- 14. Any and all <u>documents</u> including but not limited to statutes, which provided the basis upon which the determinations and decisions referred to in items numbered 2 through 9 above were made and which identify the subject of the purported "tax" and which <u>specifically</u> identify the subject of the purported "tax" as either people, property or activities.
- 15. Any and all <u>documents</u> classified as returns, including but not limited to, so-called "durnmy returns", so-called "substitute for returns" and/or so-called "information returns", if any, which have been filed in my name;
- 16. Any and all documents classified as assessments, if any, pertaining to me;
- 17. Any and all <u>documents</u> classified as Notices and Demands, **if any,** for payments which pertain to me;
- 18. Any and all <u>documents</u> classified as Notices sent to me to the effect that I am one who is **required** to pay such tax or submit forms, including, but not limited to, any and all Notices which provided an opportunity for a hearing wherein certain issues of law can be addressed by an impartial person who is competent to address issues of law and wherein all *due process of law* requirements will be met;
- 19. Any and all <u>documents</u> that reflect the name, business address, bond number and delegation of authority of each and every person who made such returns, made such assessments, and sent such Notices and Demands, **if any**, referred to in items numbered 15 through 18 above;
- 20. Any and all <u>documents</u> that reflect the name, business address, bond number and delegation of authority of each and every supervisor of the persons referred to in item number 19 above;
- 21. Any and all <u>documents</u> that reflect the name, business address, bond number and delegation of authority of each and every person who provided legal counsel to the Secretary of the Treasury and/or any of his delegates regarding any and all of the determinations, decisions and documents referred to herein;
- 22. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, <u>if such exist</u>, which identify the individual, <u>if any exist</u>, who has the authority to determine whether or not I am <u>subject to</u> or <u>liable for</u> any revenue tax. (This is to be distinguished from authority to determine the liability (amount of tax due) from one who is subject to or liable for a revenue tax);
- 23. Any and all document, statutes or reglatipns, if such exist, which make me subject to or liable for a revenue tax;
- 24. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, <u>if such exist</u>, which detail and explain how I came within the taxing jurisdiction or authority of the national government of the United States of America and/or the Internal Revenue Service:

- 25. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u> if such exist, which show specifically how I came to have a legal obligation, if any, to the national government of the United States of America and/or to the Internal Revenue Service;
- 26. Any and all <u>documents</u>, <u>statues</u> or <u>regulations</u>, **if such exist**, which show that I was required by law to make a return, or a report of income, and/or to pay a tax to the national government of the United States of America and/or to the Internal Revenue Service;
- 27. Any and all <u>documents</u>, <u>statutes</u> or **if such exist**, which detail or show that I was involved in some activity that is a lawful subject of taxation and which statute, **if any**, under the laws of the national government of the United States of America, that imposes a tax on that activity;
- 28. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, <u>if such exist</u>, which show or explain how I come within a "taxable class" under the laws of the national government of the United States of America;
- 29. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, **if such exist**, which show or explain how, by merely exercising my right to work, I came within the taxing authority of the national government of the United States of America;
- 30. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, **if such exist**, which show or explain what activity I am involved in or what event has taken place, **if any**, that obligates me to enter into the purview of a taxing scheme that requires the waiver of my rights as guaranteed under the Fourth and Fifth Amendments of the United States Constitution;
- 31. Any and all <u>documents</u>, <u>statutes</u> or <u>regulations</u>, if such exist, which were signed by me, if **any exist**, which constitutes the basis for a presumption that I am one who is **liable for** or **subject to** a revenue tax and **required** to submit forms books and records to the national government of the United States of America and/or the Internal Revenue Service;
- 32. All writings (including reports) proposed to be offered into evidence in the event this case is taken to a court of law or a hearing wherein all due process (f law requirements will be met;
- 33. All other writings or things relevant and admissible in evidence; and
- 34, Copies of, or the opportunity to copy all statutes, rules, regulations, procedures and all other documents affecting and relating to the procedures installed by or for the Internal Revenue Service to protect the rights of individuals who are neither **liable for** nor **subject to** a revenue tax.

If this letter is insufficient to meet your internal criteria for making such request. please send me the formal that is specifically prescribed by your Service with instructions on how to follow that format.

I expect those DEMANDED documents and/or records to be organized in an intelligible manner, such that they are capable of being read and understood by one possessing average skills, intellect and training.

If for some reason any part of those DEMANDED documents and/or records are codified in such a manner that they cannot he readily understood, I expect to receive, additionally, all required decoding documents and/or records.

If this FORMAL NOTICE AND DEMAND FOR PRODUCTION OF DOCUMENTS and/or records is improperly addressed to you in your official capacity, please forward this DEMAND to the 'appropriate person' thereafter immediately informing me of such forwarding, inclusive of such "appropriate person's" name, title, mailing address with the correct Postal Zone, and with the date of origin and location of such forward action, if any.

Date: 5/8/2007

Requester)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At Law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction

SUBSCRIBED and SWORN to before me

JASON TISCHER

MY COMMISSION # DD 615586

EXPIRES: November 16, 2010

(Stamp of the State of Florida Above)

My Commission Expires: \

Page 5 of 5 Privacy Act Request and Freedom of InfOrmation Act Request

FLORIDA'S ECURED TRANSACTION REGISTRY

MICHAEL DAVID BEITER JR 5250 NE 160TH AVENUE WILLISTON FL 32696

UCC number 200705582025 has been filed with the Florida Secured Transaction Registry. The expiration date for the filing is 08/01/2008.

Complete information related to the UCC filing is available on the internet at www.FloridaUCC.com. It is your responsibility to review all information associated with this filing to ensure information has been recorded correctly.

Please note: the State of Florida has approved revised versions of the following forms:

- 1) State of Florida Uniform Commercial Code Financing Statement Form (Form UCC-1)
- 2) State of Florida Uniform Commercial Code Financing Statement Form Addendum (Form UCC-1 Addendum)
- 3) State of Florida Uniform Commercial Code Financing Statement Amendment Form (Form UCC-3)
- 4) State of Florida Uniform Commercial Code Financing Statement Amendment Form Addendum (Form UCC-3 Addendum)

These forms are available for download from: www.FloridaUCC.com.

STATE OF FLORIDA UNIFORM COMMERCIAL CODE FINANCING STATEMENT AMENDMENT FORM A. NAME & DAYTIME PHONE NUMBER OF CONTACT PERSON

3. SEND ACKNOWLEDGEMENT TO:

FILED 2007 May 18 AM 12:00

**** 200705582025 ****

C * 05180790492901-66.0063.00***

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110010001 5850 115 100 11	venue								
Address									
City/State/Zip: Williston,	FT 32696								
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Also check one of the CHANGE name Also give new name (if address change) 8. CURRENT RECORE 8a. ORGANIZATION'S 8b. INDIVIDUAL'S LAS 9. CHANGED (NEW) OF 9a. ORGANIZATION'S 9b. INDIVIDUALS' LAS 9c. MAILING ADDRESS 9d. TAX ID# 10. AMENDMENT (Cores assets at a core and set of the debtor's assets existing and bereafter aris attached berein and Set-Ofor ascertaining, in detail, Adjustment of this filling accord with UCC sections 11. NAME OF SECUR authorized by a Debtor, was authorized by a Debtor.	REQUIRED ADD'L INFO RE: ORGANIZATION DEBTOR OLLATERAL CHANGE): c and, and personal property, and the financial relationship and ce is in accord with UCC sections In 1-201(39), 3-401.	Povide approped name in item 9b and/or new in FONLY ONE FONLY ONE NSERT ONLY 9e. TYPE OF heck only one restate and all of debtoribed fully in Side fully part hontractual obli 103, 1 104, an	Printe information (Sa or 8b; address Da add	on in iteration in	ms 8 and/or 9, name: Give record in item 8a or item 8a	Party of record. ord name 8b. Combine Name MIDDLE NAM MIDDLE NAM STATE OF ORGANIZA al assigned. al property, no dated May 16 th Inquiring party ransaction, iden 933. Secured Pa	ADD and 9c applica s ME Names ME POST. ATION Wowned 2007and (ies) may access an Assigned here	and hereafted Consult direction of Lies Consultation of Lies Consultatio	SUFFIX SUFFIX COUNTRY IZATIONAL ID# NONE reacquired, now en #2338498 city with debtor crenced above. signature in



Invoice Billing, Per Contract

Invoice Issued By:

Michael David Beiter Jr., living soul

May 14, 2007

Invoice Issued For:

Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

500 East Broward Boulevard, Suite 700,

Fort Lauderdale, USA [Zoning Improvement Plan Number 33394]

via Express Mail: "EB318898321US"

The following "Invoice Billing, per Contract" is made explicitly under reserve and without recourse, and is issued in regards to the previous correspondence and contracts between us.

Demand for Payment

Bertha Mitrani, as Issuer, and BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, fiduciary and agent for the UNITED STATES, is hereby and herein Noticed and Demand is hereby and herein duly made for payment. Demand for payment is made pursuant to the terms accepted by you, NIHIL DICIT.

Damages Claimed, Per Contract

Claim Date: May 14, A.D. 2007

My Claim Reference Number: BM051207

The Issuer(s) named by you as Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, in specie silver coin of the United States of America, for time and effort by me:

Total Amount Due From Issuers in Claim #1 = 100 ounces of silver specie

Claim #2 -

Claim #1 -

The User(s) named by you as UNITED STATES, being, in specie silver coin of the United States of America, for for time and effort by me:

Total Amount Due From Users in Claim #2 = 100 ounces of silver specie

Total Amount Due From Issuers And Users,

Per Contract, As Agreed.....

= 200 ounces of silver specie

Please pay within three (3) calendar days from service. Failure to pay within three (3) days will result in a ten-percent (10%) penalty being added to the total amount due every thirty (30) day period thereafter. Your account with me is over-drawn and is now closed.

NOTICE:

Your failure to respond to this notice and/or pay the invoiced amount due, as stated above, will (1) result in my certifying this billing on the public record, and/or (2) cause a criminal complaint by affidavit to be issued against each of you, and filed in the Constitutional County Court of Record for the People for unjust enrichment. Notice to agent is notice to principal. Notice to principal is notice to agent.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

Verification:

I certify under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct. Executed, at arm's length, on May 14, A.D.2007

Michael David Beiter Jr., fiving soul

(In red ink)

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Florida this 14th day for the fifth month in the year of our Lord and Savior, Two Thousand Seven, A.D.

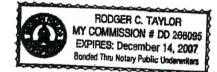
Notary Public:

Printed Name:

My Notary Expires:

12/18/07

Seal



Cc: R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Certified Mail 70062150000433874644, proof of acceptance attached

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Certified Mail 70062150000433874651, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Certified Mail 70062150000433874668, proof of acceptance attached

Alcee Hastings d/b/a ALCEE HASTINGS, CONGRESSMAN

2701 W. Oakland Park Blvd, Suite 200

Fort Lauderdale, FL [Zoning Improvement Plan Number 33311]

Certified Mail 70062150000433874675, proof of acceptance attached

Invoice Billing, Per Contract

Invoice Issued By:

Michael David Beiter Jr., living soul

May 14, 2007

Invoice Issued For:

Our Precious Grand Jury

299 East Broward Blvd. Room 299

Fort Lauderdale, Florida [Zoning Improvement Plan Number 33301]

via Express Mail: "EB318898335US"

The following "Invoice Billing, per Contract" is made explicitly under reserve and without recourse, and is issued in regards to the previous correspondence and contracts between us.

Demand for Payment

Our Precious Grand Jury, as Issuer, fiduciary and agent for the UNITED STATES, is hereby and herein Noticed and Demand is hereby and herein duly made for payment. Demand for payment is made pursuant to the terms accepted by you, NIHIL DICIT.

Damages Claimed, Per Contract

Claim Date: May 14, A.D. 2007

My Claim Reference Number: GJ051207

Claim #1 -

The Issuer(s), Our Precious Grand Jury, in specie silver coin of the United States of America, for time and effort by me:

Total Amount Due From Issuers in Claim #1 = 100 ounces of silver specie

Claim #2 -

The User(s) named by you as UNITED STATES, being, in specie silver coin of the United States of America, for for time and effort by me:

Total Amount Due From Users in Claim #2 = 100 ounces of silver specie

Total Amount Due From Issuers And Users,

Per Contract, As Agreed.....

= 200 ounces of silver specie

Please pay within three (3) calendar days from service. Failure to pay within three (3) days will result in a ten-percent (10%) penalty being added to the total amount due every thirty (30) day period thereafter. Your account with me is over-drawn and is now closed.

NOTICE:

Your failure to respond to this notice and/or pay the invoiced amount due, as stated above, will (1) result in my certifying this billing on the public record, and/or (2) cause a criminal complaint by affidavit to be issued against each of you, and filed in the Constitutional County Court of Record for the People for unjust enrichment. Notice to agent is notice to principal. Notice to principal is notice to agent.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

Verification:

I certify under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct. Executed, at arm's length, on May 14, A.D.

Michael David Beiter Jr., living soul (In red ink)

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Florida this 14th day for the fifth month in the year of our Lord and Savior, Two Thousand Seven, A.D.

Notary Public:

Printed Name:

My Notary Expires:

19907

RODGER C. TAYLOR
MY COMMISSION # DD 266095
EXPIRES: December 14, 2007

Seal

EXPIRES: December 14, 2007
Bonded Thru Notary Public Underwriters

Cc: R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Certified Mail 70062150000433874644, proof of acceptance attached

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Certified Mail 70062150000433874651, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Certified Mail 70062150000433874668, proof of acceptance attached

Alcee Hastings d/b/a ALCEE HASTINGS, CONGRESSMAN

2701 W. Oakland Park Blvd, Suite 200

Fort Lauderdale, FL [Zoning Improvement Plan Number 33311]

Certified Mail 70062150000433874675, proof of acceptance attached

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RETURN RECEIPT

9660 4696 TOOD OTTE 5002

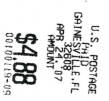


CONTRO STATES



33073





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SENDER: COMPLETE THIS SECTION Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse	COMPLETE THIS SECTION ON DELIVERY A. Signature X	RY Agent
 Attach this card to the back of the maliplece, or on the front if space permits. 	B. Received by (<i>Printed Name</i>) C.	C. Date of Delivery
1. Article Addressed to:	D. Is delivery address different from item 1? ☐ Yes If YES, enter delivery address below: ☐ No	?
Derci Smith		
Cocomt Creek Honda	3. Service Type Contined Mell	Lior Marcha
2. Article Number (Transfer from service laber) 7.1115 3	7미미5 크고고	10 Apr
PS Form 3811, February 2004 Domestic Return Receipt	rn Receipt	102595-02-M-1540



RULES COMMITTEE

RMANENT SELECT COMMITTEE ON INTELLIGENCE

FLORIDA DELEGATION VICE CHAIRMAN

UNITED STATES -HELSINKI COMMISSION

SENIOR DEMOCRATIC WHIP



PLEASE RESPOND TO:

2701 W. OAKLAND PARK BOULEVARD

2353 RAYBURN BUILDING WASHINGTON, DC 20515-0923 TELEPHONE: (202) 225-1313 FAX: (202) 225-1171

Suite 200 Ft. Lauderdale, FL 33311 Telephone: (954) 733-2800

FAX: (954) 735-9444

5725 CORPORATE WAY SUITE 208 WEST PALM BEACH, FL 33407 TELEPHONE: (561) 684-0565

FAX: (561) 684-3613

www.alceebastings.house.gov

Congress of the United States House of Representatives Washington, DC 20515-0923

April 26, 2007

Mr. Michael David Beiter, Jr. 598 SW 77 Way Pembroke Pines, FL 33023

Dear Mr. Beiter:

Thank you for your correspondence concerning your Public Servant's Questionnaire; however, due to long established traditions of courtesy in the House, it is required that each member be accorded the privilege of serving his or her own constituents first.

We have taken the liberty of forwarding your letter and enclosures to Congressman Kendrick Meek, 111 NW 183 St., Ste. 315, Miami, FL 33169, 305-690-5905, who is the U.S. Representative for the address that was listed on your correspondence.

If you have any questions concerning this referral, please feel free to contact our office.

una di

Alcee L. Hastings

Member of Congress

ALH:hg

cc: U.S. Rep. Meek



Michael David Beiter Jr.

Honest Abode Address:

Attention: dishonest notices of grand jury activity 5250 NE 160th Avenue, Jillistov, Florida [Zoning Improvement Plan number not applicable]

7-10-07

Subject: reliance upon the silence of you and/or your Service(s)

To all and sundry whom these writings do or may concern:

The express purpose of this writing is to give notice "per right of notice (where said right 'to and of notice' is recorded at Article IX of your federal bill of rights" of the following:

- (1) That reliance is a statutory element of proving fraud;
- (2) That at all times mentioned herein it was, and still is, my understanding of fundamental commercial law that: in commerce (i) a matter must be expressed in order to be resolved; (ii) Truth is sovereign; (iii) Truth is expressed in the form of an Affidavit; (iv) such an Affidavit stands as the Truth in commerce; (v) when not rebutted within thirty (30) days, such an affidavit becomes the judgment in commerce; (vi) sacrifice is the measure of credibility; (vii) a lien or claim can only be satisfied by a Truth Affidavit rebuttal, by payment, or by resolution; and (viii) equality under the law is paramount and mandatory by law;
- (3) That in reliance upon your failure(s) to answer (in other words, in reliance upon "the silence" of you and/or your Service(s)) the below documents may be recorded at the county recorder (Fed. Rules of Evidence 902) since it is presumable by the undersigned and the undersigned does now presume-in-fact that all statements, of the undersigned and found displayed upon the enclosed photocopies, <u>do</u> qualify as unrebutted, namely:

Registered ("U.S.") mail article record number: RB 328 913 315 US

Registered ("U.S.") mail article record number: RB 328 913 329 US

Registered ("U.S.") mail article record number: RB 328 913 332 US

Registered ("U.S.") mail article record number: RB 328 913 350 US

Registered ("U.S.") mail article record number: RB 328 913 363 US

Registered ("U.S.") mail article record number: RB 328 913 385 US

Registered ("U.S.") mail article record number: RB 328 913 394 US

Certified ("U.S.") mail article record number: 7004 1160 0001 6240 6033

Certified ("U.S.") mail article record number: 7004 1160 0001 6240 6033

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7790

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7813

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7806

Delivery Confirmation ("U.S.") mail article record number: 0306 1070 0003 0050 0566

Express ("U.S.") mail article record number: EB 194767180 US

Certified ("U.S.") mail article record number: 7004 1160 0000 0248 1305

Express ("U.S.") mail article record number: EB 032383125 US

Express ("U.S.") mail article record number: EB 032383139 US

Express ("U.S.") mail article record number: EB 032383142 US

Express ("U.S.") mail article record number: EB 032383156 US

Delivery Confirmation ("U.S.") mail article record number: 0306 1070 0003 0050 0580

Delivery Confirmation ("U.S.") mail article record number: 0306 1070 0003 0050 0641

Express ("U.S.") mail article record number: EB 318898410 US

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9094

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9117

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9100

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9124

Registered ("U.S.") mail article record number: <u>RR 519390010 US</u>

Registered ("U.S.") mail article record number: RR 328913505 US

Express ("U.S.") mail article record number: EB 318898437 US

Express ("U.S.") mail article record number: EB 318898445 US

Registered ("U.S.") mail article record number: RR 519390085 US

Registered ("U.S.") mail article record number: RR 519390037 US

Registered ("U.S.") mail article record number: RR 519390023 US

Express ("U.S.") mail article record number: EB 318898318 US

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0471

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Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4583

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4590

Certified ("U.S.") mail article record number: 7005 2150 0004 3387 4583

Express ("U.S.") mail article record number: EB 318898321 US

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4644

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4651

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4668

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4675

Express ("U.S.") mail article record number: EB 318898335 US

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4644

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4651

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4668

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4675

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0396

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

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Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Express ("U.S.") mail article record number: EB 318898542 US

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9513

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Express ("U.S.") mail article record number: EB 318898499 US

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Express ("U.S.") mail article record number: EB 318898499 US

Express ("U.S.") mail article record number: EB 318898511 US

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

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Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9467

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9576

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Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9490

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9506

- (4) That the undersigned wants to obey every bona fide law applicable to the undersigned but the undersigned is in great fear that a participation with you or your Service(s) constitutes a voluntary waiver of rights and moots any future claim to those rights;
- (5) That whatever waiver you're trying to create, and all waivers, are expressly disavowed and that at this time, you are receiving this writing not to shame you, nor to give notice of intent to sue, nor to bill for money against you, but that you are receiving this writing in order that the undersigned does not share in your guilt (Leviticus 19:17, "The Holy Bible") after you and/or your Service(s) did place in writing indications of "grand jury activity against the undersigned," after which the undersigned has exhaustingly offered exculpatory evidence to our precious grand jury in precious quorum (among the certified, registered, express, delivery confirmation ("U.S.") mail article record numbers cited previously herein), met only with "a silence that gives zero indication of reasoning for silence, zero indication of an activity the undersigned is to cease and desist, zero indication of said exculpatory evidence received in quorum, zero indication of said exculpatory evidence reviewed in quorum, zero evidence of continuing grand jury activity";
- (6) That the undersigned is comfortable sending this writing, in order that the undersigned's wife and children are comfortable *sleeping*, so he sends same using freedom of religion and freedom of speech as authorized (and pre-scribed, no less) in the Law as follows:

Proverbs 18:17 The first to present his case seems right, till another comes forward and questions him.

Proverbs 12:17 A truthful witness gives honest testimony but a false witness tells lies.

(7) That "the Father of the bible" does seek, as follows:

John 4:21 Jesus declared, "A time is coming and has now come when the true worshipers will worship the Father in spirit and truth, for they are the kind of worshipers the Father seeks. [24] God is spirit, and his worshipers must worship in spirit and in truth."

- (8) That a true photocopy of this document, and its enclosures, has been sent to each and every entity listed below (whether said entity qualifies as commercial or non-commercial is designated thereat);
- (9) That the signature below is proof through freedom of religion and through freedom of speech that the foregoing is honest (John 4:23-24, Proverbs 12:17, "The Holy Bible"), true and correct under penalty against falsehood and at arm's length at Williston, Florida, this tenth day of the seventh month of the year of our Lord two thousand and seven, sealed in red in order to indicate strict liability (another impossibility of artificial persons, as is the function of "sealing" also an impossibility of artificial persons as artificial persons are subject at the suit of the state):

Sealed: , non-commercial entity (living soul), signifying both upper and lower-cased lettering in honest adherence to the Rules of English regarding names (Memorandum of Law on the Name available upon request) and in red.

cc/svc: FBI- Jacksonville

7820 Arlington Expressway, # 200, Jacksonville, Florida [Zoning Improvement Plan Number 32211]

Certified Mail 70050390000628906597, proof of acceptance attached

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Certified Mail 70050390000628906603, proof of acceptance attached

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Certified Mail 70050390000628906610, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Certified Mail 70050390000628906627, proof of acceptance attached Kendrick Meek d/b/a KENDRICK MEEK, CONGRESSMAN

111 NW 183rdRStreet, Suite315

Miami, FL [Zoning Improvement Plan Number 33169]

Certified Mail 70050390000628906634, proof of acceptance attached

Darci Smith d/b/a DARCI SMITH, CID, IRS AGENT

6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan number 33073-2425]

and

300 Lock Road #200, Deerfield Beach, Florida [Zoning Improvement Plan number 33442]

Certified Mail 70050390000628906641, proof of acceptance attached

Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

500 East Broward Boulevard Suite 700, Fort Lauderdale, Florida [Zoning Improvement Plan number 33394]

Certified Mail 70050390000628906658, proof of acceptance attached



02:15 PM BK 3606 PG 813 "BUDDY" IRBY J. K. CLERK OF CIRCUIT COURT ALACHUA COUNTY, FLORIDA VERIFIED AFFIDAVIT of Michael David Beiter JrReceipt#331732

I, Michael David Beiter Jr., Sui Juris, hereby solemnly declare and affirm that:

- 1. I have personal knowledge of the facts set forth herein, except for those facts known to me on information and belief, and with respect to those facts, I believe them to be true. If called upon and sworn as a witness, I could and would testify competently to the following:
- 2. The verified statements of fact and findings of law, as found in the documents listed and incorporated herein, are true and correct, according to the best of My current information, knowledge and belief, so help me Almighty Father, pursuant to 28 U.S.C. 1746 (1). See Supremacy Clause
- (§ 1746 is supreme Law).
- 3. I am a Florida Sovereign, and a citizen of my birth state (Florida).
- 4. I am a natural man, of flesh and blood.
- 5. I am subject to the exclusive jurisdiction of the Florida Sovereignty.
- 6. I abide by all laws which are applicable to me, a Florida Sovereign.
- 7. I conduct business under the laws of the Florida Sovereignty and the Florida Constitution.
- 8. I pay all taxes for which I am liable, as a Florida Sovereign.
- 9. I file all documents and returns for which I am liable, as a Florida Sovereign.
- 10. I have not committed any federal crime. I have not inflicted any damage or injury on federal land. There is no federal victim. There is no federal subject matter jurisdiction.
- 12. I have made my own determination that I am not subject to the federal municipal laws (i.e., internal revenue code and social security) based on my research of the Statutes at Large, the Constitution for the United States of America, and the Florida Constitution.
- 13. My research concludes the principals in this matter are acting outside their federal authority and jurisdiction.
- 14. My research concludes the principals in this matter are unlawfully encroaching upon sovereign land of Florida.
- 15. My research concludes the principals in this matter are depriving and violating the civil

rights and fundamental constitutional rights of Florida Sovereigns.

- 16. My research concludes Bertha Mitrani and darci Smith lack the requisite credentials authorizing them to investigate private people, preside over hearings, or to issue orders, any such process.
- 17. My research concludes the principals in this matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal laws.
- 19. My research concludes the principals in this matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal constitutions.
- 20. My research concludes the principals in the matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal civil rights.
- 21. My research concludes the principals in this matter are engaging in criminal acts to unduly influence and coerce a Florida Notary Publics and Clerks into compliance.
- 22. My research concludes the principals in this matter are engaging in acts to retaliate against me, a Qualified federal witness and victim [Title 18 §§ 1512, 1513].
- 23. My research concludes the principals in this matter are engaged in acts to commit conspiracy to fraud against me, with intent to pervert or obstruct justice.
- 24. My research concludes the principals in this matter are continuing to engage in acts of public corruption.
- 25. My research concludes the principals in this matter are continuing to engage in violations of Racketeer Influenced and Corrupt Organizations Act ("RICO").
- 26. My research concludes the principals in this matter have clear documentation of their misconduct and incompetence.
- 27. My research concludes the principals in this matter, should be immediately terminated from employment, impeached, sanctioned, disbarred and prosecuted to the fullest extent of state and federal law for their criminal acts.

INCORPORATION OF VERIFIED DOCUMENTS

I, Michael David Beiter Jr., hereby incorporate by reference all documentation received by Bertha Mitrani and her cohorts, available upon request and previously incorporated in the instant case and as well FGJ 05-10-04(FL), FGJ 06-04-03 (E060457-0004) and FGJ 06-04-03 (E060457-002) in the UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA.

Verification

IN WITNESS WHEREOF, I, Michael David Beiter Jr., solemnly affirm and verify, I have read the foregoing, and know its contents to be true to the best of my knowledge, except as to the matters which are therein stated on my information or belief, and as to those matters, I believe them to be true. This instrument is submitted upon good faith effort that is grounded in fact, warranted by existing law for the modification or reversal of existing law and submitted for proper purposes, and not to cause harassment and unnecessary delay or costs, so help me Almighty Father. See Supremacy Clause (Constitution, Laws and Treaties are all the supreme Law of the Land).

I declare under penalty of perjury, under the laws of the United States of America, without the "United States", that to the best of my knowledge and belief the foregoing is true and correct, per 28 U.S.C. 1746(1). See the Supremacy Clause (Constitution, Laws like 28 U.S.C. 1746, and Treaties are the supreme Law of the Land.

Executed on May 25, 2007.

Michael David Beiter Jr., Florida Sovereign

Qualified federal witness and victim, Title 18 §§ 1512, 1513

All Rights Reserved Without Prejudice

On May 200 before me, Alexandra a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to me - OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me

this 2 day of May 2007.

NOTARY PUBLIC (Seal)

My Commission Expires:

JASON TISCHER
MY COMMISSION # DD 615586
EXPIRES: November 16, 2010
Bonded Thru Pichard Insurance Agency

(Stamp of the State of Florida Above)

Michael David Beiter Jr. 598 SW 77th Way Pembroke Pines, Florida 32033

May 25, 2007

Public Corruption Complaint FBI Office Miami North Miami Beach, Florida 33169

Re: Demand for Investigation of Criminal Corruption at the United States District Court Fort Lauderdale, Florida

Subject: FGJ 05-10-04(FL), FGJ 06-04-03 (E060457-0004) and FGJ 06-04-03 (E060457-002) in the UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Dear Sir or Madam:

According to the Laws that govern you: I am expecting your full support, protection and defense against the rogue federal officers and federal employees of the above-noted court who are engaged in criminal acts and a pattern of racketeering activity.

As a Florida Sovereign who is a Qualified federal witness and victim, I demand an immediate racketeering investigation to ascertain their criminal acts and stop the principals from abusing their power under color of law. The principals are not acting as required by state and federal law. The principals are not acting consistent with due process of state and federal Constitutions.

Verified documents of misconduct and incompetence have been notarized and categorized and sent to all parties related in the instant matter, however withheld from the Grand Jury Foreman of said District and is against the following principals (copies available upon request):

- 1. Bertha Mitrani d/b/a BERTHA MITRANI, ASSISTANT U.S. ATTORNEY
- 2. Darci Smith d/b/a DARCI SMITH, IRS CID

Documentary material have been sent into the court records that substantiates my claims of criminal wrong doing by the principals under the following, however those documents (exculpatory evidence) are being withheld:

A. Title 18 Crimes and Criminal Procedure:

- 1. Title 18 § 241: conspiracy against rights; and
- 2. Title 18 § 242: criminal use of the mails to threaten deprivation of rights under color of law; and
- 3. Title 18 § 912: research shows Bertha Mitrani and Darci Smith have been impersonating federal officers. No requisite documents authorizing her to preside over any federal court and Grand Jury have been located; and
- 4. Title 18 § 1341: criminal use of the mails to threaten and extort by coercive incarceration and through fraudulent, unlawful means to obtain information or tangible property; and
- 5. Title 18 § 1503: the federal employees and federal officers have conspired to impede, pervert and obstruct the due administration of justice; and,
- 6. Title 18 § 1512: tampering with a witness; and
- 7. Title 18 § 1513: retaliating against a witness; and
- 8. Title 18 § 1581-1588: threatening involuntary servitude (coerced incarceration)
- 9. Title 18 § 1951: the federal employees and federal officers have conspired to interfere with and influence the performance of my mainstream duties through coerced compliance; and
- B. Racketeer Influenced and Corrupt Organizations (RICO) Act, Title 18, United States Code, Sections 1961-1968 against a Qualified federal witness and victim:
 - 1. Title 18 § 1961(5) pattern of racketeering activity: ongoing fraud and conspiracy for more than 18 months; and
 - 2. Title 18 § 1962: federal officers and federal employees have violated prohibited activities, since the principals unlawfully derive income from a pattern of racketeering activity
 - 3. Title 18 § 1963: criminal penalties shall be imposed the principals for violating § 1962 above.

The above-noted principals have violated their oaths as federal officers and federal employees to uphold and defend the Constitution for the United States of America (1788). The principals have a history of promoting and exercising a substantial loss or impairment of property and freedoms of expression resulting from nuisance lawsuits and vexatious litigation.

The principals usurp their federal authority by encroaching upon the lands and The People subject to the exclusive jurisdiction of the Florida Sovereignty.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged in and continue to engage in a pattern or practice of using excessive forceful tactics against men and women.

The principals' threats to enforce compliance are not made with any expectation of securing valid convictions, but rather are part of a plan to employ arrests, seizures, and threats of prosecution

under color of law to harass men and women to discourage them and their supporters from asserting and attempting to vindicate their state and federal constitutional rights.

