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CLERK: Belinda Wheeler  
Brooks County, GA  
Cross-References: DEED BOOK 862 PAGE 515-533

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Prepared by: Registered Owners: Lantuwaken Elananwit IS ALL Ecclesiastical Organization by  
Bernard-Ex, Mr-Clayton-M and Orion, Jahzara Phenix Jae

Date of this document: The First Day of July, Two Thousand Twenty Three:  
Ab Initio - Nunc Pro Tunc

Reference Trade Names: MR-CLAYTON-M BERNARD-EX and  
IAHZARA PHENIX IAE ORION and  
ANY and ALL Other Assumed Names/Trade Names Registered to the same herein

Mail to: Royal BERNARD-EX Empire, Records Custodian, Piala Bernard-Ex  
Care of 1020 W Flamingo, #4-215  
Las Vegas, Nevada Republic, Indian Country 18 USC 1151(c)  
Zip Code, Exempt, Non-Domestic, Non-Assumpsit

**NOTICE: Terms of Unauthorized Use of Assumed Name/Trade Name(s)**

**Includes: Self-executing Contract / Security Agreement in event of Unauthorized Use**

**Payment Terms**

**Default Terms**

**Terms of Curing Default**

**Terms of Strict Foreclosure**

**Notice: Schedule of Fees**

**Self-executing Contract / Security Agreement is event of Unauthorized Use:**

Secured Party is now, nor has ever been, an accommodation party, nor a surety, for the purported Debtors, i.e. "MR-CLAYTON-M BERNARD-EX" and "IAHZARA PHENIX JAE ORION", nor for any derivative of, nor for any variation in the spelling of, said name, nor for any other juristic Person, and is so — indemnified and held harmless in Hold Harmless and Indemnity Agreement 03081982-MCE-HHIA and 05291966-PJO-HHIA against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, laws, deposits, summons, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and

Expenses whatever, both absolute and contingent, as are due and as might hereafter arise, and as might be suffered by, imposing on, and incurred by Debtor for any and every reason, purpose and cause whatsoever.

By this Trade Name Notice, both the juristic person and the agent of said juristic person, hereinafter jointly and severally "User", consents and agrees that any use of trade name as stipulated, other than authorized use as set forth by Registered Owner / Secured Party Creator herein after referred to as Secured Party constitutes unauthorized use, counterfeiting, of Secured Party's trade name property, contractually binds User, renders this trade name notice a Security Agreement wherein User is Debtor and "Owner" is Secured Party, and signifies that User:

(1) grants Secured Party a security interest in all User's assets, land, and personal property, in the sum certain amount of five-hundred thousand, (\$500,000.00), per occurrence of use of any and all derivatives of and variations in spelling of said trade names, plus costs, plus triple damages;

(2) Authenticates this Security Agreement wherein User is Debtor and Owner is Secured Party, and wherein User pledges all of User's assets land, consumer goods, farm products, inventory, equipment, investment property, commercial tort claims, letters of credit, letter of credit rights, chattel paper, instruments, deposit accounts, documents, and general intangibles, an all User's interest in all such forgoing property, now owned and hereinafter acquired, now existing, and hereafter arising, and wherever located, as collateral for securing User's contract and obligation in favor Secured Party for User's unauthorized use of Secured Party's trade name property until User's contractual obligation therefore incurred has been fully satisfied;

(3) consents and agrees with Secured Part's filing of UCC Financing Statement in the UCC filing Office as well as in any county recorder's office, wherein User is Debtor and Owner is Secured Party, and any continuation statement necessary for maintaining Secured Party's perfected security interest in all User's property and interest in property, pledged as collateral in this Security Agreement and described above in paragraph "(2)", until User's contractual obligation therefore incurred has been fully satisfied;

(4) consents and agrees that any and all such filings described in paragraph "(3)" above are not, and may not be considered, bogus, and that User's will not claim that any such filing is bogus and User waives all defenses in the legitimacy of this self-executing contract;

(5) appoints Secured Party as Authorized Representative for User, effective upon User's default re User's contractual obligations in favor of Secured Party as set forth in this Self-executing Contract/Security Agreement granting Secured Party full authorization and power for engaging in any and all actions on behalf of User including, but not limited by, authentication of record on behalf of User, as Secured Party, in sole Secured Part's sole discretion, deems appropriate, and User further consents and agrees that this appointment of

Secured Party as Authorized Representative for User, effective upon User's default, is irrevocable and coupled with security interest;

(6) gives voluntary consent to be placed into involuntary bankruptcy for liquidation as necessary upon violation and default. User further consents and agrees with all of the following additional terms of Self-executing Contract/Security Agreement in event of Unauthorized use.

