

The One People's Public Trust, 1776

AMENDMENT TO:

UCC FILE # 2000043135, May 4, 2000

DEBTOR(S): UNITED STATES
"STATE OF ..."



Trustees

Caleb Paul Skinner
Heather Ann Tucci-Jarraf
Hollis Randall Hillner

SECURED PARTY: The United States
of America (a public
trust)

Original Secured Party; Record Owner: Charles C. Miller;

Original Debtor: CHARLES C. MILLER [AN ARTIFICIAL PERSON & LEGAL FICTION]
CHARLES C. MILLER D/B/A CHARLES C. MILLER;

Original Holder-In-Due-Course of Title and Ownership of UCC, Grantor: Charles C. Miller;

Original Notice, UCC Doc No.: #2000043135, May 4, 2000, Receipt #36090 (a perpetuity filing);

Original Posted Notice Account No.: Z 277 480 473;

Gift by Assignment, UCC Doc's: #2011125781 20 Dec 2011, #2011055259/#2011055260 17 May 2011;

Gift Duly Accepted, UCC 3 Amendment Doc. No.: # 2012025545, March 12, 2012;

Grantee; Secured Party; Record Owner; and, Holder-In-Due-Course of Title and Ownership of UCC: The United States of America, The One People's Public Trust, 1776, a public trust, (the Public Trust), for its Beneficiaries serving The One People, physical custody of Gifting Instrument held in trust of the One People's Public Trust, 1776, administered by its duly bonded Trustees of public record, as further published on www.peoplestrust1776.org, for reliance on by all beings and the World, duly recognized in all world systems; All referenced Documents, Files, and Instruments identified above, restated in their entirety, incorporated by reference here as if set forth in full, and Amended to include as collateral the following:

KNOW ALL BEINGS BY THESE PRESENTS BEFORE ALL THE WORLD that on this day, with all rights reserved without prejudice, the undersigned duly bonded Trustees, on behalf of Secured Party named herein, for its Beneficiaries serving The One People, living beings created equal by the *Almighty God and Bondservants* thereof, **NUNC PRO TUNC, PRAETEREA PRETEREA** ("The One People"), specifically The One People whom have pledged their political will, other value, inclusive of their constitutions thereto, with unrefuted legal capacity and standing having created the cited instruments herein and the heirs thereof, domicile by choice on the land with venue, known and accepted as The United States of America consisting of the several states of the Union, "State of ..." (the "People"); Said Trustees, with specificity and particularity, absent tacit procuration, presumption, or agreement, do hereby restate and ratify for all beings and the world to rely upon, the due entry of Debtor, Secured Party, and Secured Party's collateral, a perpetuity, duly held in trust, secured therefrom, and operating in the Original Jurisdiction and venue of The One People, beginning July 4, 1776, as follows:

Entry of Debtor in and on the Commercial Registry (Record), inclusive of any capacity as construed transmitting Utility, and ALL other property[ies] (inclusive of chattels, goods), NUNC PRO TUNC, PRAETEREA PRETEREA: UNITED STATES and "STATE OF ..." of the several states of the Union, inclusive of United States Government and "State of ..." Government(s), in all its forms, de facto or de jure, and all of the fiction-of-law creations as by-product and incidental thereof including Offices, Officers, agents, actors, employees, assignees, or licensees, acting as voluntary commercial indentures, or any fiction-of-law subdivision or progeny of the 'United States Government' referenced as the "United States" and "State of ..." throughout the private law of same, and all franchises, departments,



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May 3, 2012

Issue: 5-3-2012
16/12/16
05/03/2012

255-3-12

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agencies, offices, and municipalities, in any jurisdiction, operating, presenting or representing under the color of title of the "United States" or "The United States of America", and any and all "State of ..." Governments; inclusive of ALL identifiers, abbreviations, idem sonans (not described ante) of the "United States", "UNITED STATES", "State of ...", and "STATE OF ...", separately or jointly, ("Debtor");