The principals' threats to enforce compliance are a part of a plan to employ arrests, seizures and threats of prosecution under color of law to harass men and women to discourage them and their supporters from asserting and attempting to vindicate their state and federal civil rights.

This use of excessive forceful tactics includes but is not limited to: use of excessive threatening language against men and women who are carrying out a routine activity and either have not committed any crime, or infraction, or petty offense.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged and continue to engage in a pattern or practice of using the Grand Jury to build a supposed lawful process.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged in and continue to engage in other misbehavior, including, but not limited to conducting searches without lawful authority or in an improper manner.

The government has tolerated the misconduct of their federal employees and federal officers, through its acts or omissions. These acts or omissions include, but are not limited to:

- a. failing to implement a policy on use of force that appropriately guides the actions of its officers and employees;
- b. failing to adequately train its officers and employees to prevent the occurrence of misconduct;
- c. failing to adequately supervise its officers and employees to prevent the occurrence of misconduct;
- d. failing to adequately monitor its officers and employees who engage in or who may be likely to engage in misconduct;
- e. failing to establish a procedure whereby federal witness and victim complaints are adequately investigated;
- f. failing to adequately investigate incidents in which a federal officer or employee uses lethal or non-lethal force;
- g. failing to fairly and adequately adjudicate or review federal witness or victim complaints, and incidents in which a federal officer or employee uses lethal or non-lethal force;
- h. failing to adequately discipline federal employees or officers who engage in misconduct.

The government has engaged in and continues to engage in a pattern of practice of conduct by its federal officers and federal employees that deprives men and women of rights, privileges, or immunities secured or protected by state and federal Constitutions, or the state and federal laws.

The Attorney General is authorized under 42 U.S.C. § 14141 to eliminate a pattern or practice of federal employees and federal officers conduct that deprives men and women of rights, privileges, or immunities secured or protected by state and federal Constitutions, or the state and federal laws.

The principals in this instance should be immediately terminated from employment, impeached, sanctioned, disbarred and prosecuted to the full extent of state and federal law for their criminal acts.

Respectfully,

Michael David Beiter Jr., Florida Sovereign

Qualified federal witness and victim, Title 18 U.S.C. §1512, 1513

COURT

J.K. "Buddy Irby, Clerk of the Circuit & County Gourt, Eighth Judicial Circuit of Florida, in and for Alachua County, hereby certifies this to be a true and correct copy of the document now of record in this office. Witness, my hand and seed

record in this office. Witness my hand and this day of

Denuty Clerk



May 17, 2067

FLORIDAUCC, Inc.
2670 EXECUTIVE CENTER CIRCLE WEST, SUITE 100
TALLAHASSEE, FI 32301
Express mail EB318898560US

Please file and index and return to 5250 NE 160th Avenue, Williston, Florida 32696 in the included pre paid priority mail envelope.

Thank You.



RECORDED IN OFFICIAL RECORDS Instrument # 2338498 1 PG

2007 MAY 16 02:45 PM BK 3600 PG 349 J. K. "BUDDY" IRBY CLERK OF CIRCUIT COURT ALACHUA COUNTY, FLORIDA CLERK3 Receipt#330479

SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

RECORDING REQUESTED BY: Michael-David: Beiter Jr.

AND WHEN RECORDED MAIL TO:
Michael-David: Beiter Jr.
5250 NE 160th Avenue,
Williston, Florida state
(postal trade zone 32696)
non-domestic Without the US

2338498

CLAIM OF LIEN (Claim of Lien)

The undersigned, Michael-David: Beiter Jr., referred to in this Claim of Lien as the Claimant, claims a Commercial Lien in favor of Michael-David: Beiter Jr. in the amount of 10 Billion Dollars functional carrency, and evidences the establishment of a Claim of Lien in the funds, products, fixtures, proceeds, credits, contracts, labor, equipment, bank accounts, functional, cash and coin currency, bonds, insurance, materials associated with MICHAEL DAVID BEITER JR. and other formats of spelling, involving the items and subjects described below and contained in the Security Agreement MDB-051607-SA, and Indemnity Agreement MDB-080103-IA-1 to all to whom these presents for the record:

VESSEL REGISTRATION:
MICHAEL DAVID BEITER JR.
20030460270X - August 1, 2003 IN UCC-1 Trans. Utility
********48 ID on file
RR 519 390 845 US Registered Bond Order Number
Value 10B Functional Currency

clo Address: 5250 NE 160th Avenue

City: Williston State: Florida

Postal Trade Zone: 32696

located at the State of Florida, and as further described in the UCC-1 and UCC-3 as provided therein.

VERIFIED DECLARATION

l, declare under penalty of perjury under the laws of the State of Florida the information in this Claim of Lien is true and correct to the best of the knowledge, information, and belief, that the foregoing is true correct and complete.

Dated: May 16, 2007 A.D.

By: AUTOGRAPH OF CLAIMANT OR AUTHORIZED AGENT AND TITLE

JURAT

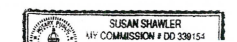
Name of Claimant: Michael-David: Beiter

State of Florida)	

County of Alachua

Subscribed and sworn to (or affirmed) before me Sugar Shaw or a Notary Public, on this 16th day of May, 2007, by Michael-David: Beiter Jr., living soul, personally known to me or proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

Signature SUOM Showly Seal



This is an Amendment to UCC Financing Statement original lien filling 20030460270X dated August 1, 2003, and #2338498, FL Lien, Alachua County, Florida state, Notice of Perfected Claim: MICHAEL DAVID BEITER JRS

FCURITY AGREEMENT on-Negotiable- Private Between the Parties No. MDB-051607-SA

Debtor:

MICHAEL DAVID BEITER JR. 1141 SOUTHWEST 300 AVENUE FT. LUDERDALE FL 33300 (MICHAEL D. BEITER JR., also known by any and all derivatives and variations in the spelling of said name.) Debtors Social Security Account Number *** ** 48 Vessel of American registry claimed.

20030460270X August 1, 2003

Trustee: Trustee: Henry M. Paulson Jr., Secretary of the Treasury Anna Escobedo Cabral, Treasurer of the United States

Others:

JOHN H DOE, Known and unknown 1 through 20.

Secured Party in care of:

MICHAEL DAVID BEITER JR. 5250 NE 160TH AVENUE WILLISTON, FLORIDA 32696

Michael-David: Beiter Jr.,

First Trustee.

Private surety and underwriter

VESSEL REGISTRATION: #2338498 May 16, 2007 FL Lien

20030460270X August 1, 2003 FI Transmitting Utility

ID on file. -48

RR 519 390 045 US Registered Bond Order Number

This Security Agreement is mutually agreed upon and entered into on the Seventeenth Day of the Fifth Month in the Year of Our Lord Two Thousand Seven between the juristic person, "MICHAEL DAVID BEITER JR.," and MICHAEL D. BEITER JR., BEITER M D and all derivatives and variations in the spelling of said name, hereinafter jointly and severally "Debtor", and MICHAEL DAVID BEITER JR., hereinafter "Secured Party", and Michael David Jr. of the Beiter Family, a free man, operating as First Trustee, and as caretaker for the operational status and maintenance of the family and commercial enterprise.

"his Security Agreement is amendable to include other parities and matters who join this agreement and use the trade-name "MICHAEL DAVID BEITER JR.," and CHAEL D. BEITER JR., BEITER M D and all derivatives and variations in the spelling of said name, for financial gain, personal benefit or for benefit of others known or unknown. The use of these Trade Mark names or other written formals similar to these are used under this security agreement as transmitting utilities, debtors, Secured Party or agents and trustees thereof, subjects the user under the law of lex mercantorium usage to the terms and conditions contained within this agreement without exception because Michael-David: Beiter Jr., is the holder of the only claim to the right, file and interest in the products, fedures, accounts, proceeds, funds, credits, trust res and other assets demonstrated by UCC Financing Statement Lien 20030460270X August 1, 2003, Florida state and #2338498 FL Lien.

BILL OF RIGHTS. The original Bill of Rights associated with the American Constitution 1 through 10 are hereby incorporated as if stated at length, and all who contract under this agreement, and other parties who contract under the waiver of tort contract provisions are noticed of the terms and conditions evidenced by Bill of Rights Amendment IX., the enumeration in the Constitution of certain rights, shall not be construed to deny or disparage others retained by the people.

For valuable consideration for which receipt of is acknowledged, Debtor(s) (a) hereby grants Secured Party a security interest in the Collateral described herein below for the purpose of securing any indebtedness; (b) delivers all collaboral into the possession of Secured Party; (c) agrees concerning having Debtor's name entered and registered in the records of the UCC filling office as a transmitting-utility Debtor, and (d) agrees that Secured Party possesses the rights stated in this Security Agreement re Collateral, as well as any and all other rights which Secured Party may have.

Obligation owed by Debtor in favor of Secured Party as set forth in this express written Private Agreement No. MDB-051607-SA; amount of said obligation: Ten Billion Dollars, \$10,000,000,000.00 USD.

Repayment of (i) any amounts that Secured Party may advance, spend, and otherwise convey for the maintenance, preservation, upkeep, and the like of the Collaboral, and (ii) any other expenditures that Secured Party may make under the provisions of this Security Agreement in particular and for the benefit of Debtor in general; All amounts owed under any modification, renewals, extensions, and the like of any of the foregoing obligations;

All other amounts owed Secured Party, both now and in the future, by Debtor,

All indebtedness and liabilities, whatsoever, held by the Secured Party for the Debtor, both directly and indirectly, absolute and contingent, due and as might become due, now existing and hereafter arising, and however evidenced;

Any other debts that may be owed the Secured Party by the Debtor, arising upon occasion as stated herein.

Debtors and joining parties agree that all property and Collateral is held in the exclusive possession of Secured Party until Secured Party terminates this Security Agreement in writing.

ds Defined; Glossary of Terms:

PARTIES

Michael- David: Beiter Jr..., a free man, Trustee for Secured Party MICHAEL DAVID BEITER JR., lien holder, creditor and has an established interest in the Debtors MICHAEL D. BEITER JR., MICHAEL DAVID BEITER JR., BEITER M D and all derivatives and variations in the spelling of said name.

Security Agreement No. MDB-051607-SA

This is an Amendment to UCC Financing Statement original lien filing 20030460276X dated August 1, 2003, and #2338498, FL Lien, Alachua County, Florida state, Notice of Perfected Claim: MICHAEL DAVID BETTER JR6

editor includes a general creditor, a secured creditor, a lien creditor, and any representative of creditors, including an assignee for the benefit of creditors, a trustee in bankruptcy, a receiver in equity, and an executor or administrator of an insolvent debtor's or assignor's estate.

Debtor. In this Security Agreement the term "Debtor" means MICHAEL D. BEITER JR., MICHAEL DAVID BEITER JR., MICHAEL DAVID BEITER JR., MICHAEL DAVID BEITER JR., BEITER M D and all derivatives and variations in the spelling of said name. The term "Debtor" is used to describe other parties that join this agreement by contracting, benefiting from and become fiduciary debtors or creditors under this Security Agreement.

Defendant. Debtors or fictitious entities, a.k.a. violator, offender or other such designator i.e. Defendant.

Fiduciary Debtor. An entity or natural person appointed to act as fiduciary in relation to the Debtors or other PERSONS joined, assigned, appointed, or made part of this Security Agreement by contract. Fiduciary Debtor may exercise duties and execute documents necessary to complete the tasks for transactions involving the collateral as described.

Fiduciary Creditor. A person appointed by the Secured Party to act as fiduciary in relation to the to the Debtor MICHAEL D. BEITER JR., MICHAEL DAVID BEITER JR., MICHAEL DAVID BEITER M D and all derivatives and variations in the spelling of said name or other parties that join this security agreement by contact, to exercise the duties necessary to complete the tasks necessary to complete the transactions involving the matters contained within this agreement.

First Trustee. Michael- David: Beiter Jr., a free man, holder of the first claim of lien right perfected security interest in the products, fodures, accounts, credits, funds, trust res and proceeds and rights therein under first in time first in line doctrine which stands as undisputed fact for the record.

Third Party Intervenor, F.R.C.P. Rule 14. Third-Party Practice.

The third-party complaint, if within the admiralty and maritime jurisdiction, may be in rem against a vessel, cargo, or other property subject to admiralty or maritime process in rem, in which case references in this rule to the summons include the warrant of arrest, and references to the third-party plaintiff or defendant include, where appropriate, a person who asserts a right under Supplemental Rule C(6)(b)(f) in the property arrested. (c) Admiralty and Maritime Claims. When a plaintiff asserts an admiralty or maritime claim within the meaning of F.R.C.P. Rule 9(h), the defendant or person who asserts a right under Supplemental Rule C(6)(a)(f), as a third-party plaintiff, may bring in a third-party defendant who may be wholly or partly liable, either to the plaintiff or to the third-party plaintiff, by way of remedy over, contribution, or otherwise on account of the same transaction, occurrence, or series of transactions or occurrences. In such a case the third-party plaintiff may also demand judgment ainst the third-party defendant in favor of the plaintiff, in which event the third-party defendant shall make any defenses to the claim of the plaintiff as well as to that of third-party plaintiff. See page 11 below.

Tortfeasor. A wrong-doer, one who does wrong; one who commits a trespass or is guilty of a tort.

Secretary of the Treesury. Henry M. Paulson Jr., trustee, and his successors, 1500 Pennsylvania Avenue NW, Washington, D.C. 20220.

Secured Party. In this Security Agreement, the term "SECURED PARTY" means MICHAEL DAVID BEITER JR.

Treasurer of the United States. Anna Escobedo Cabral, trustee, and her successors, 1600 Pennsylvania Avenue NW, Washington, D.C. 20220. The Treasurer reports to the Secretary of the Treasury through the Assistant Secretary (Management) //Chief Financial Officer. The Treasurer of the United States (established September 6, 1777) is the only position within the United States Department of the Treasury older than the Department itself.

JOHN H DOE. Others known and unknown debtors may join this agreement under the conditions set forth herein under all rights reserved.

As used in this Security Agreement, the following words and terms are as defined in this section, non-obstante: NON OBSTANTE - Engl. law. These words, which literally signify notwithstanding, are used to express the act of the English king by which he dispenses with the law, that is, authorizes its violation.

Assumpsit. (Law) (a) A promise or undertaking, founded on a consideration. This promise may be oral or in writing not under seal, it may be express or implied. (b) An action to recover damages for a breach or nonperformance of a contract or promise, express or implied, oral or in writing not under seal. Common or indebitatus assumpsit is brought for the most part on an implied promise. Special assumpsit is founded on an express promise or undertaking. —

Agreement. As distinguished from "contract", means the bargain of the parties in fact, as found in their language or inferred from other circumstances, including course of performance, course of dealing, or usage of trade as provided in Section 1-303.

All. In this Security Agreement the word "all" means everything one has: the whole number; totality, including both all and sundry; everyone without restriction.

Affidavit - A statement of facts which is swom to (or affirmed) before an officer who has authority to administer an oath (e.g. a notary public). A statement which before signed, the person signing takes an oath that the contents are, to the best of their knowledge, true. It is also signed by a notary or some other judicial officer that administer oaths, to the effect that the person signing the affidavit was under oath when doing so. These documents carry great weight in Courts to the extent that judges frequently accept an affidavit instead of the testimony of the witness and are used in place of the testimony in many circumstances (for example, when a motion is

This is an Amendment to UCC Financing Statement original lien filing 20030460270X dated August 1, 2003, and #2338498, FL Lien, Alachua County, Florida state, Notice of Perfected Claim: MICHAEL DAVID BEITER JR®

Ictal Person. In this Security Agreement the term "artificial person" means a juristic person, such as Dabtor or Creditor, also known by any and all derivatives and regulations in the spelling of said name or other names. Other parties in good standing such as Corporations, Partnerships, Limited Liability Companies may join by contracting as an artificial "Person" to this Security Agreement.

Authorized Representative. In this Security Agreement the term "Authorized Representative" means the Secured Party, MICHAEL DAVID BETTER JR., authorized by Debtor for signing Debtor's signature, without liability and without recourse.

Autograph. Is a document written entirely in the handwriting of its author, as opposed to a typeset document or one transcribed by an arranuensis or a copyist; the meaning overlaps with that of the word holograph

Ball. Security, usually a sum of money, exchanged for the release of an arrested person as a guarantee of that person's appearance for trial. Release from imprisonment provided by the payment of such money. A person who provides this security. To secure the release of by providing security. To release (a person) for whom security has been paid. Informal. To extricate from a difficult situation: always beiling you out of trouble. To transfer (property) to another for a special purpose but without permanent transference of ownership.

Bank. Means a person engaged in the business of banking and includes a savings bank, savings and loan association, credit union, and trust company.

Bills of Exchange. A non-interest-bearing written order used primarily in internetional trade that binds one party to pay a fixed sum of money to another party at a predetermined tuture date. Investopedia. Says: Bills of exchange are similar to checks and promissory notes. They can be drawn by individuals or banks and are generally transferable by endorsements. The difference between a promissory note and a bill of exchange is that this product is transferable and can bind one party to pay a third party that was not involved in its creation. If these bills are issued by a bank, they can be referred to as bank drafts. If they are issued by individuals, they can be referred to as trade drafts.

Bonding It's a guarantee of correct performance of an obligation. That obligation may arise out of a contractual relationship, or it may exist because of a statute or ordinance governing the Principal's conduct. This agreement provides for the use of bond instruments.

Bonded Promissory Notes. Negotiable Instrument not limited to use for the set-off feature of DEBT liabilities for commercial instruments.

Inge-back. The costs associated with transactions are to be "charged-back" to the DEBTOR's account #*** ** 48 to pay or offset expenses and related fees for avices rendered.

Claim. In this Security Agreement the word "claim" means: 1. Right of payment, both when such right is rendered into the form of a judgment, and for damages that are liquidated, the interest in a right of payment, both when such right is rendered into the form of a judgment, and equitable remedy for breach of performance if such breach results in a right of payment, both when an equitable remedy is rendered into the form of a judgment and for debts/obligations that are fixed, contingent, matured, un-matured, disputed, undisputed, secured, unsecured. 2. Demanding as one's own any challenge of property, and ownership of a thing, that is wrongfully withheld. [See Hill v. Henry, 66 N.J. Eq. 150, 57 Att. 555. Also, a claim is to state. See Douglas v. Beasley, 40 Ala. 147; Prigg v. Pennsylvania, 16 pet. 615, 10 L.Ed. 1060.] also see UCC lien filling.

Claim of Lien. In general terms, a lien is a claim against specific property. Typically, the claim belongs to the person or the business that is owed a debt, usually a debt related to the property. It is sometimes called a "security interest". A lien may be consensual, meaning that a person owning property agreed to having a lien against it. A lien may be involuntary, meaning that the lien was created either by a governmental entity or by a person authorized to create a lien by law.

Conduit. In this Security Agreement the term "conduit" signifies a means of transmitting and distributing funds, energy, and the effects and products of labor, such as goods and services, via the name MICHAEL DAVID BETTER JR., MICHAEL D. BETTER JR., MICHAEL DAVID BETTER JR., MICHAEL DAVID BETTER JR., BETTER M D and all derivatives and variations in the spelling of said name also known by any and all derivatives and variations in the spelling of said name of Debtor.

Consideration, means any consideration sufficient to support a simple contract. The drawer or maker of an instrument has a defense if the instrument is issued without

If an instrument is issued for a promise of performance, the issuer has a defense to the extent performance of the promise is due and the promise has not been the promise in the promise is due and the promise has not been the promise in the promise is due and the promise has not been the promise in the promise is due and the promise has not been the promise in the promise is due and the promise has not been the promise in the promise is due and the promise has not been the promise in the promise in the promise is due and the promise has not been the promise in the promise in the promise in the promise is due and the promise has not been the promise in the pr

If an instrument is issued for value as stated in subsection (a), the instrument is also issued for consideration. Actions and circumstances where notice is provided to the Debtor(s) and the actions or inaction on the part of is deemed performance and is understood to mean you agree and accept the terms and conditions as noticed in the waiver of tort and contract for debt to accept responsibility for your actions.

Consideration, Adequate. The fair value of an asset as determined in good faith.

rideration. The exchange of something of value. In order to be valid, the parties to a contract must exchange something of value. While the validity of consideration be subject to attack on the basis that it is illusory (e.g., one party receives only what the other party was already obligated to provide), or that there is a failure of negotiation (e.g., the consideration received by one party is essentially worthless), these defenses will not let a party to a contract escape the consequences of bad negotiation.

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when a duty does or may come into existence, because of a promise made by one of the parties. To be legally binding as a contract, a promise must be exchanged for adequate consideration. Adequate consideration is a benefit or detriment which a party receives which reasonably and fairly induces them to make the promise/contract. For example, promises that are purely gifts are not considered enforceable because the personal satisfaction the grantor of the promise may receive from the act of giving is normally not considered adequate consideration. Certain promises that are not considered contracts may, in limited circumstances, be enforced if one party has relied to his detriment on the assurances of the other party.

Contracts. Are mainly governed by state statutory and common (judge-made) law and private law. Private law principally includes the terms of the agreement between the parties who are exchanging promises. This private law may override many of the rules otherwise established by state law. Statutory law may require some contracts be put in writing and executed with particular formalities. Otherwise, the parties may enter into a binding agreement without signing a formal written document. Most of the principles of the common law of contracts are outlined in the Restatement Second of The Law of Contracts published by the American Law Institute. The Uniform Commercial Code, whose original articles have been adopted in nearly every state, represents a body of statutory law that governs important categories of contracts. The main articles that deal with the law of contracts are Article 1 (General Provisions) and Article 2 (Sales). Sections of Article 9 (Secured Transactions) govern contracts assigning the rights to payment in security interest agreements. Contracts related to particular activities or business sectors may be highly regulated by state and/or federal law. In 1988, the United States joined the United Nations Convention on Contracts for the International Sale of Goods which now governs contracts within its scope. Contract. As distinguished from "agreement", means the total legal obligation that results from the parties' agreement as determined by the Uniform Commercial Code) as supplemented by any other applicable laws.

Debtor. In this Security Agreement, the Term DEBTOR means "MICHAEL DAVID BETTER JR.," and MICHAEL D. BETTER JR., BETTER M D and all derivatives and variations in the spelling of said name. Debtors may be added to this agreement not limited to appointment and assignment under waiver of tort and contract for debt.

Elements of a Contract. Typically, in order to be enforceable, a contract must involve the following elements:

Good Faith. It is implicit within all contracts that the parties are acting in good faith. For example, if the seller of a "mustang" knows that the buyer thinks he is purchasing a car, but secretly intends to sell the buyer a horse, the seller is not acting in good faith and the contract will not be enforceable.

Meeting of the Minds. (Mutual Consent) The parties to the contract have a mutual understanding of what the contract covers.

Yer and Acceptance. The contract involves an offer (or more than one offer) to another party, who accepts the offer. Performance is acceptance. The offer to contract and other services when accepted is a necessary element and part of creating this binding contract for debt.

Performance or Delivery. In order to be enforceable, the action contemplated by the contract must be completed. In a typical "breach of contract" action, the party alleging the breach will recite that it performed all of its duties under the contract, whereas the other party failed to perform its duties or obligations. Additionally, the following elements may factor into the enforceability of any contract:

Parties agree. Parties that ratify, accept, perform, remain silent, accept, or otherwise execute this agreement with or without notice, stipulate obligated under the terms and conditions of this Security Agreement.

No Violation of Public Policy. In order to be enforceable, a contract cannot violate "public policy". This Security Agreement does not violate Public Policy and is in harmony with the accrual financial system of accounting. HJR 192, June 5, 1933.

Oral Contracts. There is an old joke that "an oral contract isn't worth the paper it's written on". That's a reference to the fact that it can be very difficult to prove that an oral contract exists. Absent proof of the terms of the contract, a party may be unable to enforce the contract or may be forced to settle for less than the original bargain. Thus, even when there is not an opportunity to draft up a formal contract, it is good practice to always make some sort of writing, signed by both parties, to memorialize the key terms of an agreement. At the same time, under most circumstances, if the terms of an oral contract can be proved or are admitted by the other party, an oral reduced to writing and signed by both parties.

Implied Contract. An agreement presumably intended among those involved, but not explicitly in writing. A supervisor's promise, a statement in an employee handbook, and an employer's historical action (e.g., always issuing severance pay) are each examples of what might constitute an implied contract. Implied contracts might even Also Known As; Implied-in-Fact Contract.

Quasi-contract. Also an implied-in-law contract, is a legal substitute for a contract. A quasi-contract is a contract that should have been formed, even though in actuality it was not. It is used when a court wishes to create an obligation upon a non-contracting party to avoid injustice.

fault. In this Security Agreement the term "default" means Debtor's non-performance of a duty arising under this Security Agreement and contract for debt services, ifficially any event described below under "Event of Default."

Derivative. In this Security Agreement the word "derivative" means coming from another; taken from something preceding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.

Exigent circumstances. Generally, an emergency, a pressing necessity, or a set of circumstances requiring immediate attention or swift action.

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I legis. In this Security Agreement the term "ens legis" means a creature of the law, an artificial being, as contrasted with a natural person, such as a corporation, considered as deriving its existence entirely from the law.

Fault. Means fault, breach, or wrongful act or omission.

Federal Reserve System. Private banking establishment operated for profit as private United States Creditor, operates the "money trust" (see Pujo Committee Report (1912)), TITLE 31—MONEY AND FINANCE: TREASURY, CHAPTER II—FISCAL SERVICE, DEPARTMENT OF THE TREASURY PART 210-FEDERAL GOVERNMENT PARTICIPATION IN THE AUTOMATED CLEARING HOUSE—Sec. 210.3 Governing law. (a) Federal law. The rights and obligations of the United States and the Federal Reserve Banks with respect to all Government entries, and the rights of any person or recipient against the United States and the Federal Reserve Banks in connection with any Government entry, are governed by this part, which has the force and effect of Federal law, Title 12 U.S.C. Banking. Examining the organization and function of the Federal Reserve Banks, and applying the relevant factors, we conclude that the Reserve Banks are not federal instrumentalities for purposes of the FTCA, but are independent, privately owned and locally controlled corporations, Lewis vs. United States of America.

Hold-harmless and Indemnity Agreement. In this Security Agreement the term "Hold-harmless and Indemnity Agreement" means the written, express, Hold-harmless and Indemnity Agreement, between Secured Party and Debtor, together with all modifications of and substitutions for said Hold-harmless and Indemnity Agreement, attached hereto and incorporated herein by reference.

Indemnity Bond. Coverage for loss of an obligee in the event that the principal fails to perform according to standards agreed upon between the obligee and the principal.

Infringement:

1. A violation, as of a law, regulation, or agreement; a breach.

2. An encroachment, as of a right or privilege.

irrevocable grant of credit. Hybrid negotiable instrument based upon Full Faith and Credit provisions by the People of the United States of America. An irrevocable grant of credit to meet the liquidity demands of the underwriting of the United States.

Juristic Person. In this Security Agreement the term "juristic person" means an abstract, legal entity ans legis, such as a corporation, created by construct of law and sidered as possessing certain legal rights and duties of a human being; an imaginary entity, such as Debtor, i.e. "MICHAEL DAVID BEITER JR.," and MICHAEL D. in the purpose of conducting commercial activity for the benefit of MICHAEL DAVID BEITER JR. as Secured Party. From the earliest 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 are the subject matter of a very sizable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to the ways 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 lew are to be narrowly watched." Cardozo, J., in Berkey 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 AMERICA, 333 U.S. 795; 68 S. Ct. 855; 1948 U.S."

Land. In this Security Agreement the word "land" means any and all ground, soil, and earth whatsoever, including pastures, fields, meadows, woods, moors, waters, marshes, rock, and sand.

Legal Entities. In this Security Agreement the term "legal entity" means an entity other than a natural person, with sufficient existence in legal contemplation that said entity can function legally, sue and be sued, and make decisions through agents.

Liability. In this Security Agreement the word "liability" means every kind of legal obligation, responsibility, and duty. Also the state of being bound and obligated in law for doing, paying a debt, fulfilling an obligation, rendering committed specific performance and the like. [See Mayfield v. First Nat'l Bank of Chattanooga, Tenn. C.C.A. 137 F.2d 1013, 1019; Feil v. City of Coeur d' Alene. 23 Ideho 32, 129 P. 643, 43 L.R.A. N.S. 1095; Brestow v. Rightmire, 196 N.Y.S. 539, 541, 119 Misc. 833.]

Lien Right. This Security Agreement provides the right to file a Lien upon the property of the Debtors at the Federal, State levels, County Recorders Office and credit bureau which may after the credit score of the contracting parting.

Liquidated or Agreed Damages. A provision for payment of a stipulated sum as liquidated damages will ordinarity be sustained if it appears that at the time the contract was made the damages, in the event of breach, will be incapable or very difficult of accurate estimation, that there was a reasonable endeavor by the parties to fix fair to be anticipated. (Rest.2d § 356) Stated another way, liquidated damage clauses are enforceable if 1) the amount fixed is a reasonable forecast of just compensation for any harm that would be caused by breach and 2) the harm that is caused by the breach must be uncertain or difficult to quantify. The view that liquidated damages are enforceable so long as they do not constitute a penalty is sanctioned by UCC 2-718 and Illinois 810 ILCS 5/2-718.

TICE

Unauthorized use of the trade name "MICHAEL DAVID BETTER JR.," and MICHAEL D. BETTER JR., BETTER M D and all derivatives and variations in the spelling of said name is prohibited without adhering to the terms of this agreement including the Trading with the Enemy Act title 50 U.S.C. Appendix. Michael- David: Beiter Jr. in this Private Agreement the term "Michael- David: Beiter Jr." refers to the free-loom man, the First Trustee for MICHAEL DAVID BETTER JR., Secured Party.

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"I obstants. As used in this Security Agreement the term "non obstante" means: Words anciently used in public and private instruments, intended to preclude, in /ance, any interpretation contrary to certain declared objects, purposes.

Notary Public. A person legally empowered to witness and cartify the validity of documents and to take affidavits and depositions. The laws of the Notary Public is made part of this Security Agreement and is operational for instrument and related duties of the parties that enter into and join this Security Agreement. Notary public may also administer eaths in depositions or other altuations. Even though this type of oath may not take place in court, the witness can still be held accountable and be punished for perjury. In some states a notary can also hold an affiant in contempt if he or she is a reluctant witness. In the U.S. Supreme Court case of Bevan v. Krieger, 289 U.S. 469, 53 S. Ct. 661, 77 L. Ed. 1316 (1933), a notary public held a witness in contempt because he refused to comply with the requirements of the subpoena he was served. The court ruled that the notary was acting within his powers when he held the witness in contempt.

Notary Protest 3505. (a) The following are admissible as evidence and create a presumption of dishonor and of any notice of dishonor stated:

(1) A document regular in form as provided in subdivision (b) which purports to be a protest.

(2) A purported stamp or writing of the drawee, payor bank, or presenting bank on or accompanying the instrument stating that acceptance or payment has been refused

unless reasons for the refusal are stated and the reasons are not consistent with dishonor.

(3) A book or record of the drawee, payor bank, or collecting bank, kept in the usual course of business which shows dishonor, even if there is no evidence of who made the entry. (b) A protest is a certificate of dishonor made by a United States consult or vice consult, or a notary public or other person authorized to administer oaths by the law of the place where distingor occurs. It may be made upon information satisfactory to that person. The protest shall identify the instrument and certify either that presentment has been made or, if not made, the reason why it was not made, and that the instrument has been dishonored by nonacceptance or nonpayment. The protest may also certify that notice of dishonor has been given to some or all parties.

Notification. This is lawful notification and is sent pursuant to the Federal Constitution, specifically, the Bill of Rights, in particular, the First, Fourth, Fifth, Sixth, Seventh, Ninth, and Tenth Amendment, Title 50 U.S.C. Appendix, 46 U.S.C. Appendix, and other Acts and laws not limited to remedies afforded thereunder.

Person entitled to enforce. An instrument means (I) the holder of the instrument, (ii) a nonholder in possession of the instrument who has the rights of a holder, or (iii) a person not in possession of the instrument who is entitled to enforce the instrument pursuant to Section 3-309 or 3-418(d). A person may be a person entitled to enforce the instrument even though the person is not the owner of the instrument or is in wrongful possession of the instrument.

