates-Non-Citizen-Nationality.html</i> says — in part — in the 3 rd paragraph:	
7	"Section 101(a)(21) of the INA defines the term 'national' as 'a person owing permanent	
8	allegiance to a state.' Section 101(a)(22) of the INA provides that the term 'national of	
9	the United States' includes all U.S. citizens as well as persons who, though not citizens	
10	of the United States, owe permanent allegiance to the United States (non-citizen	
11	nationals)."	
12	78. Title 8 U.S. Code 1101(a)(22) - Definition, expressly stipulates, "(22)The term	
13	"national of the United States" means (A) a citizen of the United States, or (B) a person	
14	who, though not a citizen of the United States, owes permanent allegiance to the United	
15	States."	
16	79. As a national I possess a passport /bond and passport card.	
17	80. 22 CFR § 51.2 - Passport issued to nationals only, stipulates: (a) A passport may be	
18	issued only to a U.S. national.	
19	81. <u>8 U.S. Code § 1101 - Definitions</u> , stipulates: (21) The term " <u>national</u> " means a person	
20	owing permanent allegiance to a state. (22) The term " <u>national</u> of the United States"	
21	means (A) a citizen of the United States, or (B) a person who, though not a citizen of the	
22	United States, owes permanent allegiance to the United States.	
23	82. I am "non resident" to the "residency" of the fourteenth Amendment and "alien" to the	
24	"citizenship" thereof; therefore I, Kevin Walker, sui juris, am not subject to the	
25	jurisdictional statements of the <u>United States</u> Code however, Defendant(s) is/are subject	
26	to jurisdictional statements of the United States Code and other.	
27	83. I, Kevin Walker, sui juris, declare, state, verify, and affirm for the record that equity is	
28	permanently invoked and all assets are under recoupment.	
	-19 of 33- NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION	

1	94 I. Kovin Wollson qui iunic honobre declare state configuration fon the march 141 of the	
1	84. I, Kevin Walker, sui juris, hereby, declare, state, verify, and affirm for the record that I	
2	am a national but <u>not</u> a "citizen of the <u>United States.</u> "	
3	85. <u>Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and</u>	
4	internationally protected persons, expressly stipulates that "foreign government",	
5	"foreign official", "internationally protected person", "international organization",	
6	"national of the United States", and "official guest" have the same meaning.	
7	86. It is unequivocally true that <u>Title 18 U.S. Code § 112</u> - Protection of foreign	
8	officials, official guests, and internationally protected persons expressly stipulates	
9	that in additional to being a national , I am also considered a "foreign government",	
10	"foreign official", "internationally protected person", "international organization",	
11	"national of the United States", and "official guest."	
12	87. I am <u>also</u> a <u>natural born</u> State Citizen of California the republic in its De'jure capacity	
13	as one of the several states of the Union 1789. This incidentally makes me a national	
14	American Citizen of the republic as per the dejure constitution for the United States	
15	1777/1789. For I reject all attempts of expatriation from the republic. Also see 15 united	
16	States statutes at large, July 27th, 1868 also known as the expatriation statute.	
17	Wherefore I am not a fourteenth amendment citizen, and deny all presumptions made	
18	about me.	
19	88. I, Kevin Walker, sui juris, state, verify, and affirm for the record that I am not restricted	
20	by the fourteenth Amendment, because I receive no protection from it and I have no	
21	reciprocal obligation to a fourteenth Amendment allegiance or sovereignty. Thus, I,	
22	Kevin Walker, owe no obedience to anyone under the fourteenth Amendment.	
23	United States v. Wong Kim Ark, 169 U.S. 649 (1898). Thus, I am not "subject to the	
24	jurisdiction thereof"	
25	89. Any violation of my Rights, Freedom, or Property by the U.S. federal government,	
26	or any agent thereof, would be an illegal and unlawful excess, clearly outside the	
27	limited boundaries of federal jurisdiction. My understanding is that the jurisdiction of	
28	the U.S. federal government is defined by Article I, Section 8, Clause 17 of the U.S.	
	-20 of 33- NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION	

