

## ATTACHMENTS 'A' – GLOSSARY OF DEFINITIONS

The terms set forth in this REDEMPTION SECURITY AGREEMENT shall be strictly construed to have the following meanings non-obstante. All disputes whether grammar, spelling errors, ambiguities, or any other reason purpose or cause whatsoever will be resolved in writing between the parties at the sole and absolute discretion of Secured Party and shall not be challenged by any person not a party to this agreement.

1. **Abuse of Authority:** Means anyone who denies, withholds, refuses, deprives, limits, inhibits, counteracts, conceals, any right, benefit, protections, or privilege, as protected by the “Constitution for the united States of America”, the Honorable “Bill of Rights, and/or the “Constitution of the State of Connecticut”. This includes arrest or detainment without documented evidence that a lawful crime has been committed by the Secured Party/Bailee (hereafter Secured Party). This includes use of restraint devices on the Secured Party and/or physical abuse that makes any marks, scars, cuts, abrasions, or the like. This also includes denial of lawful Due Process, Habeas Corpus, Excessive Bail, Unlawful Arrest, Unlawful Detention, or the like, as outlined in this Contract.
2. **Abuse of Due Process:** Means any action against the Secured Party, when said action does not abide by all the rights and defenses contained in or represented by the “Constitution for the united States of America”, the Honorable “Bill of Rights”, and/or the “Constitution of the State of Connecticut.” This includes any charge, or claim, civil or criminal, or in admiralty, that is alleged or made by any Representative of the “government of the United States” or the “UNITED STATES corporation”
3. **Agency, Entity, Department, Sub Division, Subsidiary, Contractor, Employee, Inspector, Investigator, Organization, Officer, Official, Agent, Branch of Government, Group, Authorized Representative, Policeman, Police Officer, Participant:** Means any person, Corporation, or entity of any kind, which works for, is compensated all or in part by, receives funds or collects funds for, contracts with, receives any benefit from, receives any privilege from, participates with, has allegiance to, or in any way has a relationship with, the “government of the United States” or the “UNITED STATES Corporation” or any of its subsidiaries, sub- Corporations, departments, or agencies, etc. The word “**Representative**” where used in this Contract, shall have the same meaning.
4. **Aiding and Abetting:** Means the efforts of any Representative of the “government of the United States” or the “UNITED STATES Corporation” or officer of the court to assist another of the same to hinder, coerce, restrict, resist, suppress, or deprive in any way, the Secured Party from receiving any and all rights, benefits, privileges, as provided by the Constitution for the united States of America, the Bill of Rights, and/or the “Constitution of the State of Connecticut or that would normally be offered to a citizen of the United States or of the State of Connecticut. This also included the provisions as provided in item #62 “Racketeering” and suppression of evidence.
5. **Appellation:** Means a general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, fresh-and-blood man or woman.
6. **Artificial Person:** Means a fictitious entity/trust that was created by the “government of the United States” and/or parents acting unknowingly in concert or the “UNITED STATES Corporation” for transacting in commerce. This artificial Man or Strawman is represented by the capital letter name that appears to be spelled the same as the name of the Natural Man or Woman. When the Artificial Person is used in commerce by the Secured Party, it is a transmitting utility.

7. **Assault and Battery with Weapon:** Means any use of, threatened, or perceived use of any weapon, against Secured Party, by any Representative of the “government of the United States” or the “UNITED STATES Corporation” that creates an atmosphere of fear for the Secured Party. This includes non-lethal weapons, such as tazers, stun guns, mace, pepper spray, any chemical used to incapacitate, rubber bullets, shock force weapons, electronic weapons or any other type of weapon that may be used to control or create fear. If a conflict arises about the events, the version told by the Secured Party will become accepted as truth and will not be contested.
8. **Assault and Battery without a Weapon:** Means the verbal abuse or physical contact, of any kind, upon the Secured Party without the express voluntary written consent of Secured Party. If a conflict arises about the facts involving the incident, the version as told by the Secured Party will be accepted as truth, without question, and will not be contested.
9. **Bill of Rights:** Means for the purpose of this contract, the original “Bill of Rights” to the “Constitution of the united States of America” circa 1791.
10. **Born:** Shall only be construed to mean the moment in time when the when a flesh and blood woman bears offspring from her womb and a new flesh and blood homo-sapien is begotten.
11. **Clerk of the Public Record:** Means any clerk who records documents on the public record and is employed by a city, county, state, municipality, the federal government, international, multi-national, multijurisdictional Corporation.
12. **Coercion or Attempt to Coerce:** Means any attempt by any Representative of the “government of the United States” or the “UNITED STATES Corporation” to threaten, intimidate, deprive, conceal, or in any way prevent the Secured Party from receiving and/or enjoying any right, or privilege that is granted, outlined, or secured by the “Constitution for the united States of America” the Honorable “Bill of Rights”, “Constitution of the State of Connecticut”, or to knowingly allow or instruct another to do so.
13. **Collateral:** Any and all the property, rights, and every store of value held by THE DEBTOR whether now existing or hereafter acquired including without limitation to: (1) Security Agreement Item No. “#SRH03121987CSA-040904506SA” including without limitation to all the related documents therefrom; (2) “SCHEDULE A” along with; (3) any and all of THE DEBTORS property, including THE DEBTORS name, all accounts, tangible and intangible property, chattel papers, and all the products, proceeds and assets that arise therefrom; as well as;
 

(4) all of THE DEBTORS income from every source and (5) all direct and indirect, absolute or contingent, due or to become due, now existing or hereafter arising, presumed or actual, and all parol or expressed indebtedness and liabilities held by THE DEBTOR and all products and proceeds which arise therefrom.
14. **Concealment:** Means withholding or keeping information that should normally be revealed, about the property and/or rights from the Secured Party. This includes keeping evidence or law from a jury that could favorable alter the outcome of a case to the benefit of the Secured Party. No officer of any court or Representative of the “government of the United States” or the “UNITED STATES Corporation” may conceal any law and/or evidence of any kind that is considered relevant by the Secured Party, and/or fail to disclose any law that benefits the Secured Party.
15. **Conduit:** Means for transmitting and distributing energy and the effect/product of labor, such as good and services, via the name” SETH ROBERT HARRIS©” and by any and all derivatives and variations in the spelling of said name with exception of “Seth-Robert:Harris”.

