

AFFIDAVIT OF RESOLUTION, REVOCATION, AND TERMINATION OF FRANCHISE

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KNOW ALL MEN AND WOMEN BY THESE PRESENTS:

I, a homo-sapien: Jane-Marie: Doe, and Secured Party Creditor; in esse and sui juris, inter vivos, Jus soli, am a living breathing flesh-and-blood man; I always stand on the dry ground, on the dry land; I am of sound mind and lawful age; with full power and authority as the authorized representative for THE DEBTOR as its true and lawful “Attorney In Fact” being duly sworn, depose and declare:

1. WHEREAS, the FRANCHISE, BIRTH, and/or TRUST INSTRUMENT (“BIRTH CERTIFICATE” herein) is offered, sold, and created, allegedly as a means of identification; to document a birth; aid in the Census; and for health reasons and purposes;
2. WHEREAS, the true nature of the “BIRTH CERTIFICATE” is, that it’s an unconscionable adhesion contract with the UNITED STATES Federal Corporation’s Department of Commerce which was obtained by fraudulent concealment and misrepresentation;
3. WHEREAS, the execution (by signing, filing, and recording) of the “BIRTH CERTIFICATE”, is in fact an undisclosed commercial agreement with the County Recorder, a subsidiary of the Secretary of State (of the several states), sent to the Bureau of Census, a division of the Department of Commerce (a division of the UNITED STATES Federal Corporation in Washington D.C.), placing THE DEBTOR, JANE MARIE DOE© in commerce as a legal “person” (e.g., Corporation, trust) which is an Ens Legis, an incorporeal entity Corporate fiction created under contract, as contrary to the living breathing flesh-and-blood homo- sapien;
4. WHEREAS, the Secretary of State (of the several states) issues and charters corporations and franchises, that any American citizen with a BIRTH CERTIFICATE is liable to the Franchise Tax Board of the State Department of Revenue for income taxes, and the UNITED STATES Federal Corporation for its debt obligations to the Federal Reserve bank;
5. WHEREAS, the “BIRTH CERTIFICATE” was obtained on the basis of fraudulent misrepresentation which has caused the homo-sapien known as Jane-Marie: Doe, to unknowingly enter into the contract, and act as surety for THE DEBTOR, at a time when they lacked the capacity to enter into such an agreement which has caused Jane-Marie: Doe, a homo-sapien to be subject to the jurisdiction of the “UNITED STATES” and be subjected to its tax and regulating authority in equity, admiralty, and maritime jurisdictions of the federal commercial courts and the Uniform Commercial Code (U.C.C.), as contrary to Article III of the Constitution for the 50 sovereign several states, commonwealths, and Republics, of the America Union which are united; at American Republic Common Law pursuant to the Constitutional Contract of 1787-89, which was established for the benefit, security, and protection, of my property, my rights, my liberty and my freedoms.
6. Whereas, The UNITED STATES in the DISTRICT OF COLUMBIA became the seat of the government, To regulate commerce, borrow Money on the credit of the UNITED STATES, and collect taxes, duties, imposts and excises, to pay its debts. Article 1, Section 8, Clause 1, 2, 3, 17.
7. I declare that I have NEVER made any “knowingly intelligent acts” to act as surety for the UNITED STATES, nor any de facto corporate commercial “STATE”, the “DISTRICT OF COLUMBIA” or any other federal corporate subsidiaries thereof; nor did I ever enter into any such promises or agreements and I demand true certified copies of any and all agreements, and all related documents thereof, which has allegedly been entered into by me or on behalf of THE DEBTOR that are being “held-in-due-course” pursuant to U.C.C. § 3-501, § 3-104, § 3-401, § 3-305, § 3-503, which creates any legal disability to my “sui juris” status and obligates me to any promise or duty of performance to any man, woman, agency or representative of the federal, state, county, or municipal governments, its contractors officials, employees, agents, subcontractors, representatives or any other person that performs any contract services on behalf of the aforementioned individuals, within thirty (30) days of filing this Redemption Security Agreement on the public record.
1. **I, a homo-sapien: Jane-Marie: Doe, and Secured Party Creditor;** sui juris, inter vivos, Jus soli, declare My “name” is my private property, for my enjoyment “sui juris” and must be free from every negligent and unlawful restraint whether

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induced by fraud, duress, or any undue influence which has allegedly induced me into a contract or commercial agreement, which has unjustly caused me to succeed to “alieni juris” and be subject to the authority of the UNITED STATES federal commercial courts and the Uniform Commercial Code (U.C.C.).