1	Constitution, quoted as follows: "The Congress shall have the power To exercise
2	exclusive legislation in all cases whatsoever, over such district (NOT EXCEEDING
3	TEN MILES SQUARE) as may, by cession of particular states and the acceptance of
4	Congress, become the seat of the Government of the United States, [District of
5	Columbia] and to exercise like authority over all places purchased by the consent of the
6	legislature of the state in which the same shall be, for the Erection of Forts, Magazines,
7	Arsenals, dock yards and other needful Buildings; And - To make all laws which shall be
8	necessary and proper for carrying into Execution the foregoing Powers" [emphasis
9	added] and Article IV, Section 3, Clause 2: "The Con gress shall have the Power to
10	dispose of and make all needful Rules and Regulations respecting the Territory or other
11	Property belonging to the United States; and nothing in this Constitution shall be so
12	construed as to Prejudice any Claims of the United States, or of any particular State."
13	—- The definition of the "United States" being used here, then, is limited to its
14	territories: (1) The District of Columbia (2) Commonwealth of Puerto Rico (3) U.S.
15	Virgin Islands (4) Guam (5) American Samoa (6) Northern Mariana Islands (7) Trust
16	Territory of the Pacific Islands (8) Military bases within the several states (9) Federal
17	agencies within the several states
18	90. Affiant declares and alleges that the attached Affidavit is <i>prima facie</i> evidence of
19	fraud, extortion, coercion, deprivation of rights under the color of law, conspiracy
20	to deprive of rights under the color of law, monopolization of trade and commerce,
21	forced peonage, obstruction of enforcement, creating trusts in restraint of trade
22	dereliction of fiduciary duties, breach of trust, treason, tax evasion, intentionally
23	creating fraud in the factum, injury and damage to Affiant and proof of claim. See
24	United States v. Kis, 658 F.2d, 526 (7th Cir. 1981)., "Appellee had the burden of first
25	proving its prima facie case and could do so by affidavit or other evidence."
26	91. "Where rights secured by the Constitution are involved, there can be no rule making
27	or legislation which would abrogate them." —Miranda v. Arizona, 384 U.S.
28	

1	92. "The state cannot diminish Rights of the people." —Hurtado vs. California, 110 US			
2	516.			
3	93. "Public officials are not immune from suit when they transcend their lawful authority			
4	by invading constitutional rights ."—AFLCIO v. Woodward, 406 F2d 137 t.			
5	94. "Immunity fosters neglect and breeds irresponsibility while liability promotes care			
6	and caution, which caution and care is owed by the government to its people." (Civil			
7	Rights) Rabon vs Rowen Memorial Hospital, Inc. 269 N.S. 1, 13, 152 SE 1 d 485, 493.			
8	95. "When enforcing mere statutes, judges of all courts do not act judicially (and thus are			
9	not protected by "qualified" or "limited immunity," - SEE: Owen v. City, 445 U.S. 662;			
10	Bothke v. Terry, 713 F2d 1404) "but merely act as an extension as an agent for the			
11	involved agency but only in a "ministerial" and not a "discretionary capacity"			
12	Thompson v. Smith, 154 S.E. 579, 583; Keller v. P.E., 261 US 428; F.R.C. v. G.E., 281,			
13	U.S. 464.			
14	96. "Judges not only can be sued over their official acts, but could be held liable for			
15	injunctive and declaratory relief and attorney's fees." Lezama v. Justice Court,			
16	A025829.			
17	97. "Ignorance of the law does not excuse misconduct in anyone, least of all in a sworn			
18	officer of the law." In re McCowan (1917), 177 C. 93, 170 P. 1100.			
19	98. "All are presumed to know the law." San Francisco Gas Co. v. Brickwedel (1882), 62			
20	C. 641; Dore v. Southern Pacific Co. (1912), 163 C. 182, 124 P. 817; People v.			
21	Flanagan (1924), 65 C.A. 268, 223 P. 1014; Lincoln v. Superior Court (1928), 95 C.A.			
22	35, 271 P. 1107; San Francisco Realty Co. v. Linnard (1929), 98 C.A. 33, 276 P. 368.			
23	99. "It is one of the fundamental maxims of the common law that ignorance of the law			
24	excuses no one." Daniels v. Dean (1905), 2 C.A. 421, 84 P. 332.			
25	100. "the people, not the States, are sovereign."—Chisholm v. Georgia, 2 Dall. 419, 2 U.S.			
26	419, 1 L.Ed. 440 (1793).			
27				
28				
	-22 of 33-			
	NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION			