16. **Conspiracy:** Means the corporation of two or more persons working together to, restrict, suppress, inhibit, or in any way deprive the Secured Party of any right, benefit, or privilege that would ordinarily be offered by the “Constitution for the united States of America”, the “Bill of Rights”, and/or “Constitution of the State of Connecticut.” and/or to a citizen of the United States or of the State of Connecticut. This also includes provisions in item #62. **“Racketeering”**.
17. **Contract:** Means any agreement in writing that has been offered for review and acceptance by another party, wherein the offering party has ten (10) days or more, or as stipulated in the contract, to review and respond, accept or rebut, any provisions of the contract, as indicated in the contract. Non-Response on the part of the receiving party or agent of the receiving party will be a lawful offer and acceptance of all the terms and conditions contained in the said contract. Rebuttal by the receiving party of any provision of the contract by any means other than those as are indicated in the contract will be non-response. Return of the contract unopened and/or without review will be acceptance of all conditions of said contract. Recording the contract with the clerk of court or any public records officer will be a lawful offer and notification and will be presentment to all officers of the court in that state or county. Notice to Agent is Notice to Principal and Notice to the Principal is notice to Agent.
18. **Corporate Capacity:** Means acting for, or on behalf of, a Corporation, or government entity, while under law or color of law.
19. **Corporate Fiction:** A Corporation a creation of the law that does not actually exist in nature, like a natural man or woman: a legal entity that is false and not real, but which the law assumes to be true.
20. **Corporation:** Means any Representative, agency, sub-Corporation, contractor, or any person or entity that is employed by, receives or distributes funds for, receives any benefit or privilege from, or has any relationship of any kind with the “government of the United States” or the “UNITED STATES Corporation”.
21. **Constitution for the united States of America:** Means for the purpose of this contract. “The Constitution for the united States of America” circa 1787, as opposed to the “Constitution of the UNITED STATES” Corporation circa 1868.
22. **Counterfeiting Statute Staple Securities Instruments:** Means any attempt by any Representative of the “government of the United States” or the “UNITED STATES Corporation” to copy, duplicate, replicate any document that has “Statute Staple Securities Agreement” typed, printed, or handwritten anywhere on the document, without the express written voluntary permission of the document’s owner who is the Secured Party who filled said document in the public record, or is in possession of said document, or who is the maker of said document. If a dispute about permission to duplicate arises, the statement of the Secured Party will be accepted as fact without questions and will not be contested.
23. **County or City:** Means any subdivision of any State of the “united States of America.” This term excludes any jurisdiction, zone, or territory of the “UNITED STATES Corporation” unless described by the Secured Party in all CAPITAL letters. Any dispute over any errors contained in spelling or grammar will be resolved at the discretion of the Secured Party and will not be challenged by any Representative of the “UNITED STATES Corporation”.
24. **Cruel and Unusual Punishment:** Means physical violence of any type or form that is used against a Secured Party that causes visible physical injury, i.e. marks, scrapes, scratches, bruises, abrasion, avulsions, fractures, sprains, restraint marks, dislocations, punctures, cuts, loss of blood, loss of body fluids, or any other type of physical street to the body; or any chemically induced altered mental state of the Secured Party. This also includes any attempt to incarcerate, restrain, question, detain, withholding food when requested, withholding drink when requested, withholding medications as

requested, withholding use of bathroom facilities and supplies when requested, withholding reading and writing materials, withholding communication with friends, family, legal counsel, and religious counsel, withholding proper clothing as needed for comfort, withholding blankets when requested, withholding hot and cold water for showers, withholding freedom when requested, forcing any medical procedure or medical mandate. This also includes ridicule, coercion, threats, verbal insults, rude and offensive language, veiled threats, or any other type of mental street or anguish.

25. **Defacing:** Means the changing or altering the appearance of an item. This also includes changing or altering the meaning of laws, rights, property, documents, or any other thing that has value as determined by the Secured Party.
  
26. **Denial of Due Process:** Means any attempt by any officer of the court and/or the “government of the United States” or the “UNITED STATES Corporation” to deny, deprive, restrict, present or in any way inhibit the proper Due Process to any Secured Party outlined in the “Constitution for the united States of America” the Honorable “Bill of Rights, and/or the “Constitution of the State of Connecticut.” Any public law, Statute, regulation, ordinance, home rule, etc., that is incompatible with the Constitution for the united States of America”, the Honorable “Bill of Rights”, and/or the “Constitution of the State of Connecticut, is null and void and will not be used for any action against any Secured Party.
  
27. **Deprivation of Rights or Property:** Means the concealment, keeping from, hiding, obstructing of any rights, property, privileges or immunities that are outlined or protected by the “Constitution for the united States of America”, the Honorable “Bill of Rights, and/or the “Constitution of the State of Connecticut.”
  
28. **Derivative:** Means coming from another: taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing or of a more primal and fundamental nature: anything derived from another.
  
29. **Destruction of Property:** Means any alteration, damage, deprivation, defacing, removing, changing, breaking, separating, removing parts from, erasing of files form, throwing, shooting, kicking, stomping, smashing, crushing, or the like of any property belonging to or in possession of the Secured Party.
  
30. **Disrespect:** Means anything said or written to the Secured Party that the Secured Party does not like, including body language, or anything that makes Secured Party or any reasonable man uncomfortable, or have fear.
  