Indefeasible title and ownership of Record, NUNC PRO TUNC, PRAETEREA PRETEREA: The United States of America, The One People's Public Trust, 1776, a public trust, (the Public Trust), for its Beneficiaries serving The One People whom have pledged their political will, other value, inclusive of their constitutions thereto, with unrefuted legal capacity and standing having created the cited instruments herein and the heirs thereof, domicil by choice on the land with venue, known and accepted as The United States of America consisting of the several states of the Union, "State of ..." constituting the grantor/beneficiary bailor "Original Jurisdiction", the body of law, by and through the deposit of the political will bailment ultimately in all voluntary commercial indenture Officers, agents, actors, employees, assignees, or licensees of the 'United States Government', de facto or de jure, said bailment defined and delimited by the International Law Ordinance cognizably noticed as the Constitution for the United States of America, 1791 as amended, and the lawful progeny jurisprudence thereof, internationally affirmed ordinances, starting July 4, 1776 and completed March 1, 1781, ratified 1791, evidenced by documents inclusive of those entitled "Declaration of Independence" (of "The United States of America") July 4, 1776, the "Articles of Confederation" formerly "Articles of Confederation and Perpetual Union", March 1, 1781, reorganized as the Constitution of the United States of America, March 4, 1789, and the numerous "State of ..." Ordinances and Constitutions of the several states of the Union, all incorporated here by reference as if set forth in full, nunc pro tunc, well-established, accepted and never refuted "Public Law" and "Public Policy", all held in the Public Trust, ("Secured Party", and "Holder-In-Due-Course");

Being that Debtor, created entities, be they government, in all its forms, de facto or de jure, and all of the fiction-of-law creations as by-product and incidental thereof including Offices, Officers, agents, actors, employees, assignees, or licensees, acting as voluntary commercial indentures is/are inferior to the nature and capacity of the creator(s). The One People domicil by choice on The United States of America, NUNC PRO TUNC; Whereas the created may never usurp or rise to that greater than its Creator; Whereas Debtor is bound under the duties and obligations of the Constitution of the United States of America, 1791 as amended, said duties and obligations having been pre-paid by The One People; Being that Secured Party, whose beneficiaries serve The One People, constituting the primordial American Native 'People', and those subsequently born of the soil of 'The United States of America', engaged in and do engage in their sovereign law capacity knowingly, deliberately, and willingly creating and constituting 'government[s]', local, state, and national pursuant to the principles, progeny, and philosophy of the 'American' jurisprudence, commencing with the Original Jurisdiction effectuating the delimited controlling instrument, the Constitution of the United States of America, 1791 as amended; The cognizable protective 'Bill of Rights' codifies and holds high plenary standards for the protection of the sovereign natural man, a cognizable proper party as established by public law, who encounters by contact or proceeds in



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16/5-2012

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opposition to the 'United States Government', de facto or de jure, and its acts and omissions which are consequential to the life, liberty, and property of the American Native and other cognizable persons granted fiction-of-law standing and proper party status; Any act or omission of the Government by and through its voluntary commercial indentures, acting singularly or in concert, actively or constructively, not in plenary compliance with the Bill of Rights, is ipso facto unlawful, illegal, or unlawful and illegal actionable conduct subject to lawful redress by and through applicable apposit due process, including case and controversy procedure in a lawful forum pursuant to law

Debtor, inclusive of ALL other forms legal, commercial, financial and managerial, debt, payment intangibles, instruments, supporting obligations or equity security(ies) in any form, credit or debit accounts and balances, beneficial interests (divided or undivided), or any other res bearing the res identifier or any equivalent thereof of: UNITED STATES and the several "STATE OF ..." thereto;

ALL debentures, accounts, pledges, covenants, contracts, signatures, hypothecations or other property(ies) (inclusive of all chattels, general intangibles, payment intangibles) declared, seized, NUNC PRO TUNC, PRAETEREA PRETEREA;

ALL claims registered, unregistered, legal, equitable, political, commercial, statutory, administrative, ecclesiastical, personal, private, public, quasi-public, or any other form of any other forum state are hereby and herewith DISCHARGED [UCC § 3-601 and "STATE OF ..." CODE/LAW EQUIVALENT], NUNC PRO TUNC, FOR CAUSE [UCC § 3-501 and "STATE OF ..." CODE/LAW EQUIVALENT] of bad faith absent proof exhibiting endorsement by the Debtor named herein stipulating specific plenary knowledge of consent to ALL material facts related to claims. In particular issues governed by Admiralty/Maritime jurisprudence and jurisdiction(s) causing penalty, fine, or forfeiture of any kind or nature claimed against the Debtor named herein;

The Trustees of the Holder-In-Due-Course, Secured Party, The United States of America, claims plenary unimpaired use of Debtor, the artificial person(s), named herein: "United States", "UNITED STATES", "State of . . .", and "STATE OF . . .";