Presentment. Contracts. The production of a bill of exchange or promissory note to the party on whom the former is drawn, for his acceptance, or to the person bound to pay either, for payment. The holder of a bill is bound, in order to hold the parties to it responsible to him, to present it in due time for acceptance, and to give notice, if it dishonored, to all the parties he intends to hold liable. And when a bill or note becomes payable, it must be presented for payment. The principal circumstances ancerning presentment, are the person to whom, the place where, and the time when, it is to be made. In general the presentment for payment should be made to the maker of a note, or the drawee of a bill for acceptance, or to the acceptor, for payment; but a presentment made at a particular place, when payable there, is in general sufficient. A personal demand on the drawee or acceptor is not necessary; a demand at his usual place of residence of his wife or other agent is sufficient. In treating of the time for presentment, it must be considered with reference, 1st. To a presentment for acceptance. 2d. To one for payment. 1st. When the bill is payable at sight, or after sight, the presentment must be made in reasonable time; and what this reasonable time is depends upon the circumstances of each case. The presentment of a note or bill for payment ought to be made on the day it becomes due, and notice of non-payment given, otherwise the holder will lose the security of the drawer and endorsers of a bill and the endorsers of a promissory note, and in case the note or bill be payable at a particular place and the money todged there for its payment, the holder would probably have no recourse against the maker or acceptor, if he did not present them on the day, and the money should be lost.

Principal. The Principal is the party primarity responsible for the fulfillment of the obligation described in the bond.

Private Agreement. In this agreement the term "private agreement" means the written express Private Agreement Secured Party and Debtor, together with all modifications of and substitutions for said Private Agreement.

Public Agreement. Parties that join this security agreement under contract for debt who join with the intent to bound by contract for services involving a public purpose are required to comply with the terms and conditions of this agreement and costs associated with the performance of duties.

Remedy. Means any remedial right to which an aggrieved party is entitled with or without resort to a tribunal. Remedies include but are not limited to commercial law, bonds, notes, credit, offset, accord and satisfaction, claim in recoupment, restitution, possession of property, liquidating debt.

Rents, wages, salaries, and other income, from whatever source derived. In this Security Agreement the term "rents, wages, salaries and other income, from whatever source derived means all rents, wages, salaries, and other income, from whatever source derived, being owed, and becoming owed for the benefit of "MICHAEL DAVID BEITER JR.," and MICHAEL D. BEITER JR., BEITER M D and all derivatives and variations in the spelling of said name.

Security Agreement. In this Security Agreement the term "Security Agreement" means this Security Agreement No. MDB-051607-SA, as this Security Agreement may be amended and modified by agreement of the parties, together with all attachments, contracts, exhibits, documents, endorsements, notes, bonds, insurance, reinsurance underwriting, schedules, registered mail numbers, treaties and other agreements.

Off. A claim made by someone who altegedly owes money, that the amount should be reduced because the other person owes him money. This is often raised in a counterclaim filed by a defendant in a lawsuit. Banks may try to exercise a setoff by taking money out of a deposit account to satisfy past due payments on a loan or credit card bill. Such an act is illegal under most circumstances, can also be incorporated by contractual agreement so that, where a party defaults, the mutual amounts owing are automatically set off and extinguished.

Set-Off Bond. Negotiable instrument used to facilitate a transfer of credit to balance an account ledger using the right to offset a valid debt entry or judgment.

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"~t-off (law).

w, a set-off is a statutory defense to the whole or to a portion of a plaintiff's claim. It had no existence under the English common law, being created by 2 Geo. III. c. w, a sector is a statutory deletise to the whole of the possibility of the relief of insolvent debtors, although set-off was recognized in equity. Such a defense could be pleaded only in respect of mutual debts of a definite character, and did not apply to cases in which damages were claimed, nor to equitable claims or demands. By the rules of the Supreme Court (O. XIX. r. 3) a defendant in an action may set off or set up any right or claim by way of counterclaim against the claims of a plaintiff, and such set-off or counterclaim has the same effect as a statement of claim in a cross action.

Supersedes Bond.

A bond that a court requires from an appellant who wants to delay payment of a judgment until the appeal is over. An appellant's bond to stay execution on a judgment during the pendency of the appeal. Fed. R. Civ. P. 62(d); Fed. R. App. P. 8(b). - Often shortened to supersedess. This is a feeture of common law, and in particular the American legal system. In most European countries an appeal leads to an automatic stay of execution, unless the judge expressly ordered immediate execution.

Surety. This agreement provides for private suretyship under the rules associated with TITLE 31-MONEY AND FINANCE: TREASURY, CHAPTER II-FISCAL SERVICE, DEPARTMENT OF THE TREASURY PART 223-SURETY COMPANIES DOING BUSINESS WITH THE UNITED STATES-Table of Contents Sec. 223.11 Limitation of risk: Protective methods.

The Surety, is the party which guarantees performance by the Principal to the Obligee; or failing in performance, the Surety will make good to the Obligee the loss sustained due to lack of performance by the Principal. This agreement offers private surely services

Surety Bond. Contract by which one party agrees to make good the default or debt of another. Actually, three parties are involved: the principal, who has primary responsibility to perform the obligation (after which the bond becomes void); the surely, the individual with the secondary responsibility of performing the obligation if the principal fails to perform. (After the surely performs, recourse is against the principal for reimbursement of expenses incurred by the surely in the performance of the obligation, known as surely's right of exoneration); and the obligee, to whom the right of performance (obligation) is owed. Negotiable instrument used to underwrite alleged obligations for release of DEBTOR (vessel) or other collateral. A surety bond is a written instrument in which two parties, the Principal and the Surety, become obligated to a third party, the Obligate, for the completion of an obligation or for the payment of a sum of money if the obligation is not fulfilled.

Trade Names. In this Private Agreement the term "MICHAEL DAVID BETTER JR." means MICHAEL D. BETTER JR., BETTER M D and all derivatives and variations in the spelling of said name, a "transmitting utility" a business trade-mark name operated by the terms and conditions as set forth in this security agreement and contract for debt. Any use of this trade-mark name, other derivatives and variations in the spelling of said name to be used in commerce without the Express written permission of Michael- David: Better Jr., while subject to the terms and conditions contained in this Security Agreement is prohibited.

.CITRAL Convention. International Bills of Exchange, International Promissory Notes, 1988, United Nations (UN). Drafts and documentary credits are made part hereof and by reference incorporated as if stated at length.

"Money" means a medium of exchange authorized or adopted by a domestic or foreign government and includes a monetary unit of account established by an intergovernmental organization or by agreement between two or more nations. The term "money" is not limited in its form of Functional Currency 26 C.F.R. 1.985 or the digital equivalent that is accepted as money as credit or debit card payments. Cash, check, bank check, Postal Money Orders are denominated in U.S. Dollars.

Uniform Customs and Practice for Documentary Credits.

UCP 500. Courts will apply the UCP as the law of the LC, since it has been chosen by the parties, and since it is a codification of international customs and practices. It must be noted, however, that if Bigation is brought in a country where there is a conflict between the UCP and national law, some foreign courts may apply that country's national law. United States courts will apply the UCP.

Uniform Customs and Practice for Documentary Credits came out in 1933 and the latest version, UCP 500, came into effect in January 1994. These rules are used by banks throughout the world. A supplement to UCP 500, called the eUCP, was added in 2002 to deal with the presentation of all electronic or part electronic documents. In 1936, the first nine incolerns were published, providing standard definitions of universally employed terms like Ex quay, CIF and FOB, and whenever necessary they are revised. Incolerms 2000 came into force on 1 January 2000 is incorporated as if stated at length. UCP600 are rules that apply to documentary credits and other documents.

CUSIP SERVICE BUREAU: Data Collection Department, Standard & Poor's, 55 Water Street, 45th Floor, New York, N.Y. 10041.

UNCITRAL Convention on International Bills of Exchange and International Promissory Notes, 1986.

Undertailings. A promise given to the court. If a person is accused of various acts that could harm the public, such as harassment etc., then they can promise the court not to behave in this way in the future. The person who gives the undertaking does not have to admit that they have done any of the acts they are accused of. The undertaking is therefore given without admitting anything. Once an undertaking has been given it has the same effect as a court order that must be adhered to.

Securities and Exchange Commission: Division of Enforcement, 450 Fifth Street NW, Washington, DC 20549.

alture. UCC §3-401. SIGNATURE (a) A person is not liable on an instrument unless (i) the person signed the instrument, or (ii) the person is represented by an it or representative who signed the instrument and the signature is binding on the represented person under Section 3-402. (b) A signature may be made (i) manually or by means of a device or machine, and (ii) by the use of any name, including a trade or assumed name, or by a word, mark, or symbol executed or adopted

Signed. See U.C.C. § 1-201 (37) "Signed" includes using any symbol executed or adopted with present intention to adopt or accept a writing. Security Agreement No. MDR.081607 C.

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....rogation is the legal technique under the common law by which one party, commonly an insurer (I-X) of another party (X), steps into X's shoes, so as to have the benefit of X's rights and remedies against a third party such as a defendant (D). Subrogation is similar in effect to assignment, but unlike assignment subrogation can occur with any agreement between I-X and X to transfer X's rights. Subrogation most commonly arises in relation to policies of insurance, but the legal technique is of more general application. Using the designations above, I-X (the party seeking to enforce the rights of another) is called the subrogee. X (the party whose rights the subrogee is enforcing) is called the subrogor.

Surety: An individual surety may request the Government to accept a substitute asset for that currently pledged by submitting a written request to the responsible contracting officer. The contracting officer may agree to the substitution of assets upon determining, after consultation with legal counsel, that the substitute assets to be pledged are adequate to protect the outstanding bond or guarantee obligations. If acceptable, the substitute assets shall be pledged as provided for in Subpart 28.2.

Trade-name. In this Security Agreement the term "trade-name" means the following juristic person: MICHAEL DAVID BETTER JR., as well as any and all derivatives and variations in the spelling of said name, including MICHAEL D. BEITER JR., MICHAEL DAVID BEITER JR., BEITER M.D.

Trading With the Enemy Act, see Title 50 U.S.C. Appendix 1-44.

The provisions of T.W.T.E.A. Title 50 U.S.C. Appendix contain rules, regulations, authorities and remedies for instruments utilized by rights retained 9th and 10th Amendment Bill of Rights.

Transmitting Utility. Devices not limited to electronic media allowing transmission of financial data, "funds" or like cash functional currency to obtain products, services, goods and through electronic or paper media not limited to checks, computer accounts and the like.

Treaty. Relevant treaties that apply to this agreement are included as if stated at length.

UCC §1-305. Remedies to be Liberally Administered.

(a) The remedies provided by [the Uniform Commercial Code] must be liberally administered to the end that the aggreeved party may be put in as good a position as if the other party had fully performed but neither consequential or special damages nor penal damages may be had except as specifically provided in lithe Uniform Commercial Code] or by other rule of law. (b) Any right or obligation declared by life Uniform Commercial Code] is enforceable by action unless the provision declaring it specifies a different and limited effect.

© §1-366. Performance or Acceptance Under Reservation of Rights.(a) A party that with explicit reservation of rights performs or promises performance or assents performance in a manner demanded or offered by the other party does not thereby prejudice the rights reserved. Such words as "without prejudice," "under protest," or the like are sufficient. (b) Subsection (a) does not apply to an accord and satisfaction.

UGC §3-116. Joint and Several Liability; Contribution.

(a) Except as otherwise provided in the instrument, two or more persons who have the same liability on an instrument as makers, drawers, acceptors, endorsers who indorse as joint payees, or anomalous endorsers are jointly and severally liable in the capacity in which they sign. (b) Except as provided in Section 3-419(e) or by agreement of the affected parties, a party having joint and several liability who pays the instrument is entitled to receive

from any party having the same joint and several liability contribution in accordance with applicable law.

UCC §3-117. Other Agreements Affecting instrument.

Subject to applicable law regarding exclusion of proof of contemporaneous or previous agreements, the obligation of a party to an instrument to pay the instrument may be modified, supplemented, or nullified by a separate agreement of the obligor and a person entitled to enforce the instrument, if the instrument is issued or the obligation is incurred in reliance on the agreement or as part of the same transaction giving rise to the agreement. To the extent an obligation is modified, supplemented, or nullified by an agreement under this section, the agreement is a defense to the obligation.

UCC §3-104. Negotiable instruments.

(a) Except as provided in subsections (c) and (d), "negotiable instrument" means an unconditional promise or order to pay a fixed amount of money, with or holder; (2) is payable on demand or at a definite time; and (3) does not state any other undertaking or instruction by the person promising or ordering payment to do any act in addition to the payment of money, but the promise or order may contain (i) an undertaking or power to give, maintain, or protect collateral to secure payment, (ii) an undertaking or power to give, maintain, or protect collateral to secure payment, (ii) an authorization or power to the holder to confess judgment or realize on or dispose of collateral, or (iii) a waiver of the benefit of any law intended for the advantage or protection of an obligor.

(b) "Instrument" means a negotiable instrument.

- (c) An order that meets all of the requirements of subsection (a), except paragraph (1), and otherwise falls within the definition of "check" in subsection (f) is a negotiable
- (d) A promise or order other than a check is not an instrument if, at the time it is issued or first comes into possession of a holder, it contains a conspicuous statement, however expressed, to the effect that the promise or order is not negotiable or is not an instrument governed by this Article. (e) An instrument is a "note" if it is a promise and is a "draft" if it is an order. If an instrument falls within the definition of both "note" and "draft," a person entitled to

Fiorida Statutes at Title 39 Chapter 673

(a) An offer in writing to pay a particular sum of money, or to deliver a written instrument or specific personal property, is, if not accepted, equivalent to the actual

(b) Whoever pays money, or delivers an instrument or property, is entitled to a receipt therefor from the person to whom the payment or delivery is made, and may

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The person to whom a tender is made must, at the time, specify any objection he may have to the money, instrument, or property, or he must be deemed to have ed it; and if the objection be to the amount of money, the terms of the instrument, or the amount or kind of property, he must specify the amount, terms, or kind which he requires, or be precluded from objecting afterwards.

UCC §3-301. "Person entitled to enforce" an instrument means (i) the holder of the instrument, (ii) a nonholder in possession of the instrument who has the rights of a holder, or (iii) a person not in possession of the instrument who is entitled to enforce the instrument pursuant to Section 3-309 or 3-418(d). A person may be a person entitled to enforce the instrument even though the person is not the owner of the instrument or is in wrongful possession of the instrument.

22 U.S.C. §286g. Jurisdiction and venue of actions

For the purpose of any action which may be brought within the United States or its Territories or possessions by or against the Fund or the Bank in accordance with the Articles of Agreement of the Fund or the Articles of Agreement of the Bank, the Fund or the Bank, as the case may be, shall be deemed to be an inhabitant of the Federal judicial district in which its principal office in the United States is located, and any such action at law or in equity to which either the Fund or the Bank shall be a party shall be deemed to arise under the laws of the United States, and the district courts of the United States shall have original jurisdiction of any such action. When either the Fund or the Bank is a defendant in any such action, it may, at any time before the trial thereof, remove such action from a State court into the district court of the United States for the proper district by following the procedure for removal of causes otherwise provided by law.

46 U.S.C. App. §740. Extension of admirally and marking period.

The admirality and maritime jurisdiction of the United States shall extend to and include all cases of damage or injury, to person or property, caused by a vessel on navigable water, notwithstanding that such damage or injury be done or consummated on land. In any such case suit may be brought in rem or in personam according to the principles of law and the rules of practice obtaining in cases where the injury or damage has been done and consummated on navigable water. Provided, That as to any suit against the United States for damage or injury done or consummated on land by a vessel on navigable waters, the Public Vessels Act [46 App. U.S.C. 781 et seq.] or Suits in Admiralty Act [46 App. U.S.C. 741 et seq.], as appropriate, shall constitute the exclusive remedy for all causes of action arising after June 19, 1948, and for all causes of action where suit has not been hitherto filed under the Federal Tort Claims Act: Provided further, That no suit shall be filed against the United States until there shall have expired a period of six months after the claim has been presented in writing to the Federal agency owning or operating the vessel causing the injury or damage.

(June 19, 1948, ch. 526, 62 Stat. 496.)

46 U.S.C. App. §747. Seizures in foreign jurisdictions or if any such vessel, or the possession, carriage, or ownership of any such cargo, the Secretary of State of the ed States in his discretion, upon the request of the Attorney General of the United States, or any other officer duty authorized by him, may direct the United States in his discretion, upon the request of the Attorney General of the United States, or any other officer duty authorized by him, may direct the United States in his discretion, upon the request of the Attorney General of the United States, or any other officer duty authorized by him, may direct the United States in his discretion, upon the request of the Attorney General to claim such vessel or cargo as immune from such arrest, attachment, or other seizure, and to execute an agreement, undertaking, bond, or stipulation for and on behalf of the United States, or the Maritime Administration, or such corporation as by said court required, for the release of such vessel or cargo, and for the prosecution of any appeal; or may, in the event of such suits against the master of any such vessel; direct said United States consul to enter the appearance of the United States, or of the Maritime Administration, or of such corporation, and to pledge the credit thereof to the payment of any judgment and cost that may be entered in such suit. The Attorney General is vested with power and authority to arrange with any bank, surety company, person, firm, or corporation in the United States, its Territories and possessions, or in any foreign country, to execute any such aforesaid bond or stipulation fereron, and to pledge the credit of the United States to the indemnification of such surety or stipulator as may be required to secure the execution of such bond or stipulation. The presentation of a copy of the judgment roll in any such suit, certified by the cterk of the count and autheriticated by the certificate and seal of the United States consul claiming such vessel or cargo, or his successor, and by

46 U.S.C. App. §748. Payment of Judgment, award, or settlement. Any final judgment rendered in any suit herein authorized, and any final judgment within the purview of sections 744 and 747 of this Appendix, and any arbitration award or settlement had and agreed to under the provisions of section 749 of this Appendix, shall, upon the presentation of a duty authenticated copy thereof, be paid by the proper accounting officers of the United States out of any appropriation or insurance fund or other fund especially available therefor; otherwise there is hereby appropriated, out of any money in the Treasury of the United States not otherwise appropriated, a sum sufficient to pay any such judgment or award or settlement. (Mar. 9, 1920, ch. 95, § 8, 41 Stat. 527.)

Appropriation. Section 3 of act June 26, 1934, ch. 756, 48 Stat. 1226, which was classified to section 725b of former Title 31, Money and Finance, provided in part that effective July 1, 1935, the permanent or continuing appropriation accounts "Judgments in admiralty suits under Act of March 9, 1920 [46 App. U.S.C. 748], War Department (8x143)" and "Judgments in admiralty suits under Act of March 9, 1920 [46 App. U.S.C. 748], United States Shipping Board (0x556)" are abolished, and any unobligated balances in such accounts are covered into the Treasury; and that any claims account from the general fund of the Treasury, which is authorized.

46 U.S.C. App. §749. Arbitration, compromise, or settlement of claims. The Secretary of any department of the Government of the United States, or the board of this sees of such corporation, are, and each is, authorized to arbitrate, compromise, or settle any claim in which suit will lie under the provisions of sections 742, 744, and of this Appendix.

9, 1920, ch. 95, § 9, 41 Stat. 527; Pub. L. 92-417, § 3, Aug. 29, 1972, 86 Stat. 656; Pub. L. 97-31, § 12(25)(C), Aug. 6, 1981, 95 Stat. 155.)

UCC §1-310. Subordinated Obligations. An obligation may be issued as subordinated to performance of another obligation of the person obligated, or a creditor may subordinate its right to performance of an obligation by agreement with either the person obligated or another creditor of the person obligated. Subordination does not create a security interest as against either the common debtor or a subordinated creditor.

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el Identification System 46 U.S.C. CHAPTER 125-

J.S.C. §12502. Identification numbers, signal letters, and markings

(a) For the identification of a vessel of the United States, the Secretary of Transportation-

(1) shall maintain a unique numbering system and assign a number to each vessel of the United States;

(2) may maintain a system of signal letters for a documented vessel;

(3) shall record a name selected by the owner of a documented vessel approved by the Secretary as the vessel's name of record; and

(4) may establish other identification markings.

(b) The manufacturer or owner of a vessel shall affix to the vessel and maintain in the manner prescribed by the Secretary the number assigned and any other markings the Secretary may require.

(c) Once a number is assigned under this section, it may not be used by another vessel.

(d) Once a documented vessel's name is established, the name may not be changed without the approval of the Secretary.

(e) A person may not tamper with or falsily a number or other marking required under this section.

46 U.S.C. §12503. Information available to the system

(a) Except as provided in subsections (b) and (c) of this section, a State or a State's delegee approved by the Secretary of Transportation may make information available to the Secretary if, in a manner and form prescribed by the Secretary, the State-

(1) identifies the vesset:

(2) identifies the owner of the vessel, including by-

(A) the owner's social security number or, if that number is not available, other means of identification acceptable to the Secretary; or

(B) for an owner other than an individual-

(i) the owner's taxpaver identification number: or

(ii) if the owner does not have a taxpayer identification number, the social security number of an individual who is a corporate officer, general partner, or individual trustee of the owner and who signed the application for documentation or numbering for the vessel;

(3) identifies the State in which it is titled or numbered:

(4) indicates whether the vessel is numbered or titled, or both;

(5) if titled in a State, indicates where evidence of a lien or other security interest may be found against the vessel in that State;

(6) includes information to assist law enforcement; and

includes other information agreed to by the Secretary and the State.

Except as provided in subsection (c) of this section, the Secretary also may accept information under conditions and in a manner and form prescribed by the Jecretary.

(c) The Secretary shall-

(1) retain information on a vessel with a preferred mortgage under section 31322 (d) of this title that is no longer stiled in a State making information available to the Secretary under this chapter until the mortgage is discharged or the vessel is sold; and

(2) accept information under section 31321 (h) of this title only if that information cannot be provided to a State.

Coastwide Trade. This agreement under Admiralty rules and procedures provides for coastwide purchase of trade goods and merchandise as cargo for storage and shipping.

E.12. (83-E.12.) Intervener's Claims. (a) Presentation of Claims. When a vessel or other property has been arrested, attached, or garnished, and is in the hands of the Marshal or custodian substituted therefore, anyone having a claim against the vessel or property is required to present the claim by filing an intervening complaint, and not by filling an original complaint, unless otherwise ordered by a judicial officer. The Clerk shall forthwith deliver a conformed copy of the complaint in intervention and the intervener's warrant of arrest or process of attachment or garnishment to the Marshal, who shall deliver the same to the vessel or custodian of the property. Intervenors shall thereafter be subject to the rights and obligations of parties, and the vessel or property shall stand arrested, attached, or garnished by the intervenor. An intervenor shall not be required to advance a security deposit to the Marshal. See Third Party Intervenor, F.R.C.P. Rule 14. Third-Party Practice.

Release of Vessel. LAR64.2 Release of Vessel or Property Under Admiralty Rule E(5)(c) The marshal is further authorized to release a vessel or property if the party at whose instance the vessel or property is detained or his/her attorney, expressly authorizes the marshal in writing to release the vessel or property, and agrees in writing to hold the marshal and his deputies forever harmless of and from any and all liability as a result of the release of the vessel or other property pursuant to such authorization. At the same time the party or his or her attorney must certify that all costs and charges of the court and its officers have either been paid or that none are

RULE C (RC-C) - Actions in rem: Special Provisional C.1. (RC-C.1.) Undertakings in lieu of arrest. If, before or after commencement of suit, plaintiff accepts any written undertaking to respond on behalf of the vessel or other property sued in return for his foregoing the arrest or stipulating to the release of such vessel or other property, the undertaking shall become a defendant in place of the vessel or other property sued and be deemed referred to under the name of the vessel or other property in any pleading, order or judgment in the action referred to in the undertaking. The preceding shall apply to any such undertaking, subject to its own terms and ther or not it complies with Rule 65-2 et seq. of Chapter I of these Rules, and has been approved by a judge or Clerk

§ 1-204. Value. Except as otherwise provided in Articles 3, 4, [and] 5, [and] 6, a person gives value for rights if the person acquires them: (1) in return for a binding commitment to extend credit or for the extension of immediately available credit, whether or not drawn upon and whether or not a charge-back is provided for in the event of difficulties in collection; (2) as security for, or in total or partial satisfaction of, a preexisting claim; (3) by accepting delivery under a preexisting contract for purchase; or (4) in return for any consideration sufficient to support a simple contract.

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(a) An individual surety is acceptable for all types of bonds except position schedule bonds. The contracting officer shall determine the acceptability of individual

proposed as sureties, and shall ensure that the surety's pledged assets are sufficient to cover the bond obligation.

(b) An individual surety must execute the bond, and the unencumbered value of the assets (exclusive of all outstanding pledges for other bond obligations) pledged by individual surety, must equal or exceed the penal amount of each bond. The individual surety shall execute the Standard Form 28 and provide a security interes accordance with 28.203-1. One individual surety is adequate support for a bond, provided the unencumbered value of the assets pledged by that individual surety ex or exceed the amount of the bond. An offeror may submit up to three individual surelies for each bond, in which case the pledged assets, when combined, must equal to the bond. An offeror may submit up to three individual surelies for each bond, in which case the pledged assets, when combined, must equal to the bond. exceed the penal amount of the bond. Each individual surety must accept both joint and several liability to the extent of the penal amount of the bond.

(c) If the contracting officer determines that no individual surety in support of a bid guarantee is acceptable, the officer utilizing the individual surety shall be rejected nonresponsible, except as provided in 28.101-4. A finding of nonresponsibility based on unacceptability of an individual surety, need not be referred to the Small Busin

Administration for a competency review. (See 19.802-1(a)(2)(i) and 61 Comp. Gen. 456 (1982).)

(d) A contractor submitting an unacceptable individual surety in satisfaction of a performance or payment bond requirement may be permitted a reasonable time, as de mined by the contracting officer, to substitute an acceptable surety for a surety previously determined to be unacceptable.

(e) When evaluating individual sureties, contracting officers may obtain assistance from the office identified in 28.202(d).

(f) Contracting officers shall obtain the opinion of legal counsel as to the adequacy of the documents pledging the assets prior to accepting the bid guarantee payment and performance bonds.

(g) Evidence of possible criminal or fraudulent activities by an individual surely shall be referred to the appropriate agency official in accordance with agency procedure

Title 50, Trading with the Enemy Act: Appendix \$24(a) The Alien Property Custodian is authorized to pay all taxes (including special assessments), heretofore hereafter lawfully assessed by any body politic against any money or other property held by him or by the Treasurer of the United States under this Act [sections 1 to 5] to 39, and 41 to 44 of this Appendix, and to pay the necessary expenses incurred by him or by any depositary for him in securing the possession, collection, or contro any such money or other property, or in protecting or administering the same. See Title 50 U.S.C. 1601-1651, Title 50 U.S.C. 1701, 1702, Title 12 U.S.C. §95(a), and the same is a such money or other property, or in protecting or administering the same. 895(b).

Authority: Sec. 7805, LR.C. 1954; 68A Stat. 917; 26 U.S.C. 7805, and sec. 36 of the Trading With the Enemy Act, as added by the Act of Aug. 8, 1946, Pub. L. 671, 7! Cong., 60 Stat. 929; 50 U.S.C. App. 36. Source: T.D. 8459, 25 FR 2953, Apr. 7, 1960, unless atherwise noted.

50 U.S.C. App. §7(e): No person shall be held liable in any court for or in respect to anything done or omitted in pursuance of any order, rule, or regulation made by t President under the authority of this Act sections 1 to 6, 7 to 39, and 41 to 44 of this Appendix).

iternational Emergency Economic Powers Act.

30 U.S.C. §1781. Unusual and extraordinary threat; declaration of national emergency; exercise of Presidential authorities:

(a) Any authority granted to the President by section §1702 of this title may be exercised to deal with any unusual and extraordinary threat, which has its source in who or substantial part outside the United States, to the national security, foreign policy, or economy of the United States, if the President declares a national emergency wi respect to such threat.

(b) The authorities granted to the President by section \$1702 of this title may only be exercised to deal with an unusual and extraordinary threat with respect to which national emergency has been declared for purposes of this chapter and may not be exercised for any other purpose. Any exercise of such authorities to deal with a new threat shall be based on a new declaration of national emergency which must be with respect to such threat.

50 U.S.C. §1702. Presidential authorities:

(a) in general

(1) At the times and to the extent specified in section §1701 of this title, the President may, under such regulations as he may prescribe, by means of instructions licenses, or otherwise-

(A) investigate, regulate, or prohibit-

(i) any transactions in foreign exchange,

(ii) transfers of credit or payments between, by, through, or to any banking institution, to the extent that such transfers or payments involve any interest of any foreign country or a national thereof,

(iii) the importing or exporting of currency or securities, by any person, or with respect to any property, subject to the jurisdiction of the United States;

(3) Compliance with any regulation, instruction, or direction issued under this chapter shall to the extent thereof be a full acquittance and discharge for all purposes of the obligation of the person making the same. No person shall be held liable in any court for or with respect to anything done or omitted in good faith in connection with the administration of, or pursuant to and in reliance on, this chapter, or any regulation, instruction, or direction issued under this chapter.

Walver of Tort and Contract for Debt. This security agreement provides for the walver of tort and contract for debt through contracting parties under this agreement. If you have been given a waiver of tort and contract for debt, you are accepting the terms and conditions under the law of contracts to be personally held liable for any debt lamage you cause in violation of the terms of this security agreement. If you injure or damage me or my property you are going to pay for the injuries and damages acause directly or indirectly. Tort Feasors accept personal responsibility for all actions involving conduct associated under this Security Agreement and contract for debt by waiver of tort.

'atterail. In this Security Agreement the term "Collateral" means any and all items of property of Debtor, now owned and hereafter acquired, now existing and hereafter ...ing, and wherever located: (a) falling within any of the following categories—i.e. all: motor vehicles, aircraft, vessels, ships, trademarks, copyrights, patents, consumer goods, firearms, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, electronic chattel paper, tangible chattel paper, certified securities, uncertified securities, promissory notes necessities and

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ternized Collateral" below; (c) listed/identified in "Attachment Sheet," attached herein and included herein by reference; (d) listed/identified within any document of til ertificate, form, and the like, a photocopy of which has been appended with this Security Agreement, also attached hereto and included herein by reference; (e) fall within any of the following: (i) accessions, increases, and additions, replacements of and substitutions for , any property described in the Collaboral section; (ii) produc produce, and proceeds of any of the property described in this Collateral section; (iii) accounts, general intangibles, instruments, monies, payments, and contract right and all other rights, arising out of sale, lease, and other disposition of any of the property described in this Collaboral section; (iv) proceeds, including insurance, box general intangibles, and accounts proceeds, from the sale, destruction, toss, and other disposition of any of the property described in this Collateral section; and records and data involving any of the property described in this Collateral section, such as in the form of a writing, photograph, microfiche, tape, electron media, and the like, together with all Debtor's right, title, and interest in all computer software and hardware required for utilizing, creating, maintaining, and processi any such records and data in any electronic media; each of which foregoing separate item of property falling/listed/identified within any of the five (5) precedit paragraphs, i.e. (a), (b), (c), (d), and (e), in this Collateral section secures the entire obligation/amount of indebtedness, i.e. Ten Billion Dollars \$10,000.000.000. U.S.D.,

Itemized Collateral

STATE OF FLORIDA, COUNTY OF BROWARD, FLORIDA, DEPARTMENT OF PUBLIC HEALTH, OFFICE OF THE COUNTY CLERK, BROWARD COUNT FLORIDA, STANDARD CERTIFICATE OF BIRTH, STATE FILE NUMBER 109-1969-025649 FILED MAY 6, 1969 MICHAEL DAVID BETTER JR., and all derivatives a variations in the spelling, and "CERTIFICATE OF BIRTH," "STANDARD CERTIFICATE OF BIRTH," "CERTIFICATE OF LIVE BIRTH," "STANDARD CERTIFICATE (LIVE BIRTH," "NOTIFICATION OF BIRTH REGISTRATION," "NOTIFICATION OF BIRTH REGISTRATION," "NOTIFICATION OF REGISTRATION OF BIRTH "CERTIFICATE OF REGISTRATION OF BIRTH," "CERTIFICATE OF BIRTH REGISTRATION," and any other otherwise entitled birth document/record—issued at any the following levels: city, county, state, federal, other- and whether allegadly involving, identifying, derived from, and otherwise intended as referencing the name consisting of any assemblage of letters that is regarded as binding Debtor, MICHAEL D. BEITER JR., MICHAEL DAVID BEITER JR., MICHAEL DAVID BEITER JR. BEITER M D and all derivatives and variations in the spelling of said name, for any reason;

Debtor's exemption number ******48, accounts all related products, proceeds, fodures, documents, instruments, credits, assets, funds, bonds and endorsements from and back for Account Number ***-**48 are accepted for value for the trusts res and use of bank accounts are "lagged" under the law merchant and first in time first line lien provisions as claimed under this security agreement.