	Certified Mail # 7022 2410 0001 7118 5320
1	101. ALL ARE EQUAL UNDER THE LAW. (God's Law - Moral and Natural Law).
2	Exodus 21:23-25; Lev. 24: 17-21; Deut. 1; 17, 19:21; Mat. 22:36-40; Luke 10:17; Col.
3	3:25. "No one is above the law".
4	102. IN COMMERCE FOR ANY MATTER TO BE RESOLVED MUST BE
5	EXPRESSED. (Heb. 4:16; Phil. 4:6; Eph. 6:19-21) Legal maxim: "To lie is to go
6	against the mind." Oriental proverb: "Of all that is good, sublimity is supreme."
7	103. IN COMMERCE TRUTH IS SOVEREIGN. (Exodus 20:16; Ps. 117:2; John 8:32;
8	II Cor. 13:8) Truth is sovereign and the Sovereign tells only the truth.
9	104. TRUTH IS EXPRESSED IN THE FORM OF AN AFFIDAVIT. (Lev. 5:4-5; Lev.
10	6:3-5; Lev. 19:11-13: Num. 30:2; Mat. 5:33; James 5: 12)
11	105. AN UNREBUTTED AFFIDAVIT STANDS AS TRUTH IN COMMERCE. (12
12	Pet. 1:25; Heb. 6:13-15;). "He who does not deny, admits."
13	106. AN UNREBUTTED AFFIDAVIT BECOMES THE JUDGEMENT IN
14	<u>COMMERCE</u> (Heb. 6:16-17;). "There is nothing left to resolve."
15	107. WORKMAN IS WORTHY OF HIS HIRE. The first of these is expressed in Exodus
16	20:15; Lev. 19:13; Mat. 10:10; Luke 10"7; II Tim. 2:6. Legal maxim: "It is against
17	equity for freemen not to have the free disposal of their own property."
18	108. HE WHO LEAVES THE BATTLEFIELD FIRST LOSES BY DEFAULT. (Book
19	of Job; Mat. 10:22) Legal maxim: "He who does not repel a wrong when he can
20	occasions it.")
21	109. Invoice # WESTCOAST24, is an accurate itemization of the DEBT owed to
22	Affiant and/or ™KEVIN WALKER© ESTATE and/or ™WG EXPRESS TRUST©,
23	by You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
24	WEST COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive.
25	110. "Statements of fact contained in affidavits which are not rebutted by the opposing
26	party's affidavit or pleadings <u>may</u> be accepted as true by the trial court."Winsett v.
27	Donaldson, 244 N.W.2d 355 (Mich. 1976)
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	-23 of 33- NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION

Executed "without the United States" in compliance with 28 USC § 1746. 1 2 3 FURTHER AFFIANT SAYETH NOT. 4 5 6 7 **ADMINISTRATIVE REMEDY PROCEDURE:** 8 Affiant and/or ™KEVIN WALKER© ESTATE and/or ™WG EXPRESS TRUST©, by 9 Special Appearance, are hereby exhausting their administrative remedy within the Admiralty, Law and/or Equity by providing Notice of same to You, Eric Curran, Montana Palek, Hunter Mitchelle, 10 Anet Waring, Aaron Johnson, WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive. 11 As an operation of law, Affiants and/or the TMWG EXPRESS TRUST© and/or TMKEVIN 12 13 WALKER© ESTATE are required to exhaust his/their administrative remedy. 14 Again, Affiant alleges that the attached Affidavit is *prima facie* evidence of f fraud, extortion, coercion, deprivation of rights under the color of law, conspiracy to deprive of 15 16 rights under the color of law, monopolization of trade and commerce, forced peonage, obstruction of enforcement, creating trusts in restraint of trade dereliction of fiduciary duties, 17 18 breach of trust, treason, tax evasion, intentionally creating fraud in the factum, injury and 19 damage to Affiant and proof of claim. See United States v. Kis, 658 F.2d, 526 (7th Cir. 1981)., 20 "Appellee had the burden of first proving its prima facie case and could do so by affidavit or other evidence." 21 22 As with any administrative process, You, Eric Curran, Montana Palek, Hunter Mitchelle, 23 Anet Waring, Aaron Johnson, WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive Inclusive may controvert the statements and/or claims made by Affiants by executing and delivering 24 25 a verified response point by point, in affidavit form, sworn and attested to under penalty of perjury, signed by You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron 26 Johnson, and/or Does 1-10 Inclusive Inclusive or other designated officer of the corporation with 27 28 evidence in support by Certified, Express, or Registered Mail. Answers by any other means are -24 of 33-