ALL property(ies) (inclusive of all chattels) are accepted for value as evidence of debt exempt from levy pursuant to the notoriously published House of Representatives [USA] Joint Resolution [HJR] 192, March 6, 1933, and ALL appointed powers (disclosed and undisclosed) RELEASED and SEIZED, and ANY/ALL attachments in the nature of or form of Uniform Commercial Code [UCC and "STATE OF ..." and International CODE/LAW EQUIVALENT] § 10-104, and the Order[s] therefrom are RELEASED to Debtor named herein including but not limited to the named Record Owner[s] 'Name & Title'. Record Owner named herein is not guarantor for or to any other account, by explicit reservation, hereby Holder-In-Due-Course, Notice to Trustee/Fiduciary plenary standing to Trust Grantor by Original Posted Notice;



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ADDENDUM OF LAW & PRESUMPTIONS

[1] Secured Party*, through its undersigned duly bonded Trustees, declares and notices acceptance of the Uniform Commercial Code [UCC and "STATE OF ..." and International CODE/LAW EQUIVALENT] commercial registry as 'Public Law' as published reserving herein and herewith ALL rights embodied therein and emanating therefrom, with specificity and particularity pursuant to the District of Columbia Code, Public Law 88-243, Title 28 § 1-103, § 1-105, and § 1-308/1-207, or apposite venue Republic Union State or municipal corporate 'STATE OF ...' or international registry juxtapositioned reference of the adopted Uniform Commercial Code [UCC and "STATE OF ..." and International CODE/LAW EQUIVALENT] in that venue and jurisprudence thereof;

[2] Secured Party, through its undersigned duly bonded Trustees, acting in good faith and unimpaired plenary capacity of Grantor and Beneficiary of the Original Jurisdiction, held in trust, accepts tender of this commercial registry, known as the Uniform Commercial Code [UCC and "STATE OF ..." and International CODE/LAW EQUIVALENT], Public Law[s] 88-243 and 88-244, as pledge by the 'UNITED STATES GOVERNMENT' and/or the sovereign Republic Union State, and/or the municipal corporate 'STATE OF ...', as apposit, for the international Law of Merchant 'transfer' of said registry, et. seq., presumptively being confirmatory constitution and cognizable condition precedent of due process of law by notice of facts, conspicuous notice, controlling ALL commercial, legal, and political engagements of consequence;

[3] Commercial registry is accepted for common, generic, general application and use pursuant to covenanted, contracted rules, codes, and provisions therewith effectuating controlling parameters and conditions precedent which define and impinge upon the legal association between noticed, consensual proper parties;

[4] Secured Party[ies] functions and administers with presumptions that Act[s] of Congress, Assembled, in and for The United States of America as 'Public Law', de facto or de jure, are, in fact, 'Public Law' for 'private use' by and through a lawful purchase money agreement as perfected pursuant to and within duly published codified law, regulation[s], and apposite policy notoriously published for public knowledge, legal effect, and general application;

[5] Principles of the governing conditions precedent irrefragably in and by international law, the Law of Nations, the Law of Merchant, national and state constitutions, substantiate and validate the private contract between proper parties transacting plenary in unimpaired capacity[ies], or in the alternative, in the presence of fully disclosed material facts inclusive of any impairment(s) whatsoever, duly noted, accepted, and effectuated pursuant to law as apposite and applicable, in fact, constitutes the most fundamental historical law, and further, contemporaneously is supercedas of other law forms unless irrefragably defeated, counteracted or otherwise with specificity and particularity superceded by consensual private law or lawful agreement being substantively conspicuous and duly noticed. Said jurisprudence,



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commercial law et. seq., is acknowledged and effectuated by and through Republic Union State[s], sovereigns, and/or municipal corporate 'STATE OF ...', and/or the District of Columbia Code as the 'Uniform Commercial Code [UCC and "STATE OF ..." and International CODE/LAW EQUIVALENT]', same having been formulated and ensconced by the American Law Institute, The National Conference On Uniform Laws and duly enacted and incorporated within the municipal corporate 'STATE OF ...', and/or the District of Columbia as evidenced by Public Law 88-243 and 88-244, December 30, 1963 (unless previously adopted), found within said codification at District of Columbia Code Title 28, et. seq.;