31. **Documents OR Related Documents:** Each every and all every action by which THE DEBTOR may, communicate, convey, impart, transmit, transport, transfer, save and/or store any thought, idea, belief, fact or opinion whether, private or professional, intentional or unintentional, in every manner whatsoever including without limitation to each every and all types of digital, audio, video, written, printed, and/or recorded, property, and any representations and reproductions, of the aforementioned, notwithstanding it being electric, electronic, mechanical, drawings, or sketches, including without limitation to the originals and all copies, non-identical copies, notations, summaries, whether different from the originals by reason of any notation made on such copies or otherwise, along with each every and all conversations and correspondence, including without limitation to, telephone calls, text messages, email messages, online forums, blogs, chats, comments, all computer data including without limitation to, computers, tablet, PCs, cell phones, all peripherals, all files, data, software, file sharing accounts, storage accounts, storage hard drive, disks, cloud storage, domain registrations, DNSs and VPNs, memories, metadata, social network communications, audiotapes, cassette, disc, videotapes, digital audio recordings, digital video recordings, motion pictures, recordings, and all digital devices which currently exists or may exist as technology develops, in addition to all printed matters, papers,

documents, computer printouts, tax records, diaries, books, pamphlets, bulletins, statistics, policies, reports, studies, photographs, charts, graphs, plans, memoranda, letters, notes, contracts, agreements, instruments, including all applications, forms, certificate, licenses, permits, identification cards, security agreements, deeds of trust, mortgages, promissory notes, credit agreements, loan agreements, warranties, guarantees, statements, checks, receipts, returns, invoices, meetings, minutes, transcripts, including without limitation all the aforementioned which may arise from any of THE DEBTORS, accounts, account cards, financial accounts, online financial accounts, digital accounts, utility accounts, reward accounts, benefit accounts, business accounts, business records, investment accounts, insurance accounts, tax preparation service accounts, any other service accounts, website accounts, travel and lodging accounts, membership accounts, subscription accounts, including each every and all copies, replicas, attachments, distributed redistributed and undistributed copies, all drafts, alterations, modifications, changes and amendments of the aforementioned and each every and all means of communication which currently exist or may exist as technology develops and each every and all manner by which THE DEBTOR or its surety may communicate, convey, impart, transmit, transport, or transfer, save and/or store any thought, idea, belief, fact or opinion that may be submitted as evidence in any type of court, tribunal and/or legal proceeding.

32. **Encroachment:** Means to invade, intrude, or in any way prevent the Secured Party from enjoying the full and complete use of property, including the acts of trespass; impeding ingress or egress to the property of the Secured Party; or limiting the ability of the Secured Party to freely access, claim, hold, possess, use, convey, sell, rent, lease, barter, exchange, or in any way make full and unfettered use of property. This includes the placing or filling of an unlawful lien, levy, burden, charge, liability, garnishment, attachment or encumbrance against any and all property including wages, salaries, stocks, bonds, bank accounts (foreign or domestic), savings accounts, contents of safety deposit boxes, gold, silver, notes, insurance funds, annuities, retirement accounts, social security benefits, motor vehicles, automobiles, recreational vehicles, land, real estate, homes, structures, roads, driveways, personal property of any kind that is held by title, deed, contract, agreement (written or verbal), or is in possession of the Secured Party. This includes, but is not limited to, traffic stops, searches of vehicles, home invasion, confiscation of any lawful property owned by, in possession of, or under the control of the Secured Party.
  
33. **Ens Legis:** The term “*ens legis*” means a creature of the law; an artificial being, such as a Corporation, considered as deriving its existence entirely by the law, as contracted with a natural person/natural man or woman.
  
34. **Excessive Bail:** Means any amount of bail set at an unreasonable rate as per the 8<sup>th</sup> amendment of the Constitution for the United States of America. This also means bail in excess of the amount of the fine, penalty, or penal sum that is associated with the alleged crime committed. This also means that if the Secured Party has lived in a community or has lived in one community or area for more than one year, provided they have not recently moved within a year, works a regular job, or is a member of or involved with a church group, civic group, community enterprise, or can produce at least two affidavits from members of his community or area stating that he is involved with his community, he cannot be held without bail as a flight risk, or a threat to society. If the Secured Party can produce at least four (4) affidavits stating that he lives, works and is involved in his community, or the prior community in which he lived, he must be released on his own recognizance without any bail required. This provision does not apply to anyone charged with rape, murder, or violent crimes against women, or children.
  
35. **Failure to Charge within Forty-Eight (48) Hours:** Means any attempt by any Representative of the “government of the United States” or the “UNITED STATES Corporation” to delay, inhibit, prevent, or in any way stop a Secured Party from being lawfully charged by the court within forty-eight (48) hours of arrest.

36. **Failure to Identify:** Means any time has interactions with any Representative of the “government of the United States” or the “UNITED STATES Corporation”, the Representative must, upon request of the Secured Party, provide proper identification, written proof of authority, state what his business is with the Secured Party, complete a public servants questions in advance of arrest or detention, provide documentation property identifying the officer or respondents superior’s name and contact information, and any other relevant information as request by the Secured Party. The officer may not detain the Secured Party for more than ten (10) minutes while he obtains this information.
37. **Failure to Respond:** Means any attempt by any Representative of the “government of the United States or the “UNITED STATES Corporation” to ignore, inhibit, withhold, delay, or deny a request for information form a Secured Party.
38. **False Imprisonment:** Means any attempt by any Representative of the “government of the United States or the “UNITED STATES Corporation” to incarcerate any Secured Party against his or her will and/or against any and all protections of the laws and provisions of the “Constitution for the united States of America”, the Honorable “Bill of Rights, and/or the “Constitution of the States of Connecticut.”
39. **Federal Zone:** See- “Jurisdiction of the “Government of the United States” and of the “United States Corporation”
40. **Freedom of Speech:** Means the right to speak open and plainly without fear of reprisal. This includes the right of the Secured Party to speak at hearings and trials before magistrates, judges, officers of the court, Representatives, or the like, of the “government of the United States” or the “UNITED STATE Corporation”. It also means that no attempt to suppress this right will be made by any officer of the court, Representatives, or the like of the “government of the United States” or the “UNITED STATES Corporation”. No judge or officer of any court or tribunal will threaten contempt of the court for free speech by any Secured Party.
41. **Government of the United States:** The term “government of the United States, when used in this Contract, means the government that was originally established in the “Constitution for the united States of America” adopted in 1787, and does not include any “imposter government” known by any name whatsoever, no matter how similar in spelling the name of any such “ imposter government” may appear to be to the spelling of the name of the constitutionally authorized “government of the United States”. It is to be noted that the term “United States” as used here is “plural” and not “singular” in number, as is the name “UNITED STATES” used by the “imposter government” (i.e, “UNITED STATES Corporation”) now acting as the government of the United States.
42. **Hold-harmless and Indemnity Agreement:** means Hold-harmless and Indemnity Agreement No. SRH0001HHIA. This agreement may be amended and modified by the Secured Party.
43. **Ignore:** Means to refuse or in any way to deny a lawful request for an officer to complete legal documents that will provide information requested by Secured Party.
44. **Illegal Arrest:** Mean same as below item #84, “Unlawful Arrest”
45. **Indebtedness:** the debt which is owed and evidenced by this agreement; or any claim against THE DEBTOR, the collateral, any of DEBTORS present and future property identified in this agreement; and all public obligations, debts and liabilities ascribed to THE DEBTOR through its contracts and