Jourt Case Numbers may be added as directed;

UNITED STATES OF AMERICA PASSPORT #218418114;

STATE OF FLORIDA, DRIVER LICENSE, License Number B360544691430;

military/naval records, documentation, discharge papers, files, licenses, and the like referencing Debtor;

rul land and real property:

All buildings, structures, and fixtures, and the appurtenances situated thereon and affixed thereto;

All documents involving all real property in which Debtor has an interest, including all buildings, structures, fixtures, and appurtenances situated on and affixed thereto;

All motor vehicles and wheeled conveyances of any kind, motorized and otherwise, in which Debtor has an interest;

All vessels and all equipment, accourtements, baggage, and cargo affixed thereto, pertaining thereto, stowed therein, and the like, including but not limited to by: all motors, engines, ancitary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, and fuels and fue additives:

All aircraft and all equipment, accountements, baggage, and cargo affixed thereto, pertaining thereto, slowed therein, and the like, including but not limited to by: all motors, engines, ancitary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, tubricants, and fuels and fuel

All deposit accounts, i.e. all checking, savings, passbook, certificate of deposit type accounts, and all other bank accounts of any kind whatsoever;

All credit card accounts;

All charge accounts;

All brokerage accounts, i.e. all stock, bond, mutual fund, and money-market accounts and the like;

All retirement plan accounts, individual Retirement Accounts, 401-K's, pension plans, and the like;

All precious metals and buttlon, and any storage book and receptacle within which such is stored;

All stockpiles, collections, build-ups, amassments, and accumulations, however small, of Federal Reserve Notes, gold certificates, and silver certificates and all other types and kinds of cash, coin, currency and money;

All stocks, bonds, drafts, futures, insurance policies, investment securities, notes, options, puts, calls, warrants, securities, and benefits from the trust, and the fike; All bank "safety" deposit boxes, the contents therein, and the box numbers associated therewith, and the keys, combinations, security codes, passwords, and the like associated therewith;

All proceeds, products, accounts, and fixtures from crops, minehead, wellhead, etc.;

All credit of Debtor:

nts, wages, salaries, and other income, from whatever source derived; and, mineral, water, and air rights;

All documents, records, and certificates re cottages, cabins, houses, and buildings in which Debtor has an interest; All inventory of any source;

achinery, both farm and industrial;

halfers, mobile homes, and recreational vehicles, and house, cargo, and travel trailers, and all equipment, accountements, baggage, and cargo affixed thereto, pertaining thereto, stowed therein, and in any manner attached thereto, and the like, including but not limited to by: ancillary equipment, accessories, parts, tools, instruments, service equipment, lubricants, and fuels and fuel additives;

All livestock and animale

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All visual reproduction systems, aural reproduction systems, motion pictures, films, video tapes, audio tapes, sound tracks, compact disks, phonograph records, video, and aural production equipment, cameras, projectors, and musical instruments;

All books, booklets, pamphlets, treatises, essays, treatments, monographs, stories, written material, libraries, plays, screenplays, lyrics, songs, music;

All financial books and records:

All proprietary data and technology, inventions, royalties, and good will:

Al scholastic degrees, diplomas, honors, awards, and meritorious citations;

All records, diaries, journals, photographs, negatives, transparencies, images, video footage, film footage, drawings, sound records, audio tapes, video tapes,

computer production and storage facility of any land;

All fingerprints, footprints, palm prints, thumbprints, RNA materials, DNA materials, blood and blood fractions, biopsies, surgically removed itssue, body parts, org hair, teeth, nails, semen, urine, other bodily fluids and malter, voice-print, retiral image, and the descriptions thereof, and all other corporal identification factors, and fectors' physical counterparts, in any form, and all records, record numbers, and information pertaining thereto, re Debtor;

All biometrics data, records, information, and processes not elsewhere described, the use thereof, and the use of the information contained therein, pertaining there

and otherwise:

All rights requesting, refusing, authorizing, and disallowing the administration of, and drug, mentpulation, material process, procedure, ray, and wave that Secured P. considers might after the state of the body, mind, spirit, will, and any other aspect of being, by any means, method, and process whatsoever;

All rights for obtaining, using, requesting, refusing and authorizing the administration of, any food, beverage, nourishment, water, and the like, that might be infused in

such as by injection, swallowing, and the like into the body, and any substance that might affect the body in any manner whatsoever;

All keys, locks, lock combinations, encryption codes, safes, and secured places, and security places, and security devices, security programs, and all softwi machinery, and devices associated therewith and related thereto;

All rights for accessing and using utilities upon payment of the same unit cost as the comparable unit of usage offered for the benefit of most favored customers, include cable, electricity, garbage, gas, internet, satellite, sewer, telephone, water, internet email, and all other methods of communication, energy transmission, and food a

All rights for bartering, buying, contracting, selling and trading ideas, products, services, and work;

All rights for creating, inventing, adopting, utilizing, and promulgating any system and means of currency, money, medium of exchange, coinage, barter econon

exchange, bookkeeping, record-keeping, and the like;

"I rights for using all free, rented, leased, threet, and mobile domiciles, as if each were a permanent domicile, free from requirement for applying for, and otherwise Juring any government license, permission, permit, and otherwise, and free from entry, intrusion, and surveillance, by any means, regardless, of duration of least period, so long as any required lease is currently paid, but wherein the atternative, a subsequent three day grace period has not expired;

All rights for managing, maneuvering, directing, guiding, and traveling in any form of motorized conveyance whatsoever, e.g. automobile, truck, motorcycle, and the lik without any requirement for applying for, and without obligation for obtaining, any government license, pennit, certificate, permission, and the like, of any kind whatsoeve rights for marrying and procreating children, and rearing, educating, training, guiding, and sphilbually enlightening any such children, without any requirement for applying for, and without the obligation for obtaining, any government-issued license, number, permit, certificate, permission, and the like, of any kind whatsoever;

All rights for buying, selling, trading, gathering, growing, hunting, raising, and trapping food, fiber, and raw materials for shelter, clothing, and survival;

All rights for exercising and enjoying freedom of religion, worship, use of sacraments, spiritual practice and expression without any abridgement of freedom of speech publishing, peaceable assembly, and petitioning Government for redress of grievances, and also petitioning any military force of the United States, as well as any other group, agency, and organization, and otherwise for physical protection from threats involving the safety and integrity of the person, as well as all property of Secure Party from any source, both "public" and "private";

All rights for keeping and bearing arms for self-defense of self, family, and parties requesting physical protection of person and property;

All rights for creating, preserving, and maintaining inviolable spiritual sanctuary and receiving into same any and all parties requesting safety, shelter, and sanctuary; All rights involving privacy and security in person and property, including all rights such as the safety and security of all household members, sanctuary dwellers, and guests, and all papers and effects of Debtor and all household and sanctuary dwellers and guests, against governmental, quasi-governmental, and private intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, and warrant, except with proof of superior claim duly filed in the UCC filing office by any such intruding party in the private capacity of said intruding party, notwithstanding whatever purported authority, warrant, order, law, pretense issued under color of law may be promutgated as the authority for any such intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, warrant, and the like;

All claims of ownership and certificates of title involving corporeal and incorporeal hereditaments, hereditary succession, and all innate aspects of being, i.e. mind, body,

soul, free will, and self-

All names used and all corporations sole executed and filled, as well as might be executed and filled, under said names;

All intellectual property, including all speaking, writing, and other media;

All signatures and autographs:

All present and future retirement incomes, and rights in such incomes, deriving from any of Debtor's accounts, deposit accounts, and otherwise;

All present and future medical and healthcare rights, and rights owned through survivorship, from any of Debtor's accounts, deposit accounts, and otherwise;

All applications, fillings, correspondence, information, identifying marks, images, licenses, travel documents, materials, permits, registrations, and records numbers held by any entity, for any purpose, however acquired, as well as the analyses and uses thereof, and any use of any information and images contained therein,

rolless of creator, method, location, process, and storage form, including all processed algorithms analyzing, classifying, comparing, compressing, displaying, afying, processing, storing, and transmitting said applications, filings, correspondence, information, identifying marks, images, licenses, travel documents, materials, permits, registrations, records and records numbers, and the like;

All credit, charge, debit cards, and all mortgages, notes, applications card numbers and corresponding and associated records and information;

rary cards;

affic citations/fickets:

All parking citation/tickets: Any and all documents purportedly evidencing, construing, deemed as proving, regarded as confirming, and the like, minimal contact with this state:

All tax correspondence, filings, notices

his is an Amendment to UCC Financing Statement original lieu filing 20030468279X dated August 1, 2003, and #2338498, FL Lien, Alachua County, Florida state, Notice of Perfected Claim: MICHAEL DAVID BEITER JRO

All accounts, deposits, escrow accounts, lotteries, overpayments, prepayments, prizes, rebates, refunds, returns, claimed and unclaimed funds, and all records acords numbers, correspondence, and information pertaining thereto, as well as all such items construed as being derived therefrom;

All drugs, herbs, medicine, medical supplies, cultivated plants, growing plants, inventory, ancillary equipment, supplies, propagating plants, and seeds, and all reli storage facilities and supplies;

All products of and for agriculture, and all equipment, inventories, sungles, contracts, and accountements involved in the plenting, filling, harvesting, process preservation, and storage of all products of agriculture;

All farm, lawn, and irrigation equipment, and all accessories, attachments, hand-tools, implements, service equipment, parts, and supplies associated therewith related thereto:

All fuel, fuel tanks, and containers, and all involved and related delivery and transfer systems;

All metal-working, woodworking, and other such machinery, and all ancillary equipment, accessories, consumables, power tools, hand tools, inventories, stori cabinets, toolboxes, work benches, shops, and facilities;

All camping, fishing, hunting, and sporting equipment, and all special clothing, materials, supplies, and baggage related thereto; All rifles, guns, bows, and crossbows and related accessories, and the ammunition, projectiles, and integral components thereof;

All radios, televisions, communication equipment, receivers, transceivers, transmitters, antennas, and towers, and all ancillary equipment, supplies, computers, software programs, wiring, and related accessories and devices;

All power-generating machines, devices, and the like and all storage, conditioning, distribution, wiring, and ancillary equipment as might pertain thereto in any manner; All computer systems and the information contained therein, as well as all ancillary equipment, printers, and data compression and encryption devices and processes; All office and engineering equipment, furniture, ancillary equipment, drawings, tools, electronic and paper files, and items associated therewith and related thereto;

All water wells, and well-drilling equipment, and all ancillary equipment, chemicals, tools, and supplies:

All shipping, storing, and cargo containers, and all chassis, truck trailers, vans and the contents thereof, both on-eite and in-transit, as well as in storage anywhere; All building materials and prefabricated buildings, and all components and materials pertaining thereto, both before and during manufacture, transportation, storage building, erection, and vacancy while awaiting occupancy thereof;

All communications and data, and the methods, devices, and forms of information storage and retrieval, and the products of any such stored information;

All books, drawings, magazines, manuals, and reference materials regardless of physical form;

All antiques, artwork, paintings, sculptures, etchings, photographic art, lithographs, and serigraphs, and all frames and mounts pertaining thereto, affixed thereon, ar

lood, and all devices, tools, equipment, vehicles, machines, and related accountements involved in food preservation, preparation, growth, transport, and storage; All construction machinery and equipment and all ancillary equipment, supplies, materials, fuels, fuel additives, supplies, materials, and service equipment pertaining

medical, dental, optical, prescription, and insurance records, records numbers, and information contained in any such records pertaining thereto;

All inheritances obtained, as well as all inheritances as might be received;

All wardrobe and toiletries;

All watches, jewelry, precious jewels, and semi-precious stones, and any mounting attached thereto, and all rings, except wedding rings, and all storage boxes within which any of the foregoing items are stored;

All radios, televisions, household goods and appliances, linen, furniture, kitchen utensits, cooking utensits, cuttery, tableware, and pottery;

All ownership, equity, properly, and rights in property now owned, held, and hereafter acquired, in all businesses, corporations, companies, trusts, permerships, limited partnerships, organizations, proprietorships, and other like entities, and al books and records pertaining thereto, all income obtained therefrom, and all accessories, accounts, equipment, information, inventory, money, parts, spare parts, and computer software pertaining thereto; All packages, parcels, envelopes, and labels of any kind whatsoever that are addressed for the benefit of Debtor, both when received and when not received by Debtor;

All email addresses, Internet URL's, Internet web sites, Internet domain names, and Internet Service Provider accounts;

Any item of property not specifically listed, named, specified by make, model, serial number, account number, etc. is expressly herewith included as an item of Collateral of Debtor;

This Security Agreement expressly herewith includes and encompasses all rights, legal title, equitable title, and interest in property described in this Collaboral section, both when now owned and when hereafter acquired, now existing and such as might hereafter arise, and wherever located.

Authorized Representative. Debtor hereby authorizes Secured Party for doing the following: (a) signing without liability Debtor's signature, in all commercial activity between Debtor and any other juristic person, where such signature is requested, and if required, for the purpose of authenticating the writing; (b) demanding, collecting, receiving, accepting receipt for, suing and recovering all sums of money and other property which may now and may hereafter become due, owing, and payable in favor of the Debtor; (c) executing, signing, and endorsing any and all claims, instruments, receipts, checks, drafts, and warrants issued for, and made payable in favor of Debtor, (d) settling and compromising any and all claims, now existing and as might hereafter arise, against Debtor, and against any item of Collateral; (e) filing any

taking any action, instituting and participating in any proceedings, both in the name of Secured Party and in the name of Debtor, as well as otherwise, which in the discretion of Secured Party may be deemed necessary and advisable. Secured Party may also receive, open, and dispose of mail indicating arry alleged address of Debtor, and change any address concerning which mail and payments should be sent. This authorization is given as security for the indebtedness, and the authority hereby conferred is irrevocable and remains in full force and effect until renounced, in writing, and signed by Secured Party.

Laction of Security Interest. (a) Debtor authorizes Secured Party's filing of a financing statement, and the continuation statements as needed, describing Collateral, as well as any and all agricultural liens and other statutory liens against Debtor held by Secured Party; (b) Debtor also authorizes execution of such financing statements by Secured Party, and agrees that Debtor will take all other such actions reasonably requested by Secured Party, for perfecting and continuing Secured Party's interest in Collateral, and also consents and annoe as follow

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responsible for taking any steps necessary for the preservation of any third-party rights in the collateral, nor for protecting, preserving, maintaining, and the like pecurity interest granted any third party in Collateral.

Event of Default. Any event listed within any category below constitutes default under this Security Agreement. (a) insolvency of Debtor, appointment of a receiver any part of Debtor's property, any assignment for the benefit of a third-party creditor, as well as commencement of any proceeding under any set of laws, e.g. bankrus law, by Debtor, as well as against Debtor, (b) Commencements of foreclosure by judicial proceeding, self-help, repossession, as well as any other method by any the party creditor of Debtor against any item of Colleteral that is the subject of this Security Agreement, (c) Attachment, execution, tien, tevy, and the like concerning any it of Colleteral; (d) Failure of compliance of Debtor with any term, obligation, covenant, condition, and the like, contained in (f) the written express, Ptivate Agreement | MDB-051607-SA detect the Sudernth Day of the Fifth Month in the Year of Our Savior Two Thousand Seven between Debtor, i.e. MICHAEL DAVID BEITER J. MICHAEL D. BEITER J. BEITER M. D also known by any and all derivatives and variations in the spelling of said name, and the Secured Party.

Rights and Remedies in Event of Default. In event of default under this Security Agreement, as well as under all related documents and other agreements a contracts between Secured Party and Debtor, as well as anytime thereafter, Secured Party shall have all rights of a Secured Party in commerce re Debtor. In addition and without limitation, Secured Party may exercise any number of the following rights and remedies:

Self the Collateral. Secured Party possesses full power for selling, leasing, transferring, and otherwise dealing with the Collateral and proceeds thereof in the name both Secured Party and Collateral Party may sell the Collateral in any manner and at any place, such as public auction, private sale, and otherwise without furth notice. All expenses and selling the Collateral, including, without limitation, the expenses of holding, insuring, preparing for sale, and selling the Collateral become part of the indebtedness secured by this Security Agreement and are payable on demand.

Appoint Receiver. In accordance with the requirements and options permitted by applicable law, Secured Party possesses the following rights and remedies regarding appointment of a receiver: (a) Secured Party may have a receiver appointed as a matter of right; (b) the receiver may be an employee of Secured Party and may serviout bond; and (c) all fees of receiver, and all fees of any attorney of receiver, become party of the indebtedness secured by this Security Agreement and are payable demand, with interest at the Note rate, unless payment of interest at that rate is not permitted by applicable law, in which event such unpaid fees shall bear interest at the highest rate permitted by applicable law from date incurred until repaid.

Hect Revenues. Apply Accounts. Secured Party, both in Secured Party's personal capacity and through a receiver, may collect the payments, rents, incomes, and venues from the Collateral. Secured Party may at any time, at the sole discretion of Secured Party, transfer any Collateral into the name of Secured Party, as well at into the name of any nomine of Secured Party, and receive the payments, rents, incomes, and revenues therefrom, and may hold same as security for the indebtedness apply payments in the secured Party, and receive the payments, rents, incomes, and revenues therefrom, and may hold same as security for the indebtedness abelieves in any order of priority that Secured Party may determine. Insofar as Collateral consists of accounts, general intangibles deposit accounts, instruments, challel paper, choices in action, and any similar property. Secured Party may determine, concerning both indebtedness and Collateral, whenever due.

Obtain Deficiency. If Secured Party decides in favor of selling any item of Collateral, Secured Party may obtain a judgment against Debtor for any deficiencies remaining on the indebtedness that Secured Party might be owed after application of all amounts received from the exercise of the rights provided in this Security Agreement. Debtor is liable for a deficiency even if the transaction described in this subsection is a sale of accounts, and likewise, of chaftel paper.

Cumulative Remedies. All of Secured Party's rights and remedies, as evidenced by this Security Agreement, as well as by any related documents and by any other writing, are cumulative and may be exercised both singularly and concurrently. Pursuit by Secured Party of any remedy does not exclude pursuit of any other remedy, and making expenditures and taking action for performing an obligation of Debtor under this Security Agreement, after Debtor's failure of performance, does not affect Secured Party's right for declaring a default and exercising the remedies therefore.

Other Rights and Remodies. Secured Party possesses all rights and remodies of a secured creditor under the Uniform Commercial Code, as may be amended upon agreement between parties. In addition, Secured Party possesses, and may exercise, any and all other rights and remedies available at law, in equity, and otherwise.

Rules of Construction. In this Security Agreement: (a) neither the use of nor the referencing of the term "proceeds" authorizes any sale, transfer, other disposition, and the like of Collateral by Debtor; (b) the words "include" and "including" are not limiting; (c) the word "all" includes "any" and the word "any" includes "all"; (d) the word "or" is not exclusive; and (e) words and terms (i) in the singular number include the plural, and in the plural, the singular; and (ii) in the masculine gender include both the fermine and the neuter.

Nuscellaneous Provisions. The following miscellaneous provisions are a part of this Security Agreement:

Industrial and agreement, together with all related documents and endorsements, constitutes the entire understanding and agreement of the parties re the makers set forth in this Security Agreement. This Security Agreement may neither be changed nor modified in any manner whatsoever unless said change/modification is agreed upon by Secured Party in writing and signed by Debtor and Secured Party. Further Assurances. Upon reasonable request by Secured Party, Debtor consents and agrees that Debtor will execute any further documents and take any further actions requested by Secured Party that audment any of the following: (a) evidencing the

als is an Amendment to UCC Financing Statement original lieu filing 20630460270X dated August 1, 2003, and #2338498, FL Lien, Alachua County, Florida state, Notice of Perfected Claim: MICHAEL DAVID BEITER JR0

everability. In the event that a court of original and general jurisdiction at common law, such as an Article III court of justice arising under the Constitution of the unstates of America, 1787, with the Bill of Rights of 1791, as lawfully amended by the qualified Electors of the several States of this American Union, and laws of the dejuncial united States of America, and such as a court of justice in accordance with the course of the common law arising under the Constitution of Illinois, as amended by qualified Electors of said Illinois, and the laws of the dejuncial publically determines that any part of this Security Agreement, including any amendment, addending revision, and the like is unacceptable for any reason, such as on the basis of being unlawful, invalid, void, unenforceable, and the like, such provision is thereby seve from this Security Agreement, but every remaining provision continues in full force and effect and may not be affected by such determination. If feasible, any supports of the original provision is thereby stricken and all other provisions of this Security Agreement in all other respects remain valid and enforceable by Secured Party.

Walver. Neither Secured Party's actions, nor Secured Party's omissions, may be construed as a waiver of any rights under this Security Agreement unless specifically waived in writing and signed by Secured Party. Neither delay nor omission on the part of Secured Party in exercising any right may operate as a waiver of such right, a may it operate as a waiver of any other right. A waiver by Secured Party of a provision of this Security Agreement neither prejudices, nor constitutes a waiver of, Secured Party's right for otherwise demanding strict compliance with that provision, and any other provision, of this Security Agreement. Neither prior waiver by Secured Party nor any course of dealing between Secured Party and Debtor, may constitute a waiver of any of Secured Party's rights, nor of any of Debtor's obligations re any fut transactions. Whenever the consent of Secured Party it required under this Security Agreement, the granting of such consent by Secured Party in any instance may to be construed as constituting continuing consent for subsequent instances where such consent is required, and in all cases such consent may be granted and withheld the sole discretion of Secured Party.

This Security Agreement is not dischargeable in bankruptcy court. Secured Party is helder in due course of all negotiable instruments referencing, bear's upon, and deriving from all property and collateral referenced herein. All Collateral is exempt from levy and third-party lies. This Security Agreement secures any and all indebtedness and liability substances that Debtor owes in favor of Secured Party, both direct and indirect, absolute and contingent, due and might become due, now existing and hereafter arising, and however evidenced. This Security Agreement also secures any other debt that may to be provision, upon occasion, for the henefit of Secured Party. Debtor acknowledges, consents, and agrees with all previsions of this Security Agreement and agrees that Debtor is bound by all terms and conditions as stated herein.

This Security Agreement No. MIDB-051607-SA is dated: the Stateenth Day of the Fifth Month in the Year of Our Savior Two Thousand Seven.

ebtor:

6 ir \$3

MICHAEL DAVID BEITER JR.

MICHAEL DAVID BEITER JR. Debtor's Signature

Secured Party accepts Debtor's signature in accord with UCC §§ 1-201(39), 3-401 and accepts for value this Security Agreement and all of Debtor's hereinabove-described/itemized Collateral.

Secured Party:

MICHAEL DAVID BEITER JR. Secured/Party Signature

By: Michael-David: Beiter Jr., First Trustee for MICHAEL DAVID BEITER JR., Secured Party, and

MICHAEL DAVID BEITER JR., Debtor.

By Affixing my real signature to this document I attest that the living soul signing above is personally tragum to me and signed this 16th Day of May 2007.

Witness

Afferman

Seel

COPY COPY

Michael-David: Beiter Jr. c/o 5250 NE 160th Avenue Williston, Florida non domestic without the U.S.

Heary M. Paulsen, Jr., Secretary of the US Treasury.
The United States Department of the Treasury
c/o I 500 Beauty varia Ave NW
Washington, D.C. [20220]

Issue date: # 16 May 2007
Blood mulber: - RIS 19390045US

RECEIPTERED MAIR.

RETURN RECEIPT REQUESTED

MCB/MRKB-NOLER51939045US

COPPLYATE BOND FOR SET ONE NON HECOTIFIC COPY COPY

Re: GERTOTATE OF BETH 109-1969-025649 ACCEPTED FOR VALUE OF TREMPT FROM THE TOP DEPOSITED TO US TREASURY AND CHARGED TO MELIAST D. BETTER 92-4595328748

Attention: Attention: Henry Parilson, Respondent

Enclosed, the undersigned, Michael-David: Beiter Ir., herewith accepts for value the enclosed bond, Certificate of Birth, No. 109-1969-035649, and all endousements from and back, being the only legitimate acceptor of said bond being the only party to half and any also not said bond being the only party to half and any also not said bond being the only party to half and any also not said bond being the only party to half and the said and the said to the said

Place densit his first to at account begins the Registered Mail Number RR51939004518 for Justice identification purposes, and to be used as a set off account against any bills, taxes, or claims, and the like, against the Michael-David: Beiter Jr., as listed on Certificate of Birth, No. 119, 1969-025649 or any bills, taxes, or claims, and the like, against the MICHABLE B. ACTURE TO THE ACCOUNT AC

Please adjust any bills, taxes, or define, and the like applied Michael David. Beiter Jr., [see Certificate of Birth] of the MICHAEL D. BEI BY JR. 393 22 ASST 2010. AND the principal, Michael David: Beiter Jr., via the MICHAEL D. BEITER JR. 595328748 at the above post location.

Henry Paulsen, the Secretary of the Treasury, the United States Department of the Treasury shall have Thirty (30) days from the date of receipt of this Bond, as discussed by the Daniel Research of the USPS Domestic Return Receipt, to dishonor this Bond by returning this Bond to the Principal at the supposited mailing address by non domestic post. Failure to return the Bond as stated shall constitute Acceptance and Honoring of this Bond and the Associated transactions, in accordance with the Law, by Henry Paulsen, the Secretary of the Treasury, the United States Department of the Treasury to all of the Terms and Conditions contained herein:

This Bond shall be ledgered as an asset as best suits the needs of The United States Department of the

Treasury.

This bond property of the political Market David: David: David: David:

Mehre David: Better Jr.- Principal Examption ID # 595328748

c/o 5250 NE 160th Avenue

williston, Florida non domestic without the US Stephen-Cafford Hunter Sunsy Exemption ID # 36402-569

c/o P.O. Box 217

Candler, Florida

Exemption 15 # 140608628

c/o 5250 NE 160th Avenue

Williston: Ployda non comestio without the US

Witness #1

efficey. Wayne: Hizzim c/o 6530 Fowerline Road Fort Lauderdale, Florida non domestic without the US

and the second

Witness #2

Tim-Nathan Care
c/o 5250 NE 100th Avenue
Williston, Florida
non domestic without the US

STATE OF FLORIDA

OFFICE OF WEATHERS CHARLES OF BEATH

STATE FILE NUMBER:

109-1969-025649

CHILID'S NAME:

MICHAEL DAVID BEITER JR

DATE OF BIRTH:

APRIL 23, 1969

SEX:

MALE

COUNTY OF BIRTH:

BROWARD

DATE FILED:

OYAL 6 1986

MOTHER'S MAIDE CNAME MACE TO THE PARTY OF TH

FATHER'S NAME:

MICHAEL DAVID BEFTER

DATE ISSUED:

GUST 24 2808

ل, State Registrar

REQ: 2006687227

THE ABOVE SIGNATURE CERTIFIES THAT THIS IS A TRUE AND CORRECT COPY OF THE OFFICIAL RECORD ON FILE IN THIS OFFICE.

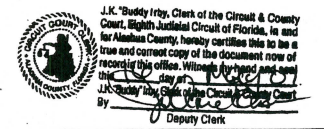
THIS DOCUMENT IS PRINTED OR PHOTOCOPIED ON SECURITY PAPER WITH A WATERMARK OF THE GREAT

FLORIDA DEPARTMENT OF

CC FINANCING STATEMENT LLOW INSTRUCTIONS (front and back) CAREFULLY NAME & PHONE OF CONTACT AT FILER [optional] SEND ACKNOWLEDGMENT TO: (Name and Address)		FLORIDA SECURED TRANSACTION RE FILED 2003 Aug 01 AM 12:00 ****** 20030460270X **		
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Filed in connection with a Public-Finance Transaction --- affective 36 sense



RECORDED IN OFFICIAL RECORDS
INSTRUMENT # 2338498 1 PG

2007 MAY 16 02:45 PM BK 3600 PG 349
J. K. "BUDDY" IRBY
CLERK OF CIRCUIT COURT
ALACHUA COUNTY, FLORIDA
CLERK3 Receipt#330479

SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

RECORDING REQUESTED BY:

Michael-David: Beiter Jr.

AND WHEN RECORDED MAIL TO:

Michael-David: Beiter Jr. 5250 NE 160th Avenue, Williston, Florida state (postal trade zone 32696) non-domestic Without the US

Dated: May 16, 2007 A.D.



CLAIM OF LIEN (Claim of Lien)

The undersigned, Michael-David: Beiter Jr., referred to in this Claim of Lien as the Claimant, claims a Commercial Lien in favor of Michael-David: Beiter Jr. in the amount of 10 Billion Dollars functional currency, and evidences the establishment of a Claim of Lien in the funds, products, fixtures, proceeds, credits, contracts, labor, equipment, bank accounts, functional, cash and coin currency, bonds, insurance, materials associated with MICHAEL DAVID BEITER JR. and other formats of spelling, involving the items and subjects described below and contained in the Security Agreement MDB-051607-SA, and Indemnity Agreement MDB-080103-IA-1 to all to whom these presents for the record:

VESSEL REGISTRATION:
MICHAEL DAVID BEITER JR.
20030460270X August 1, 2003 IN UCC-1 Trans. Utility
********48 ID on file
RR 519 390 045 US Registered Bond Order Number
Value 10B Functional Currency

c/o Address: 5250 NE 160th Avenue

City: Williston State: Florida

Postal Trade Zone: 32696

located at the State of Florida, and as further described in the UCC-1 and UCC-3 as provided therein.

VERIFIED DECLARATION

I, declare under penalty of perjury under the laws of the State of Florida the information in this Clai	m of Lien is tru
and correct to the best of the knowledge, information, and belief, that the foregoing is true correct and	complete.
	\sim

By: AUTOGRAPH OF CLAIMANT OR AUTHORIZED AGENT AND TITLE

Name of Claimant: Michael-David: Beiter Jr

JURAT

State of Florida)					
County of Alachua) ss)				
Public, on this 16th day	(or affirmed) before me _ of May, 2007, by Michael	l-David: Beiter	Jr., living soul,	personally	a Notary to me or
proved to me on the basis	of satisfactory evidence to b	be the person(s)	who appeared be	efore me.	
Signature	Shaw Useal				

OMB No. 1545-0074 Apt. no. 100th AVENUE WILLISTON PL 31696 Dollars BETTER ▶ Do not staple or attach this voucher to your payment or return. 2 If a joint return, SSN shown second 3 Amount you are on your return or your return or money order Last name Payment Voucher MICHARC 0. 841 32 8748 Department of the Treasury internal Revenue Service (99)

1 Your social security number (SSN) Home address (number and street) 4 Your first name and initial 1040-V

City, town or post office, state, and ZIP code



Notice of Contract and Notice of Dishonor and Notice of Default

Invoice Issued By: Michael David Beiter Jr., living soul

June 22, 2007

Invoice Issued For: Our Precious Grand Jury

299 East Broward Blvd., First floor

Fort Lauderdale, Florida [Zoning Improvement Plan Number 33301]

via Express Mail: "EB318898499US"

The following "Notice of Contract and Notice of Dishonor and Notice of Default" is made explicitly under reserve and without recourse.

I, Michael David Beiter Jr., living soul, hereby duly notice Our Precious Grand Jury, as Issuer, and fiduciary and agent for the UNITED STATES, as User, with my instrument entitled, "Notice of Contract and Notice of Dishonor and Notice of Default", concerning my instrument entitled, "Invoice Billing Per Contract", dated May 14, A.D. 2007.