[6] Thereby, the Uniform Commercial Code [UCC and "STATE OF ..." and International CODE/LAW EQUIVALENT] is accepted as tendered for private use of 'Public Law' giving foundation, substance, force and effect to lawful plenary enforcement of Common Law, Equity, and Admiralty/Maritime justiciable juridical jurisdiction, venue fiats and directives, each individually and collectively notoriously published, duly accepted, efficacious in International Law by the Constitution [in and] for the United States of America. Purchased used of commercial registry [the UCC and "STATE OF ..." and International CODE/LAW EQUIVALENT] is herein stipulated to be in nature and form of action-in-rem, summary process standing unimpaired absent debtor or proper party possessing and presenting claims against debtor properly registering counterclaim to discharge as entered herewith;

[7] Privilege and right of review by tacit procuration is the absolute duty of the grantor/beneficiary bailor of the Original Jurisdiction, the natural man and American Native, by and through the deposit of the political will bailment ultimately in all voluntary commercial indenture (see infra definition) officers, agents, actors, employees, assignees, or licensees of the 'United States Government', de facto or de jure, said bailment defined and delimited by the International Law Ordinance cognizably noticed as the Constitution for the United States of America, 1791 as amended, and the lawful progeny jurisprudence thereof. Any fiction-of-law subdivision or progeny of the 'United States Government' miscarrying, neglecting, abrogating, or otherwise failing to bring forth rational evidence and factual proof by lawful document(s) of plenary compliance with the Bill of Rights 'standards and doctrines' does not possess the capacity, or in the alternative, lawfully abrogates any cognizable standing in case and controversy for implementation, enforcement, or application of its administrative jurisdiction and mandates, and with tacit abnegation renders nugatory and a nullity any defense of violations of law, the United States Code (USC), 'State of ...' codes, and progeny by-product thereof;

[8] A 'CLAIM' as proffered and evidenced by a prescribed usage of a 'Bill of Equity', a Standard Form 95, OMB Form No: is an enforcement action by the claimant for contractual duty(ies) and codified trust, same having been bonded by the consensual contract 'Oath of Office' and debt security instrument of the Officer, agent, actor, employee, or licensee having knowingly and willingly undertaken lawful assumpsit. Said 'CLAIM' is presumptively valid absent absolute rational proof and factual evidence that the act(s) or omission of the offending voluntary commercial indenture is in compliance with the Bill of Rights 'standards and doctrines' serving as a primordial jurisprudence foundation of all lawful acts and omissions of said voluntary commercial indentures functioning within the lawful parameters of the delegating



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statutory authority and lawful implementing administrative progeny regulations, policies, and procedures. The 'CLAIM' as proffered is presumptively irrefragable and un rebuttable absent lawful standing for denial duly tendered and substantiated;

[9] This 'Addendum of Presumptions & Law' in the nature of Federal Rules of Evidence Rule 301, Federal Rules of Civil Procedure (FRCvP), is presented as FAIR & LAWFUL NOTICE of governing principles for federal due process, administrative, judicial, and commercial, not otherwise evidenced by an Act of Congress as invoked in the nature of Federal Rules of Evidence Rule 501, FRCvP;

[10] The privilege, capacity, and nature of the American Native, a naturally born citizen of the sovereign 'The United States of America', born of the soil, having presumptively inherited the legal nature and mantle of a 'grantor/beneficiary of the Original Jurisdiction', is that of absolute protection from the de facto or de jure 'Government', same lawfully constituted or an impersonation and usurper of lawful agency and power, said protection(s) framed and internationally cognizable as the Bill of Rights, the first ten (10) 'Articles of Amendment' to the Constitution of the United States of America, as amended and dated December 15, 1791, said lawfully amended and ratified instrument being an International Law Ordinance and 'contract' authorizing the establishment, perpetuation in good standing, and lawful guidance, performance, and ordering of a lawful agent and caretaker, the 'Government of the United States' by the 'People' by and through the compact sovereign states, 'The United States of America', each as presumptively lawfully admitted;

[11] The ratiocination and syllogism as the rational basis for 'CLAIM' as tendered conveys the controlling jurisprudence and philosophy of law for redress of tortious conduct set forth (See: [6][a]-[9][c], infra), TO WIT:

[11][a] A created entity, be it a government, an Office, or fiction-of-law creation, may never usurp or rise to that greater than its creator – a major premise;