agreements; whether expressed or implied, written or verbal, known or unknown, actual or constructive, that are with the UNITED STATES, any of its subdivisions, agencies, representatives, agents, officers, or affiliates, or any other public entities; and all claims made by Secured Party against THE DEBTOR, whether existing now or in the future, whether they are voluntary or involuntary, due or not due, direct or indirect, absolute or contingent, liquidated or unliquidated, notwithstanding THE DEBTOR is or may be liable singularly or jointly, or is obligated, or is a beneficiary of, a surety or accommodation party for any alleged debts or obligations owed.

46. **Personal Capacity:** Means acting on one's behalf, in one's individual capacity, to do a thing. A Representative acting under law or color of law and ultra vires of the Representative's official capacity as assigned by the law, or acting in violation of his/her oath(s) of office take on the personal liability
47. **Interpretation:** Means, if any conflict arises concerning the definition of any of the terms and/or conditions of this Contract, the conflict concerning the meaning of the term or condition, will be decided by the Secured Party. The Secured Party's decision will be final and not subject to review or argument. No liability or penalty will be incurred by the Secured Party due to his interpretation of such terms and/conditions
48. **Interstate Detainer:** Means the same as unlawful detainer as when involving the Secured Party and involving more than one Representative, agency or STATE of the "Government of the United States" or the "UNITED STATES Corporation", or any Representative who has any agreement with, contract with, or permission to act on behalf of any municipal Corporation of the "government of the United States" or the "UNITED STATES Corporation" or any subsidiary or sub-Corporation thereof.
49. **Jurisdiction of the "government of the United States" and of the "United States Corporation"** (If indeed the later has any jurisdiction at all): The constitutionally authorized "government of the United States" is recognized by the Secured Party as having exclusive legislative jurisdiction only over the following geographic areas: 1. The District of Columbia, as authorized by Article 1, Section 8, Clause 17 of the Constitution for the united States of America; 2. Federal enclaves within the States, such as land, property or buildings which the Government of the united States of America has purchased by the consent of the legislatures of the States of purposes of erecting forts, magazines, arsenals, dock-yards and other needful building as authorized by Article 1, Section 8, Clause 17 of the Constitution for the united States of America; and 3. Territories and possessions belonging to the Government of the United States, as authorized by Article 4, Section 3, Clause 2 of the Constitution for the united States of America. The imposter government – "UNITED STATES Corporation" – while having no real jurisdiction as no jurisdiction has been lawfully granted, can nevertheless have no claim even under color of law, to exercise jurisdiction except in those areas where the constitutionally authorized "Government of the United States" has been granted jurisdiction is also referred to as the "Federal Zone", and all private property held by the Secured Party, which property are located outside of the Federal Zone is therefore outside of the jurisdiction of the "Government of the United States" and the "UNITED STATES Corporation". Additionally, the constitutionally authorized "Government of the United States" is recognized by the Secured Party as having jurisdiction only as to those matter which the sovereign people, through their several State governments have to the "Government of the United States", which power are exclusive as to the power not granted by the sovereign people through their several State governments and power severed to the States by the 10<sup>th</sup> Amendment to the Constitution for the united States of America. These are the facts and maybe presented in any court by affidavit of the Secured Party, where any property or property interest belonging to Secured Party or Trust is involved in any interaction with the "Government of the United States" or the "UNITED STATES Corporation" or any of its Representatives, as outlined in this Contract.
50. **Juristic person:** mean an abstract, legal entity, ens legis, such as a corporation, created by construct of

law and considered as possessing certain legal right and duties of a human being: and imaginary entity such as a TRUST which, on the basic of legal reasoning is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Secured Party/Trustee/Beneficiaries. From the earliest of times the law: has enforced rights and exacted liabilities by utilizing a corporate concept –by recognizing that is, juristic persons other than human beings. The theories by which this mode of legal operation has developed, has been justified, qualified and defined as the subject matter of a very sizeable library. The historical roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to way of men in carrying on their affairs through what is now the familiar device of the corporation---Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process. And none the worse for it. No doubt, "Metaphors in law are to be narrowly watched". Cardozo J. in Bekley v. Third Avenue R. Co., 244 N.Y. 84, 94. "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason." See U.S v SCOPHONY CORP OF AMERCIA. 333

U.S 795; 68 S. Ct. 855; 1948 UTSTI Observation: A person has a property right in the use of his or her name which a person may transfer or assign. Gracy v. Maddin. 769 S.W. 2<sup>nd</sup> 497 (Tenn. Ct. App. 1989).

