



UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional) anna maria riezinger 907 250 - 5087
B. E-MAIL CONTACT AT FILER (optional)
C. SEND ACKNOWLEDGMENT TO: (Name and Address) <div style="border: 1px solid black; padding: 5px; width: fit-content;"> anna maria riezinger c/o box 520994 big lake, ak [99652] </div>

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a. ORGANIZATION'S NAME ANNA MARIA RIEZINGER				
OR	1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
C/O BOX 520994	BIG LAKE	AK	99652	USA

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

2a. ORGANIZATION'S NAME ANNA M. RIEZINGER				
OR	2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
C/O BOX 520994	BIG LAKE	AK	99652	USA

3. SECURED PARTY'S NAME (or NAME OF ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

3a. ORGANIZATION'S NAME				
OR	3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
3c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
c/o box 520994	big lake	ak	[99652]	usa

4. COLLATERAL: This financing statement covers the following collateral:

DEBTORS are trusts and transmitting utilities.

All property and assets claimed by DEBTORS belong to priority secured party creditor anna maria riezinger.

Unscrupulous individuals merely claiming to represent the living woman have created these trusts and transmitting utilities " in her name" and have used them as a legal device to hypothecate public debt against her private property assets and against the assets of the Alaska state under color of law and conditions of semantic deceit, non-disclosure, and fraud, including false claims of representation, contract, and debt.

-Commercial affidavit - not a point of law

5. Check <u>only</u> if applicable and check <u>only</u> one box: Collateral is <input checked="" type="checkbox"/> held in a Trust (see UCC1Ad, item 17 and Instructions) <input type="checkbox"/> being administered by a Decedent's Personal Representative	
6a. Check <u>only</u> if applicable and check <u>only</u> one box: <input type="checkbox"/> Public-Finance Transaction <input type="checkbox"/> Manufactured-Home Transaction <input checked="" type="checkbox"/> A Debtor is a Transmitting Utility	
6b. Check <u>only</u> if applicable and check <u>only</u> one box: <input type="checkbox"/> Agricultural Lien <input type="checkbox"/> Non-UCC Filing	
7. ALTERNATIVE DESIGNATION (if applicable): <input type="checkbox"/> Lessee/Lessor <input type="checkbox"/> Consignee/Consignor <input type="checkbox"/> Seller/Buyer <input type="checkbox"/> Bailee/Bailor <input type="checkbox"/> Licensee/Licenser	
8. OPTIONAL FILER REFERENCE DATA: earlier claim dated June 30, 2014 is on file against these NAMED entities.	

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME ANNA MARIA RIEZINGER	
OR	
9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME UNITED STATES	
OR	
10b. INDIVIDUAL'S SURNAME	
INDIVIDUAL'S FIRST PERSONAL NAME	
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)	
SUFFIX	

10c. MAILING ADDRESS c/o United Nations Headquarters	CITY New York	STATE NY	POSTAL CODE 10017	COUNTRY USA
--	-------------------------	--------------------	-----------------------------	-----------------------

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME			
OR			
11b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
----------------------	------	-------	-------------	---------

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):

All actual and controlling interest in the real and intellectual property assets naturally belonging to the fifty (50) united States of America and to the peaceful inhabitants thereof is theirs, due and owed, without debt, lien, any title held under color of law, or other encumbrance, together with all interest and profit due from the lease and use of these state and individual assets for the past seventy (70) years.

13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

14. This FINANCING STATEMENT:
 covers timber to be cut covers as-extracted collateral is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):

**The United States of America
 U.S. Treasury - DEPARTMENT
 INTERNAL RE-VENUE SERVICE (IRS)**

16. Description of real estate:

OUT OF MANY - all 50 states of the united States of America, all assets and OUT OF MANY - peaceful inhabitants of the land - ONE people-- ANNA MARIA RIEZINGER/ANNA M. RIEZINGER-VON REITZ/ANNA VON REITZ/ANNA M. RIEZINGER/Anna M. Riezinger/Anna Maria Riezinger/Anna M. Riezinger-von Reitz/ Anna M. Riezinger-Von Reitz/Anna von Reitz /Anna Von Reitz be as-extracted with-prejudice from the UNITED STATES and THE UNITED STATES OF AMERICA and made whole and be as-extracted in-to the Wisconsin state.

17. MISCELLANEOUS:

Assets of the Secured Parties are part of The United States Trust (1789).