2. THEREFORE, BE IT RESOLVED, **I, a homo-sapien: Jane-Marie: Doe, and Secured Party Creditor;** deem it necessary that in order to protect and secure my rights, and the rights of THE DEBTOR it is deemed necessary that I must separate myself from the fraudulent FRANCHISE, BIRTH, and/or TRUST CERTIFICATE herein attached, and will no longer be associated with it except as necessary to terminate the franchise.
3. I require any and all men and women, persons, government corporations and every other individual who claim I owe any debt, duty, or obligation of performance to you to provide any and all of the following evidence which proves any legal disability to my “sui juris” status and obligates me to be subject to any duty of performance with you, the UNITED STATES or any subsidiary thereof: (1) I received any offer from you; (2) we had a meeting of the minds; (3) i was given full disclosure to all the terms and conditions of the agreement, (4) we had an exchange of promises and (5) there was mutual assent and I accepted and agreed to be legally bound to the terms and conditions thereof.
4. **I, a homo-sapien: Jane-Marie: Doe, and Secured Party Creditor;** hereby, RESCIND, REVOKE, CANCEL, TERMINATE, RENDER VOID, all powers, including, but not limited to, all Powers of Attorneys and Power of Agencies with the exception of the Irrevocable Limited Power Of Attorney and the Irrevocable Power Of “Attorney In Fact” entered into by and between THE DEBTOR and Secured Party on or about June 18, 2022. I hereby DISSOLVE and TERMINATE any franchise connected to/with the below document, certificate, or trust instrument. I hereby remove all commercial activity, including, but not limited to, the LIMITED LIABILITY for the payment of debt. I hereby release the Department of Commerce, its agents and fiduciaries, of their obligation to perform any commercial duties or responsibilities on my behalf. I am NOT in commerce or involved in any commercial activity with the federal corporate UNITED STATES government or any subsidiary.
5. **I, a homo-sapien: Jane-Marie: Doe, and Secured Party Creditor;** Sui juris, inter vivos, Jus soli, declare that I reserve the right to be let alone from every intrusion into my personal, professional, and private life and I reserve the right NOT to be compelled to perform under any agreement that I have not entered into knowingly, willfully, voluntarily, with full disclosure and after having sufficient time to fix my mind with a view to careful examination to all material facts, terms, and conditions of the agreement. Upon this Declaration placed in any papers, it is a clear and distinct notice of the lack of jurisdiction by any agency or corporation and holds true and evident as it is written.
6. **I, a homo-sapien: Jane-Marie: Doe, and Secured Party Creditor;** declare that the information contained herein is true and correct to best of my knowledge and belief.
7. Executed on this **18th day of June 2022** without the UNITED STATES.

I now affix my signature and official seal to all of the above information and declarations with EXPLICIT RESERVATION OF ALL OF MY INHERENT UNALIENABLE INDEFEASIBLE RIGHTS. WITHOUT PREJUDICE U.C.C. § 1-308
ALL RIGHTS RESERVED

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL. NOTICE TO
THE PRINCIPAL IS NOTICE TO THE AGENT. WITHOUT PREJUDICE
U.C.C. § 1-308
ALL RIGHTS RESERVED.

**AFFIDAVIT OF RESOLUTION, REVOCATION, AND
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Signatures:

Further Affiant Sayeth Naught.

By: [Jane Marie Doe](#)
Secured Party Creditor Sui Juris; Jus
Soli

Right Thumbprint

Authorized Representative And "Attorney In Fact"
By: [Jane Marie Doe](#) Autograph Common Law Trade-Name [2022](#)

[564 Willful Road. Dallas, Texas](#)
Non-Domestic/WITHOUT THE UNITED STATES

Without Prejudice U.C.C. § 1-308 All Rights
Reserved.

First Witness

Second Witness

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Acknowledgement
united states of America
state of New Jersey s.a.
county of Providence

Autographed before me this _____ day of _____, _____ by the living Homo-sapien herein, born on the dry ground and dry land of the Republic of New Jersey, one of the several States of the Union Solemnly affirmed under the penalties of perjury under the Law of God and the Maxims of Equity that every statement given above is the whole truth to the best of their knowledge. Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

Subscribed and Affirmed before me on this _____ day of _____, _____.

Notary Public