51. **Lawful 4<sup>th</sup> Amendment Warrant:** Means a warrant that follows the provision of the fourth amendment to the original "Constitution for the united States of America." This warrant must not deter from the exact procedures as outlined by the Fourth Amendment.
52. **Legal Counsel:** Means anyone that the Secured Party chooses to have as legal assistance of counsel, whether counsel is licensed or not, or member of the Bar Association. Counsel may assist, represent, speak on behalf of, write cases for, or perform any act in or out of court for the Secured Party without any hindrance, threat, prosecution, charge, repercussion from any officer of the court, or Representative of the "government of the United States: or the "UNITED STATES Corporation", or any Representative thereof.
53. **Legal Status:** Means the two classes of Natural Men and Women recognized in the Constitution for united States of America- "People" and "Persons". Legal status in the united States of America defines the rights, duties, capacities, incapacities, privileges, and immunities assigned to each legally recognized class of natural persons. Legal Status also determines to a large dress the type of "Citizenship" to which each class legally recognized a class of natural persons is assigned. See definition for "People" and "Persons" below.
54. **Living, breathing, flesh-and-blood man:** means the Secured Party "Seth-Robert:Harris". a sentient living being, as distinguished from an artificial entity, juristic corporation, partnership, association, and the like. "There every man is independent of all laws, except those prescribed by nature. He is not bound by any institution formed by his fellowmen without his consent." CRUDEN v NEALE, 2 N.C. 338 (1796) 2 S E 70.
55. **Natural Man or Woman:** Means a sentient, flesh and blood, living, breathing, biological man or woman, created by God, as represented by the Upper and Lower Case name, including "Natural Man or Woman", or "Real Man" or "Real Woman", or "Real Man/Woman." This is not to be confused with the Fictitious Legal Entity that was created by the Government/Parents that is represented by the All-Capital Letter Name.
56. **Natural Man or Woman Secured Party:** Means any flesh and blood, living, breathing, biological man or woman created by God, who notifies any Representative of the "government of the United States" or the "UNITED STATES Corporation", verbally or in writing, that he is not a Strawman, Vessel in Commerce, Corporate Fiction, Legal Entity, *ens legis*, or Transmitting Utility, of, for, by, to the "united States of America", the government of the United States", the "State of Connecticut, i.e., "Republic of

Connecticut, or to the “UNITED STATES Corporation”. This is not to be confused with the Fictitious Legal Entity that was created by Government/Parents and is represented by SETH ROBERT HARRIS©. Any attempt to notify any Representative of the status of the Secured Party will be sufficient notice. Sufficient notice will be determined by oath, statement or affidavit by the Secured Party: and the validity of such will not be challenged by any officer of the court.

57. **Nonobstante:** mean words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects and/or purposes.
58. **Obstruction of Justice:** Means any attempt by any officer of the court or Representative of any agency that represents the “government of the United States” or the “UNITED STATES Corporation”, or any of its subdivisions, agencies, contractors, etc., to deprive, hinder, conceal, coerce, threaten the Secured Party in an attempt to prevent his/her any and every opportunity to legal/lawfully defend him/herself by attempting to produce or file lawful documents and or testimony, to officers, judges, magistrates the court, clerk of court, or Representatives, in order to settle any legal/lawful controversy. This also includes any attempt by a judge or officer of the court from hindering the Secured Party from filing admitting, presenting, discussing, questioning or using any evidence, document, paper, photographs, audio and/or video recordings, or any other type of evidence that they desire to submit as evidence in any type of court proceeding. The determination of what is evidence and what will be admitted is to be solely determined by the Secured Party. Any evidence will be tried on merits of the lawful content and validity. Any judge or officer of the court who attempts to suppress or dismiss legal or lawful evidence will voluntarily surrender all bonds, insurance, property, CAFR funds, corporate property, bank accounts and savings accounts of value to the Secured Party upon written demand and surrender all rights to and defenses against said property. This also includes evidence that is supported by case law. This includes attempts by any officer of the court from making notions, order such as Gag Order or any other means of keeping information suppressed from the public or the official record. The determination of whether the acts of the court are an attempt to suppress evidence will be solely determined by the Secured Party. This also includes the provision as indicated in item #62 **“Racketeering”**
59. **Oppressing Government:** Means any Government or Representative thereof that shall have transgressed against Secured Party or any of Secured Party’s property rights, privileges, capacities, or immunities in any respect.
60. **Peers:** Means the same as the definition of a Secured Party
61. **People:** The “People” are those natural men and women who hold the sovereignty in joint tenancy in the united States of America and the several States by virtue of the Treaty of Peace of 1783, signed by His Most Royal and Dread Sovereign Majesty, King George the 3<sup>rd</sup> and its two addendums signed by the then Kings of Spain and France. The “People” are those who were the free inhabitants in the several States and their posterity (pauper, vagabonds and fugitives from justice excepted), who ordained and established the “Constitution for the united States of America” in 1787 and the Bill of Rights of 1791, for themselves and their posterity, and who established the constitutions for the several states, reserving unto themselves and their posterity the sovereignty of both the united States of America and the several states. The “People” are not citizens of or subject to the jurisdiction of the “government of the United States”, as created in the original “Constitution for the united States of America”, circa 1787, or to your “UNITED STATES Corporation”, also known as the corporate “UNITED STATES, “Corp, USA”, “United States Inc” , or by whatever name same may currently be known or be hereafter named, or any of its subdivisions, including but not limited to local, state, federal, and/or international or multinational governments, Corporations, agencies, or sub-Corporations and any de factor compact (Corporate) commercial STATES contract therein

including the “STATE OF CONNECTICUT”, or by whatever name same may currently be known or be hereafter named, and the like. The “People” are citizens first of the State in which they reside, and second of the united States of America.