**Payment Terms:**

In accordance with fees for unauthorized use of trade names, as set forth above, User hereby consents and agrees that User shall pay Secured Party all authorized use fees in full within ten (10) days of the date User is sent Secured Party's "invoice", itemizing said fees.

**Default Terms:**

In event of non-payment in full of all unauthorized-use fees by User, within ten (10) days of date invoice is sent, User shall be deemed in default and;

- (a) all of User's property and property pledged as collateral by User, as set forth above in paragraph "(2)", immediately becomes, i.e. is, property of Secured Party;
- (b) Secured Party is appointed User's Authorized Representative as set forth above in paragraph "(5)", and,
- (c) User consents and agrees that Secured Party may take possession of, as well as otherwise dispose of in any manner that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited by, sale at auction, at any time following User's default, and without further notice, any and all User's property and interest, described above in paragraph "(2)", formerly pledged as collateral by User, now property of Secured Party, in respect of this "Self-executing Contract/Security Agreement in event of Unauthorized Use", that Secured Party, again in Secured Party's sole discretion, deems appropriate.

**Terms For Curing Default:**

Upon event of default, as set forth above under "Default Terms", irrespective of any and all User's former property and interest in property, described above in paragraph "(2)", In possession of, as well as disposed of by, Secured Party, as authorized above under "Default Terms", User may cure User's default only regarding the remainder of User's said former property and interest in property, formally pledged as collateral that is neither in the possession of, nor otherwise disposed of by, Secured Party's sole discretion, deems appropriate.

**Terms of Strict Foreclosure:**

User's non-payment in full of all unauthorized use fees itemized in invoice within said twenty (20) day period for curing default as set forth above under "Terms" for Curing Default", authorizes Secured Party's immediate non-judicial strict foreclosure on and all remaining former property and interest in property, formerly pledged as collateral by User, now property of Secured Party, which is not in possession of, nor otherwise disposed of by Secured Party, upon expiration of said twenty (20) day default-curing period, Ownership subject to common-law trade name and UCC Financing Statement and said Security Agreement filed with the UCC filing office.

Record Owners: Bernard-Ex, Mr-Clayton-M and Orion, Jahzara Phenix Jae, All Liberties Retained.

Unauthorized use of " Bernard-Ex, Mr-Clayton-M" and "Orion, Jahzara Phenix Jae", incurs same unauthorized-use fees as those associated with "MR-CLAYTON-M BERNARD-EX" and "JAHZARA PHENIX JAE ORION" and all derivations and variations in spelling including case and order, as set forth above under "Self-executing Contract/Security Agreement in Event of Unauthorized Use".

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RA 462 046 520 US

## Affidavit to Notice of Schedule of Fees

This Schedule of Fees has been approved for public record by the Registered Owners / Secured Party Creditors: bernard-ex, mr-clayton-m and orion, jahzara phenix jae with regard to Registered Trade Names/Assumed Names: **MR-CLAYTON-M BERNARD-EX**™ and **IAHZARA PHENIX JAE ORION**™ and any derivatives and any variations in the spelling thereof; and ANY and ALL Other Trade Names/ Assumed Names registered to the same, regardless of date of registrations, spanning Ab Initio, Nunc Pro Tunc. All trustees, fiduciaries, employees, contractors, juristic persons and agents of juristic persons are hereby given notice that the Registered Owners and existing Trusts restrict the usage of their property including the above listed and trade names and all associated derivatives thereof.

### Affidavit is regard to the attached Schedule of Fees:

We, the Registered Owners, Bernard-Ex, Mr-Clayton-M and Orion, Jahzara Phenix Jae, in full life, sui juris, hereinafter 'Affiants', being of the full age of majority, and of sound mind, hereby affirm that:

1. This affidavit and the attached Schedule of Fees are approved for all official business concerning the delineated registered trade names and all associated derivatives as well as any business related to the established trusts, and such schedule shall be binding upon any third party interlopers, and all other parties who proceed without bonafide authorization; and that
2. The Registered Owners hold all rights and title to the copyright, trademarkings, and derivatives of the associated trade names and all other derivatives and variations in spelling of the same; and that
3. The Registered Owners have approved the attached schedule of fees for the assessment and settling of grievances concerning unauthorized use of trade names and trespassess upon the estate, beaches of trust, in regard to each particular as set forth therein; and that
4. The execution of this instrument shall not be construed as consent to use Trust property, tradename, or trademark, wherein the Registered Owners neither assent, nor consent, nor agree with, nor grant, nor imply any authorization for any use of the trade name or trademark not secured by a proven and willfully executed contract for the purpose of use and/or explicitly granted authorization of use of such trade name; and that
5. Any person continuing to use the Registered Owners' / estate property without an authenticated contract creates a commercial obligation in default until the satisfaction of the assessment made here from; amd that
6. The above statement of fact is a memorialization of the accepted and approved order of business for the established associated trusts.

Further Affiants sayeth not.

Fee Schedule to Terms of Unauthorized Use of Trade Name(s)

RA 462 046 520 US

Bernard-Ex, Mr-Clayton-M, Executor/Trustee/Registered Owner/Secured Party Creditor

MR-CLAYTON-M BERNARD-EX © TM

Orion, Jahzara Phenix Jae, Executor/Trustee/Registered Owner/Secured Party Creditor

JAHZARA PHENIX JAE ORION © TM

### NOTARY-ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who autographed the document to which this certificate is attached, and does not subvert the jurisdiction in any way.

State of Nevada  
County of Clark

Subscribed and Affirmed before me on this First day of July, 2023 by Mr-Clayton-M Bernard-Ex and Jahzara Phenix Jae Orion, proved to me on the basis of satisfactory evidence to the man and woman who appeared before me.


Signature Notary:  \_\_\_\_\_

Name Printed: Jessica Guardia (Seal)

My Commission Expires: 03-09-2027.

Autograph:  \_\_\_\_\_

By: Bernard-Ex, Mr-Clayton-M, All Liberties Retained

Autograph:  \_\_\_\_\_ (seal)

By: Orion, Jahzara Phenix Jae, All Liberties Retained

RA 462 046 520 US

A SECURITY (15 USC)  
A U.S. S.E.C. TRACER FLAG  
NOT A POINT OF LAW\*  
see attached instruction APPENDIX A

## NOTICE: SCHEDULE-OF-FEES

Any corporation or Natural person who, by coercion, threat, force, or demand, requires an employee, trustee, or fiduciary of the Trust to perform, produce material, answer, comply with, or act in accord with any particular act as set forth in this schedule, shall be assessed according to this schedule of fees. All intervenors agree to be held liable in their private, individual, and corporate capacity for their actions, and further may be subject to parallel claims of criminal activity including piracy, slavery (suretyship), trespassing, breach of Fiduciary Duty, Perjury, Misprison of Felony, RICO, Forfeiture.

### Administrative Fees:

Any Trustee of Fiduciary employed for the matter of processing this claim shall be entitled to 5% of first \$1,000,000.00 4% of next \$500,000.00 3% of next \$500,000.00, 2% over \$2,000,000.

### Copyright, trademark, trade name violation

1. Usage of delineated trade names including all derivatives, spellings, and upper case lower case combinations and renderings of the trademark and trade names without express written consent:

<u>Acceptance of Presentments (without contract)</u> .....	\$ 1,000,000.00
2. Unauthorized Citations .....	\$ 10,000.00
3. Warning Issued on Paper .....	\$ 10,000.00
4. Summons, Court Notices (without contract) .....	\$ 10,000.00
5. All other related items, fees, or offers .....	\$ 10,000.00

### Depositions, Interrogation (unsolicited)

6. Name .....	\$ 10,000.00
7. Driver License Number .....	\$ 10,000.00
8. Social Security Number .....	\$ 50,000.00
9. Retinal Scans .....	\$ 1,000,000.00
10. Fingerprinting .....	\$ 1,000,000.00
11. Photographing .....	\$ 1,000,000.00

### DNA or Body Fluids:

12. Mouth swab .....	\$ 1,000,000.00
13. Blood samples .....	\$ 1,000,000.00
14. Urine samples .....	\$ 1,000,000.00
15. Breathalyzer testing .....	\$ 1,000,000.00
16. Hair samples .....	\$ 1,000,000.00
17. Skin samples .....	\$ 1,000,000.00
18. Clothing samples .....	\$ 1,000,000.00
19. Forced giving of fluids/samples .....	\$ 1,000,000.00