considered a non-response and will be treated as a non-response.

You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson, WEST
COAST EXOTIC CARS CORP. and/or Does 1-10 Inclusive, may agree and admit to all statements
and claims made by Affiant by TACIT PROCURATION by simply remaining silent.

5 6

ESTOPPEL BY ACQUIESCENCE:

7 In the event You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron 8 Johnson, and/or Does 1-10 Inclusive and/or any Officer, Employee, or Associate with/of You, Eric 9 Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson, WEST COAST EXOTIC 10 CARS CORP, and/or Does 1-10 Inclusive fails to respond, they individually and collectively admit the statements and claims by TACIT PROCURATION, all issues are deemed settled RES 11 12 JUDICATA, STARE DECISIS and by COLLATERAL ESTOPPEL. Defendant(s), may not 13 argue, controvert, or otherwise protest the finality of the administrative findings in any subsequent process, whether administrative or judicial. (See Black's Law Dictionary 6th Ed. for any terms you 14 do not "understand"). 15

16 Your failure to completely answer and respond will result in your agreeing not to argue, controvert or otherwise protest the finality of the administrative findings in any 17 18 process, whether administrative or judicial, as certified by Notary or Witness Acceptor in an 19 Affidavit Certificate of Non Response, Default, Dishonor, Judgement, Summary Judgement, and/or Lien Authorization (in accordance with UCC § 9-509). Should Defendant(s) fail to 20 21 respond, provide partial, unsworn, or incomplete answers, such are <u>not</u> acceptable to me or to 22 any court of law. See, Sieb's Hatcheries, Inc. v. Lindley, 13 F.R.D. 113 (1952)., "Defendant(s) 23 made no request for an extension of time in which to answer the request for admission of facts and 24 filed only an unsworn response within the time permitted," thus, under the specific provisions of 25 Ark. and Fed. R. Civ. P. 36, the facts in question were deemed admitted as true. Failure to answer is well established in the court. Beasley v. U. S., 81 F. Supp. 518 (1948)., "I, therefore, 26 27 hold that the requests will be considered as having been admitted." Also as previously referenced, "Statements of fact contained in affidavits which are not rebutted by the opposing party's affidavit 28 -25 of 33-

or pleadings <u>may</u> be accepted as true by the trial court." --Winsett v. Donaldson, 244 N.W.2d 355
 (Mich. 1976),

3 This is an opportunity for Defendant(s) to respond, state a claim as Genuine CREDITOR or authorized representative of the Genuine CREDITOR under The Truth In Lending Act 15 U.S.C. 4 §1601, Privacy Act Title 5 U.S.C. § 552(b)(4), and Title 12 U.S.C. § 2605 within three (3) days, and/ 5 or do the right thing in good faith. In the event you default and fail to properly respond to all 6 questions and allegations Defendant(s) individually and collectively admit they do not represent or 7 8 are not the Genuine CREDITOR, and have caused injury, irreparable harm, and damage to 9 Affiant. As such, Defendant(s) must return any embezzled proceeds, securities, Federal 10 Reserve Notes, provide recoupment, return all remittances, cease any further infringement and violations, and cease any action(s) of a CREDITOR. 11