62. **Person:** The word “Person”, when used in this Contract and written in upper and lower case letters shall mean a natural man or woman, and not an incorporeal person. Further, “Persons” derive all of their rights and privileges from the “People”, through the Constitution for the united States of America and the Constitutions of the several States. The “Persons” are identified in the Constitution for the united States of America and the Constitutions of the several States. The “Persons” are identified in the Constitution for the united States, first at Article 1, Section 9, Clause 1, their rights and privileges and defenses and protections are defined at Amendment Five of the Bill of Rights , and their duties and citizenship status are defined at Amendment Fourteen of the Constitution for the united States of America.
63. **Presumption:** Means legal assumption or inference that places the burden of proof or burden of production on the other party, but never on the Secured Party. No presumption shall prevail against the Secured Party without lawful, documented evidence that support the presumption which is certified by the officers of the court, on and for the record, under penalty of perjury.
64. **Products And Proceeds:** any and all Store of Value whether now existing or hereafter acquired which may arise from the disposition of the collateral for any reason purpose or cause whatsoever, whether now existing or hereafter acquired including without limitation to: (1) THE DEBTORS legal name and all derivations thereof including without limitation to any and all rights, property, products, and proceeds, and all related documents that arise therefrom; (2) Any and all of THE DEBTOR’s income from every source; (3) Any and all tangible and/or intangible real and personal property; (4) Any and all goods or services which may be exchanged for a store of value whether cash or noncash, such as rents, digital assets, royalties, guarantees and insurance proceeds and the like; (5) Any and all business, insurance, annuity, stocks, shares, bonds, mortgages, commodities, options, estate, trust, and/or any other beneficiary disbursements, distributions and/or transactions; (6) Any and all deposit accounts, certificates of deposits, brokerage accounts, banking and every account with depository and repository and financial institutions and/or accounts; (7) Any and all encumbrances, claims, litigations, orders, warrants, judgments, demands, rights and/or remedies; and the like which arises out of, or from collateral; (8) The transmission of any goods, services, chattel papers and/or property, and promissory notes in commercial activity; (9) Any and all Digital assets and the products and proceeds arising therefrom; and (10) Any and all products and proceeds that arise from sale, lease, transfer, trade, license, conveyance, exchange, and the like; held by title, deed, contract, agreement, covenants, undertaking (whether expressed, implied, written or verbal) and whatever store of value is collected or distributed which may arise from collateral for any reason whatsoever whether the realization of such products and/or proceeds are voluntary or involuntary.
65. **Public Record:** Means any record or document placed into the public by the Secured Party. For example, when this document is recorded at a Register of Deeds office or Secretary of States, it becomes public record.
66. **Purchase Price:** Means the new replacement cost of items of property at the time of replacement. This includes, packing, shipping, handling, delivery, setup, installation and any other fee associated with total replacement of property.
67. **Racketeering:** Means any attempt by any two or more officers of “government of the United States” or the “UNITED STATES Corporation”, to restrict, suppress, coerce, manipulate, inhibit, or

in any way deprive the Secured Party from reviving every right, benefit or privilege or exercising every immunity that is outlined by the Constitution for the united States of America, the Honorable “Bill of Rights”, and/or the “Constitution for the State of Connecticut”. This also includes any effort by the officers of the court or any Representative of “government of the United States” or the “UNITED STATES Corporation”, to hinder in any way the introduction of evidence, law, facts, affidavits, statements, witness testimony, or any information that is considered relevant by Secured Party, or any attempt to prevent a jury from hearing this evidence. This also includes any attempt to prevent this evidence from being heard in a public forum and before any and all members of the general public, as many as can be accommodated by the main courtroom. All hearing, tribunals, or trials will be held in a public place and any and all member of the general public will be allowed to attend, without restriction. This also includes questioning and/or interrogation by police officers before, during and after an arrest.

68. **Reckless Endangerment:** Means any attempt by any officer of the court or Representative of “government of the United States” or the “UNITED STATES Corporation”, as defined herein, to endanger, attempt, or threaten to attempt to endanger the life or property of the Secured Party. This includes dangerous driving in a car, use or threatened use of lethal or non-lethal weapons or chemicals improper use of restraint devices, use of restraint devices on a non-combative Secured Party. If a conflict arises as to whether or not reckless endangerment has occurred, the version of the Secured Party will be considered as truth.
69. **Representative:** Means any agent, agency, department, officer, investigator, entity, subsidiary, sub-Corporation, contractor, employee, inspector, individual or Corporation that has any affiliation, association, collects or distributes funds for, does any task for, receives any benefit or privilege from, etc., of or for “government of the United States” or the “UNITED STATES Corporation”, or anyone or anything that represents the interest of, or is being funded by, or receives fund from, or has any attachment to “government of the United States” or the “UNITED STATES Corporation”, or any of their Representatives, subdivisions or sub-Corporations.
70. **Right and Defenses:** Means Secured Party’s legal and/or lawful right and/or ability to defend himself/herself in any action. Upon agreement, the defendant in an action may give up his right to defend himself/herself in a given action. This includes tacit agreement or agreement by default, and the Secured Party is never the defendant.
71. **Right to Speedy Trial:** Means trial will commence within 90 days of the date of arrest.
72. **Right to Travel:** Means the right to freely move about and/or control any type of craft by whatever means, via land, sea, or air, without any interference by any Representative of “government of the United States” or the “UNITED STATES Corporation”, that in any manner willfully causes adverse effects or damages upon the Secured Party by an arrest, inhibition, detainment, restraint, deprivation or prevention.
73. **Secured Party:** In this Contract, the term “Secured Party”, means a “Trustee/Secured Party Creditor/Bailee”, which means Seth-Robert:Harris, a natural, living, Breathing flesh-and-blood man or sentient being as against a juristic person created by legal construction and/or the appointment declared under declaration of trust appointing another or additional “Trustee/Secured Party Creditor/Bailee” as stated therein.
74. **Sentient, living being** means the Secured Party “Seth-Robert:Harris” a living, breathing, flesh-and-blood man as distinguished from an abstract legal contract such as an artificial entity, juristic person, corporation, partnership, association, and the like.