On May 14, A. D. 2007, I duly noticed you, as Issuer, and as the fiduciary and agent for the User, with my invoice, numbered GJ051207. Said invoice was sent to you, via Express Mail: "EB318898335US".

It has been in excess of 30 days since you were duly noticed with my billing, and to date, I have not received your payment, nor did you contest the validity of my invoice. The validity of my invoice, numbered GJ051207 has now twice been confirmed by your acquiescence, and the only question remaining is when do you intend to make your payment? You have dishonored my presentment and are now in default. Said default can only be cured by your immediate payment. If you do not settle this matter immediately, I will certify the billing on the public record.

I would appreciate your taking care of this matter within the next 15 days.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

Verification:

I certify under penalty of perjury under the laws of the United States of America

that the foregoing is true and correct. Executed, at arm's length, on June 22,

A.D.2007

Michael David Beiter Jr., living soul

(In red ink)

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida)
County of Alachua)

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary:

Notary Public

Notary Expires

COUNTY OF COUNTY OF

of Notar

The foregoing instrument was acknowledged before me this 2 day of 1112, 2007 by 12 land Rena

Signatu

or produced B360544691420

Seal

JASON TISCHER
MY COMMISSION # DD 615586
EXPIRES: November 16, 2010
Bonded Thru Pichard Insurance Agency

Cc: R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Certified Mail 70050390000322679568, proof of acceptance attached

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Certified Mail 70050390000322679551, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Certified Mail 70050390000322679544, proof of acceptance attached

Kendrick Meek d/b/a KENDRICK MEEK, CONGRESSMAN

111 NW 183rdRStreet, Suite315

Miami, FL [Zoning Improvement Plan Number 33169]

Certified Mail 70050390000322679537, proof of acceptance attached



Notice of Contract and Notice of Dishonor and Notice of Default

Invoice Issued By: Michael David Beiter Jr., living soul

June 22, 2007

Invoice Issued For: Bertha Mitrani d/b/a BERTHA R. MITRANI,

ASSISTANT U.S. ATTORNEY

500 East Broward Boulevard, Suite 700,

Fort Lauderdale, USA [Zoning Improvement Plan Number 33394]

via Express Mail: "EB318898511US"

The following "Notice of Contract and Notice of Dishonor and Notice of Default" is made explicitly under reserve and without recourse.

I, Michael David Beiter Jr., living soul, hereby duly notice Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, as Issuer, and fiduciary and agent for the UNITED STATES, as User, with my instrument entitled, "Notice of Contract and Notice of Dishonor and Notice of Default", concerning my instrument entitled, "Invoice Billing Per Contract", dated May 14, A.D. 2007.

On May 14, A. D. 2007, I duly noticed you, as Issuer, and as the fiduciary and agent for the User, with my invoice, numbered BM051207. Said invoice was sent to you, via Express Mail: "EB318898321US".

It has been in excess of 30 days since you were duly noticed with my billing, and to date, I have not received your payment, nor did you contest the validity of my invoice. The validity of my invoice, numbered BM051207 has now twice been confirmed by your acquiescence, and the only question remaining is when do you intend to make your payment? You have dishonored my presentment and are now in default. Said default can only be cured by your immediate payment. If you do not settle this matter immediately, I will certify the billing on the public record.

I would appreciate your taking care of this matter within the next 15 days.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

Verification:

I certify under penalty of perjury under the laws of the United States of America

that the foregoing is true and correct. Executed, at arm's length, on June 22,

A.D.2007

Michael David Beiter Jr., living soul (In red ink)

(22.100.222)

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida)
County of Alachua)

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary:

Notary Public

Notary Expires

COUNTY OF THE

Personally Known or produced Identification type 157605 44191435

Signature of Notary

Seal



Cc: R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Certified Mail 70050390000322679568, proof of acceptance attached

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Certified Mail 70050390000322679551, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Certified Mail 70050390000322679544, proof of acceptance attached

Kendrick Meek d/b/a KENDRICK MEEK, CONGRESSMAN

111 NW 183rdRStreet, Suite315

Miami, FL [Zoning Improvement Plan Number 33169]

Certified Mail 70050390000322679537, proof of acceptance attached



Michael David Beiter Jr.

c/o 5250 NE 160th Avenue Williston, FL [32696] (352) 528-0092

June 22nd 2007 A.D. (Friday)

FBI- Jacksonville

7820 Arlington Expressway, # 200, Jacksonville, Florida [Zoning Improvement Plan Number 32211] Certified Mail 70050390000322679513

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY, 500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394] Certified Mail 70050390000322679568, proof of acceptance attached

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301] Certified Mail 70050390000322679551, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050] Certified Mail 70050390000322679544, proof of acceptance attached

 ${\bf Kendrick\ Meek\ d/b/a\ KENDRICK\ MEEK,\ CONGRESSMAN}$

111 NW 183rd^RStreet, Suite315 Miami, FL [Zoning Improvement Plan Number 33169] Certified Mail 70050390000322679537, proof of acceptance attached

List of enclosed documents:

- "RESPECTFUL AND TIMELY LEGAL NOTICE AND DEMAND" addressed to the Honorable Grand Jury Foreperson of Gainesville and Thomas F. Kirwin d/b/a THOMAS F. KIRWIN, ASSISTANT U.S. ATTORNEY;
- 2. "NOTICE OF CONTRACT AND NOTICE OF DISHONOR AND NOTICE OF DEFAULT" addressed to Grand Jury of Fort Lauderdale;
- 3. "NOTICE OF CONTRACT AND NOTICE OF DISHONOR AND NOTICE OF DEFAULT" Addressed to Bertha Mitrani d/b/a BERTHA MITRANI, ASSISTANT U.S. ATTORNEY;
- Letter to FBI in Miami with attachments recorded in Alachua County Florida, Instrument # 2341121.

Sincerely

Michael David Beiter Jr.

(In red ink)

Michael David Beiter Jr.

Honest Abode Address:

5250 NE 160th Avenue, will show do Attention: dishonest notices of grand jury activity 5250 NE 160th Avenue, Jillis tov, forida [Zoning Improvement Plan number not applicable]

7-10-07

Subject: reliance upon the silence of you and/or your Service(s)

To all and sundry whom these writings do or may concern:

The express purpose of this writing is to give notice "per right of notice (where said right 'to and of notice' is recorded at Article IX of your federal bill of rights" of the following:

- (1) That reliance is a statutory element of proving fraud;
- (2) That at all times mentioned herein it was, and still is, my understanding of fundamental commercial law that: in commerce (i) a matter must be expressed in order to be resolved; (ii) Truth is sovereign; (iii) Truth is expressed in the form of an Affidavit; (iv) such an Affidavit stands as the Truth in commerce; (v) when not rebutted within thirty (30) days, such an affidavit becomes the judgment in commerce; (vi) sacrifice is the measure of credibility; (vii) a lien or claim can only be satisfied by a Truth Affidavit rebuttal, by payment, or by resolution; and (viii) equality under the law is paramount and mandatory by law;
- (3) That in reliance upon your failure(s) to answer (in other words, in reliance upon "the silence" of you and/or your Service(s)) the below documents may be recorded at the county recorder (Fed. Rules of Evidence 902) since it is presumable by the undersigned and the undersigned does now presume-in-fact that all statements, of the undersigned and found displayed upon the enclosed photocopies, do qualify as unrebutted, namely:

Registered ("U.S.") mail article record number: RB 328 913 315 US

Registered ("U.S.") mail article record number: RB 328 913 329 US

Registered ("U.S.") mail article record number: RB 328 913 332 US

Registered ("U.S.") mail article record number: RB 328 913 350 US

Registered ("U.S.") mail article record number: RB 328 913 363 US

Registered ("U.S.") mail article record number: RB 328 913 385 US

Registered ("U.S.") mail article record number: RB 328 913 394 US

Certified ("U.S.") mail article record number: 7004 1160 0001 6240 6033

Notice

Certified ("U.S.") mail article record number: 7004 1160 0001 6240 6033

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7790

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7813

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7806

Delivery Confirmation ("U.S.") mail article record number: 0306 1070 0003 0050 0566

Express ("U.S.") mail article record number: EB 194767180 US

Certified ("U.S.") mail article record number: 7004 1160 0000 0248 1305

Express ("U.S.") mail article record number: EB 032383125 US

Express ("U.S.") mail article record number: EB 032383139 US

Express ("U.S.") mail article record number: EB 032383142 US

Express ("U.S.") mail article record number: EB 032383156 US

Delivery Confirmation ("U.S.") mail article record number: <u>0306 1070 0003 0050 0580</u>

Delivery Confirmation ("U.S.") mail article record number: 0306 1070 0003 0050 0641

Express ("U.S.") mail article record number: EB 318898410 US

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9094

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9117

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9100

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9124

Registered ("U.S.") mail article record number: RR 519390010 US

Registered ("U.S.") mail article record number: RR 328913505 US

Express ("U.S.") mail article record number: EB 318898437 US

Express ("U.S.") mail article record number: <u>EB 318898445 US</u>

Registered ("U.S.") mail article record number: RR 519390085 US

Registered ("U.S.") mail article record number: RR 519390037 US

Registered ("U.S.") mail article record number: RR 519390023 US

Express ("U.S.") mail article record number: EB 318898318 US

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0471

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0501

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0518

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0495

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0488

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0396

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0402

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0419

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0440

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0426

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0433

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0457

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0464

Express ("U.S.") mail article record number: EB 318898556 US

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0495

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4965

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4545

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4569

Notice

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4576

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4583

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4590

Certified ("U.S.") mail article record number: 7005 2150 0004 3387 4583

Express ("U.S.") mail article record number: EB 318898321 US

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4644

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4651

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4668

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4675

Express ("U.S.") mail article record number: EB 318898335 US

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4644

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4651

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4668

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4675

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0396

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Express ("U.S.") mail article record number: EB 318898542 US

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9513

Notice

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Express ("U.S.") mail article record number: EB 318898499 US

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

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Express ("U.S.") mail article record number: EB 318898499 US

Express ("U.S.") mail article record number: EB 318898511 US

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

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Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9467

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9576

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9513

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Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9490

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9506

- (4) That the undersigned wants to obey every bona fide law applicable to the undersigned but the undersigned is in great fear that a participation with you or your Service(s) constitutes a voluntary waiver of rights and moots any future claim to those rights;
- (5) That whatever waiver you're trying to create, and all waivers, are expressly disavowed and that at this time, you are receiving this writing not to shame you, nor to give notice of intent to sue, nor to bill for money against you, but that you are receiving this writing in order that the undersigned does not share in your guilt (Leviticus 19:17, "The Holy Bible") after you and/or your Service(s) did place in writing indications of "grand jury activity against the undersigned," after which the undersigned has exhaustingly offered exculpatory evidence to our precious grand jury in precious quorum (among the certified, registered, express, delivery confirmation ("U.S.") mail article record numbers cited previously herein), met only with "a silence that gives zero indication of reasoning for silence, zero indication of an activity the undersigned is to cease and desist, zero indication of said exculpatory evidence received in quorum, zero indication of said exculpatory evidence reviewed in quorum, zero evidence of continuing grand jury activity";
- (6) That the undersigned is comfortable sending this writing, in order that the undersigned's wife and children are comfortable *sleeping*, so he sends same using freedom of religion and freedom of speech as authorized (and pre-scribed, no less) in the Law as follows:

Proverbs 18:17 The first to present his case seems right, till another comes forward and questions him.

Proverbs 12:17 A truthful witness gives honest testimony but a false witness tells lies.

(7) That "the Father of the bible" **does** seek, as follows:

John 4:21 Jesus declared, "A time is coming and has now come when the true worshipers will worship the Father in spirit and truth, for they are the kind of worshipers the Father seeks. [24] God is spirit, and his worshipers must worship in spirit and in truth."

- (8) That a true photocopy of this document, and its enclosures, has been sent to each and every entity listed below (whether said entity qualifies as commercial or non-commercial is designated thereat);
- (9) That the signature below is proof through freedom of religion and through freedom of speech that the foregoing is honest (John 4:23-24, Proverbs 12:17, "The Holy Bible"), true and correct under penalty against falsehood and at arm's length at Williston, Florida, this tenth day of the seventh month of the year of our Lord two thousand and seven, sealed in red in order to indicate strict liability (another impossibility of artificial persons, as is the function of "sealing" also an impossibility of artificial persons as artificial persons are subject at the suit of the state):

Sealed: , non-commercial entity (living soul), signifying both upper and lower-cased lettering in honest adherence to the Rules of English regarding names (Memorandum of Law on the Name available upon request) and in red.

CC/SVC: FBI- Jacksonville

7820 Arlington Expressway, # 200, Jacksonville, Florida [Zoning Improvement Plan Number 32211]

Certified Mail 70050390000628906597, proof of acceptance attached

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Certified Mail 70050390000628906603, proof of acceptance attached Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Certified Mail 70050390000628906610, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Certified Mail 70050390000628906627, proof of acceptance attached Kendrick Meek d/b/a KENDRICK MEEK, CONGRESSMAN

111 NW 183rdRStreet, Suite315

Miami, FL [Zoning Improvement Plan Number 33169]

Certified Mail 70050390000628906634, proof of acceptance attached

Darci Smith d/b/a DARCI SMITH, CID, IRS AGENT

6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan number 33073-2425]

and

300 Lock Road #200, Deerfield Beach, Florida [Zoning Improvement Plan number 33442]

Certified Mail 70050390000628906641, proof of acceptance attached

Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

500 East Broward Boulevard Suite 700, Fort Lauderdale, Florida [Zoning Improvement Plan number 33394]

Certified Mail 70050390000628906658, proof of acceptance attached

Michael David Beiter Jr.

Honest Abode Address:

Attention: dishonest notices of grand jury activity 5250 NE 160th Avenue, Jillis tow, Hovida

[Zoning Improvement Plan number not applicable]

7-10-07

Subject: reliance upon the silence of you and/or your Service(s)

To all and sundry whom these writings do or may concern:

The express purpose of this writing is to give notice "per right of notice (where said right 'to and of notice' is recorded at Article IX of your federal bill of rights" of the following:

- (1) That reliance is a statutory element of proving fraud;
- (2) That at all times mentioned herein it was, and still is, my understanding of fundamental commercial law that: in commerce (i) a matter must be expressed in order to be resolved; (ii) Truth is sovereign; (iii) Truth is expressed in the form of an Affidavit; (iv) such an Affidavit stands as the Truth in commerce; (v) when not rebutted within thirty (30) days, such an affidavit becomes the judgment in commerce; (vi) sacrifice is the measure of credibility; (vii) a lien or claim can only be satisfied by a Truth Affidavit rebuttal, by payment, or by resolution; and (viii) equality under the law is paramount and mandatory by law;
- (3) That in reliance upon your failure(s) to answer (in other words, in reliance upon "the silence" of you and/or your Service(s)) the below documents may be recorded at the county recorder (Fed. Rules of Evidence 902) since it is presumable by the undersigned and the undersigned does now presume-in-fact that all statements, of the undersigned and found displayed upon the enclosed photocopies, do qualify as unrebutted, namely:

Registered ("U.S.") mail article record number: RB 328 913 315 US

Registered ("U.S.") mail article record number: RB 328 913 329 US

Registered ("U.S.") mail article record number: RB 328 913 332 US

Registered ("U.S.") mail article record number: RB 328 913 350 US

Registered ("U.S.") mail article record number: RB 328 913 363 US

Registered ("U.S.") mail article record number: RB 328 913 385 US

Registered ("U.S.") mail article record number: RB 328 913 394 US

Certified ("U.S.") mail article record number: 7004 1160 0001 6240 6033

Certified ("U.S.") mail article record number: 7004 1160 0001 6240 6033

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7790

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7813

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7806

Delivery Confirmation ("U.S.") mail article record number: 0306 1070 0003 0050 0566

Express ("U.S.") mail article record number: EB 194767180 US

Certified ("U.S.") mail article record number: 7004 1160 0000 0248 1305

Express ("U.S.") mail article record number: EB 032383125 US

Express ("U.S.") mail article record number: EB 032383139 US

Express ("U.S.") mail article record number: EB 032383142 US

Express ("U.S.") mail article record number: EB 032383156 US

Delivery Confirmation ("U.S.") mail article record number: <u>0306 1070 0003 0050 0580</u>

Delivery Confirmation ("U.S.") mail article record number: 0306 1070 0003 0050 0641

Express ("U.S.") mail article record number: EB 318898410 US

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9094

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9117

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9100

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9124

Registered ("U.S.") mail article record number: <u>RR 519390010 US</u>

Registered ("U.S.") mail article record number: RR 328913505 US

Express ("U.S.") mail article record number: EB 318898437 US

Express ("U.S.") mail article record number: EB 318898445 US

Notice now might recorded the transfer of

Registered ("U.S.") mail article record number: RR 519390085 US

Registered ("U.S.") mail article record number: RR 519390037 US

Registered ("U.S.") mail article record number: RR 519390023 US

Express ("U.S.") mail article record number: EB 318898318 US

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0471

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0501

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0518

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0495

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0488

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0396

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Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0426

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0433

Certified ("U.S.") mail article record number: <u>7005 3110 0001 9694 0457</u>

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0464

Express ("U.S.") mail article record number: EB 318898556 US

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0495

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4965

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Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4576

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4583

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4590

Certified ("U.S.") mail article record number: 7005 2150 0004 3387 4583

Express ("U.S.") mail article record number: EB 318898321 US

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4644

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4651

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4668

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4675

Express ("U.S.") mail article record number: EB 318898335 US

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4644

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Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: <u>7005 0390 0003 2267 9568</u>

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Express ("U.S.") mail article record number: EB 318898542 US

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9513

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Express ("U.S.") mail article record number: EB 318898499 US

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Express ("U.S.") mail article record number: EB 318898499 US

Express ("U.S.") mail article record number: EB 318898511 US

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9467

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9576

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9513

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: <u>7005 0390 0003 2267 9551</u>

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9490

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9506

- (4) That the undersigned wants to obey every bona fide law applicable to the undersigned but the undersigned is in great fear that a participation with you or your Service(s) constitutes a voluntary waiver of rights and moots any future claim to those rights;
- (5) That whatever waiver you're trying to create, and all waivers, are expressly disavowed and that at this time, you are receiving this writing not to shame you, nor to give notice of intent to sue, nor to bill for money against you, but that you are receiving this writing in order that the undersigned does not share in your guilt (Leviticus 19:17, "The Holy Bible") after you and/or your Service(s) did place in writing indications of "grand jury activity against the undersigned," after which the undersigned has exhaustingly offered exculpatory evidence to our precious grand jury in precious quorum (among the certified, registered, express, delivery confirmation ("U.S.") mail article record numbers cited previously herein), met only with "a silence that gives zero indication of reasoning for silence, zero indication of an activity the undersigned is to cease and desist, zero indication of said exculpatory evidence received in quorum, zero indication of said exculpatory evidence reviewed in quorum, zero evidence of continuing grand jury activity";
- (6) That the undersigned is comfortable sending this writing, in order that the undersigned's wife and children are comfortable *sleeping*, so he sends same using freedom of religion and freedom of speech as authorized (and pre-scribed, no less) in the Law as follows:

Proverbs 18:17 The first to present his case seems right, till another comes forward and questions him.

Proverbs 12:17 A truthful witness gives honest testimony but a false witness tells lies.

(7) That "the Father of the bible" does seek, as follows:

John 4:21 Jesus declared, "A time is coming and has now come when the true worshipers will worship the Father in spirit and truth, for they are the kind of worshipers the Father seeks. [24] God is spirit, and his worshipers must worship in spirit and in truth."

- (8) That a true photocopy of this document, and its enclosures, has been sent to each and every entity listed below (whether said entity qualifies as commercial or non-commercial is designated thereat);
- (9) That the signature below is proof through freedom of religion and through freedom of speech that the foregoing is honest (John 4:23-24, Proverbs 12:17, "The Holy Bible"), true and correct under penalty against falsehood and at arm's length at Williston, Florida, this tenth day of the seventh month of the year of our Lord two thousand and seven, sealed in red in order to indicate strict liability (another impossibility of artificial persons, as is the function of "sealing" also an impossibility of artificial persons as artificial persons are subject at the suit of the state):

Sealed: , non-commercial entity (living soul), signifying both upper and lower-cased lettering in honest adherence to the Rules of English regarding names (Memorandum of Law on the Name available upon request) and in red.

cc/svc: FBI- Jacksonville

7820 Arlington Expressway, # 200, Jacksonville, Florida [Zoning Improvement Plan Number 32211]

Certified Mail 70050390000628906597, proof of acceptance attached

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Certified Mail 70050390000628906603, proof of acceptance attached

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Certified Mail 70050390000628906610, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Certified Mail 70050390000628906627, proof of acceptance attached

Kendrick Meek d/b/a KENDRICK MEEK, CONGRESSMAN

111 NW 183rdRStreet, Suite315

Miami, FL [Zoning Improvement Plan Number 33169]

Certified Mail 70050390000628906634, proof of acceptance attached

Darci Smith d/b/a DARCI SMITH, CID, IRS AGENT

6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan number 33073-2425]

na

300 Lock Road #200, Deerfield Beach, Florida [Zoning Improvement Plan number 33442]

Certified Mail 70050390000628906641, proof of acceptance attached

Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

500 East Broward Boulevard Suite 700, Fort Lauderdale, Florida [Zoning Improvement Plan number 33394]

Certified Mail 70050390000628906658, proof of acceptance attached

Michael David Beiter Jr.

Honest Abode Address:
5250 NE 160th Avenue, willish of florida
Attention: dishonest notices of grand jury activity
5250 NE 160th Avenue, willishow, florida
[Zoning Improvement Plan number not applicable]

7-10-07

Subject: reliance upon the silence of you and/or your Service(s)

To all and sundry whom these writings do or may concern:

The express purpose of this writing is to give notice "per right of notice (where said right 'to and of notice' is recorded at Article IX of your federal bill of rights" of the following:

- (1) That reliance is a statutory element of proving fraud;
- (2) That at all times mentioned herein it was, and still is, my understanding of fundamental commercial law that: in commerce (i) a matter must be expressed in order to be resolved; (ii) Truth is sovereign; (iii) Truth is expressed in the form of an Affidavit; (iv) such an Affidavit stands as the Truth in commerce; (v) when not rebutted within thirty (30) days, such an affidavit becomes the judgment in commerce; (vi) sacrifice is the measure of credibility; (vii) a lien or claim can only be satisfied by a Truth Affidavit rebuttal, by payment, or by resolution; and (viii) equality under the law is paramount and mandatory by law;
- (3) That in reliance upon your failure(s) to answer (in other words, in reliance upon "the silence" of you and/or your Service(s)) the below documents may be recorded at the county recorder (Fed. Rules of Evidence 902) since it is presumable by the undersigned and the undersigned does now presume-in-fact that all statements, of the undersigned and found displayed upon the enclosed photocopies, <u>do</u> qualify as unrebutted, namely:

Registered ("U.S.") mail article record number: RB 328 913 315 US

Registered ("U.S.") mail article record number: RB 328 913 329 US

Registered ("U.S.") mail article record number: RB 328 913 332 US

Registered ("U.S.") mail article record number: RB 328 913 350 US

Registered ("U.S.") mail article record number: RB 328 913 363 US

Registered ("U.S.") mail article record number: RB 328 913 385 U.S.

Registered ("U.S.") mail article record number: RB 328 913 394 US

Certified ("U.S.") mail article record number: 7004 1160 0001 6240 6033

Certified ("U.S.") mail article record number: 7004 1160 0001 6240 6033

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7790

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7813

Delivery Confirmation ("U.S.") mail article record number: 0305 2710 0003 4358 7806

Delivery Confirmation ("U.S.") mail article record number: 0306 1070 0003 0050 0566

Express ("U.S.") mail article record number: EB 194767180 US

Certified ("U.S.") mail article record number: 7004 1160 0000 0248 1305

Express ("U.S.") mail article record number: EB 032383125 US

Express ("U.S.") mail article record number: EB 032383139 US

Express ("U.S.") mail article record number: EB 032383142 US

Express ("U.S.") mail article record number: EB 032383156 US

Delivery Confirmation ("U.S.") mail article record number: 0306 1070 0003 0050 0580

Delivery Confirmation ("U.S.") mail article record number: 0306 1070 0003 0050 0641

Express ("U.S.") mail article record number: EB 318898410 US

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9094

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9117

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9100

Certified ("U.S.") mail article record number: 7006 0100 0004 5982 9124

Registered ("U.S.") mail article record number: RR 519390010 US

Registered ("U.S.") mail article record number: RR 328913505 US

Express ("U.S.") mail article record number: EB 318898437 US

Express ("U.S.") mail article record number: EB 318898445 US

Registered ("U.S.") mail article record number: RR 519390085 US

Registered ("U.S.") mail article record number: RR 519390037 US

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Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0471

Certified ("U.S.") mail article record number: 7005 3110 0001 9694 0501

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Express ("U.S.") mail article record number: EB 318898556 US

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Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4965

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4545

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4569

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Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4576

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4583

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4590

Certified ("U.S.") mail article record number: 7005 2150 0004 3387 4583

Express ("U.S.") mail article record number: EB 318898321 US

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4644

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4651

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4668

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4675

Express ("U.S.") mail article record number: EB 318898335 US

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4644

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4651

Certified ("U.S.") mail article record number: 7006 2150 0004 3387 4668

Certified ("U.S.") mail article record number: <u>7006 2150 0004 3387 4675</u>

Certified ("U.S.") mail article record number: <u>7005 3110 0001 9694 0396</u>

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Express ("U.S.") mail article record number: EB 318898542 US

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Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9513

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Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9537

Express ("U.S.") mail article record number: EB 318898499 US

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

Express ("U.S.") mail article record number: EB 318898499 US

Express ("U.S.") mail article record number: EB 318898511 US

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9568

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9551

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9544

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Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9467

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Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9490

Certified ("U.S.") mail article record number: 7005 0390 0003 2267 9506

- (4) That the undersigned wants to obey every bona fide law applicable to the undersigned but the undersigned is in great fear that a participation with you or your Service(s) constitutes a voluntary waiver of rights and moots any future claim to those rights;
- (5) That whatever waiver you're trying to create, and all waivers, are expressly disavowed and that at this time, you are receiving this writing not to shame you, nor to give notice of intent to sue, nor to bill for money against you, but that you are receiving this writing in order that the undersigned does not share in your guilt (Leviticus 19:17, "The Holy Bible") after you and/or your Service(s) did place in writing indications of "grand jury activity against the undersigned," after which the undersigned has exhaustingly offered exculpatory evidence to our precious grand jury in precious quorum (among the certified, registered, express, delivery confirmation ("U.S.") mail article record numbers cited previously herein), met only with "a silence that gives zero indication of reasoning for silence, zero indication of an activity the undersigned is to cease and desist, zero indication of said exculpatory evidence received in quorum, zero indication of said exculpatory evidence reviewed in quorum, zero evidence of continuing grand jury activity";
- (6) That the undersigned is comfortable sending this writing, in order that the undersigned's wife and children are comfortable *sleeping*, so he sends same using freedom of religion and freedom of speech as authorized (and pre-scribed, no less) in the Law as follows:

Proverbs 18:17 The first to present his case seems right, till another comes forward and questions him.

Proverbs 12:17 A truthful witness gives honest testimony but a false witness tells lies.

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John 4:21 Jesus declared, "A time is coming and has now come when the true worshipers will worship the Father in spirit and truth, for they are the kind of worshipers the Father seeks. [24] God is spirit, and his worshipers must worship in spirit and in truth."

- (8) That a true photocopy of this document, and its enclosures, has been sent to each and every entity listed below (whether said entity qualifies as commercial or non-commercial is designated thereat);
- (9) That the signature below is proof through freedom of religion and through freedom of speech that the foregoing is honest (John 4:23-24, Proverbs 12:17, "The Holy Bible"), true and correct under penalty against falsehood and at arm's length at Williston, Florida, this tenth day of the seventh month of the year of our Lord two thousand and seven, sealed in red in order to indicate strict liability (another impossibility of artificial persons, as is the function of "sealing" also an impossibility of artificial persons as artificial persons are subject at the suit of the state):

Sealed: , non-commercial entity (living soul), signifying both upper and lower-cased lettering in honest adherence to the Rules of English regarding names (Memorandum of Law on the Name available upon request) and in red.

cc/svc: FBI- Jacksonville

7820 Arlington Expressway, # 200, Jacksonville, Florida [Zoning Improvement Plan Number 32211]

Certified Mail 70050390000628906597, proof of acceptance attached

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Certified Mail 70050390000628906603, proof of acceptance attached

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Certified Mail 70050390000628906610, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Certified Mail 70050390000628906627, proof of acceptance attached

Kendrick Meek d/b/a KENDRICK MEEK, CONGRESSMAN

111 NW 183rdRStreet, Suite315

Miami, FL [Zoning Improvement Plan Number 33169]

Certified Mail 70050390000628906634, proof of acceptance attached

Darci Smith d/b/a DARCI SMITH, CID, IRS AGENT

6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan number 33073-2425]

and

300 Lock Road #200, Deerfield Beach, Florida [Zoning Improvement Plan number 33442]

Certified Mail 70050390000628906641, proof of acceptance attached

Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

500 East Broward Boulevard Suite 700, Fort Lauderdale, Florida [Zoning Improvement Plan number 33394]

Certified Mail 70050390000628906658, proof of acceptance attached



June 21, 2007

Public Corruption Complaint FBI Office 16320 NW 2nd Avenue North Miami Beach, Florida 33169 Express Mail EB318898542US

Re: attached document recorded in Official Records as Instrument # 2341121, 7 pages, on May 25, 2007 in Alachua County Florida and mailed to you on same date.

To Whom It May Concern:

The attached document referenced above was mailed to your office and as of June 21, 2007, nothing has been done to my knowledge and belief. Is it not your duty to protect one of we the people when a complaint is served upon you. If in fact it is not your duty and part of your sworn Oath of Office to uphold the Constitution of the United States of America (1788), then immediately forward this and attachments to the appropriate office.

The parties whom the complaint references seem to be hopping around from jury to jury trying to sell there fictitious stories in the hope that some jurors may like the stories. I have stated that well over a dozen times in letter form words similar to this: "IF IT IS ME YOU SEEK THEN I AM READY WILLING AND ABLE TO SUPPORT ALL OF MY ACTIONS WITH LAW AND FACT" and I have journals of documented authenticated exculpatory evidence that is being withheld and denied by these parties. Please do not attempt to break into the inhabitance I dwell in to steal such evidence as it is in safe keeping with five separate Officers of the Court who know what to do with the information (I only say this because of the horror stories I am hearing about the U.S. Attorneys Office lately).

Sincerely.

Michael David Beiter Jr.

(In red ink)

Cc: FBI- Jacksonville

7820 Arlington Expressway, # 200, Jacksonville, Florida [Zoning Improvement Plan Number 32211] Certified Mail 70050390000322679513

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Certified Mail 70050390000322679568, proof of acceptance attached

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Certified Mail 70050390000322679551, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Certified Mail 70050390000322679544, proof of acceptance attached Kendrick Meek d/b/a KENDRICK MEEK, CONGRESSMAN

111 NW 183rd^RStreet, Suite315

Miami, FL [Zoning Improvement Plan Number 33169]

Certified Mail 70050390000322679537, proof of acceptance attached

Michael David Beiter Jr.

c/o 5250 NE 160th Avenue Williston, FL [32696] (352) 528-0092

June 22nd 2007 A.D. (Friday)

For Immediate Delivery to:

Honorable Grand Jury Foreman/Foreperson Grand Jury of the United States District Court, Northern District of Florida Office of the Grand Jury 401 SE 1st Avenue, Gainesville, Florida [32601] Certified Mail 70050390000322679476, proof of acceptance of terms attached

For Immediate Delivery to the Grand Jury Foreperson
By: Thomas F. Kirwin d/b/a THOMAS F. KIRWIN, ASSISTANT U.S. ATTORNEY
c/o U.S. ATTORNEY'S OFFICE
300 East University Avenue, Suite 310, Gainesville, FL 32601
Certified Mail 70050390000322679483, proof of acceptance of terms attached

In Re: RESPECTFUL AND TIMELY LEGAL NOTICE AND DEMAND

Dear Grand Jury Foreman/Foreperon,

It has come to My attention that there may be a second or even third Grand Jury that has been convened in as many years to look into allegations that I may have committed some sort of serious offense or unlawful act resulting from My private contractual business relationship with a certain private businesses, ministries or some other situation.