13 REMEDY, SETTLEMENT, CEASE INFRINGEMENTS AND VIOLATIONS, 14 CONTRACT # 2164 SETTLEMENT, CLOSURE, AND RELEASE OF PROPERTY (Vin # ZHWUF5ZF9NLA18369):

12

In order to resolve this issue privately, You, Eric Curran, Montana Palek, Hunter Mitchelle, 16 Anet Waring, Aaron Johnson, WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive 17 18 are required to act in good faith and accordance with the Law, cease all conspiracy, deprivation 19 under the color of law and other infringements and infractions, and provide immediately redress, 20 recoupment, and restitution, and within a deadline of three (3) days of receiving this notice, provide the "CORRECTED" forms 1099-OID AND 1099-A for all tax years where Affiant was 21 22 engaged in a contract with Defendant(s), with said forms appropriately assessing the ESTATE taxes, 23 accurately reflecting [™]KEVIN WALKERS© ESTATE as the "PAYER" and "LENDER."

Additionally, You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron
 Johnson, WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive are required to
 record, reconcile, settle and close the account, and delivery the subject property: 2022
 Lamborghini Huracan, VIN # ZHWUF5ZF9NLA18369, or a check for the value of the
 automobile, if you unlawfully sold said property, and making a compensatory, restitution, and
 -26 of 33-

settlement payment in the amount of One Hundred Million Dollars (\$100,000,000.00), or a
 extremely similar and reasonable counter for restitution and settlement, with a respective settlement
 agreement and all parties amicably part ways and, "Agree with thine adversary quickly, whiles thou
 art in the way with him; lest at any time the adversary deliver thee to the judge, and the judge
 deliver thee to the officer, and thou be cast into prison." - Matthew 5:25.

At the "**Deadline**" is defined as 5:00 p.m. on the third (3rd) day after your receipt of this affidavit. "**Failure to respond**" is defined as a blank denial, unsupported denial, inapposite denial, such as, "not applicable" or equivalent, statements of counsel and other declarations by third parties that lack first-hand knowledge of the facts, and/or responses lacking verification, all such responses being legally insufficient to controvert the verified statements herewith. See *Sieb's Hatcheries, Inc* and *Beasley, Supra*. Failure to respond can result in **your acceptance of personal liability** external to qualified immunity and waiver of any decision rights of remedy.

13 Furthermore, If You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson, WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive, fail to respond within 14 three (3) days, you/they individually and collectively admit all of the statements and claims by 15 16 TACIT PROCURATION, and completely agree that you/they individually and collectively are deemed guilty of fraud, extortion, coercion, deprivation of rights under the color of law, 17 18 conspiracy to deprive of rights under the color of law, monopolization of trade and commerce, 19 forced peonage, obstruction of enforcement, creating trusts in restraint of trade dereliction of 20fiduciary duties, breach of trust, treason, tax evasion, intentionally creating fraud in the 21 factum, injury and damage to Affiant.

Moreover, If You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron
 Johnson, WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive fail to respond
 within three (3) days, you/they individually and collectively, fully and unequivocally Decree,
 Accept, fully Authorize (in accord with UCC 9-509), indorse, support, and advocate for a
 judgement and/or commercial lien of One Billion Dollars (\$1,000,000,000.00 USD) being
 entered against You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson,
 WEST COAST EXOTIC CARS CORP, and/or Does 1-10, listing any or all Defedant(s) as the -27 of 33-

DEBTORS, in the favor of Affiant, and/or ™WG EXPRESS TRUST©, and/or ™KEVIN
 WALKER© ESTATE.