### Obstruction of travel, Property Search, Trespass, Theft, Carjacking, Interference with Commerce

20. Interference with travel (without contract or emergency) .....	\$ 2,000.00/ minute after warning
21. Temporary detention, obstruction, or restraint (without warrant) .....	\$ 2,000.00/ minute after warning
22. Automobile/Vessel/Car Search .....	\$ 1,000,000.00
23. Body/Clothing Search .....	\$ 1,000,000.00
24. Handcuffing, being tied or otherwise restricted .....	\$ 1,000,000.00
25. Taking/Theft/Deprivation of Property .....	\$ 10,000.00 per day
26. Jailed, Warehousing, Incarceration .....	\$ 3,000,000.00 per occurrence / \$ 1,000,000.00 per day

### Signature, Endorsement, Autograph (SEA)

27. Autograph under threat, duress, or coercion .....	\$ 3,000,000.00
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\***Notice:** Incorporated herein and hereby, additional billing costs assessed which levies and liens and/or tort for violations as delineated on public record in the document titled "LEGAL NOTICE AND DEMAND" filed under Clark County Register of Deeds Instrument Number \_\_\_\_\_ also in effect.

Fee Schedule to Terms of Unauthorized Use of Trade Name(s)

RA 462 046 520 US

## NOTICE

### APPENDIX A

The Lien Claimant does NOT rely on Title 15 as a basis for the "Commercial Lien." ALL Commercial processes, by using or relying on notes or paper in Commerce (e.g. Federal Reserve Notes). must bear some sort of Federal tracking code, a County Recorder's number or a serial number. Which process must be accessible for inspection at the nearest relevant County Recorder's Office or be widely advertised. When a Lien matures in three (3) months, ninety (90) days, by default of the Lien Debtor through the Lien Debtors failure to rebut the **AFFIDAVIT OF OBLIGATION** point-for-point categorically, it becomes an accounts receivable in the ordinary sense of a collectible debt upon which assignments, collateralization, and other commercial transactions can be based, hence becomes a Security subject to observation, tracking, and regulation by the United States Securities and Exchange Commission (hereinafter U.S. S.E.C.).

The notation "A Security — 15 USC" is a flag in Commerce telling the U.S. S.E.C. that a speculation account is being established to enforce a lien. U.S. S.E.C. can then monitor the process. As long as the process is truthful, open, and above-board (Full disclosure), the U.S. S.E.C. has no jurisdiction over it, for even the U.S. S.E.C. has no jurisdiction over the truth of testimony, depositions, affidavits, and affidavits of obligation (Commercial Liens), and an un rebutted affidavit stands as the truth in Commerce.

**Legal Authority:** Universal moral/existential truths/principles, expressed in Judaic (Mosaic) Orthodox Hebrew/Jewish Commercial Code, corollary to Exodus (chiefly Exodus 20:15, 16). This is the best known Commercial process in America.

When an Affidavit is so flagged in Commerce, it becomes a Federal Document because it Could become translated into a Security (for example by being attached in support of a Commercial Lien). and not accepting and/or filing a Commercial Affidavit becomes a Federal Offense.

**Annotation I**

Fee Schedule to Terms of Unauthorized Use of Trade Name(s)



## NOTARY-ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who autographed the document to which this certificate is attached, and does not subvert the jurisdiction in any way.

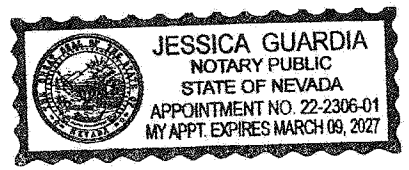
State of Nevada  
County of Clark


Subscribed and Affirmed before me on this First day of July, 2023 by Mr-Clayton-M Bernard-Ex and Jahzara Phenix Jae Orion, proved to me on the basis of satisfactory evidence to the man and woman who appeared before me.


Signature Notary: 

Notary Name Printed: Jessica Guardia (Seal)

My Commission Expires: 03-09-2027.



Autograph:  (Seal)  
By: Bernard-Ex, Mr-Clayton-M, All Liberties Retained

Autograph:  (Seal)  
By: Orion, Jahzara Phenix Jae, All Liberties Retained

Terms of Unauthorized Use of Assumed Names / Trade Name(s)  
MR-CLAYTON-M BERNARD-EX (and) JAHZARA PHENIX JAE ORION, et al