I, knowing quite well and better than any other, that I have not knowingly or willfully committed any unlawful act, do respectfully demand to appear before any current or new Grand Jury investigating a possible relationship to the above mentioned or one MICHAEL D. BEITER JR. or any derivation of such name.

As I may be the only person willing to present such evidence (exculpatory) to you and the Grand Jury, I feel it essential, no imperative, that you consider it for review in the matters before you. It is My belief that I have a lawful right under the circumstances to make such a Presentment and Demand on the record, to be available for your questions, prior to any indictment proceedings and for the purposes of mitigating the government witnesses (some personally known to me to be suborning perjury) presenting more false and misleading evidence to this Honorable Grand Jury, and further prevention of waste of your valuable time and further expenditure of taxpayers moneys in these times of deficit spending and strained government budgets.

I have an eager wish to exonerate Myself in this matter as necessary and to assist My investigators/accusers in helping Me do just that, so that they too may once again and for all time know the truth. This continued personal vendetta, witch hunt, and fishing expedition will rage on for another three years if you do not clearly hear the truth and stop this wanton waste of precious time and resources. Be it known that I have no desire to hamper a lawful investigation, but rather encourage its just completion and amicable resolve with an assurance of the vigorous protections of My Constitutionally secured and inherent rights in this process.

I love My country and rightfully fear My government after seeing the extent to which it will stretch or omit the truth or parts of the truth to get a wrongful indictment against someone it determines to be a problem (whether guilty of an unlawful act or not). That does not infer a weakness in this Grand Jury, on the contrary it praises the difficult work that it does in checking a

possible overzealous effort on the part of some government prosecutors, which is all too well documented in the annals of jurisprudence, to run over the rights of its Citizens. We have a perfect recent example of this: "June 15, 2007 · Former North Carolina District Attorney Mike Nifong on Friday said he "maybe got carried away a little bit" in his statements during the investigation into Duke lacrosse players accused of rape."

I, therefore, respectfully demand that should an indictment be sought against Me, that I be allowed to appear before this Grand Jury to present such exculpatory evidence that would exonerate Me of any wrongdoing and keep the prosecutor from getting "carried away a little bit or a whole lot". I request this to be; so that justice is served, so that lies or misconceptions do not stand as truths, and so that I may show the most Honorable Grand Jury that I have nothing to hide and much truth to disclose. While seeking out your address and speaking to a servant who would not give there name at the "Jury Administration Desk" (850) 521-3526, I made the statement that it seems illegal to withhold your address from one of we the people and her response was "it may be, but you are not getting the address, it's a secret."

I do have much honor and reputation to protect and wish to do so short of wasting the time and money of a trial court and the lives of 12 good Citizens. Family is valuable to Me, time is valuable to Me, truth is valuable to Me, privacy is valuable to Me, my hard earned property is valuable to Me, and most precious are My Honor, Integrity and Reputation. Without these a man has little of value.

Please take all the above into account and act on your conscience and the law. I can be reached at the address and phone numbers listed above should you deem my appearance necessary. Thanking you in advance for your time and consideration in the preservation of Liberty and Justice for All.

Sincerely,

Michael David Beiter Jr.

(In red ink)

CC/SVC: FBI- Jacksonville

7820 Arlington Expressway, # 200, Jacksonville, Florida [Zoning Improvement Plan Number 32211]

Certified Mail 70050390000322679513

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Certified Mail 70050390000322679568, proof of acceptance attached

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Certified Mail 70050390000322679551, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Certified Mail 70050390000322679544, proof of acceptance attached

Kendrick Meek d/b/a KENDRICK MEEK, CONGRESSMAN

111 NW 183rdRStreet, Suite315

Miami, FL [Zoning Improvement Plan Number 33169]

Certified Mail 70050390000322679537, proof of acceptance attached



Michael David Beiter Jr. c/o 5250 NE 160th Avenue Williston, Florida [32696]

June 22, 2007

Public Records Disclosure Office City Hall of Gainesville P.O. Box 490 Gainesville, Florida [32602]

certified mail 70050390000322679490

Re: Request for Public records that Identify Federal Territory located within City Limits

The purpose of this request is to identify any areas within the city, which are subject to the exclusive legislative power of the United States Congress.

The requester, whose name and address appear above, desires to establish the federal territory within the city limits by obtaining from the city any documents that identify any such property or territory. If no federal territory is located within the city, the officer responsible for the disclosure of public documents may simply respond that there are no such public records because no federal territory is located within the city limits.

If for example, a veteran's administration hospital is located within the city public documents arranging for fire or police protection would satisfy the request. The document supplied should not be duplicative, as the requestor is only interested in the identity of all the territory and property of the United States located within the city, and not all the documents that identify the territory and property of the United States.

If of course this responsibility belongs to another division then please immediately forward to such parties. I have enclosed a pre paid envelope for your convenience and a timely return.

Sincerely,

Michael David Beiter Jr.

(in Red Ink)



June 22, 2007

Melanie Ann Pustay, Deputy Director Office of Information and Privacy Department of Justice, Suite 11050 1425 New York Avenue, N.W. Washington, DC 20530-0001 DISTRICT OF COLUMBIA, USA

Certified Mail 70050390000322679506 Proof of acceptance of terms attached

Subject: Freedom of Information Act ("FOIA") Request

Dear Mrs. Pustay:

This is a request under the Freedom of Information Act. I request that <u>a copy of the following documents</u> be provided to Me, without delay:

- Proper Oaths of Office for United States Judges signed by all forty (40) federal employees currently seated on the United States District Court, Northern District of Florida, as required by 28 U.S.C. section <u>453</u>; and
- Proper Senate Confirmations of the below listed federal employees on the United States District Court, Northern District of Florida, as required by the Appointments Clause, in the Constitution for the United States of America.

Below is an alphabetical <u>list</u> of the proper names of all forty (40) federal employees whose credentials above I am hereby requesting.

I request a waiver of all fees for this request.

Disclosure of the requested information to Me is in the public interest, because it will contribute significantly to the public understanding of the operations and activities of the federal government, and is not primarily in My commercial interest.

See also 5 U.S.C. 552(a)(4)(B). Statutes conferring original jurisdiction on federal district courts must be strictly construed.

If you are not the correct person to whom this <u>FOIA</u> request should be directed, please forward it without delay to the correct person(s).

Thank you for your timely consideration to this FOIA request.

Sincerely

Michael David Beiter Jr.

(In Red Ink)

c/o 5250 NE 160th Avenue Williston, Florida [32696] Currently seated on the US District Court, Northern District of Florida:

- <u>District Judges</u>:
 1. Paul, Maurice
 2. Mickle, Stephan Pierre

(50)

To comply with the Privacy Act of 1974, which provided that as of September 27, 1974,

Privacy Form

disclosures of information of a personal or confidential nature would not be permitted to third

form before we can make an inquiry on your behalf.
This is to certify that I, Michael David Beiter To authorize (Print YOUR name)
(Print YOUR name) Congressman Cliff Stearns and his staff to contact on my behalf. (Name of Federal Agency)
l also authorize that agency and/or person to release any information or records available, which are pertinent to this inquiry, to Congressman Cliff Stearns or a member of his staff.
Signature Muhl Da BOR living soul
Address 5250 NE 160th Avenue
City Willister State Florida Zip 32696
Home Phone 352-528 -0092 Work Phone
Social Security Number: NA Date of Birth April 23, 1969
Other ID Numbers
***If you are in the military, indicate your home of record address below
**Home of Record Address:
Description of Problem If additional explanation is needed, please use another sheet of paper. (DO NOT write on back of this sheet)
See attached doc also sent to FBI in
gaines ville.
J
Copies have also been sent to all parties
referenced as well as Bil McCollum A6 -
Alexander Acosta - us Arronney - Kendrich Meek - Congressma
Charlie Crist-Governor
Please return by mail to: Congressman Cliff Stearns, 115 SE 25th Ave., Ocala, FL 34471

From the Gainesville Office of

CONGRESSMAN CLIFF STEARNS

Representing Central Florida's Sixth District

5700 Southwest 34th Street, Ste 425 • Gainesville, Florida • 32608 352-337-0003 (Office)/ 352-337-0034 (Fax)



ate 7/24/2007 Time 9:15 Deliver / page(s) & cover sheet to:

Michael David Beiter Jr. 598 SW 77th Way Pembroke Pines, Florida 32033

May 25, 2007

Public Corruption Complaint FBI Office Miami North Miami Beach, Florida 33169

Re: Demand for Investigation of Criminal Corruption at the United States District Court Fort Lauderdale, Florida

Subject: FGJ 05-10-04(FL), FGJ 06-04-03 (E060457-0004) and FGJ 06-04-03 (E060457-002) in the UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Dear Sir or Madam:

According to the Laws that govern you: I am expecting your full support, protection and defense against the rogue federal officers and federal employees of the above-noted court who are engaged in criminal acts and a pattern of racketeering activity.

As a Florida Sovereign who is a Qualified federal witness and victim, I demand an immediate racketeering investigation to ascertain their criminal acts and stop the principals from abusing their power under color of law. The principals are not acting as required by state and federal law. The principals are not acting consistent with due process of state and federal Constitutions.

Verified documents of misconduct and incompetence have been notarized and categorized and sent to all parties related in the instant matter, however withheld from the Grand Jury Foreman of said District and is against the following principals (copies available upon request):

- Bertha Mitrani d/b/a BERTHA MITRANI, ASSISTANT U.S. ATTORNEY
- 2. Darci Smith d/b/a DARCI SMITH, IRS CID

Documentary material have been sent into the court records that substantiates my claims of criminal wrong doing by the principals under the following, however those documents (exculpatory evidence) are being withheld:

A. Title 18 Crimes and Criminal Procedure:

INSTRUMENT # 2341121 7 PGS

1. Title 18 § 241: conspiracy against rights; and

2. Title 18 § 242: criminal use of the mails to threaten deprivation of rights under color of law; and

3. Title 18 § 912: research shows Bertha Mitrani and Darci Smith have been impersonating federal officers. No requisite documents authorizing her to preside over any federal court and Grand Jury have been located; and

4. Title 18 § 1341: criminal use of the mails to threaten and extort by coercive incarceration and through fraudulent, unlawful means to obtain information or tangible property; and

5. Title 18 § 1503: the federal employees and federal officers have conspired to impede, pervert and obstruct the due administration of justice; and,

6. Title 18 § 1512: tampering with a witness; and

7. Title 18 § 1513: retaliating against a witness; and

8. Title 18 § 1581-1588: threatening involuntary servitude (coerced incarceration)

9. Title 18 § 1951: the federal employees and federal officers have conspired to interfere with and influence the performance of my mainstream duties through coerced compliance; and

B. Racketeer Influenced and Corrupt Organizations (RICO) Act, Title 18, United States Code, Sections 1961-1968 against a Qualified federal witness and victim:

1. Title 18 § 1961(5) pattern of racketeering activity: ongoing fraud and conspiracy for more than 18 months; and

2. Title 18 § 1962: federal officers and federal employees have violated prohibited activities, since the principals unlawfully derive income from a pattern of racketeering activity

3. Title 18 § 1963: criminal penalties shall be imposed the principals for violating § 1962 above.

The above-noted principals have violated their oaths as federal officers and federal employees to uphold and defend the Constitution for the United States of America (1788). The principals have a history of promoting and exercising a substantial loss or impairment of property and freedoms of expression resulting from nuisance lawsuits and vexatious litigation.

The principals usurp their federal authority by encroaching upon the lands and The People subject to the exclusive jurisdiction of the Florida Sovereignty.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged in and continue to engage in a pattern or practice of using excessive forceful tactics against men and women.

The principals' threats to enforce compliance are not made with any expectation of securing valid convictions, but rather are part of a plan to employ arrests, seizures, and threats of prosecution

under color of law to harass men and women to discourage them and their supporters from asserting and attempting to vindicate their state and federal constitutional rights.

The principals' threats to enforce compliance are a part of a plan to employ arrests, seizures and threats of prosecution under color of law to harass men and women to discourage them and their supporters from asserting and attempting to vindicate their state and federal civil rights.

This use of excessive forceful tactics includes but is not limited to: use of excessive threatening language against men and women who are carrying out a routine activity and either have not committed any crime, or infraction, or petty offense.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged and continue to engage in a pattern or practice of using the Grand Jury to build a supposed lawful process.

The principals (who lack subject matter jurisdiction over Florida sovereigns) have engaged in and continue to engage in other misbehavior, including, but not limited to conducting searches without lawful authority or in an improper manner.

The government has tolerated the misconduct of their federal employees and federal officers, through its acts or omissions. These acts or omissions include, but are not limited to:

- a. failing to implement a policy on use of force that appropriately guides the actions of its officers and employees;
- b. failing to adequately train its officers and employees to prevent the occurrence of misconduct;
- c. failing to adequately supervise its officers and employees to prevent the occurrence of misconduct;
- d. failing to adequately monitor its officers and employees who engage in or who may be likely to engage in misconduct;
- e. failing to establish a procedure whereby federal witness and victim complaints are adequately investigated;
- f. failing to adequately investigate incidents in which a federal officer or employee uses lethal or non-lethal force;
- g. failing to fairly and adequately adjudicate or review federal witness or victim complaints, and incidents in which a federal officer or employee uses lethal or non-lethal force;
- h. failing to adequately discipline federal employees or officers who engage in misconduct.

The government has engaged in and continues to engage in a pattern of practice of conduct by its federal officers and federal employees that deprives men and women of rights, privileges, or immunities secured or protected by state and federal Constitutions, or the state and federal laws.

The Attorney General is authorized under 42 U.S.C. § 14141 to eliminate a pattern or practice of federal employees and federal officers conduct that deprives men and women of rights, privileges, or immunities secured or protected by state and federal Constitutions, or the state and federal laws.

The principals in this instance should be immediately terminated from employment, impeached, sanctioned, disbarred and prosecuted to the full extent of state and federal law for their criminal acts.

Respectfully,

Michael David Beiter Jr., Florida Sovereign

Qualified federal witness and victim, Title 18 U.S.C. §1512, 1513

COUR

J.K. 'Buddy Irby, Clerk of the Circuit & County Gourt, Eighth Judicial Circuit of Florida, in and for Alashua County, hereby certifies this to be a true and correct copy of the document now of record in this office. Witges my hand and seed

er il se

Deouty Clark



RECORDED IN OFFICIAL RECORDS

INSTRUMENT # 2341121 7 PGS

2007 MAY 25 02:15 PM BK 3606 PG 813
J. K. "BUDDY" IRBY
CLERK OF CIRCUIT COURT
ALACHUA COUNTY, FLORIDA

I, Michael David Beiter Jr., Sui Juris, hereby solemnly declare and affirm that:

VERIFIED AFFIDAVIT of Michael David Benko Jr Receipt #331732

- 1. I have personal knowledge of the facts set forth herein, except for those facts known to me on information and belief, and with respect to those facts, I believe them to be true. If called upon and sworn as a witness, I could and would testify competently to the following:
- 2. The verified statements of fact and findings of law, as found in the documents listed and incorporated herein, are true and correct, according to the best of My current information, knowledge and belief, so help me Almighty Father, pursuant to 28 U.S.C. 1746 (1). See Supremacy Clause
- (§ 1746 is supreme Law).
- 3. I am a Florida Sovereign, and a citizen of my birth state (Florida).
- 4. I am a natural man, of flesh and blood.
- 5. I am subject to the exclusive jurisdiction of the Florida Sovereignty.
- 6. I abide by all laws which are applicable to me, a Florida Sovereign.
- 7. I conduct business under the laws of the Florida Sovereignty and the Florida Constitution.
- 8. I pay all taxes for which I am liable, as a Florida Sovereign.
- 9. I file all documents and returns for which I am liable, as a Florida Sovereign.
- 10. I have not committed any federal crime. I have not inflicted any damage or injury on federal land. There is no federal victim. There is no federal subject matter jurisdiction.
- 12. I have made my own determination that I am not subject to the federal municipal laws (i.e., internal revenue code and social security) based on my research of the Statutes at Large, the Constitution for the United States of America, and the Florida Constitution.
- 13. My research concludes the principals in this matter are acting outside their federal authority and jurisdiction.
- 14. My research concludes the principals in this matter are unlawfully encroaching upon sovereign land of Florida.
- 15. My research concludes the principals in this matter are depriving and violating the civil

rights and fundamental constitutional rights of Florida Sovereigns.

- 16. My research concludes Bertha Mitrani and darci Smith lack the requisite credentials authorizing them to investigate private people, preside over hearings, or to issue orders, any such process.
- 17. My research concludes the principals in this matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal laws.
- 19. My research concludes the principals in this matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal constitutions.
- 20. My research concludes the principals in the matter are engaging in acts against a Florida Sovereign which clearly constitute violations of state and federal civil rights.
- 21. My research concludes the principals in this matter are engaging in criminal acts to unduly influence and coerce a Florida Notary Publics and Clerks into compliance.
- 22. My research concludes the principals in this matter are engaging in acts to retaliate against me, a Qualified federal witness and victim [Title 18 §§ 1512, 1513].
- 23. My research concludes the principals in this matter are engaged in acts to commit conspiracy to fraud against me, with intent to pervert or obstruct justice.
- 24. My research concludes the principals in this matter are continuing to engage in acts of public corruption.
- 25. My research concludes the principals in this matter are continuing to engage in violations of Racketeer Influenced and Corrupt Organizations Act ("RICO").
- 26. My research concludes the principals in this matter have clear documentation of their misconduct and incompetence.
- 27. My research concludes the principals in this matter, should be immediately terminated from employment, impeached, sanctioned, disbarred and prosecuted to the fullest extent of state and federal law for their criminal acts.

INCORPORATION OF VERIFIED DOCUMENTS

I, Michael David Beiter Jr., hereby incorporate by reference all documentation received by Bertha Mitrani and her cohorts, available upon request and previously incorporated in the instant case and as well FGJ 05-10-04(FL), FGJ 06-04-03 (E060457-0004) and FGJ 06-04-03 (E060457-002) in the UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA.

Verification

IN WITNESS WHEREOF, I, Michael David Beiter Jr., solemnly affirm and verify, I have read the foregoing, and know its contents to be true to the best of my knowledge, except as to the matters which are therein stated on my information or belief, and as to those matters, I believe them to be true. This instrument is submitted upon good faith effort that is grounded in fact, warranted by existing law for the modification or reversal of existing law and submitted for proper purposes, and not to cause harassment and unnecessary delay or costs, so help me Almighty Father. See Supremacy Clause (Constitution, Laws and Treaties are all the supreme Law of the Land).

I declare under penalty of perjury, under the laws of the United States of America, without the "United States", that to the best of my knowledge and belief the foregoing is true and correct, per 28 U.S.C. 1746(1). See the Supremacy Clause (Constitution, Laws like 28 U.S.C. 1746, and Treaties are the supreme Law of the Land.

Executed on May 25, 2007.

Michael David Beiter Jr., Florida Sovereign
Qualified federal witness and victim, *Title 18 §§ 1512, 1513*All Rights Reserved Without Prejudice

On May 2007 before me, Acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 2 day of May 2007.

NOTARY PUBLIC (Seal)

My Commission Expires:



(Stamp of the State of Florida Above)





U.S. Department of Justice

Office of Information and Privacy

Telephone: (202) 514-3642

Washington, D.C. 20530

JUL 18 2007

Mr. Michael D. Bieter c/o 5250 NE 160th Avenue Williston, FL 32696

Re:

OLP/07-R0744

SBT:ACP

Dear Mr. Beiter:

This is to acknowledge receipt of your letter dated June 22, 2007, which was received in this Office on June 29, 2007, in which you requested copies of the oaths of office and Senate confirmations of "40 federal employees currently seated on the United States District Court, Northern District of Florida." This response is made on behalf of the Office of Legal Policy.

In your letter you indicate that a list of names of the 40 individuals is attached; however, the attached list includes only two names: Maurice Paul and Stephan Pierre Mickle. Please be advised that before we can process your request, you must first provide a list of the additional individuals whose records you are seeking. Please mail the list to: Antoinette Parker, FOIA Specialist, Initial Request Staff, Office of Information and Privacy, United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, DC 20530. Both the list and the envelope should be clearly marked with the above reference number "OLP/07-R0744." In the event that we do not receive a response from you within thirty days from the date of this letter, we will close your file in this Office.

I regret the necessity of this delay, but I assure you that your request will be processed as soon as possible once we receive the list.

Sincerely,

Antoinette Parker FOIA Specialist



July 23, 2007

Antoinette Parker d/b/a ANTOINETTE PARKER, FOIA SPECIALIST UNITED STATES DEPARTMENT OF JUSTICE, #11050 1425 NEW YORK AVENUE, NW, WASHINGTON, DC [20530] Certified Mail 7005 0390 0006 2890 6665, proof of acceptance of terms requested

Re: Your letter dated 7/18/2007, attached

Dear Antoinette and all you are:

Forgive me for the clerical error as it is hard to chase US ATTORNEYS around whom like jury hopping. The information requested was and is solely for Maurice Paul d/b/a MAURICE PAUL, JUDGE and Stephan Pierre Mickle d/b/a STEPHAN PIERRE MICKLE, JUDGE. I assumed you made a mistake spelling my name on the letter you received and would like to inform you that I am Michael David Beiter Jr. Please correct your records as your department has written me previously with the correct spelling of my name. It would be a shame to have incorrect file. Again, Michael David Beiter Jr.

Sincerely,

Michael David Beiter Jr.

(in Red Ink)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On July 23, 2007 before me, MSM TSM a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 23rd day of July, 2007.

NOTARI PUBLIC (Seal)

My Commission Expires:

JASON TISCHER

MY COMMISSION # DD 615586

EXPIRES: November 16, 2010

Bonded Thru Pichard Insurance Agency

Michael David Beiter Jr.

(in Red Ink)

Cc: R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 3330F FLONDA COUNTY OF

Gestified Mail 70062750000433874590, peoof of acceptance attached

The foregoing instrument was acknowledged before me this 24 day of 114, 200 by Michael Beiles

Personally Known or produced Identification type DL # 8360 ST4469143 (

Signature of Notary

Seal

AP0023007

1 of 1

SECOND NOTICE OF DISHONOR AND DEFAULT

Date:

July 23, 2007

By: Michael David Beiter Jr., living soul

Notice for: Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

500 East Broward Boulevard, Suite 700,

Fort Lauderdale, USA [Zoning Improvement Plan Number 33394]

via Certified Mail 7005 0390 0006 2890 6689, proof of acceptance of terms attached

The following "Second Notice of Dishonor and Default" is made explicitly under reserve and without recourse.

I, Michael David Beiter Jr., living soul, hereby duly notice Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, as Issuer, fiduciary and agent for the UNITED STATES, as User, with my instrument entitled, "Second Notice of Dishonor and Default", concerning my instrument entitled, "Invoice Billing for Copyright Infringement, per Contract", dated May 14th, A.D. 2007.

On May 14th, A. D. 2007, I duly noticed you, as Issuer, and as the fiduciary and agent for the User, with my invoice, numbered BM051207, billing you for your having infringed on my duly recorded copyright. Said invoice was sent to you, via Express Mail: "EB318898321US".

After having given you in excess of 30 days for you to make your payment to me or for you to contest the validity of my invoice, and having received no response from you, nihil dicit, you dishonored my presentment, accepted and confirmed the validity of my invoice by your acquiescence, placed yourself in default, gave me summary judgment, and created an implied trust relationship.

Therefore, on June 20th, A. D. 2007, I duly noticed you of your failure to make your payment to me and your confirmation of the validity of my invoice by your acquiescence with my "Notice of Contract and Notice of Dishonor and Notice of Default". In that notice, I gave you an additional 20 days in which to make payment to me in this matter.

It has now been in excess of 20 days since you were duly noticed with my "Notice of Contract and Notice of Dishonor and Notice of Default", and to date, I have not received your payment. You are still in default, and said default can only be cured by your immediate payment. Please note that I told you in my last notice that if you did not settle this matter immediately, I will certify this billing on the public record.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

I would appreciate your taking care of this matter within the next 10 days.

Michael David Beiter Jr., living soul

(in red ink)

Notice-Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida

County of Alachua

DC# 836054469143b Michael David Beiter Jr., living soul, known by Me of made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Flroida this 23rd day for the seventh month in the year of our Lord and Savior, Two Thousand Seven, A.D.

Notary

Notary Expire

Seal:





SECOND NOTICE OF DISHONOR AND DEFAULT

Date:

July 23, 2007

By: Michael David Beiter Jr., living soul

Notice for: Our Precious Grand Jury

299 East Broward Blvd., First floor

Fort Lauderdale, Florida [Zoning Improvement Plan Number 33301]

via Certified Mail 7005 0390 0006 2890 6672, proof of acceptance of terms attached

The following "Second Notice of Dishonor and Default" is made explicitly under reserve and without recourse.

I, Michael David Beiter Jr., living soul, hereby duly notice Our Precious Grand Jury, as Issuer, fiduciary and agent for the UNITED STATES, as User, with my instrument entitled, "Second Notice of Dishonor and Default", concerning my instrument entitled, "Invoice Billing for Copyright Infringement, per Contract", dated May 14th, A.D. 2007.

On May 14th, A. D. 2007, I duly noticed you, as Issuer, and as the fiduciary and agent for the User, with my invoice, numbered GJ051207, billing you for your having infringed on my duly recorded copyright. Said invoice was sent to you, via Express Mail: "EB318898335US".

After having given you in excess of 30 days for you to make your payment to me or for you to contest the validity of my invoice, and having received no response from you, nihil dicit, you dishonored my presentment, accepted and confirmed the validity of my invoice by your acquiescence, placed yourself in default, gave me summary judgment, and created an implied trust relationship.

Therefore, on June 20th, A. D. 2007, I duly noticed you of your failure to make your payment to me and your confirmation of the validity of my invoice by your acquiescence with my "Notice of Contract and Notice of Dishonor and Notice of Default". In that notice, I gave you an additional 20 days in which to make payment to me in this matter.

It has now been in excess of 20 days since you were duly noticed with my "Notice of Contract and Notice of Dishonor and Notice of Default", and to date, I have not received your payment. You are still in default, and said default can only be cured by your immediate payment. Please note that I told you in my last notice that if you did not settle this matter immediately, I will certify this billing on the public record.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

I would appreciate your taking care of this matter within the next 10 days.

Michael David Beiter Jr., living soul

(in red ink)

Notice-Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida

County of Alachua

B360544691430

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Flroida this 23rd day for the seventh month in the year of our Lord and Savior, Two Thousand Seven, A.D.

Notary Expires

Seal:





July 23, 2007

Antoinette Parker d/b/a ANTOINETTE PARKER, FOIA SPECIALIST UNITED STATES DEPARTMENT OF JUSTICE, #11050 1425 NEW YORK AVENUE, NW, WASHINGTON, DC [20530] Certified Mail 7005 0390 0006 2890 6665, proof of acceptance of terms requested

Re: Your letter dated 7/18/2007, attached

Dear Antoinette and all you are:

Forgive me for the clerical error as it is hard to chase US ATTORNEYS around whom like jury hopping. The information requested was and is solely for Maurice Paul d/b/a MAURICE PAUL, JUDGE and Stephan Pierre Mickle d/b/a STEPHAN PIERRE MICKLE, JUDGE. I assumed you made a mistake spelling my name on the letter you received and would like to inform you that I am Michael David Beiter Jr. Please correct your records as your department has written me previously with the correct spelling of my name. It would be a shame to have incorrect file. Again, Michael David Beiter Jr.

> Michael David Beiter Jr. (in Red Ink)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On July 23, 2007 before me, MISON TISCHW a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 23rd day of July, 2007.

NOTARY PUBLIC (Seal)

My Commission Expires:

(Stamp of the State of Florida Above)

Sincerely,

Michael David Beiter J

(in Red Ink)

Cc: R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 330 F FLON COUNTY OF

Gentified North Trible 2740000424074500 percent of recenters

JASON TISCHER VIY COMMISSION # DD 615586 EXPIRES: November 16, 2010 Bonded Thru Pichard Insurance Agency

> The foregoing instrument was acknowledged before me this 23 day of My, 2067 by Michael

Personally Known Identification type

AP0023007

1 of 1



Michael Beiter, Jr., non-commercial entity Actual Abode: c/o 5250 NE 160th Avenue Williston, Florida [Zoning Improvement Plan number not applicable]

7-24-07

Honorable Congressman Cliff Stearns c/o John Konkus, District Director 115 S.E. 25th Ave. Ocala, Florida [Zoning Improvement Plan number not applicable] Phone 352-351-8777 Certified mail 7005 0390 0006 2890 6733, return receipt requested

Subject: non-allocated use of congressional funds

Greetings and salutations, Honorable Congressman and Mr. Konkus:

The express purpose of this writing is salutary in nature in order to discover whether the recent contact, seemingly from your constitutional office and purporting to be an honest contact addressed to the undersigned face to face, is "in deed" honest or dishonest.

Documents exist and are available for your constitutional office to review in photocopy form that, in and of themselves, indicate a non-allocated use of congressional funds (fraud, waste and abuse) to the extent your constitutional office either (1) did not/does not allocate funds to the non-factual and non-responsive activities recorded upon said documents or (2) finds to be unacceptable a funding, of congressionally allocated funds, towards said activities.

Please have your assistant write to the undersigned, at the above honest address, indicating whether or not (yes/no) the constitutional office of your congress will honestly participate in providing constitutional relief to and for the undersigned (and/or causing a correction of records) wherever constitutionally warranted ***PNID**.

The documents indicate the non-responsive nature of multiple government agencies is causing said fraud, waste and abuse.

Also indicated on said documents is that the non-responsiveness seems to be contagious, as influenza, at an inter-agency level, as well, wherever the primary employees are involved directly or indirectly.

The undersigned is not seeking termination against said employees' employment, as the express purpose of this writing is already cited in the first paragraph of this writing, with all due respect. This writing is lawful notice to you so please respond and to rebut that with which you disagree; if you fail to do so in writing to the above honest address within 30 days, then you admit to everything contained hereon, fully binding upon you in any court without your protest, objection, or that of those who represent you. I truly would rather not use words that seem so demanding but have experienced nothing but silence from all levels of service unto the people, more specifically the 40+ letters I wrote to various levels of government that have not been responded to. I dropped off a form along with one set of documents to Shawna Williams this morning at your Ocala office. I must say, it was a pleasant relief to be acknowledged as a living being and she was kind, helpful and respectful.

Salutations,

Sealed:

non-commercial entity (living soul) in accordance with Article IX <FNI> for your bill of rights (federal)

cc: Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR- 420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

CC: Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA- The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

CC: R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY- 500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]



6TH DISTRICT, FLORIDA

WASHINGTON:

RAYBURN HOUSE OFFICE BUILDING WASHINGTON, DC 20515-0906

> (202) 225-5744 FAX: (202) 225-3973

www.house.gov/stearns



Congress of the United States

House of Representatives Washington, DC 20515-0906

July 25, 2007

Mr. Michael David Beiter, Jr. 5250 NE 160th Ave Williston, FL 32696

Dear Mr. Beiter:

Thank you for contacting me for assistance. I have instructed my caseworker, Shawna Williams, to follow up on your request.

Unfortunately, I cannot guarantee you a favorable response from the agency, but I can assure you that we will do everything possible to see that your inquiry receives the prompt and thorough attention it deserves.

If you have any further questions or comments, please call.