3 Finally, If You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, Aaron Johnson, WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive fail to respond 4 5 within three (3) days, you/they individually and collectively, EXPRESSLY, FULLY, and unequivocally <u>Authorize</u>, indorse, support and advocate for ™WG EXPRESS TRUST©, and 6 the TMKEVIN WALKER© ESTATE to formally notify the United States Treasury, Internal Revenue 7 8 Service, the respective Congress(wo)man, U.S. Attorney General, and/or any person, individual, 9 legal fiction, and/or ens legis Affiant deems necessary, including but not limited to submitting the requisite form(s) 1099-A, 1099-OID, 1099-C, 1096, 1040, 1041, 1041-V, 3949-A, and/or File for 10 11 Summary Judgement, execute an Affidavit Certificate of Non-Response, Dishonor, Judgement, 12 and Lien Authorization, and/or issue an ORDER TO PAY to the U.S. Treasury and IRS, said sum 13 certain of **One Billion Dollars (\$1,000,000,000.00 USD)**, for immediate credit to Affiant, and/or 14 TMWG EXPRESS TRUST[©], and/or TMKEVIN WALKER[©] ESTATE, with this agreement servings as prima facie evidence of You, Eric Curran, Montana Palek, Hunter Mitchelle, Anet Waring, 15 Aaron Johnson, WEST COAST EXOTIC CARS CORP, and/or Does 1-10 Inclusive's Verified 16 **INDEBTEDNESS** to Affiant, [™]WG EXPRESS TRUST©, and [™]KEVIN WALKER© ESTATE. 17 18 Should it be deemed necessary, the Claimants/Plaintiffs are fully Authorize (in accord with UCC 19 9-509) to file a LIEN and UCC1 Financing Statement to secure satisfaction of the adjudged sum 20 of One Billion Dollars (\$1,000,000,000.00 USD).

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- 22

SELF-EXECUTING CONTRACT AND SECURITY AGREEMENT:

Again for the record, this <u>contract</u>, <u>received and accepted per the mailbox</u>
 <u>rule</u>, is self-executing and serves as a SECURITY AGREEMENT, and establishes
 a lien, Authorized by You/They/the DEBTOR(S). <u>Acceptance of this contract is</u>
 deemed to occur at the moment it is dispatched via mail, in accordance with the
 <u>mailbox rul</u> established in common law. Under this rule, an acceptance becomes
 effective and binding once it is properly addressed, stamped, and placed in the

	Certified Mail # 7022 2410 0001 7118 5320		
1	control of the postal service, as supported by Adams v. Lindsell (1818) 106 ER 250.		
2	Furthermore, as a self-executing agreement, this contract creates immediate and		
3	enforceable obligations without the need for further action, functioning also as a		
4	SECURITY AGREEMENT under Article 9 of the Uniform Commercial Code		
5	(UCC).		
6			
7			
8	Mailing/Correspondence: Mail to Affiant's mailing location exactly as shown below. Use		
9	of the Trademarks and Copyrights is NOT permitted without charge per use per issuer.		
10	Correspondence will be accepted only as addressed:		
11	Kevin Walker		
12	Attorney In Fact, Executor, Secured Party. WG EXPRESS TRUST or KEVIN LEWIS WALKER ESTATE		
13	c/o 41593 Winchester Road, Suite 200 Temecula, California		
14			
15			
16	A copy of this AFFIDAVIT and ATTACHMENTS also sent to:		
17			
18	<u>To/Cc:</u> Rob Bonta, Fiduciary(ies), <u>To/Cc</u> Darrell Issa, Fiduciary(ies),		
19	C/o Office of the Attorney GeneralC/o U.S. HOUSE OF REPRESENTATIVES1300 "I" StreetWashington, District of Colombia [20515]		
20	Sacramento, California [95814-2919] Certified Mail # 7022 2410 0001 7118 5023. Certified Mail # 7022 2410 0001 7118 5856. Certified Mail # 7022 2410 0001 7118 5023.		
21			
22	To/Cc:Janet Yellen, Fiduciary(ies),To/Cc:Daniel Werfel, Gary Larochelle, Fiduciary(ies)c/o INTERNAL REVENUE SERVICES		
23	C/o United States Treasury 3651 S IH 35, STOP 6579 AUSC		
24	Washington, District of Colombia [20220] Certified Mail # 7022 2410 0001 7118 5313.		
25	Certified Mail # 7022 2410 0001 7118 5337.		
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_0	-29 of 33-		
	NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION		

1 ENCLOSURES / ATTACHMENTS:

- 2 1. Buyer's Order (Informal Bill of Exchange)/Contract Agreement, Accepted For Value, with honor (Copy)
- 3 2. Indorsed Private Bill of Exchange / INSTRUMENT. (Copy)
- 4 3. <u>Filed and Accepted</u>, IRS Form 1099-A for tender of payment. (Copy)
- 5 4. Field and Accepted, IRS Form 1099-OID for tender of payment (Copy)
- 6 5. Copy of UCC3 Filing # 2024398737-0 for Instrument(s) Issued for <u>Collateral Add</u> to UCC Contract (Private) Trust #

7 2024385925-4.