UCC FINANCING STATEMENT ADDITIONAL PARTY

FOLLOW INSTRUCTIONS

18. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

18a. ORGANIZATION'S NAME ANNA MARIA RIEZINGER	
OR	
18b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

19. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (19a or 19b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

19a. ORGANIZATION'S NAME Anna Maria Riezinger			
OR			
19b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
19c. MAILING ADDRESS c/o Box 520994		CITY Big Lake	STATE POSTAL CODE COUNTRY AK 99562 USA

20. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (20a or 20b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

20a. ORGANIZATION'S NAME Anna M. Riezinger			
OR			
20b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
20c. MAILING ADDRESS c/o Box 520994		CITY Big Lake	STATE POSTAL CODE COUNTRY AK 99652 USA

21. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (21a or 21b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

21a. ORGANIZATION'S NAME Anna M. Riezinger - von Reitz			
OR			
21b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
21c. MAILING ADDRESS c/o Box 520994		CITY Big Lake	STATE POSTAL CODE COUNTRY AK 99652 USA

22. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (22a or 22b)

22a. ORGANIZATION'S NAME			
OR			
22b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
22c. MAILING ADDRESS		CITY	STATE POSTAL CODE COUNTRY

23. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (23a or 23b)

23a. ORGANIZATION'S NAME			
OR			
23b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
23c. MAILING ADDRESS		CITY	STATE POSTAL CODE COUNTRY

24. MISCELLANEOUS:

**Debtors are Trusts and Transmitting Utilities.
All property claimed by Debtors is property belonging to the priority secured party creditor anna maria riezinger.**



UCC FINANCING STATEMENT ADDITIONAL PARTY

FOLLOW INSTRUCTIONS

18. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

18a. ORGANIZATION'S NAME ANNA MARIA RIEZINGER	
OR	
18b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

19. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (19a or 19b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

19a. ORGANIZATION'S NAME Anna Maria Riezinger-Von Reitz			
OR			
19b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
19c. MAILING ADDRESS c/o Box 520994		CITY Big Lake	STATE AK
		POSTAL CODE 99562	COUNTRY USA

20. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (20a or 20b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

20a. ORGANIZATION'S NAME Anna von Reitz			
OR			
20b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
20c. MAILING ADDRESS c/o Box 520994		CITY Big Lake	STATE AK
		POSTAL CODE 99652	COUNTRY USA

21. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (21a or 21b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

21a. ORGANIZATION'S NAME Anna Von Reitz			
OR			
21b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
21c. MAILING ADDRESS c/o Box 520994		CITY Big Lake	STATE AK
		POSTAL CODE 99652	COUNTRY USA

22. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (22a or 22b)

22a. ORGANIZATION'S NAME			
OR			
22b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
22c. MAILING ADDRESS		CITY	STATE
		POSTAL CODE	COUNTRY

23. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (23a or 23b)

23a. ORGANIZATION'S NAME			
OR			
23b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
23c. MAILING ADDRESS		CITY	STATE
		POSTAL CODE	COUNTRY

24. MISCELLANEOUS:

Debtors are Trusts and Transmitting Utilities.

All property claimed by Debtors is property belonging to the priority secured party creditor anna maria riezinger.



POWER OF ATTORNEY

Grant of Exclusive Power Of Attorney to Conduct All Tax, Business and Legal Affairs of Grantor

1) We, ANNA MARIA RIEZINGER and ANNA M. RIEZINGER and ANNA M. RIEZINGER-VON REITZ and ANNA VON REITZ and Anna Maria Riezinger and Anna M. Riezinger and Anna M. Riezinger-von Reitz and Anna M. Riezinger-Von Reitz and Anna von Reitz and all those however claiming to be related, DEBTORS and GRANTORS, at 2366 SOPARK ROAD, BIG LAKE, ALASKA 99652 and 2366 Sopark Road, Big Lake, Alaska [99652] respectively, do hereby appoint, anna maria riezinger, a living woman, secured party creditor, and Grantee, and attorney in fact, c/o 2366 South Park Road, Big Lake, Alaska state near [99652] and c/o Post Office Box 520994 in Big Lake, Alaska near 99652, or in the event of her death or disability, do appoint the living man harold carl heinze to function in her stead, c/o 1336 Staubbach Circle, Anchorage, Alaska [99508], Non-Domestic without the UNITED STATES, as our private attorney in fact, to take exclusive charge of, manage, and conduct all tax, business and legal affairs, settle debts, make purchases, and conduct all necessary business functions and affairs and for such purposes to act for us in our NAMES and Names and places, without limitation on the powers necessary to carry out this exclusive Power of Attorney in fact as authorized:

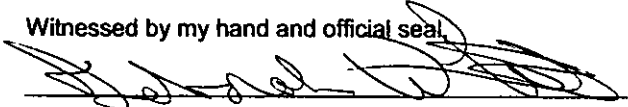
- (A) To take possession of, hold, and manage real estate and all other property;
- (B) To receive money or property paid or delivered to us from any source;
- (C) To deposit funds into, make withdrawals from, or sign checks or drafts against any account standing in our names individually or jointly or otherwise combined in any bank or other depository, to cash coupons, bonds, or certificates of deposits to endorse checks, notes or other documents in our names; to have access to, and to place items in or remove them from, any safety deposit box standing in our names individually, jointly or combined, and otherwise to conduct bank transactions or business for us in our name(s);
- (D) To pay our just debts and expenses, including reasonable expenses incurred by our attorney in fact, anna maria riezinger or her designated attorney in fact, in exercising this exclusive power of attorney;
- (E) To retain any investments, invest, and to invest in stocks, bonds or other securities, or in real estate or other property;
- (F) To give general and special proxies or exercise rights of conversion or rights with respect to shares or securities, to deposit shares or securities with, or transfer them to protective committees or similar bodies, to join in any reorganization and pay assessments or subscriptions called for in connection with shares or securities;
- (G) To sell, exchange, lease, give options, and make contracts concerning real estate or other property for such considerations and on such terms as our attorney in fact, anna maria riezinger or her designated attorney in fact harold carl heinze, may consider prudent;
- (H) To improve or develop real estate, to construct, alter, or repair building structures and appurtenances or real estate; to settle boundary lines, easements, and other rights with respect to real estate; to plant, cultivate, harvest, and sell or otherwise dispose of crops and timber, and do all things necessary or appropriate to good husbandry;
- (I) To provide for the use, maintenance, repair, security, or storage of our tangible property;
- (J) To purchase and maintain such policies of insurance against liability, fire, casualty, or other risks as my attorney in fact, anna maria riezinger, may consider prudent.

2) The secured party creditor, anna maria riezinger, named herein and on the Form UCC-1 recorded with the DEPARTMENT OF NATURAL RESOURCES OF ALASKA, is authorized by law to act for and in control of the DEBTOR(S) and Debtor(s), ANNA MARIA RIEZINGER, ANNA M. RIEZINGER, ANNA M. RIEZINGER-VON REITZ, ANNA VON REITZ, Anna Maria Riezinger, Anna M. Riezinger, Anna M. Riezinger-von Reitz, Anna M. Riezinger-Von Reitz, Anna von Reitz and all similar names claiming to be related.. In addition, anna maria riezinger has the



known to me (or proved to me on the basis of satisfactory evidence of identification) to be the living woman whose name is autographed upon this instrument and he acknowledged to me that she will execute the same in her authorized capacity and by signature on this instrument will execute on behalf of the GRANTOR.

Witnessed by my hand and official seal.



SEAL



My Commission Expires:

Jan 23 2018

COMMERCIAL SECURITY AGREEMENT

AMR06061956-SA01

This non-negotiable and non-transferable Commercial Security Agreement is made and entered into this day of July 2014 by and between ANNA MARIA RIEZINGER, ANNA M. RIEZINGER, ANNA M. RIEZINGER-VON REITZ, ANNA VON REITZ, Anna Maria Riezinger, Anna M. Riezinger, Anna M. Riezinger-von Reitz, Anna M. Riezinger-Von Reitz, Anna von Reitz and Anna Von Reitz hereinafter "DEBTOR(S) and Debtor(s)" holding Organization Number 390-XX-XXXX and anna maria riezinger, a living woman, hereinafter "secured party creditor," Identification Number "390XXXXXX". The Parties, hereinafter "Parties," are identified as follows:

DEBTORS:

ANNA MARIA RIEZINGER, A LEGAL ENTITY
2366 SOPARK ROAD
BIG LAKE, AK 99652

ORGANIZATION NUMBER: 390-XX-XXXX

ANNA M. RIEZINGER, A LEGAL ENTITY
2366 SOPARK ROAD
BIG LAKE, AK 99652

ORGANIZATION NUMBER: 390-XX-XXXX

ANNA M. RIEZINGER-VON REITZ, A LEGAL ENTITY
2366 SOPARK ROAD
BIG LAKE, AK 99652

ORGANIZATION NUMBER: 390-XX-XXXX

ANNA VON REITZ, A LEGAL ENTITY
2366 SOPARK ROAD
BIG LAKE, AK 99652

ORGANIZATION NUMBER: 390-XX-XXXX

Anna Maria Riezinger, a Legal Entity
2366 South Park Road
Big Lake, Alaska [99652]]
Organization Number: 390-XX-XXXX

Anna M. Riezinger, a Legal Entity
2366 South Park Road
Big Lake, Alaska [99652]
Organization Number 390-XX-XXXX

Anna M. Riezinger – von Reitz, a Legal Entity
2366 South Park Road
Big Lake, Alaska [99652]
Organization Number 390-XX-XXXX



Anna M. Riezinger – Von Reitz, a Legal Entity
2366 South Park Road
Big Lake , Alaska [99652]
Organization Number 390-XX-XXXX