75. **State:** The word “State” which is distinguished in this Contract by being written in upper and lower case letters, means any of the fifty independent sovereign nations, states and republics which make up the Union and are commonly referred to and known as state of the “united states of America” (For example: the “State of Arizona”, i.e., “Republic of Texas”), which use of the word “State” is not the same as a “STATE” of the “UNITED STATES Corporation” and any such “State” is not a creation or subdivision hereof, and is not subject to the jurisdiction thereof.
76. **STATE:** The word “STATE”, which is distinguished in this Contract by being written in all upper case letters, means any of the de facto compact (Corporate) commercial states contracting with the “UNITED STATES Corporation”, also known as the corporate “UNITED STATES. “Corp. USA”, “United States, Inc.”, or by whatever name same may currently be known or be hereafter named, by way of example, including, but not limited to the “STATE OF TEXAS”, or by whatever name same may currently be known by or hereafter named. STATES are a part of and subject to the jurisdiction of the “UNITED STATES Corporation”, and are not States of the ‘united States of America’. As a condition of this Contract, the Secured Party will determine **1.** Whether or not any State is a part of the “UNITED STATES Corporation”, and **2.** Whether the alleged offense occurred within the limits of the “UNITED STATES Corporation” and such determination will never be challenged by any Representative of the “UNITED STATES Corporation”. A violation of this provision will be #87 Unlawful Determination and punishable as indicated by this Contract.
77. **Statute Staple Securities Instrument:** Means a registered (by way of the post office registered mail) bond statute, which establishes a procedure for settlement of a commercial debt or obligation of record. This also establishes the law as it relates to the Secured Party.
78. **Store Of Value:** any and all manor by which any commercial gain or value may be acquired, collected, delivered or transferred to, received, saved, or held by THE DEBTOR including without limitation to any and all of the debtors property, rights, assets, all of the Collateral without limitation to all the products and proceeds therefrom.
79. **Artificial Entity:** In this documentation the term “Artificial Entity” means the Debtor i.e, SETH ROBERT HARRIS©, and any and all variations and derivatives of the spelling of said name except Seth-Robert:Harris; a front, a third party who is put up in name only for participating in a transaction. The “strawman” is synonymous with # 76 “Transmitting Utility”
80. **The Placing or Filing of an Unlawful Lien, Levy, Burden, Charge, Liability, Garnishment, Encumbrance, or Attachment:** Means any attempt by any Representative of “government of the United States” or the “UNITED STATES Corporation”, to place a lien, levy, garnishment, or attachment on the property or collateral of the Secured Party. Any such Representative must first prove his authority to do so by lawfully documented evidence, furnishing all documents, forms and papers as necessary to prove his authority to do so to a neutral Three (3) Notary Panel, hereinafter referenced as The Panel, selected by the Secured Party. Said Representative must guarantee in writing that the Representative signing said documents will be personally liable for any damages(s) due to his unlawful and/or illegal actions. He must supply bonds or other lawful funds to be held in trust by The Panel until The Panel determines if any action of the Representative have violated any laws or caused damage to the Secured Party. The Panel will have the sole power to determine if any damage(s) has occurred and will release the funds according to The Panel’s adjudication. The decision of The Panel will be final with no recourse. The surety bonds and/or funds held in escrow by The Panel must be at least four (4) times the estimated value of the property that is leaned, levied, garnished, or attached. The assessment of value will be recorded via affidavit by the Secured Party and delivered to The Panel. The Panel’s determination and the assessment thereof will be accepted as truth without question or recourse. Said Representative agrees to surrender, including, but not limited to, any and all surety bonds, public and/or

corporate insurance policies, CAFR funds, or corporate property as needed to satisfy any and all claims and/or assessments as filed against said Representative by the Secured Party. Said Representative agrees that any and all property or collateral with a current or existing lien will remain in the custody and control of the Secured Party until such time as a determination has been made by a jury of twelve of the Secured Party's Peers as defined herein. In the event that a jury of twelve of the Secured Party's Peers cannot be convened or has not been convened within sixty (60) days from the date of the order of the lien, levy, attachment or garnishment, any action against the Secured Party shall be dismissed with prejudice: and every lien, levy, attachment or garnishment shall be released within ten (10) days and all property rights restored, unencumbered. The Representative who has authorized said lien, levy, attachment or garnishment agrees to surrender any and all surety bonds, public and/or corporate insurance policies, CAFR funds, or corporate property as needed to satisfy any and all claims and/or assessments as filed against said Representative

81. **This Agreement:** Shall mean Commercial Security Agreement #SRH03121987CSA-040904506SA including any and all attachments and related documents therefrom whether now existing or hereafter created, modified, or agreed upon between THE DEBTOR and Secured Party
82. **Trespassing/Trespass:** Means the entry into, or onto the domain, property, residence, area, location, grounds, dwellings, building, barns, sheds, caves, structures, lands, storage areas, tunnels, automobiles, trucks, safe houses, underground shelters, automobiles, motor vehicles, recreational vehicles, boats, plants, trains, ships, containers, vans, heavy equipment, farm implements, culverts, driveways, trees, yards, real property, real estate, land, etc., of the Secured Party without Secured Party's express written permission, or without a lawfully executed fourth (4<sup>th</sup>) amendment warrant, and any and all Representatives of "government of the United States" or the "UNITED STATES Corporation" willfully and completely observe any and all protections as outlined in the Constitution for the united States of America, the Honorable "Bill of Rights, and or the "Constitution of the State of Connecticut ". Any personal property that is damaged, lost stolen, or misplaced, etc., will be recoverable as indicated in the Legal Notice and Demand document. Secured Party has never had any illegal contraband on or around their property and never will. Secured Party simply does not allow it on Secured Party's property. Any contraband, if it is found on the said property, will have been introduced by the officers or agents during the time of trespass. Contraband or illegal items if they are found in a search do not belong to Secured Party and may not be used in any attempt in any claim against me. Any and all Representatives of the "government of the United States" or the "UNITED STATES Corporation", will be held individually and personally liable for the full amount of damages as outlined in this Notice and Demand document for trespassing
83. **Transmitting Utility:** the term "Transmitting Utility" SETH ROBERT HARRIS© and all derivatives and variations in the spelling of said name except Seth-Robert:Harris
84. **Trustee:** means Seth-Robert:Harris
85. **U.C.C.:** Herein the term "U.C.C." means Uniform Commercial code
86. **Unalienable Rights (Inalienable Rights)** Means Natural Rights given by God as acknowledge by the Law of Nations and incorporated into the "Bill of Rights" of the Constitution of the State of Connecticut such as, but not limited to right of enjoying and defending their lives and liberties; of acquiring, possessing and protecting property; and of seeking and obtaining their safety and happiness
87. **Unfounded Accusations:** Means any accusation, charge, or claim, civil or criminal, or in admiralty that is alleged or made by any Representative of the "government of the United States" or the "UNITED STATES Corporation" as defined herein, that is not proven by the written documented evidence presented under oath and penalty of perjury by an authorized Representative of the "government of the

United States” or the “UNITED STATES Corporation”. The accuser has eight (8) hours to provide said documents to be reviewed and in possession of the Secured Party; and failure to do so will be unfounded accusations and subject to the penalties contacted herein.