[11][b] The Founding Fathers, those having participated in or being offspring of those original colonists of the Thirteen Colonies, the original compact party sovereign 'states', constituting the primordial American Native 'People', and those subsequently born of the soil of 'The United States of America', engaged in and do engage in their sovereign law capacity knowingly, deliberately, and willingly creating and constituting 'government[s]', local, state, and national pursuant to the principles, progeny, and philosophy of the 'American' jurisprudence, commencing with the Original Jurisdiction effectuating the delimited controlling instrument, the Constitution of the United States of America, 1791 as amended – a secondary premise;

[11][c] THEREFORE, the 'government[s]', in all its forms, de facto or de jure, and all of the fiction-of-law creations as by-product and incidental thereof including Offices, Officers, agents, actors, employees, assignees, or licensees, acting as



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voluntary commercial indentures is/are inferior to the nature and capacity of the creator(s), the American Native;

[12][a] The cognizable protective 'Bill of Rights' codifies and holds high plenary standards for the protection of the sovereign natural man, a cognizable proper party as established by law, who encounters by contact or proceeds in opposition to the 'United States Government', de facto or de jure, and its acts and omissions which are consequential to the life, liberty, and property of the American Native and other cognizable persons granted fiction-of-law standing and proper party status – a major premise;

[12][b] Any act or omission of the Government by and through its voluntary commercial indentures, acting singularly or in concert, actively or constructively, not in plenary compliance with the Bill of Rights, is ipso facto unlawful, illegal, or unlawful and illegal actionable conduct subject to lawful redress by and through applicable apposite due process, including case and controversy procedure in a lawful forum pursuant to law – a secondary premise;

[12][c] THEREFORE, All cognizable voluntary commercial indentures in the consensually contracted employ of the 'United States Government', de facto or de jure, are obliged, impaired, and bound by self-imposed duty to perform their codified trust in professional plenary compliance with the Bill of Rights tenets, standards, doctrines, spirit and irrefragable intent of the grantor/beneficiaries, said professional plenary compliance being in letter and spirit for the benefit and protection of the cited lawful grantor/beneficiaries of the Original Jurisdiction;

[13][a] The One People, or in the alternative, a fiction-of-law person of standing and proper party, may not force, coerce, or by any subversive pernicious means cause another natural man or person or legal standing to contract or act in any manner or mode absent lawful consent, basis and process and conversely, may not interfere with, obstruct, impede, hinder, or otherwise impair a lawful contract between cognizable parties;

[13][b] The One People, or in the alternative, a fiction-of-law person of standing and proper party, may not delegate authority, power, or function that he does not possess, and conversely, may not assume, exercise, or otherwise carry-out authority, power, or function not lawfully delegated or without the granted capacity to receive same allegedly delegated;

[13][c] THEREFORE, the 'Government', a creation of the 'People', in any form, de facto or de jure, nor any of its voluntary commercial indentures, be they Officer, agent, actor, employee, assignee, or licensee, does not possess nor has ever possessed the capacity, natural or fiction-of-law, to impose summarily by force, coercion, duress, or other subversive pernicious means the contrived 'will of the created government' and the resultant state of hegemony upon the People or other cognizable person, therewith demanding actually or constructively compliance with, subjugation to, subordination to enslavement to, or to be at the unmitigated unlawful and illegal mercy of the claimed authority and private law controlling 'Government', absent consensual lawful contract by and with the People acting individually and collectively in their sovereign capacity having created the 'Government' and its plenary compliance with the terms and conditions of



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the delimiting instrument(s) which function as the operational authority of the fiction-of-law creation 'Government' and effectuating instruments thereof;

[14][a] Any and all 'CLAIM(S)' lawfully noticed therein and therewith by the undersigned proper party of standing having acquired same by birth, inheritance, or grant of the 'People' creating the nature and capacity as a grantor/beneficiary of the Original Jurisdiction, is thereby legally cognate to that of a trustee exercising the plenary power of office to enforce mandated fiduciary responsibility to protect the trust corpus, herein the principles and effectuating law of the Original Jurisdiction and the progeny Constitution of the United States of America, 1791 as amended, and further, to maintain the purity, purpose and integrity of the trust corpus by and through its delegated agency authority, herein the 'Government' created by and through the 'People', effectuated by the 'Constitution', and irrefragably implicit attaching the moral and legal duty, conscience, accountability, and liability to oversee, scrutinize, and effectuate corrective intervention of all acts and omissions of voluntary commercial indentures acting within the delimited agency and employ of the cited 'Government';