- 8 6. LETTER OF CREDIT NOTICE OF PREAUTHORIZED USE OF CREDIT (Copy)
- 9 7. AFFIDAVIT: POWER OF ATTORNEY IN FACT (Copy)
- 10 8. Copy of Notice of TENDER OF PAYMENT, <u>FULL SETTLEMENT</u> AND SATISFACTION, AND <u>SETOFF</u> OF
- 11 DEBT OBLIGATION sent to IRS via Registered Mail # EI 948 565 448 US.
- 12 9. Email from Montana Palek stating that they ["]take payment in form of a cashier check or wire <u>only</u>.["], depending
- 13 payment in a specific currency or coin (Copy).
- 14 || 10. Email from Hunter Mitchelle sending cryptocurrency wallet address, demanding payment in specific currency or
- 15 coin (Copy).
- 16 || 11. UCC Contract (Private) Trust # 2024385925-4 (Copy).
- 17 || 12. Refusal of USPS Express Mail # EI948565451US (Copy).
- 18 || 13. Refusal of USPS Express Mail # EI949908665US (Copy).
- 19 || 14. Refusal of USPS Express Mail # EI948565434US (Copy).
- 20 || 15. House Joint Resolution 192 of June 5 1933, public law 73-10 (Library of Congress Certified Copy).
- 21 16. 200 Billion Discharging and Indemnity Bond Post Registered with the U.S. Treasury and on file with the IRS,
- 22 Attorney General, and all other Corporate Entities for setting off and discharging ALL debts (Copy).

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	-30 of 33-

	Certified Mail # 7022 2410 0001 7118 5320		
1		Invoice # WESTCOASTDISI	IONOR24
2		<u>INVOICE</u> and/or <u>TRUE BILL</u>	
3	Dear Valued (Customer(s), Fiduciary(ies), Agent(s), and/or DEBTOR(S):	
4		ome to OUR attention that you are deemed guilty of multiple felony crimes , vio	plations of U.S. Code,
5 6	U.C.C, the Constitution, and the law. You have or currently still are threatening, extorting, depriving, coercing, damaging, injuring, and causing irreparable physical, mental, emotional, and financial harm to TM WG EXPRESS TRUST© and TM KEVIN WALKERS© ESTATE, TM and its/their beneficiary(ies), and their Fiduciary(ies), Trustee(s), Executor(s), Agent(s), and Representatives. You remain in default, dishonor, and have an outstanding past due balance due immediately, to wit:		
7	1.	18 U.S. Code § 1341 - Frauds and swindle :	\$10,000,000.00
8	2.	18 U.S. Code § 4 - Misprision of felony	<u>\$1,000,000.00</u>
9	3.	Professional and personal fees and costs associated with preparing documents for this matter:	\$3,000,000.00
10	5.	15 U.S. Code § 2 - Monopolizing trade a felony; penalty:	\$100,000,000.00
11	6.	18 U.S. Code § 241 - Conspiracy against rights:	\$350,000,000.00
	7.	18 U.S. Code § 242 - Deprivation of rights under color of law:	\$500,000,000.00
12 13	8.	18 U.S. Code § 1344 - Bank fraud: fine and/or up to 30 years imprisonment)	\$1,000,000.00
14	9.	15 U.S. Code § 1122 - Liability of United States and States, and instrumentalities and officials thereof:	\$100,000,000.00
15	10.	15 U.S. Code § 1 - Trusts, etc., in restraint of trade illegal; penalty (fine and/or up to 10 years imprisonment):	\$100,000,000.00
16 17	11.	18 U.S. Code § 1951 - Interference with commerce by threats or violence (fine and/or up to 20 years imprisonment):	\$300,000,000.00
18	12.	Title 18 U.S. Code § 112 - Protection of foreign officials, official guests, and internationally protected persons:	\$11,000,000.00
19	13.	18 U.S. Code § 878 - Threats and extortion against foreign officials, official guests, or internationally protected persons (fine and/or up to 20 years imprisonment):	\$500,000,000.00
20	14.	18 U.S. Code § 880 - Receiving the proceeds of extortion (fine and/or up to	
21	17.	3 years imprisonment):	\$3,000,000.00
22	10.	Fraud, conspiracy, obstruction, identity theft, extortion,	
		forced peonage, bad faith actions, treason, monopolization of trade and commerce, bank fraud, threats, coercion, identity theft, mental trauma,	
23		emotional anguish and trauma. embezzlement, larceny, felony crimes,	
24		loss of time and thus enjoyable life, deprivation of rights under the color of law,	£1.000.000.000.00
25		harassment, violating the Constitution, injury and damage:	\$1,000,000,000.00
26		Total Due:	<u>\$1,979,000,000.00 USD</u>
27		Good Faith Discount: Total Due by 07/11/2024: Total Due after 07/11/2024:	\$1,879,000,000.00 USD <u>\$100,000,000.00 USD</u> <u>\$1,000,000,000.00 USD</u>
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	NOTICE of FRAU	-31 of 33- JD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION	LIEN AUTHORIZATION