88. **UNITED STATES Corporation:** “UNITED STATES Corporation” means the corporate “UNITED STATES”, “Corp USA”, “United States, Inc”, or by whatever name it may currently be known or be hereafter named (exclusive of the “united States of America” and the “government of the United States as created in the original Constitution for the united States of America, circa 1787), or any of its agencies, or sub-Corporations including but not limited to any de facto compact (Corporate) commercial states contracting therein, including, but not limited to the “STATE OF CONNECTICUT”, or by whatever name it may currently be known or be hereafter named (Exclusive of the “State of Connecticut”, i.e, “Republic of Texas”)
89. **united States of America:** The term “united States of America”, when used in this Contract is distinguished by being written in upper and lower case letters, except that the first letter of the first word, i.e :united” is a lower case letter, and means that union of independent sovereign nations , states and republics, which as colonies of Great Britain and having declared their independence from Great Britain in The Declaration of Independence adopted July 4<sup>th</sup>, 1776, and having won their independence from Great Brain in the American Revolutionary War, and thereafter having gained recognition as independent sovereign nation states, and republics in international law by the Treaty of Peace of 1783, signed by His Most Royal and Dread Sovereign Majesty, King George the 3<sup>rd</sup> and its two addendums signed by the then King of Spain and France and which independent sovereign nations and state did adopt the “Articles of Confederation: of 1778 and thereafter adopted the “Constitution for the united State of America” in 1787. The word “united States of America”, when used in this Contract, does not include the UNITED STATES Corporation, as that term is defined herein.
90. **Unlawful Arrest:** Means restricting the Secured Party’s right to move about freely without proper use of a lawful 4<sup>th</sup> amendment warrant signed by a judge of “Competent Jurisdiction” while under oath. This includes unnecessary use of restraint devices, traffic stops, raids, or any other type of interaction, when an officer is presented with and ignores a “Notice and Demand,” “Public Servants Questionnaire,” “Right to Travel” Documents, or other documents notifying the officer of the lawful rights of the Secured Party, created by God, who is not to be confused with the Corporate Fiction “Strawman” which was created by the STATE. This includes arrest when the Secured Party is incarcerated for refusing to sign any citation, arrest due to contempt of court when he or she is not violent or a physical threat to the court, arrest by Internal Revenue Service for failure to produce books, records, or there documents, arrest and refusal of Habeas Corpus arrest for conspiracy of any kind without lawfully documented affidavits from as least two (2) eye witnesses, signed under oath and penalty of perjury.
91. **Unlawful detainer:** Means any attempt by any officer of the court or Representative of the “government of the United States” or the “UNITED STATES Corporation” to arrest, check, hinder, delay, possess hold, keep in custody, restrain, retard, stop, withhold the Secured Party without affording him every protection as outlined by the “Constitution for the united States of America”, the Honorable “Bill of Rights, and/or the “Constitution of the State of Connecticut”. Any public law, Statute, regulation, ordinance or the like will be null and void and will not be used in any action in which the Secured Party is involved.
92. **Unlawful Detention:** Means restraining the Secured Party’s freedom of movement, and/or Right to Travel, against his will for more than sixty (60) seconds without a property authorized lawful 4<sup>th</sup> amendment warrant signed by a judge of competent jurisdiction while under oath. This included routine traffic stops, raids, random, identification checks, security checks, only after Representative has been notified by the Secured Party of his status and after the officer has been given documents to prove said

status, along with up to ten (10) minutes for an officer to examine said documents.

93. **Unlawful Determination:** Means any statement, speech, gesture, writing, presentment, or the like that suggests an idea that negatively represents the character, actions, plans, procedures, customs, ways of the Secured Party or group of Secured Parties, that is not proven by documented authorized certified evidence, on and for the record under penalty of perjury. This includes off-color statements, accusations, or remarks by a judge or other officer of the court and any other Representative of the “government of the United States” or the “UNITED STATES Corporation”.
94. **Unlawful Distraint:** Means seizure or taking of any property that is lawfully owned or in possession of the Secured Party without proper probable cause, and/or due process, and lawful 4<sup>th</sup> amendment warrant. This includes any seizure by any Representative, in any capacity, or relationship with the “government of the United States” or the “UNITED STATES Corporation” or any of its agencies, contractor, subdivisions, subsidiaries, or the like.
95. **Unlawful Restraint:** Means any action by any Representative to prevent, coerce, intimidate, hinder, or in any way limit the right of the Secured Party from any type of freedom of legal/ lawful speech, travel, movement, action, gesture, writing, utterance, or enjoyment of any right or privilege that is commonly enjoyed by any citizen of the United States or of the State of Connecticut
96. **US Dollars:** Means the currently recognized medium of exchange as used by the general public at the time of the offense, at par value, equal to one-ounce silver dollar equivalent per each dollar unit, as represented in a claim. All claims and damages will be paid at par value as indicated. Par value will be established by written law or the value established by the US MINT for purchase of an official one troy ounce 99.999% Pure Silver Coin, whichever is higher at the time of the offense.
97. **Verbal Abuse:** Means the use of offensive, and/or threatening verbal words, body language, and nonverbal gestures or actions by any representative of the “government of the United States” or the “UNITED STATES Corporation”, as defined herein, upon the Secured Party. If a controversy arises about an incident the version told by the Secured Party will be accepted as truth and will not be contested.
98. **Vessel in Commerce:** “vessel in commerce” means the straw man, SETH ROBERT HARRIS, and any derivatives and variations in spelling of said name, except for Seth-Robert:Harris, a transmitting utility, an all-capital-letter name representing the Strawman/Trust entity/Ens Legis for the use in commerce by which the Trustee/Secured Party can participate in commerce and appear in court.
99. **Victim:** Means the Secured Party who has received direct damages to themselves or their property as a result of an unlawful or illegal act by another.
100. **Victimless Laws:** Means any law that is passed or presumed to be passed that creates a violation of law where no Natural Man or Woman has been damaged. This includes any statute, ordinance, regulation, policy, or color of law provision. These types of laws will not be used in any action of any kind against any Natural Man or Woman or the property thereof.
101. **Willingly:** Means that a Secured Party is in full knowledge, understanding, agreement, and full consent, at all time, without fear of reprisal, threat, or coercion, during any interaction in which he is involved with any Representative of any court or Corporation including incorporated Governments.
102. **Written or Verbal Agreement:** Means any agreement entered into by the Secured Party, written or verbal. Any question of any contract will be resolved by an affidavit from the Secured Party. Secured Party’s affidavit will be considered fact in any action or dispute, without question of any Representative

of any Corporation, including incorporated governments.