Sincerely,

Cliff Steams

United States Representative

1 Stearns

CS:sw

15 S.E. 25TH AVENUE

OCALA, FL 34471 (352) 351-8777 GAINESVILLE
5700 S.W. 34TH STREET, #425

GAINESVILLE, FL 32608 (352) 337-0003 SUBCOMMITTEES:

COMMITTEE ON ENERGY AND COMMERCE
SUBCOMMITTEES:

COMMERCE, TRADE, AND CONSUMER PROTECTION RANKING REPUBLICAN MEMBER

TELECOMMUNICATIONS AND THE INTERNET

ENVIRONMENT AND HAZARDOUS MATERIALS

COMMITTEE ON VETERANS' AFFAIRS

DEPUTY RANKING REPUBLICAN MEMBER

SUBCOMMITTEES: HEALTH

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AIR FORCE CAUCUS, CO-CHAIRMAN
CHRONIC OBSTRUCTIVE PULMONARY
DISEASE (COPD) CAUCUS, CO-CHAIRMAN

CYSTIC FIBROSIS CAUCUS, CO-CHAIRMAN

ORANGE PARK

1726 KINGSLEY AVENUE, #8 ORANGE PARK, FL 32073 (904) 269–3203

PRINTED ON RECYCLED PAPER



July 28, 2007

Darlene Stewart d/b/a DARLENE STEWART, IRS, DISCLOSURE OFFICER (#12-10676) 985 Michigan Room 1050, Detroit, USA [Zoning Improvement Plan # 48226] Certified mail 70042890000437344757, proof of acceptance of terms attached

Re: Your failure and refusal to respond to the FREEDOM OF INFORMATION ACT/PRIVACY ACT REQUEST sent and received by you as certified mail 70062150000433874583.

Dear Darlene and all you are:

Why did you willingly refuse to respond in any manner whatsoever to the FREEDOM OF INFORMATION ACT/PRIVACY ACT REQUEST you received as certified mail 70062150000433874583. Was it not made clear in my letter to YOU and you and u, that R. L. Commerson d/b/a R.L. COMMERSON, IRS, (Employee ID 56-688338) had previously refused to respond to the FREEDOM OF INFORMATION ACT/PRIVACY ACT REQUEST and I was now depending on you to abide by the law?

Michael David Beiter Jr., living soul

(in Red Ink)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On July 28, 2007 before me Jame Lyll Henrica a Notary Public, personally appeared (Michael David Beiter Jr., living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 28th day of July, 2007.

NOTARY PUBLIO (Seal)

My Commission Expires: 3-25-08

(Stamp of the State of Florida Above)

Sincerely,

Michael David Beiter Jr.

Marie Kyle Hunter
Commission # DD291714
Expires March 25, 2008
Bonded Troy Fain - Insurance, Inc. 800-385-7019

Cc: R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]
Congressman Cliff Stearns

115 S.E. 25th Ave., Ocala, Florida [Zoning Improvement Plan Number 34471]



August 8, 2007

Cliff Stearns, Congressman c/o Shawna Williams 115 SE 25th Avenue Ocala, Florida 34471 Certified mail 7005 0390 0006 2890 6696

Re: Our Conversation on August 7, 2007

Dear Shawna;

It was a pleasure speaking with you on the phone and to sum up our conversation and the intent I wanted to write you and reemphasize my position.

I have respectfully asked that a meeting time be set up between me and Congressman Stearns. I have asked for some sort of written verification that will affirm that a meeting has been scheduled for me. I believe it needs to made clear that I am not seeking assistance in any legal matter as I have no accusers or contracts that have been dishonored on my part. My intent in contacting your Constitutional office was to verify that indeed your office was a Constitutional office and that I would like to present many documented abuses of power by offices under Congress. If anything in this letter seems incorrect to you, please respond as you have an address.

1111

Michael David Beiter Jr.

(In red ink)



August 9, 2007

John Konkus d/b/a Deputy Director for Congressman Cliff Stearns 115 SE 25th Avenue Ocala, Florida [34471] Certified mail 7004 2510 0001 2082 7205

Re: Our discussion on the morning of August 9, 2007

Dear John,

It was a pleasure to speak with you today and as I stated to you, there are several important points that I would like to recap for record that we discussed.

I am Michael David Beiter Jr., upper case, lower case as spelled here. You affirmed that your office has written to me in the proper spelling of my name. We also discussed the "strawman" and how Ron Paul himself was aware of the difference between the strawman and the real man and you replied that you where aware of the strawman. We discussed the fact that various agencies under Congress had been abusing there power and that I had exculpatory evidence that has never been acknowledged by anyone in those agencies. We discussed the fact that Privacy Act Requests and Freedom of Information Act requests that I sent had been completely ignored by several IRS disclosure offices. We discussed the fact that I am not to be labeled a constituent or resident or citizen, but that I was to be acknowledged as a living human or American. We discussed the fact that I am not angry or confused about any matters involving me. We discussed the fact that I was willing to put all these matters behind me and forgive all the abuses against me if I received a letter with my honest name demonstrating that the IRS or DOJ or FBI have no claim against me as they have failed miserably to respond to my dozens of letters and Affidavits. I have factual evidence which stands as the final truth under commercial law, common law and section 902 of Federal Law. We discussed the fact that I am not seeking any sort of legal help as I have done no unlawful act and had no accusers after dozens of letters had gone out to supposed accusers with zero response back. My purpose for contacting your office was to investigate documented abuses of power by offices under Congress.

I am a husband and father to four children and a very responsible human and I have not violated any law, contract or any other transactions to the best of my knowledge and belief.

If you disagree with anything stated herein please respond in writing immediately. Thank you for your kindness.

Sincerely,

Michael David Beiter Jr.

(Inted inh





U.S. Department of Justice

Federal Bureau of Investigation

Washington, D. C. 20535-0001

August 7, 2007

Honorable Cliff Stearns Member of Congress 115 Southeast 25th Avenue Ocala, FL 34471

Dear Congressman Stearns:

Thank you for your July 25, 2007, letter to the FBI on behalf of Mr. Michael David Beiter, Jr., who is seeking an investigation of "criminal corruption at the United States District Court, Fort Lauderdale, Florida."

Our Public Corruption Unit reviewed Mr. Beiter's allegations and found no basis for an FBI investigation. However, since FBI investigations are conducted by our field offices, a copy of Mr. Beiter's letter has been forwarded to the FBI's Miami Office. If Mr. Beiter has any additional facts or details to support these allegations, I recommend he contact the FBI's Miami Office at 16320 Northwest Second Avenue, Miami, FL 33169-6508, telephone number (305) 944-9101.

I appreciate your bringing this matter to our attention, and I hope this information will be helpful to you in responding to Mr. Beiter.

Sincerely yours,

Assistant Director

Criminal Investigative Division



August 11, 2007

Congressman Cliff Stearns c/o Shawna Williams- Certified mail 70042890000437344771

Dear Shawna

Thank you for the time we shared by telephone recently. I realize how valuable and important your time is, and our conversation was much appreciated.

If I may, this letter is in regard to an issue I've brought before the good Congressman Stearns office in the hope of remedy. As we spoke. I was asked for a SS# in order to proceed with the inquiry/investigation I had place before the office. I implore your forbearance while I explain the "Answer" to your request as I had previously discussed the strawman, "ALL CAPITILIZED NAME" with John. First of all allow me to introduce again myself. I am Michael David son of Michael David Sr. of the House of Beiter, a living man on the land, a husband of one wife and father of four children, a non-combatant, child and servant of the Yahweh of the Scriptures. As such I am the Secured party creditor for and on behalf of MICHAEL DAVID BETTER JR, or any derivation thereof, a fiction created by the state (aka) a Cesti Qui Trust (according to statute) and 'VESSEL' as described within the "military stylist handbook" wherein all names depicted in "ALL CAPS" are recognized as Vessels. I have attached one form of proof and have many more that will be handed over to your office as John has agreed to take all of my exculpatory evidence. As the creditor and secured party, and copyright holder of said title, I have implored your grand office to investigate improprieties in the form of harassment, public assination and possible violations of the "RICO ACT". It is not my desire to harm anyone, nor cause any undo challenges. Having tried to gain information to learn "why" this apparent malicious harassment continues I have been thwarted at all doors and agencies. Therefore I turn to you for your assistance in this matter. As for a SS# for me, there is no such number, nor will there be for any living man or woman. Having spoken to you, I believe I understand what your intent was, and it was to obtain the number of the Vessel. That said the number is 595328748.

I pray for a mutual agreement to resolve this or these issues, thereby allowing my family the peace we all deserve.

I look forward to your prompt response if you need anything else.

Sincerely,

muchael David Beiler Jr.

(IN Red INK)





U.S. Department of Justice

Office of Information and Privacy

Telephone: (202) 514-3642

Washington, D.C. 20530

AUG 1 4 2007

Michael D. Beiter, Jr. 5250 NE 160th Avenue Williston, FL 32696

Re:

OLP/07-R0744

SBT:ACP

Dear Mr. Beiter:

This further acknowledges receipt of your June 22, 2007 letter which was further clarified by your July 23, 2007 letter in which you requested copies of the oaths of office and Senate confirmations of Maurice Paul and Stephan P. Mickle. This response is made on behalf of the Office of Legal Policy. Your letter was received in this Office on July 31, 2007.

Because the records you seek require a search in another Office, our staff has not yet been able to complete a search to determine whether there are records within the scope of your request. Accordingly, we will be unable to comply with the twenty-working-day time limit in this case, as well as the ten additional days provided by the statute. In an effort to speed up our records search, you may wish to narrow the scope of your request to limit the number of potentially responsive records or agree to an alternative time frame for processing, should records be located; or you may wish to await the completion of our records search to discuss either of these options.

We have not yet made a decision on your request for a fee waiver. We will do so after we determine whether fees will be assessed for this request.

I regret the necessity of this delay, but I assure you that your request will be processed as soon as possible. If you have any questions or wish to discuss reformulation or an alternative time frame for the processing of your request, you may contact me by telephone at the above number or you may write to me at the above address.

Sincerely,

Antoinette Parker FOIA Specialist

August 18, 2007

Antoinette Parker d/b/a ANTOINETTE PARKER, FOIA SPECIALIST UNITED STATES DEPARTMENT OF JUSTICE, #11050 1425 NEW YORK AVENUE, NW, WASHINGTON, DC [20530] Certified Mail 7005 0390 0006 2890 6559, proof of acceptance of terms requested

Re: Your letter dated 8/14/2007, copy attached

Dear Antoinette and all you are:

My last letter which you received Certified Mail 7005 0390 0006 2890 6665 and never contested, I assumed you made a mistake spelling my name on the letter you received and would like to inform you that I am Michael David Beiter Jr. I then asked you to "please correct your records as your department has written me previously with the correct spelling of my name." I then said, "it would be a shame to have incorrect file."

Are you trying to deceive me?

Singerely,

Michael David Beiter Jr.

(in Red Ink)



Honest Abode:

Michael David Beiter, Jr., non-commercial entity per your Article IX (bill of rights (federal)) in care of: 5250 NE 160th Avenue, Williston Florida [Zoning Improvement Plan number not applicable]

8-15-07

Darci Smith, non-commercial entity doing business as DARCI SMITH, commercial entity [addressed at law to Darci Smith or her husband in "her" (not "its") non-government living capacity] Darci Smith doing business as DARCI SMITH, CID, IRS AGENT 6511 Pelican Terrace, Coconut Creek, Florida [Zoning Improvement Plan number 33073-2425] Express Mail EB 032383261US and 300 Lock Road #200, Deerfield Beach, Florida [Zoning Improvement Plan number 33442]

Dear little one:

Express Mail EB 032383258 US

Don't be afraid of this document. The express purpose of this document is to express, to you, my understanding for your seeking relief against your current condition at law.

I'm doing my best to discover, in document form, the identities of those who leave you so naked and vulnerable at law with your name on everything in origination of everything. Whoever it is sees fit to do the same to your superiors and that is why I've been in direct contact with your superiors.

Whatever strong need existed to disregard congressional public servant questionnaires simply made the 20-plus congressional authorities printed at the bottom a nullity, effectively mocking your own access to same from a congress! Someone enjoying a block to your own access, to those 20-plus congressional authorities of the public servant questionnaire, being disregarded is so laughable, if you ever wanted your own rightful access to the same congressional authorities, and so black, that I assure you I'm doing my best and documentary evidence abounds.

Clearly one needs better covering but the commercial versus non-commercial identities involved (commercial versus Article IX entities) have obviously either (1) confused you or (2) revealed your allegiance to dishonesty, as word has reached Me that even as of yesterday, you verbally assaulted people known to Me regarding whether or not "living souls" exist. I assure you, your bill of rights already proves living souls did make Article IX of your bill of rights, because living souls are required for Article IX to "be" written, "get" written, "exist in the first place."

All waivers have been and continue to be disavowed. Again, all rights are reserved and I will continue to ask "who is leaving Darci and her coworkers naked?"

In the event you don't feel naked, ask your nearest 12-year-old if the enclosed "Memorandum of Law on the Name" is understandable. In the event you're scared, simply RESIGN, because for all intents and purposes I've fired you.

Honestly (per John 4:23-24, "The Holy Bible"),

Michael David Beiter Jr., non-commercial entity (living soul)

sealed in red ink and in upper- and lower-case in

adherence to the simple rules of English

Enclosure



Honest Abode:

Michael Beiter, Jr., non-commercial entity per your Article IX (bill of rights (federal)) are of: 5250 NE 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

8-16-07

Shawna Williams, non-commercial entity doing business as SHAWNA WILLIAMS and/or in a state "oathbound" of constitutional office of constitutional congress [addressed at law to Shawna Williams in "her" (not "its") non-government "living" capacity] in care of: 115 SE 25th Avenue, Ocala, Florida [Zoning Improvement Plan number not applicable] Certified Mail 7005 0390 0006 2890 6702, proof of acceptance of terms attached

To all and sundry whom these presents do or may concern (precept: "active versus non-active"):

Per our recent non-commercial contacts, and live meetings, and live verbal conversations, this is lawful notification to you (and also lawful notification to whatever category of "you" of rules of English) and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "above and hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you. (note: if you fail to fail, you spare me and my loved ones against much harm).

Herewith and herein and hereby notice is now given that the documents attendant herewith (1) constitute documents and (2) constitute unrebuttable evidence (Fed. Rules of Evid. 201, 902) and (3) constitute proof proving the reliance of the undersigned (a "he") upon the non-active state (condition) of constitutional prosecution against the undersigned.

This notice is applicable regardless of the commercial or non-commercial nature of said prosecution and this notice is made of Article IX right (for your bill of rights (federal)) in order to negate future harm (as the documents attendant herewith do prove "existing past harm" and "existing statutory damages" caused directly from the undersigned's good faith reliance upon a seemingly seriously constitutional-government posited "active" state (condition) for a constitutional prosecution against the undersigned).

Please forgive the formal air of this writing but as we previously informed you, our family's safety and security is of paramount importance and enforcement (ref: personal law and law of abode). We hope you are not added to the list of government-associated entities left dangling with liability, fault and documented wrongful conduct (fraud, waste and abuse) as we all trust our government to be adequately trained in fundamental law and adequately trained in fundamental constitutional law.

You can be assured, Article IX entities (non-commercial "living souls") do exist other-wise who wrote Article IX? In fact, attorneys argue for rights for a conception (fertilized human ovum) using same.

This is lawful notification to you and you are required to respond and to rebut that with which you disagree. If you fail to do so in writing to the "hereupon prominently displayed" honest abode address within ten (10) days then you admit to everything contained herein, fully binding upon you at any court without your objection, protest, or that of those who represent you.

Sealed in non-compromised honesty (per John 4:23-24, "The Holy Bible"),

Michael David Beiter Jr., non-commercial entity (living soul) sealed in red

ink and lettered using upper- and lower-cased

lettering in adherence to the simple rules of English



August 18, 2007

Antoinette Parker d/b/a ANTOINETTE PARKER, FOIA SPECIALIST UNITED STATES DEPARTMENT OF JUSTICE, #11050 1425 NEW YORK AVENUE, NW, WASHINGTON, DC [20530] Certified Mail 7005 0390 0006 2890 6559, proof of acceptance of terms requested

Re: Your letter dated 8/14/2007, copy attached

Dear Antoinette and all you are:

My last letter which you received Certified Mail 7005 0390 0006 2890 6665 and never contested, I assumed you made a mistake spelling my name on the letter you received and would like to inform you that I am Michael David Beiter Jr. I then asked you to "please correct your records as your department has written me previously with the correct spelling of my name." I then said, "it would be a shame to have incorrect file."

Are you trying to deceive me?

Sincerely,

Michael David Beiter Jr.

(in Red Ink)



U.S. Department of Justice

Office of Information and Privacy

Telephone: (202) 514-3642

Washington, D.C. 20530

AUG 1 4 2007

Michael D. Beiter, Jr. 5250 NE 160th Avenue Williston, FL 32696

Re:

OLP/07-R0744

SBT:ACP

Dear Mr. Beiter:

This further acknowledges receipt of your June 22, 2007 letter which was further clarified by your July 23, 2007 letter in which you requested copies of the oaths of office and Senate confirmations of Maurice Paul and Stephan P. Mickle. This response is made on behalf of the Office of Legal Policy. Your letter was received in this Office on July 31, 2007.

Because the records you seek require a search in another Office, our staff has not yet been able to complete a search to determine whether there are records within the scope of your request. Accordingly, we will be unable to comply with the twenty-working-day time limit in this case, as well as the ten additional days provided by the statute. In an effort to speed up our records search, you may wish to narrow the scope of your request to limit the number of potentially responsive records or agree to an alternative time frame for processing, should records be located; or you may wish to await the completion of our records search to discuss either of these options.

We have not yet made a decision on your request for a fee waiver. We will do so after we determine whether fees will be assessed for this request.

I regret the necessity of this delay, but I assure you that your request will be processed as soon as possible. If you have any questions or wish to discuss reformulation or an alternative time frame for the processing of your request, you may contact me by telephone at the above number or you may write to me at the above address.

Sincerely,

Antoinette Parker FOIA Specialist



6TH DISTRICT, FLORIDA

WASHINGTON:

") RAYBURN HOUSE OFFICE BUILDING WASHINGTON, DC 20515-0906

> (202) 225-5744 FAX: (202) 225-3973

www.house.gov/stearns

Case # 105196



Congress of the United States

House of Representatives Washington, DC 20515-0906

August 20, 2007

Mr. Michael David Beiter, Jr. 5250 NE 160th Ave Williston, FL 32696

Dear Mr. Beiter:

Enclosed is the interim response received regarding your problem with an agency of the federal government.

My staff will continue to handle your case in a prompt and thorough manner, and will be back in touch with you when further information is received from the agency.

If you have questions about this interim response, please call.

Sincerely,

Cliff Stearns

United States Representative

CS:sw

COMMITTEE ON ENERGY AND COMMERCE

SUBCOMMITTEES:

COMMERCE, TRADE, AND CONSUMER PROTECTION RANKING REPUBLICAN MEMBER

TELECOMMUNICATIONS AND THE INTERNET

ENVIRONMENT AND HAZARDOUS MATERIALS

COMMITTEE ON VETERANS' AFFAIRS

DEPUTY RANKING REPUBLICAN MEMBER

SUBCOMMITTEE

HEALTH

OVERSIGHT AND INVESTIGATIONS

AIR FORCE CAUCUS, CO-CHAIRMAN

CHRONIC OBSTRUCTIVE PULMONARY DISEASE (COPD) CAUCUS, CO-CHAIRMAN

CYSTIC FIBROSIS CAUCUS, CO-CHAIRMAN

OCALA 115 S.E. 25TH AVENUE OCALA, FL 34471 (352) 351–8777

GAINESVILLE

5700 S.W. 34TH STREET, #425
GAINESVILLE, FL 32608
(352) 337–0003

PRINTED ON RECYCLED PAPER

ORANGE PARK

1726 KINGSLEY AVENUE, #8

726 KINGSLEY AVENUE, # ORANGE PARK, FL 32073 (904) 269–3203





U.S. Department of Justice

Office of Information and Privacy

Telephone: (202) 514-3642

Washington, D.C. 20530

AUG 23 2007

Michael D. Beiter, Jr. 5250 NE 160th Avenue Williston, FL 32696

Re:

OLP/07-R0744

CLM:MLF:ACP

Dear Mr. Beiter:

This responds to your Freedom of Information Act request dated June 22, 2007, which was received in this Office on June 29, 2007, in which you requested copies of the oaths of office and Senate confirmations of Maurice Paul and Stephan P. Mickle. This response is made on behalf of the Office of Legal Policy (OLP).

A search has been conducted in OLP, and we have located four documents, totaling four pages, that are responsive to your request. I have determined that two documents, totaling two pages, are appropriate for release without excision and copies are enclosed. Also enclosed are two documents, totaling two pages, which are appropriate for release with excisions made pursuant to Exemption 6 of the FOIA, 5 U.S.C. § 552(b)(6). This exemption concerns information the release of which would constitute a clearly unwarranted invasion of the personal privacy of a third party.

If you are not satisfied with my action on this request, you may administratively appeal by writing to the Director, Office of Information and Privacy, United States Department of Justice, Suite 11050, 1425 New York Avenue, NW, Washington, DC 20530-0001, within sixty days from the date of this letter. Both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal."

Sincerely,

Marchyn of Falksen Carmen L. Mallon

Chief of Staff

Enclosures

OATH OF OFFICE FOR UNITED STATES JUDGES

(Title 28, Sec. 453 and Title 5, Sec. 3331, United States Code)

	I,, do Soleminy Sweat (or
	affirm) that I will administer justice without respect to persons, and do equal right to the poor
	and to the rich, and that I will faithfully and impartially discharge and perform all the duties
	imcumbent upon me as UNITED STATES DISTRICT JUDGE, according to the best of my
	abilities and understanding, agreeably to the Constitution and laws of the United States; and
	that I will support and defend the Constitution of the United States against all enemies, foreign
	and domestic; that I will bear true faith and allegiance to the same; that I take this obligation
	freely, without any mental reservation or purpose of evasion; and that I will well and faithfully
	discharge the duties of the office on which I am about to enter. SO HELP ME GOD.
	Maurice Witchest Saul
	MAURICE MITCHELL PAUL
	Subscribed and sworn to (or affirmed) before me this
	of June 19 82
FOIA	EXEMPTION (b)(6)
	Actual abode U. S. District Judge
	Official station * Tallahassee, Fla.
)	Date of birth 1932
	Date of entry on duty June 24, 1982

Senate of the United States

IN EXECUTIVE SESSION

June 18, 1982

Resolved, That the Senate advise and consent to the following nomination:

Maurice M. Paul, of Florida, to be United States
District Judge for the Northern District of Florida.

Attest:

Secretary



OATH OF OFFICE FOR UNITED STATES JUDGES

(Title 28, Sec. 453 and Title 5, Sec. 3331, United States Code)

	I,, do solemnly swear (or
	affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the
	rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me
	as United States District Judge under the Constitution and laws of the United States;
	and that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that
	I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or
	purpose of evasion: and that I will well and faithfully discharge the duties of the office on which I am about to enter.
	So Help Me God.
	Stephen P. Mickle
	Subscribed and sworn to (or affirmed) before me this
FOIA	EXEMPTION (b)(6) William Stafford
	Actual abode William Stafford, Senior Judge
	Official station* Gainesville, FL Northern District of Florida
	Date of birth 1944
	Date of entry on duty June 22, 1998
	*Title 28. sec. 456 United States Code, as amended.

CERTIFIED A TRUE COPY ROBERT A MOSSING, CLERK

Beputy Clerk



August 30, 2007

Carmen Mallon d/b/a CARMEN MALLON, CHIEF OF STAFF U.S. Department of Justice Office of Information and Privacy Washington DC [20530]
Certified mail 7005 0390 0003 2267 9728

Re: attached letter sent by you, dated August 23, 2007

Dear Carmen,

My wife has accidentally opened mail that was not addressed to me which seems odd as I have written to your office requesting the exact documents attached to your letter. I am sending back your originals as I am not sure it is me you intended to write. I am Michael David Beiter Jr., spelled upper case, lower case and entirely as written here. If in fact you did intend to send me information I have requested, simply correct your misnomer and resend my documents to me. If I do not hear back from you, I can only assume you do not intend to meet my lawful request.

Sincerely,

Michael David Beiter Jr.

(In red ink)



Abstract and Surety Bond No. RR 519 390 730 US

August 31, 2007

Creditor:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Debtor:

Our Precious Grand Jury

299 East Broward Blvd., First floor

Fort Lauderdale, Florida [Zoning Improvement Plan Number 33301]

Amount of Judgment: 200 ounces, silver specie

Verified Abstract of Judgment

The United States of America, the perpetua	§	
union of sovereign states combined	§	
to form a constitutional republic	§	
	§	
on the soil of Florida, a sovereign state	§	SS.
within the perpetual union of states	§	
	§	
at the sovereign county of Levy	§	

The following "Verified Abstract of Judgment" is made explicitly under reserve and without recourse.

I, me, Michael David Beiter Jr., living on the soil of Florida and Creditor, am acting in good faith, with clean hands and at arm's length. I am over the age of twenty-one years, and am competent in making my declaration. The facts stated herein are of firsthand knowledge, and are true, correct and complete under penalty of perjury under the Laws of Yahweh and under the laws of the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, and under the laws of Florida, a sovereign state within the union of states.

WHEREAS an un-refuted declaration, noticed on the public record, is the highest form of evidence, I am, by declaration on the public record, hereby and herein giving seasonable and timely **notice** to the above listed person(s) of their opportunity to refute the facts stated herein. This is done in order of protecting my unalienable rights relative of attacks by parties having **UNCLEAN HANDS** and involved in **CONSPIRACY**, **CONSTRUCTIVE FRAUD**, **DECEIT**, and other acts of **BAD FAITH**. I declare and proclaim the following:

I, me, Michael David Beiter Jr., living on the soil of State, and hereby and herein claiming my right to
common law jurisdiction, declare that I have suffered damages in excess of \$21.00 at the hands of the
Precious Grand Jury with the address above. My claim for contractual damages has been duly established.
My claim for damages has been duly affirmed by the silence, nihil dicit, Precious Grand Jury, and their
voluntary refusal, nihil dicit, to contest and refute my claim for damages.

This document is not being sent by any government agency, court, judge or legal representative; however, this is still a contract.

Verified Abstract of Judgment Page 1 of 7

- 2. Incorporated herein and made fully part hereof by reference is my "Invoice Billing, Per Contract", numbered GJ051207, issued, via Express Mail: "EB318898335US", on May 14, A.D.2007 by me against Precious Grand Jury, as issuer. Said invoice details my claim for damages, totaling 200 ounces silver specie. Precious Grand Jury was given thirty days in which to either pay the said invoice or contest the validity of the debt behind the said invoice and failed and refused to do so. Proof of service is attached hereto and made a part hereof by reference.
- 3. Incorporated herein and made fully part hereof by reference is my "Notice of Contract and Notice of Dishonor and Notice of Default", issued, via Express Mail: "EB318898499US" on June 22, A.D. 2007 by me to Precious Grand Jury, for their <u>failure</u>, nihil dicit, to either <u>pay the said invoice</u>, numbered GJ051207, or to <u>contest the validity of the debt</u> behind the said invoice within thirty days of the mailing of the Past Due Invoice. Precious Grand Jury did not pay the said invoice, nor did they contest the validity of debt behind the said invoice within thirty days. The validity of the debt behind the said invoice has now been established, confirmed and proven. Proof of service on Precious Grand Jury is attached hereto and made a part hereof by reference.
- 4. Incorporated herein and made fully part hereof by reference is my "Second Notice of Dishonor and Default", issued via Certified Mail 70050390000628906689 on June 22, A.D. 2007 by me to Precious Grand Jury, for their <u>failure</u>, nihil dicit, to pay the said uncontested and un-refuted invoice, numbered GJ051207 within the additional ten days granted them. Proof of service on Precious Grand Jury is attached hereto and made a part hereof by reference.
- 5. Incorporated herein and made fully part hereof by reference is my original "Registered Surety Bond" issued on behalf of, and bonding the actions of, Michael David Beiter Jr., living soul.

Definitions

Venue:

By virtue of my being a living soul with unalienable rights given me by Yahweh, my Creator, and the title to said rights being found at that declaration entitled, "IN CONGRESS, JULY 4, 1776. The unanimous Declaration of the thirteen United States of America," signed on July 4, A.D. 1776, commonly referred to as the "Declaration of Independence", with said Declaration having never been challenged, contested or refuted and said Declaration still being in full force and effect, I hereby and herein declare that the county of County, a sovereign county within the organic borders of the State of Florida, a sovereign state within the union of states, is my venue, and the Constitutional County Court of Record for the People at the county of Levy, as mandated by the Constitution for the State of Florida, convened by the County Judge at the county of Levy, and presided over by twelve justices at common law, is the proper court in said venue for determining any challenges to the foregoing "Verified Abstract of Judgment". Pursuant to the Constitution for the State of Florida, said Constitutional County Court of Record "shall be open" at all times.

Jurisdiction:

I hereby and herein claim my right to common law jurisdiction, and I <u>deny</u> that I have agreed to statutory jurisdiction. I further confer on the twelve justices of the Constitutional County Court of Record for the People at the county of Levy, the jurisdiction to determine any challenges to the foregoing "Verified Abstract of Judgment".

Relationships:

My actions are, at all times, at arm's length.

Counsel:

I am without counsel; however, I desire effective, Assistance of Counsel, pursuant to that contract, ratified on December 15, A.D. 1791, at Article VI, commonly referred to as the "Sixth Amendment", between the State of State, a sovereign state within the union of states, and the United States of America, the perpetual union of sovereign states combined to form a constitutional republic.

Rules of court:

In common law, there are no rules of court, except as prescribed by the twelve justices presiding over the case.

Testimony:

I reserve the right to provide additional facts and/or testimony to the twelve presiding justices as additional facts become known to me.

Exercise of Rights:

I am a belligerent claimant of all of my unalienable rights. I do <u>not</u> give anyone permission to make any legal determinations concerning the foregoing "Verified Abstract of Judgment", but rather, they are to turn any and all challenges over to the twelve justices presiding over the Constitutional County Court of Record for the People at the county of Levy for proper assessment and ruling, including, but not limited to, any errors, mistakes or omissions involved in the writing of the foregoing "Verified Abstract of Judgment".

Remedy:

By virtue of my being a living soul, I am constitutionally entitled to, and hereby and herein demand, a trial by jury by the common law, convened by the County Judge at the county of Levy, on the soil of State, a sovereign state within the union of states, with a determination of any challenges to the foregoing "Verified Abstract of Judgment" determined by the twelve presiding justices at the Constitutional County Court of Record for the People at the county of Levy. The State of Florida, a sovereign state within the union of states, by its contract with the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, ratified on December 15, A.D. 1791, has guaranteed me a trial by jury by the common law within a republican form of government.

Terms:

The term "Judgment" used herein is defined as meaning: "a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

The term "Abstract of Judgment" used herein is defined as meaning: "a documented summary, duly recorded with the recorder of the county for the world to see, of a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

Equality is PARAMOUNT and MANDATORY by the Law, and I hereby declare myself competent to handle my affairs. The foregoing "Verified Abstract of Judgment" is a document in commerce. Truth and full disclosure is required in commerce. Notice to the principal is notice to the agent and/or the fiduciary.

Notice to the agent and/or the fiduciary is notice to the principal. I hereby and herein explicitly reserve all of my rights without recourse and I hereby and herein claim my right to common law jurisdiction. My Word is My Bond.

As the Creditor, my "Verified Abstract of Judgment" is being issued in good faith, with clean hands and at arm's length, and is being duly recorded with the recorder of the county, with a true and correct copy being duly noticed for Precious Grand Jury, et al.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

This document is not being sent by any government agency, court, judge or legal representative; however, this is still a contract.