[14][b] The irrefragable duty, ethical and legal, of the acknowledged grantor/beneficiary commands surveillance, vigilance, and corrective intervention of all agency pursuant to the presumptive lawful delegation by and through the capacity and nature of the primordial 'contract', the 'Constitution for the United States of America', 1791 as amended, and the presumptively professional, lawful and ethical administration thereof by the voluntary commercial indentures, the 'People', individually and collectively, being ipso facto the Holder-In-Due-Course of the contractual obligations and duties of each voluntary commercial indenture deriving delimited authority and private gain from said 'contract(s)', jointly and severally;

[14][c] THEREFORE, the agency capacity and nature described ante is by its constitution at law inferior to the nature and capacity of the sovereign trustee/employer Holder-In-Due-Course, the 'People', therewith mandating compliance with the delimited controlling law of statute, regulation, policy and procedure to which each voluntary commercial indenture pledges allegiance, lawfully being bound by contract, and held high by duty, competent performance, and ethics bonded by the 'Oath of Office' and law thereof, there irrefragably being no excuse, ratiocination, or defense for breach of duty, dereliction of duty, abrogation and abnegation of duty, breach of contract, of feigned ignorance, actual or culpable, of the delimited controlling law which defines and sets the nature, capacity and range of function of each and every voluntary commercial indenture and the 'Government' principal thereof;

[15] ALL Officers, agents, actors, employees, assignees and licensees, voluntary commercial indentures, fulfilling and operating as functionaries holding Office or official position, presumptively have with willful unimpaired mental capacity entered into a lawful consensual contract evidenced by a lawful, documented and executed 'Oath of Office', therewith effectuating a voluntary commercial indenture relationship with the constructive principal, the 'United States Government' and the lawful Holder-In-Due-Course, the 'People', it being a predicate presumption that each such



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voluntary commercial indenture was and is of majority age, competent to testify, and possessed unimpaired mental capacity(ties) at the time of the consensual deed-poll contract, and further, that same remains in a state of unimpaired mental capacity(ties) possessing the capacity and competence to comprehend and ethically and lawfully execute the delimited duty and responsibility of the Office or official position occupied for private gain;

[16] ALL Officers, agents, actors, employees, assignees, or licensees, voluntary commercial indentures, of the 'United States Government', de facto or de jure, having knowingly, willingly and deliberately assumed their legal nature and capacity, receive instruction, training, knowledge, discipline(s), supervision and the law at the expense of the grantor/beneficiaries of the Original Jurisdiction and Holder-In-Due-Course, the 'People', by and through the constructive principal the 'United States Government', de facto or de jure, or in the alternative, are granted accreditation by and through governmental enfranchisement, therewith laying the foundation, public perception, and ethical representation that each such voluntary commercial indenture occupying Office of official position and status for private gain is, ipso facto, knowledgeable, competent, and in possession of the unimpaired capacity to understand and perform rectum rogaré (do right);

[17] The constructive principal, the 'United States Government', de facto or de jure, by and through its tendered, accepted, and perpetuated consideration to ALL voluntary commercial indenture Officers, agents, actors, employees, assignees, and licensees under contract evidenced and bonded by their 'Oath of Office' and apposit law thereof therewith as a matter of irrefragable law and ethics stipulates, warrants, and indemnifies to the affirmative implementation and application of accepted and codified cognizable legal, commercial and ethical standards of duty and competent performance by the voluntary commercial indentures so engaged to carry-out the intent, letter, and spirit of the Original Jurisdiction and the contractual obligation and duties of the Constitution for the United States of America, 1791 as amended, as well as, by tacit admission liability(ties) attaching to misconduct, malfeasance, nonfeasance, and misfeasance manifested by evidenced rational proof proffered in support of a lawfully presented 'CLAIM';

[18] ALL Officers, agents, actors, employees, assignees, or licensees, voluntary commercial indentures, of the 'United States Government', de facto or de jure, knowingly, willingly and consensually accepting voluntary indenture status and tendered consideration (compensation and all related benefits de facto or de jure), admit, acknowledge and lay bare with cognizable warranty, legal and commercial, plenary competency of performance of duty and delimited codified trust and abstinence from unauthorized acts irrespective of the occupied Office or official position by employment and contract;