	Certified Mail # 7022 2410 0001 7118 5320
1	COMMERCIAL OATH AND VERIFICATION
2 3 4	County of Riverside)))The State of California)
5 6 7 8	I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding in good faith being of sound mind states that the facts contained herein are true, correct, complete and not misleading to the best of Affiant's knowledge and belief under penalty of International Commercial Law and state this to be HIS Affidavit of Truth regarding same signed and sealed this <u>24TH</u> day of <u>APRIL</u> in the year of Our Lord two thousand and twenty four: Authorized signature By: UCC 3-402 (b)(1)
9 10	proceeding sui juris, by Special Limited Appearance, All rights reserved without prejudice or recourse, UCC § 1-308, 3-402.
11	
12	By: Kevin Walker, Authorized Representative, Executor
13	Attorney In Fact, Secured Party, Executor, national, private bank(er) EIN # 9x-xxxx7
14 15 16 17	Let this document stand as truth before the Almighty Supreme Creator and let it be established before men according as the scriptures saith: "But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every word be established" 2 Corinthians 13:1.
18	By Special Limited Appearance,
19	All rights reserved without prejudice or recourse, U.C.C §1-308, 3-402.
20	By: Made
21	Donnabelle Escarez Mortel, sui juris, Attorney In Fact, national, Authorized Representative, Executor, Secured Party.
22	private bank(er) ID # 9x-xxxxx6. (WITNESS)
23	By Special Limited Appearance, All violate record without projudice or recourse. U.C. C. $\delta 1-308$
24	All rights reserved without prejudice or recourse, U.C.C §1-308, 3-402.
25 26	By: Cores Delfond Walker, sui juris, Executor, national,
20	Authorized Representative, Executor, Secured Party.
28	private bank(er) ID # 9x-xxxxx7. (WITNESS)
	-32 of 33- NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION

	Certified Mail # 7022 2410 0001 7118 5320		
1	NOTICE:		
2	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alter my status in any manner</i> . The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.		
2			
4			
5	JURAT A notary public or other officer completing this certificate verifies only the identity of the individual who signed the		
6	State of California) b) ss.		
7	County of Riverside)		
8	Subscribed and sworn to (of affirmed) before me on this 6th day of July, 2024, by Kevin Walker, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.		
9	Joyti Patel Notary public		
10	<u>JOYTI 1AFE</u> <u>print</u> <u>JOYTI PATEL</u> Notary Public - California <u>Riverside County</u> <u>Commission # 2407742</u>		
11	Commission # 2407742 My Comm. Expires Jul 8, 2026		
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	-33 of 33-		
	NOTICE of FRAUD, DISHONOR, NON-RESPONSE, DEFAULT, JUDGEMENT, and PENDING \$1 BILLION LIEN AUTHORIZATION		