Verified Abstract of Judgment Page 3 of 7

	By: Michael David Beiter Jr., creditor, living soul (In red ink)
	Witness: By Min Mall
	Witness: By:
	Authentication
	ute any adhesion, nor does it alter my status in any manner. The only and not for entrance into any foreign jurisdiction.
State of Florida)	
County of Alachua)	
hand concerning the above document, duly sworn an	or made known by Me, by proper identification and having affixed his ad subscribed and affirmed before Me, a Notary Public in and for the ne year of our Lord and Savior, Two Thousand Seven, A.D.
Notary Public: Juan Mawly	Seal /
Printed Name: SUSAN Shawler	SUSAN SHAWLER MY COMMISSION # DD 339154 EXPIRES: July 20, 2008
My Notary Eynires:	Bonded Thru Pichard Insurance Agency

Abstract and Surety Bond No. RR 519 390 730 US

Issued By:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Issued on Behalf of:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

REGISTERED SURETY BOND

The United States of America, the perpetual	§	
union of sovereign states combined	§	
to form a constitutional republic	§	
	§	
on the soil of Florida, a sovereign state	SS. §	S
within the perpetual union of states	§	
	§	
at the sovereign county of Alachua	§	

I, me: Michael David Beiter Jr., living soul, principal, surety and guarantor live on the soil of State over a republican form of government. Acting in good faith and with clean hands, I declare that I am <u>not</u> a corporation or legal fiction. I am a free man of age, competent for testifying, and have first-hand knowledge that the facts stated herein are true, correct, complete, certain and not misleading. I hereby and herein declare and proclaim the following:

I am acting in good conscience of my own free will and accord, in my capacity as beneficiary to the Original Jurisdiction, and hereby willingly, in the presence of Almighty Yahweh, my Creator, undertake to act as surety, to pledge and provide private bond, in the amount of twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America, with said lawful coin dollars of the United States of America personally held by me in my ownership and possession.

This Registered Surety Bond is to the credit of Michael David Beiter Jr., by his appellation, in his capacity as beneficiary to the Original Jurisdiction, as a full faith and credit guarantee to any lawful Bill of Redemption, duly presented under seal in lawful specie money of account of the United States of America, Original Jurisdiction.

The Bill of Redemption is a tender, as set-off for any alleged contract, agreement, consent or assent purportedly held, as an obligation or duty against Michael David Beiter Jr., so as to cause an imputed disability or presumption against the capacity, rights and powers of Michael David Beiter Jr., This Registered Surety Bond under seal duly establishes, by my witness, the good credit, in lawful specie money, of Michael David Beiter Jr.

I do make this surety, pledge and bond, under my seal, as my full faith and credit guarantee to any lawful Bill, duly presented to me under seal, signed under penalties of perjury, in lawful specie money of account of the United States of America, in the matter of correct public judicial/corporate actions in the forum of Original Jurisdiction and Original Rules, for the benefit and credit of Michael David Beiter Jr., and his heirs and assigns.

The specific intent of this Registered Surety Bond under Seal is to establish, by my witness, the good credit, in lawful specie dollars of the United States of America, in the sum certain amount of at least **twenty-one dollars in silver coinage**, minted by the American Treasury of the United States of America and which carry no debt obligations worldwide, available to bond the actions of Michael David Beiter Jr., Further, in reservation of rights under common law and customs of the United States of America, Original Jurisdiction and Original Rules, Michael David Beiter Jr., has, before this assembly of witnesses, caused to be issued this bond of identity and character in tender of **twenty-one dollars silver**, being positive proof and competent evidence that Michael David Beiter Jr., cannot be bankrupt or be a vagrant or be a ward of the State, or be the *dolus* trust "MICHAEL D. BEITER JR.", a legal entity, and is not acting in *cessio bonorum*.

The life of this Registered Surety Bond covers a period of two years from the date of issue, unless the plaintiff enters a true bill of particulars into evidence in the case of Michael David Beiter Jr., along with all related causes of action, your advice of counsel, i.e., who do you work for, and information with testamentary documentation, signed under the penalties of perjury. In that case, the life of this Registered Surety Bond will be extended for a period of two years after such documentation is presented. By the witnessed signature, authentication and seal of me, Michael David Beiter Jr., living soul, in my capacity as beneficiary of the Original Jurisdiction, as surety and guarantor, I hereby and herein confirm, attest, and affirm this Registered Surety Bond. Any and all assumptions and/or presumptions are required to be proven in writing, and signed and sealed before three witnesses, in order to be a valid response.

Failure to, within three business days of receipt, respond to, request additional time for responding for, or refute the foregoing Registered Surety Bond, point for point, is a default, and the adverse party is collaterally estopped from any further adversarial actions against Michael David Beiter Jr., and for good cause not limited to the laws of collateral estoppel, coercion, fraud and want of jurisdiction of the subject-matter, Michael David Beiter Jr., living soul, demands that the cause(s) be vacated and dismissed, and that the accounts be immediately discharged with prejudice. It is hereby made plain and clear that the said failure of response or rebuttal, under penalties of perjury, clearly defines the adverse party's assent to the foregoing Registered Surety Bond, and that a fault exists creating fraud through material misrepresentation that vitiates all forms, contracts, testimony, agreements, etc., both expressed or implied, from the beginning, of which the adverse party is relying on, and there is no longer permission by consent or assent for any demand of payment being ordered or levied against Michael David Beiter Jr. Michael David Beiter Jr., further demands that the record of the cause(s) be expunged. Failure to comply with the foregoing Registered Surety Bond, within three business days of receipt, will negate the adverse party's remedies. Any third-parties serving on the cause(s) will be liable for civil and criminal prosecution.

Verified Abstract of Judgment

Notice to principal is notice to agent. Notice to agent is notice to principal. **Equality UNDER THE LAW is paramount and mandatory by law**. I, Michael David Beiter Jr., living soul, hereby and herein explicitly reserve all of my rights without recourse, and I hereby and herein claim my right to common law jurisdiction and refuse statutory jurisdiction and/or admiralty jurisdiction.

Asseverated, signed and issued, in good faith and with clean hands, without *dolus*, on this the thirty first day of the eighth month in the year of our Lord, two-thousand, seven, at the county of Alachua.

By:

Michael David Beiter Jr., living soul, creditor only in my capacity as beneficiary of the Original Jurisdiction (In red ink)

Witness: By: Min Ballison

Witness: By:

Authentication

Notice

<u>Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner.</u> The purpose for notary is verification and identification only and not for entrance into any <u>foreign jurisdiction</u>.

State of Florida)
County of Alachua)

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Florida this 31st day for the eighth month in the year of our Lord and Savior, Two Thousand Seven, A.D.

Notary Public: SWM Showly

Printed Name: Susan Showler

My Notary Expires: July 20, 2008





Abstract and Surety Bond No. RR 519 390 743 US

August 31, 2007

Creditor:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Debtor:

Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY

500 East Broward Boulevard, Suite 700,

Fort Lauderdale, USA [Zoning Improvement Plan Number 33394]

Amount of Judgment: 200 ounces, silver specie

Verified Abstract of Judgment

	§	The United States of America, the perpetual
	§	union of sovereign states combined
	§	to form a constitutional republic
	§	
SS.	§	on the soil of Florida, a sovereign state
	§	within the perpetual union of states
	§	
	§	at the sovereign county of Levy

The following "Verified Abstract of Judgment" is made explicitly under reserve and without recourse.

I, me, Michael David Beiter Jr., living on the soil of Florida and Creditor, am acting in good faith, with clean hands and at arm's length. I am over the age of twenty-one years, and am competent in making my declaration. The facts stated herein are of firsthand knowledge, and are true, correct and complete under penalty of perjury under the Laws of Yahweh and under the laws of the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, and under the laws of Florida, a sovereign state within the union of states.

WHEREAS an un-refuted declaration, noticed on the public record, is the highest form of evidence, I am, by declaration on the public record, hereby and herein giving seasonable and timely notice to the above listed person(s) of their opportunity to refute the facts stated herein. This is done in order of protecting my unalienable rights relative of attacks by parties having UNCLEAN HANDS and involved in CONSPIRACY, CONSTRUCTIVE FRAUD, DECEIT, and other acts of BAD FAITH. I declare and proclaim the following:

 I, me, Michael David Beiter Jr., living on the soil of State, and hereby and herein claiming my right to common law jurisdiction, declare that I have suffered damages in excess of \$21.00 at the hands of the Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY with the address above. My claim for contractual damages has been duly established. My claim for damages has been duly affirmed by the silence, nihil dicit, Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY and Her/her/their voluntary refusal, nihil dicit, to contest and refute my claim for damages.

This document is not being sent by any government agency, court, judge or legal representative; however, this is still a contract.

Verified Abstract of Judgment Page 1 of 7

- 2. Incorporated herein and made fully part hereof by reference is my "Invoice Billing, Per Contract", numbered BM051207, issued, via Express Mail: "EB318898321", on May 14, A.D.2007 by me against Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, as issuer. Said invoice details my claim for damages, totaling 200 ounces silver specie. Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY was given thirty days in which to either pay the said invoice or contest the validity of the debt behind the said invoice and failed and refused to do so. Proof of on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY service is attached hereto and made a part hereof by reference.
- 3. Incorporated herein and made fully part hereof by reference is my "Notice of Contract and Notice of Dishonor and Notice of Default", issued, via Express Mail: "EB318898321" on June 20, A.D. 2007 by me to EB318898321, for Her/her/their failure, nihil dicit, to either pay the said invoice, numbered BM051207, or to contest the validity of the debt behind the said invoice within thirty days of the mailing of the Past Due Invoice. Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY, did not pay the said invoice, nor did they contest the validity of debt behind the said invoice within thirty days. The validity of the debt behind the said invoice has now been established, confirmed and proven. Proof of service on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY is attached hereto and made a part hereof by reference.
- 4. Incorporated herein and made fully part hereof by reference is my "Second Notice of Dishonor and Default", issued via Certified Mail 70050390000628906689 on July 23, A.D. 2007 by me to Precious Grand Jury, for their <u>failure</u>, nihil dicit, to pay the said uncontested and un-refuted invoice, numbered BM051207 within the additional ten days granted them. Proof of service on Bertha Mitrani d/b/a BERTHA R. MITRANI, ASSISTANT U.S. ATTORNEY is attached hereto and made a part hereof by reference.
- 5. Incorporated herein and made fully part hereof by reference is my original "Registered Surety Bond" issued on behalf of, and bonding the actions of, Michael David Beiter Jr., living soul.

Definitions

Venue:

By virtue of my being a living soul with unalienable rights given me by Yahweh, my Creator, and the title to said rights being found at that declaration entitled, "IN CONGRESS, JULY 4, 1776. The unanimous Declaration of the thirteen United States of America," signed on July 4, A.D. 1776, commonly referred to as the "Declaration of Independence", with said Declaration having never been challenged, contested or refuted and said Declaration still being in full force and effect, I hereby and herein declare that the county of County, a sovereign county within the organic borders of the State of Florida, a sovereign state within the union of states, is my venue, and the Constitutional County Court of Record for the People at the county of Levy, as mandated by the Constitution for the State of Florida, convened by the County Judge at the county of Levy, and presided over by twelve justices at common law, is the proper court in said venue for determining any challenges to the foregoing "Verified Abstract of Judgment". Pursuant to the Constitution for the State of Florida, said Constitutional County Court of Record "shall be open" at all times.

Jurisdiction:

I hereby and herein claim my right to common law jurisdiction, and I <u>deny</u> that I have agreed to statutory jurisdiction. I further confer on the twelve justices of the Constitutional County Court of Record for the People at the county of Levy, the jurisdiction to determine any challenges to the foregoing "Verified Abstract of Judgment".

Relationships:

My actions are, at all times, at arm's length.

Counsel:

I am without counsel; however, I desire effective, Assistance of Counsel, pursuant to that contract, ratified on December 15, A.D. 1791, at Article VI, commonly referred to as the "Sixth Amendment", between the State of State, a sovereign state within the union of states, and the United States of America, the perpetual union of sovereign states combined to form a constitutional republic.

Rules of court:

In common law, there are no rules of court, except as prescribed by the twelve justices presiding over the case.

Testimony:

I reserve the right to provide additional facts and/or testimony to the twelve presiding justices as additional facts become known to me.

Exercise of Rights:

I am a belligerent claimant of all of my unalienable rights. I do <u>not</u> give anyone permission to make any legal determinations concerning the foregoing "Verified Abstract of Judgment", but rather, they are to turn any and all challenges over to the twelve justices presiding over the Constitutional County Court of Record for the People at the county of Levy for proper assessment and ruling, including, but not limited to, any errors, mistakes or omissions involved in the writing of the foregoing "Verified Abstract of Judgment".

Remedy:

By virtue of my being a living soul, I am constitutionally entitled to, and hereby and herein demand, a trial by jury by the common law, convened by the County Judge at the county of Levy, on the soil of State, a sovereign state within the union of states, with a determination of any challenges to the foregoing "Verified Abstract of Judgment" determined by the twelve presiding justices at the Constitutional County Court of Record for the People at the county of Levy. The State of Florida, a sovereign state within the union of states, by its contract with the United States of America, the perpetual union of sovereign states combined to form a constitutional republic, ratified on December 15, A.D. 1791, has guaranteed me a trial by jury by the common law within a republican form of government.

Terms:

The term "Judgment" used herein is defined as meaning: "a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

The term "Abstract of Judgment" used herein is defined as meaning: "a documented summary, duly recorded with the recorder of the county for the world to see, of a decree issued by a creditor based on the debtor's documented failure to perform under the terms of a contract or the debtor's documented failure to pay a sum of money owed the creditor pursuant to the terms of a contract".

Equality UNDER THE LAW is paramount and mandatory by law and I hereby declare myself competent to handle my affairs. The foregoing "Verified Abstract of Judgment" is a document in commerce. Truth and full disclosure is required in commerce. Notice to the principal is notice to the agent and/or the fiduciary.

Notice to the agent and/or the fiduciary is notice to the principal. I hereby and herein explicitly reserve all of my rights without recourse and I hereby and herein claim my right to common law jurisdiction. My Word is My Bond.

As the Creditor, my "Verified Abstract of Judgment" is being issued in good faith, with clean hands and at arm's length, and is being duly recorded with the recorder of the county, with a true and correct copy being duly noticed for Precious Grand Jury, et al.

If it is proven in a competent Court I am incorrect, then I will remove all documents from the public record.

Notice for Agents is Notice for Principals and Notice for principals is Notice for Agents.

This document is not being sent by any government agency, court, judge or legal representative; however, this is still a contract.

Verified Abstract of Judgment Page 3 of 7

Verification: I declis true and correct. the county of Alachu	Executed on thi	ty of perjury under s 31st day of the ei	the laws of the United Staghth month in the year of By: Michael David Beit (In red ink)	l S	thousand, seven, at
			Witness: By:	MA	A Comment
			Witness: By:	(m)	\
		Auth	entication		
			ny adhesion, nor does it a		
State of Florida County of Alachua)				
hand concerning the	above document,	duly sworn and sul	de known by Me, by proper oscribed and affirmed befor ar of our Lord and Savior, To	e Me, a Notary	Public in and for the
Notary Public:	Swan_	Shawly		Seal	
Printed Name:	Susan S	Shawler	S C C C C C C C C C C C C C C C C C C C	SUS MY COMM	SAN SHAWLER IISSION # DD 339154
My Notary Expires:	July 2	2008		FXPIH	ES: July 20, 2008 Pichard Insurance Agency

Abstract and Surety Bond No. RR 519 390 743 US

Issued By:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

Issued on Behalf of:

Michael David Beiter Jr., living soul,

and/or assigns,

c/o temporary mailing location:

5250 NE 160th Avenue Williston, Florida

REGISTERED SURETY BOND

	§	The United States of America, the perpetua		
	§	union of sovereign states combined		
	§	to form a constitutional republic		
	§			
SS.	§	on the soil of Florida, a sovereign state		
	§	within the perpetual union of states		
	§			
	§	at the sovereign county of Levy		

I, me: Michael David Beiter Jr., living soul, principal, surety and guarantor live on the soil of State over a republican form of government. Acting in good faith and with clean hands, I declare that I am <u>not</u> a corporation or legal fiction. I am a free man of age, competent for testifying, and have first-hand knowledge that the facts stated herein are true, correct, complete, certain and not misleading. I hereby and herein declare and proclaim the following:

I am acting in good conscience of my own free will and accord, in my capacity as beneficiary to the Original Jurisdiction, and hereby willingly, in the presence of Almighty Yahweh, my Creator, undertake to act as surety, to pledge and provide private bond, in the amount of twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America, with said lawful coin dollars of the United States of America personally held by me in my ownership and possession.

This Registered Surety Bond is to the credit of Michael David Beiter Jr., by his appellation, in his capacity as beneficiary to the Original Jurisdiction, as a full faith and credit guarantee to any lawful Bill of Redemption, duly presented under seal in lawful specie money of account of the United States of America, Original Jurisdiction.

The Bill of Redemption is a tender, as set-off for any alleged contract, agreement, consent or assent purportedly held, as an obligation or duty against Michael David Beiter Jr., so as to cause an imputed disability or presumption against the capacity, rights and powers of Michael David Beiter Jr. This Registered Surety Bond under seal duly establishes, by my witness, the good credit, in lawful specie money, of Michael David Beiter Jr.

I do make this surety, pledge and bond, under my seal, as my full faith and credit guarantee to any lawful Bill, duly presented to me under seal, signed under penalties of perjury, in lawful specie money of account of the United States of America, in the matter of correct public judicial/corporate actions in the forum of Original Jurisdiction and Original Rules, for the benefit and credit of Michael David Beiter Jr., and his heirs and assigns.

The specific intent of this Registered Surety Bond under Seal is to establish, by my witness, the good credit, in lawful specie dollars of the United States of America, in the sum certain amount of at least twenty-one dollars in silver coinage, minted by the American Treasury of the United States of America and which carry no debt obligations worldwide, available to bond the actions of Michael David Beiter Jr., Further, in reservation of rights under common law and customs of the United States of America, Original Jurisdiction and Original Rules, Michael David Beiter Jr., has, before this assembly of witnesses, caused to be issued this bond of identity and character in tender of twenty-one dollars silver, being positive proof and competent evidence that Michael David Beiter Jr., cannot be bankrupt or be a vagrant or be a ward of the State, or be the dolus trust "MICHAEL D. BEITER JR.", a legal entity, and is not acting in cessio bonorum.

The life of this Registered Surety Bond covers a period of two years from the date of issue, unless the plaintiff enters a true bill of particulars into evidence in the case of Michael David Beiter Jr., along with all related causes of action, your advice of counsel, i.e., who do you work for, and information with testamentary documentation, signed under the penalties of perjury. In that case, the life of this Registered Surety Bond will be extended for a period of two years after such documentation is presented. By the witnessed signature, authentication and seal of me, Michael David Beiter Jr., living soul, in my capacity as beneficiary of the Original Jurisdiction, as surety and guarantor, I hereby and herein confirm, attest, and affirm this Registered Surety Bond. Any and all assumptions and/or presumptions are required to be proven in writing, and signed and sealed before three witnesses, in order to be a valid response.

Failure to, within ten business days of receipt, respond to, request additional time for responding for, or refute the foregoing Registered Surety Bond, point for point, is a default, and the adverse party is collaterally estopped from any further adversarial actions against Michael David Beiter Jr., and for good cause not limited to the laws of collateral estoppel, coercion, fraud and want of jurisdiction of the subject-matter, Michael David Beiter Jr., living soul, demands that the cause(s) be vacated and dismissed, and that the accounts be immediately discharged with prejudice. It is hereby made plain and clear that the said failure of response or rebuttal, under penalties of perjury, clearly defines the adverse party's assent to the foregoing Registered Surety Bond, and that a fault exists creating fraud through material misrepresentation that vitiates all forms, contracts, testimony, agreements, etc., both expressed or implied, from the beginning, of which the adverse party is relying on, and there is no longer permission by consent or assent for any demand of payment being ordered or levied against Michael David Beiter Jr. Michael David Beiter Jr., further demands that the record of the cause(s) be expunged. Failure to comply with the foregoing Registered Surety Bond, within ten business days of receipt, will negate the adverse party's remedies. Any third-parties serving on the cause(s) will be liable for civil and criminal prosecution.

Verified Abstract of Judgment

Notice to principal is notice to agent. Notice to agent is notice to principal. Equality is PARAMOUNT and MANDATORY by the Law. I, Michael David Beiter Jr., living soul, hereby and herein explicitly reserve all of my rights without recourse, and I hereby and herein claim my right to common law jurisdiction and refuse statutory jurisdiction and/or admiralty jurisdiction.

Asseverated, signed and issued, in good faith and with clean hands, without dolus, on this the 31st day of the eighth month in the year of our Lord, two-thousand, seven, at the county of Alachua.

Teste Meipso. By: Seal Michael David Beiter Jr., living soul, creditor only in my capacity as beneficiary of the Original Jurisdiction (In red ink)

Witness: By:

Authentication

Notice

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

State of Florida County of Alachua

Michael David Beiter Jr., living soul, known by Me or made known by Me, by proper identification and having affixed his hand concerning the above document, duly sworn and subscribed and affirmed before Me, a Notary Public in and for the State of Florida this 31st day for the eighth month in the year of our

Lord and Savior, Two Thousand Seven, A.D.

Notary Public:

SUSAN SHAWLER COMMISSION # DD 339154 EXPIRES: July 20, 2008

Seal

Printed Name:

My Notary Expires:



September 4, 2007

John (Jack) E. Potter
Postmaster General and Chief Executive Officer
United States Postal Service
475 L' Enfant Plaza SW
Washington DC, 20260 Expr

Express Mail EB 032383289 US

Subject: mail fraud, fraud in advertising and opportunity to reject participation in coercion

Dear Mr. Potter,

I have a file number for an open investigation regarding the below identified (i.e., including but not limited to Mrs. Smith and an accomplice if needed by you) persons.

There are several issues that I would like to bring to your attention and I will start with the easiest to prove first and then move on to the other disturbing topic.

The first issue involves a piece of mail known as Express Mail:

On 8/15/07 your Gainesville office accepted my offer of contract to deliver documents to one named Darci Smith. The Express Mail number was EB 032383261 US. Between the hours of 12:00 pm and 3:00 pm your website showed the named mail as being delivered.

Several hours later, after someone at Darci's address received the letter your website showed the letter as undelivered. I always document my mailings as they are part of an ongoing matter. When the mail was brought back to me one of your agents found it very odd that her paperwork showed the mail as delivered and yet it was returned undelivered.

I then proceeded to tell your agent about the ongoing investigation and asked if I could have the original delivery receipt, the one usually kept by your office for your records. The problem here is that someone has committed mail fraud and breach of contract, so my question "to you as an advertised messenger" is very simple. When (a) one of your agents signed off on a piece of mail as being delivered, (b) your offered (and my accepted) waiver of signature was applied, the "fraud in advertising" question arises, "how does that mail show as being delivered and then suddenly change?"

Someone caused a breach of contract and attempted to conceal the matter. If I did not have the original and your website, it would be difficult to prove, however, I have the original and the signatures. The people rely on you when the people rely on your advertised messengering.

The position you're now learning of could seem unpredictable if not for the fact that this same Darci Smith took an employee of yours into a private business, whispering "nice place you have here, wouldn't want to see anything bad happen to it, so do not discuss with anyone what we're doing here" and photocopied mail of mine. The person was threatened with the loss of his business if this was revealed; however, a person or persons may be subpoenaed under penalty of perjury to help overcome the fear. All of this second issue was, to your future nightmare with Darci Smith, in the absence of judicial signature, judicial authority, judicial notice, judicial restraint, judicial involvement of any degree, as your own eyes will show you if you ask to see a judge's involvement or court's involvement (authority instead of using "undocumented" warrants which, you know, don't exist at America).

Before I do anything however, I believe you deserve clarity in all fairness to you. I and others close to me have been severely harassed by the above described rogue agent working "outside policy" of Internal Revenue Service. The name of the agent is Darci Smith of the Criminal Investigation Department and the levels she goes to, shamming justice under color of law are, and will be proven to be downright criminal. It will be up to you to discern if I'm self-servingly telling you these things (to either aid myself or give you a heads-up so that when you investigate my claim, she does not drag you into her nightmare).

Please immediately send to me any documents that must be filled out to start a criminal complaint or mail-interference/fraud report and I will gladly respond.

Proverbs 25:13 Like the coolness of snow at harvest time is a trustworthy messenger to those who send him.

Proverbs 25:12 Like an earring of gold or an ornament of fine gold is a wise man's rebuke to a listening ear.

Sincerely,

Michael David Beiter Jr.

(In red ink)

Cc:

FBI- Miami Office

16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169] R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, Florida [Zoning Improvement Plan Number 33394]

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, Florida [Zoning Improvement Plan Number 32301]
Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, Florida [Zoning Improvement Plan Number 32399-1050]

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN

115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471]





U.S. Department of Justice

Federal Bureau of Investigation

Washington, D. C. 20535-0001

August 7, 2007

Honorable Cliff Stearns Member of Congress 115 Southeast 25th Avenue Ocala, FL 34471

Dear Congressman Stearns:

Thank you for your July 25, 2007, letter to the FBI on behalf of Mr. Michael David Beiter, Jr., who is seeking an investigation of "criminal corruption at the United States District Court, Fort Lauderdale, Florida."

Our Public Corruption Unit reviewed Mr. Beiter's allegations and found no basis for an FBI investigation. However, since FBI investigations are conducted by our field offices, a copy of Mr. Beiter's letter has been forwarded to the FBI's Miami Office. If Mr. Beiter has any additional facts or details to support these allegations, I recommend he contact the FBI's Miami Office at 16320 Northwest Second Avenue, Miami, FL 33169-6508, telephone number (305) 944-9101.

I appreciate your bringing this matter to our attention, and I hope this information will be helpful to you in responding to Mr. Beiter.

Sincerely yours,

Assistant Director

Criminal Investigative Division



hael David Beiter Jr.

Honest Abode

5250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

September 4, 2007

To: Kenneth W. Kaiser d/b/a KENNETH W. KAISER, ASSISTANT DIRECTOR, CID

c/o U.S. DEPARTMENT OF JUSTICE

Washington, D.C. [Zoning Improvement Plan number 20535-0001 not applicable] Express mail EB 032383275 US, proof of acceptance attached

Re: Your writing dated August 7, 2007 relative to Case # 105799 with the constitutional office of Congressman Stearns.

Dear Kenneth and all you are:

First and foremost I would like to thank you for the proper spelling of my name. Your agency and the many agents I have contacted seem to struggle with writing my name honestly (or they seem afraid) so I thank you for your diligence to get it right.

Is it proper procedure for your office to "investigate" a claim and then determine "no basis for an FBI investigation" without ever asking to see the evidence? Either I should be sought after for fraud, waste and abuse for making my factual claims against Darci Smith and Bertha Mitrani or at the very least you might want to see the overwhelming amount of evidence to support my claim. My fear is that once again, a cover up, of the blatant fraudulent practices of the named parties is being supported. Don't you need to ask for at least one fact or detail before you can make the legal determination that I should send "additional facts or details"?

Last week a public officer handed all of my exculpatory evidence over to a supposed Grand Jury at the UNITED STATES DISTRICT OURT, SOUTHERN DISTRICT OF FLORIDA. Bertha Mitrani took the evidence, all of which is unrebuttable according to ingressional Statutes Fed. Rules of Evidence 201, 902 and, therefore, I'm relying on the fact she and her cohorts have not given the evidence to the supposed Grand Jury in Quorum and it is being withheld from your office as well so that my family and I can rely on the same and move forward with our lives. Please note that every single page and document was and continues to be accounted for and authenticated by several different Officers of the Court. I pray not one page is missing for the sake of all involved. If it helps you, there is two very large folders titled exactly as seen and typed here "Property of: Michael David Beiter Jr., living soul", that was handed to the supposed Grand Jury in Quorum, which was intercepted by Bertha.

Shawna Williams of Congressman Stearns office has agreed to send the FBI, in Miami, the evidence that sits in her folders as well.

I am sending you the attached PUBLIC SERVANT QUESTIONAIRRE (PSQ) and please take no longer than ten business days (10), Saturdays included to respond.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes [for emphasis] the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Fourth Day of the Ninth Month of the Year of our Lord 2007, executing same at arm's length and at Alachua, Florida,

Sealed:

Michael David Beiter Jr., living soul

(sealed in red ink)

losed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one congressional authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance

into any foreign jurisdiction.

On September 4, 2007 before me, Michael D. Beiler Jy. a Notary Public, personally appeared (Michael David Beiter Jr. living soul) personally known to me -OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this HM day of Septembre 2007.

SUSAN SHAWLER COMMISSION # DD 339154 EXPIRES: July 20, 2008 Bonded Thru Pichard Insurance Agency

(Stamp of the State of Florida Above)

My Commission Expires: ______

cc:

FBI- Miami Office

16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]

Delivery Confirmation 03022940000017389424, proof of acceptance attached

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

Delivery Confirmation 03022940000017389431, proof of acceptance attached

Charlie Crist d/b/a CHARLIE CRIST, GOVERNOR

420 E. Jefferson Street, Tallahassee, FL [Zoning Improvement Plan Number 32301]

Delivery Confirmation 03022940000017389448, proof of acceptance attached

Bill McCollum d/b/a BILL McCOLLUM, ATTORNEY GENERAL, FLORIDA

The Capitol PL-01, Tallahassee, FL [Zoning Improvement Plan Number 32399-1050]

Delivery Confirmation 03022940000017389455, proof of acceptance attached

Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN

115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471]

Delivery Confirmation 03022940000017389462



M' el David Beiter Jr.

nest Abode

250 Northeast 160th Avenue, Williston, Florida [Zoning Improvement Plan number not applicable]

September 5, 2007

To: Jed Silversmith d/b/a JED SILVERSMITH, TRIAL ATTORNEY

c/o U.S. DEPARTMENT OF JUSTICE

Patrick Henry Building
601 D Street, North West
Washington, D.C. [Zoning Improvement Plan number 20004]
Express mail EB 032383301 US, proof of acceptance attached

Re: Ascertaining your authority

Dear Jed:

Last week a public officer handed all of my exculpatory evidence over to a supposed Grand Jury at the UNITED STATES DISTRICT COURT, SOUTHERN DISTRICT OF FLORIDA. Bertha Mitrani took the evidence, all of which is unrebuttable according to Congressional Statutes Fed. Rules of Evidence 201, 902 and, therefore, I'm relying on the fact she and her cohorts have not given the evidence to the supposed Grand Jury in Quorum and it is being withheld from your office as well so that my family and I can rely on the same and move forward with our lives. Please note that every single page and document was and continues to be accounted for and authenticated by several different Officers of the Court. I pray not one page is missing for the sake of all involved. If it helps you, there is two very large folders titled exactly as seen and typed here "Property of: Michael David Beiter Jr., living soul", that was handed to the supposed Grand Jury in Quorum, which was intercepted by Bertha.

ard you where at that supposed Grand Jury in Quorum and am relying on the fact that you saw the exculpatory evidence handed to the upposed Grand Jury in Quorum. My reliance is that you work very hard to make sure each and every supposed juror gets a copy of the complete exculpatory evidence.

I am sending you the attached PUBLIC SERVANT QUESTIONAIRRE (PSQ) and please take no longer than ten business days (10), Saturdays included to respond.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes [for emphasis] the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this Fifth Day of the Ninth Month of the Year of our Savior 2007, executing same at arm's length and at Alachua, Florida,

Sealed:

Michael David Beiter Jr., living soul

(sealed in red ink)

JASON TISCHER

MY COMMISSION # DD 615586 EXPIRES: November 16, 2010 Bonded Thru Pichard Insurance Agency



Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one congressional authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

SUBSCRIBED and SWORN to before me this 05 day of

NOTARY PUBLIC (in root ink) (Str.)

My Commission Expires:

(Stamp of the State of Florida Above)

COUNTY OF HOUNA

The foregoing instrument was acknowledged before me this a day of horizona 2001 by Milliage Reneral

Personally Known or produced Identification type FLDL#18360544691430

Scal

cc:

FBI- Miami Office

16320 Northwest Second Avenue, Miami, Florida [Zoning Improvement Plan Number 33169]

R. Alexander Acosta d/b/a R. ALEXANDER ACOSTA, U.S. ATTORNEY,

500 E. Broward Boulevard, #700, Ft. Lauderdale, FL [Zoning Improvement Plan Number 33394]

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Cliff Stearns d/b/a CLIFF STEARNS, CONGRESSMAN

115 South East 25th Avenue, Ocala, Florida [Zoning Improvement Plan Number 34471]



A. + *



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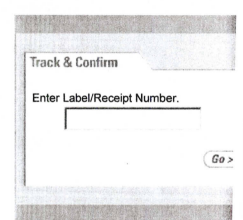
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