[19] The constructive principal, the 'United States Government', de facto or de jure, by and through and in concert with its voluntary commercial indenture Officers, agents, actors, employees, assignees, and licensees is equitable estopped from pleading, proffering, or manifesting 'defenses', alleged immunity(ties), or other contrivances, obfuscations, or obstructions, de facto or de jure, for acts or omissions, misconduct, malfeasance, nonfeasance, and misfeasance without lawfully established parameters, delimitations, and lawful authority, if any, of specific performance of the codified



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consensually contracted duty(ties) and obligation(s) and compliance in letter and spirit with the tegem terrae (law of the land) as apposit and applicable to each and every act and omission of the cited voluntary commercial indentures, whether they act in their official or natural capacity(ties), or both;

[20] 'Negligence' in any of its manifest forms, benign or virulent or egregious, is cognizably actionable by persons of standing and proper parties claiming prejudice, harm, damage(s), and injury(ies) being resultant from or the product of noncompliance, nondisclosure, fraud, fraudulent concealment and obstruction, deceit, duplicity, or any other form of in-appositely alleged claim and defense of ignorance, or any combination of the foregoing contra legem terrae evidenced comportment by accused voluntary commercial indenture, having acted officially or without their lawful capacity individually as natural men/women;

[21] There is no cognizable lawful defense, alleged and contrived immunity, or any other contrive obstructions and obfuscation, de facto or de jure, in any law form that effectuate evasion, absconding, exclusion, or excusable exegesis from claim(s) and redress of grievance(s) alleging prejudice, harm, damage(s) or injury(ies) supported by rational proof and factual evidence announcing sum certain reparations, compensation, or offer of accord and settlement of properly presented 'CLAIM(S)' against voluntary commercial indentures and their principal(s);

[22] Internationally known and cognizable intent of the law giver, its creator, be it Law, Equity, Admiralty, or a contrived composite, be it sovereign State of federal jurisdiction, be it the Congress for the United States or an apposit sovereign State duly authorized legislative authority, is for the plenary protection of the grantor/beneficiary from all political, legal, and commercial power in whatever form or forum functioning as created fiction-of-law authorities, said grantor/beneficiaries and persons of standing and proper party status defined ante;

[23] Presumptions and intrinsic law presented operates and functions as fact, conclusion or proof of claim absent cognizable counter-claim lawfully exhibiting rational evidence and factual proof of waiver of duty(ties), or with specificity, cognizable codified lawful exceptions mandated by lawfully enacted and resolved Acts of Congress for the United States of America or lawful State authority;

[24] It is indivisible and irrefragably implicit in American jurisprudence, et seq, that the 'United States', the 'United States Government' and its voluntary commercial indentures, de factor or de jure, are obligated to first and foremost protect the grantor/beneficiary of the Original Jurisdiction, Holder-In-Duc-Course', the 'People', and further, to execute absent omission, mistake, negligence, nonfeasance, malfeasance, or misfeasance those fundamental guarantees set forth by the Bill of Rights, and further, to foster a positive environment in which each person of standing and proper party may exercise in a plenary manner the cited fundamental guarantees, and further, in no way obstruct or abrogate the established fiction-of-law rights, as well as, cognizable natural law human rights.



**The One People's Public Trust
Providing solutions since 1776**

www.peoplestrust1776.org



The One People's Public Trust, 1776

AMENDMENT TO:

UCC FILE # 2000043135, May 4, 2000

**DEBTOR(S): UNITED STATES
"STATE OF ..."**



Trustees

Caleb Paul Skinner
Heather Ann Tucci-Jarraf
Hollis Randall Hillner

**SECURED PARTY: The United States
of America (a public
trust)**

[25] Secured Party reserves the sole and exclusive right to the final determination of all definitions, references, and intent of Secured Party inclusive of those contained herein;

[26] Secured Party reserves right to amend, enhance, delete, or otherwise supercede the provisions, covenants (implied, constructive or actual), and construed conditions precedent proffered and incorporated herein and herewith as if set forth in full; Set definition of terms subjected to question or misapplication will be determined by Grantor status party;

[27] Any objection, rebuttal, or counterclaim to this registered document or any portion thereof must be tendered to the Secured Party within three (3) days. If no such objection, rebuttal, or counterclaim is timely tendered, it is presumptive that the information, claims, statement of chattel(s), provisions, covenants (implied, constructive or actual), and construed conditions precedent are accepted, and any objection, rejection, rebuttal, or counterclaim is waived, without recourse, absent compelling codification(s) to the contrary.

With Integrity, Responsibility, and Transparency, in open public forums, we declare under penalty of perjury under the laws of The United States of America that the foregoing is true and correct, that we are a creation of Almighty God and Bondservant thereof, and we amend any record NUNC PRO TUNC and PRAETEREA PRETEREA to those facts, with ALL rights reserved and without prejudice Public Policy, UCC 1-308 and "STATE OF ..." and International CODE/LAW EQUIVALENT ("UCC 1-308"), NUNC PRO TUNC and PRAETEREA PRETEREA, /s/ Heather Ann Tucci-Jarraf, /s/ Hollis Randall Hillner, /s/ Caleb Paul Skinner, each a living natural person, creation of the Almighty God, bondservant thereof, duly bonded Trustees of the Secured Party, and a beneficiary of the Original Jurisdiction (or in the alternative, a cognizable person of standing and proper party status, as apposit), corrected above due to automated filing systems altering original capacity(ies) and standing(s), correction The United states of America 1781 construction, original national state, Secured Party.

*"Secured Party"-See: District of Columbia Code, Title 28: § 1-201(37)(a), : § 5-116(2), and : § 9-105

EFFECTIVE AND DONE THIS 3rd Day of May, 2012, by my bond and oath, evidenced by my original signature and seal; witnessed by my Almighty God; duly ratified; without prejudice:

UCC 1-308

In the authorized capacity of duly bonded Trustee of the Secured Party

Date/Place

The One People's Public Trust
Providing solutions since 1776

www.peoplestrust1776.org

The One People's Public Trust, 1776

AMENDMENT TO:

UCC FILE # 2000043135, May 4, 2000

DEBTOR(S): UNITED STATES
"STATE OF ..."



Trustees

Caleb Paul Skinner
Heather Ann Tucci-Jarraf
Hollis Randall Hillner

SECURED PARTY: The United States
of America (a public
trust)

UCC 1-308

In the authorized capacity of duly bonded Trustee of the Secured Party

Date/Place

05-03-2012
Lake Bag WA

UCC 1-308

In the authorized capacity of duly bonded Trustee of the Secured Party

Date/Place

5-03-12
Lake Bag WA

UCC 1-308

In the capacity as Creditor, Bailor, Grantor, and Beneficiary of the Original Jurisdiction, Secured Party, a Beneficiary of GOVERNMENT[S], a Holder-In-Due-Course of GOVERNMENT[S], et. al., a natural man (or in the alternative, a cognizable person of standing and proper party status, as apposit).

Date/Place

5-03-12
Lake Bag - WA

UCC 1-308

In the capacity as Creditor, Bailor, Grantor, and Beneficiary of the Original Jurisdiction, Secured Party, a Beneficiary of GOVERNMENT[S], a Holder-In-Due-Course of GOVERNMENT[S], et. al., a natural man (or in the alternative, a cognizable person of standing and proper party status, as apposit).

Date/Place

05/03/2012
Lake Bag Wt

UCC 1-308

In the capacity as Creditor, Bailor, Grantor, and Beneficiary of the Original Jurisdiction, Secured Party, a Beneficiary of GOVERNMENT[S], a Holder-In-Due-Course of GOVERNMENT[S], et. al., a natural woman (or in the alternative, a cognizable person of standing and proper party status, as apposit).

Date/Place

May 3, 2012 Lake Bag Wt



The One People's Public Trust, 1776

AMENDMENT TO:

UCC FILE # 2000043135, May 4, 2000


DEBTOR(S): UNITED STATES
"STATE OF ..."



Trustees


Caleb Paul Skinner
Heather Ann Tucci-Jarraf
Hollis Randall Hillner

SECURED PARTY: The United States
of America (a public
trust)


In the capacity of a Creation of Almighty God and
a Bondservant thereof

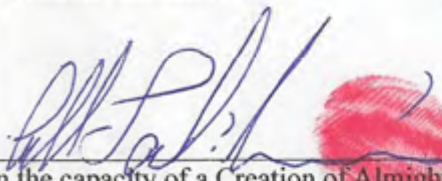
Date/Place

05/03/2012
Lakeview WA


In the capacity of a Creation of Almighty God and
a Bondservant thereof

Date/Place

May 3, 2012 Lakeview WA



In the capacity of a Creation of Almighty God and
a Bondservant thereof

Date/Place

5-03-12
Lakeview WA



 05/03/2012

CPS 503-12