Anna von Reitz, a Legal Entity
2366 South Park Road
Big Lake , Alaska [99652]
Organization Number 390-XX-XXXX

Anna Von Reitz, a Legal Entity
2366 South Park Road
Big Lake , Alaska [99652]
Organization Number 390-XX-XXXX

Secured party creditor:

anna maria riezinger, living woman, a "People of Posterity"
c/o Post Office Box 520994
big lake, alaska state, near [99652]
Non-Domestic without the US

Creditor Identification Number: *390XXXXXX*

AGREEMENT

NOW, THEREFORE, the parties agree as follows:

DEBTOR(S) and Debtor(s) who deem themselves insecure hereby grant secured party creditor anna maria riezinger a security interest in the collateral, property, and rights described generally herein and specifically on, but not limited to, the enclosed Attachment "A" – Property List, incorporated herein as if fully set forth within this Commercial Security Agreement, hereinafter referred to as "collateral." This will secure all the DEBTOR(S) and Debtor(s) property, as well as all income from every source, and all direct and indirect, absolute or contingent, due or to become due, now existing or hereafter arising, presumed or actual, parole or expressed public indebtedness and liabilities held by DEBTOR(S) or Debtor(s) in consideration for secured party creditor providing certain things and accommodations for DEBTOR(S) and Debtor(s), including but not limited to:

1. Secured party creditor signing by accommodation for DEBTOR(S) and Debtor(s), when necessary where the signature of DEBTOR(S) or Debtor(s) will be required. Secured party creditor reserves the right to make sufficient claims to secure such indebtedness until satisfied in whole.
2. Secured party creditor issuing a binding commitment to extend credit or to extend immediately available credit, whether or not drawn upon and whether or not reimbursed in the event of difficulties in collection; and
3. Secured party creditor providing the security for payment of all sums due or owing or to become due or owing by DEBTOR(S) or Debtor(s) on every public contract entered into by DEBTOR(S) or Debtor(s) from resources provided by the DEBTOR(S) and/or Debtor(s) until their civil death or insolvency.

DEBTOR(S) and Debtor(s) declare that they are legal entities recognized as such and have rights and privileges recognized under the laws of the UNITED STATES and United States of America (Minor) and United States of America, Inc. and UNITED NATIONS as has been the case since their creation in 1956. All legal means to protect the security interest being established by this Agreement will be used by DEBTOR(S) and Debtor(s) when necessary; and all support needed by secured party creditor to protect her security interest in the collateral identified herein will be provided by DEBTOR(S) and/or Debtor(s).

In the event that DEBTOR(S) and/or Debtor(s) are extinguished or become insolvent or seek bankruptcy protection anna maria riezinger or her private attorney harold carl heinze at her discretion shall be their only representative and trustee.

Execution of this Commercial Security Agreement incorporates a promise that DEBTOR(S) and Debtor(s) will execute such commercial forms as may be necessary, including but not limited to financing statements, to assure that secured party creditor's interest is perfected. The security interest established by this Agreement will continue until the secured party creditor is relieved of all liability associated with said services provided to DEBTOR(S) and Debtor(s) and until all owing and due consideration to secured party creditor has been delivered, regardless of



whether the collateral identified in this Agreement is in the possession of DEBTOR(S) and Debtor(s) or the secured party creditor.

DEBTOR(S) and Debtor(s) warrant that the secured party creditor's claim against the collateral is enforceable according to the terms and conditions expressed herein and according to all applicable laws promulgated for the purpose of protecting the interests of a creditor against the DEBTOR(S) and Debtor(s). DEBTOR(S) and Debtor(s) also warrant that they individually and severally hold good and marketable title to the collateral, free and clear of all actual and lawful liens and encumbrances, except for the interest established herein and except for such substantial interest as may have been privately established by agreement of the Parties with full attention to the elements necessary to establish a valid contract under international contract law. Any and all public encumbrances belonging to DEBTOR(S) and Debtor(s) against the collateral shall remain secondary to this Agreement; the secured party creditor's interest in the collateral as the priority creditor established in international commercial law and the Bankruptcy Act of 1934 and Foreign Sovereign Immunity Act (1976) shall take precedence in every such instance.

GENERAL PROVISIONS

Possession of Collateral. Collateral or evidence of collateral may remain in the possession of DEBTOR(S) or Debtor(s,) to be kept at the address given in this Agreement by DEBTOR(S) and Debtor(s) or such other place(s) approved by secured party creditor, and notice of changes in location must be made to secured party creditor within ten (10) days of such relocation. DEBTOR(S) and Debtor(s) agree not to otherwise remove the collateral except as is expected in the ordinary course of business, including sale of inventory, exchange, and other acceptable reasons for removal. When in doubt as to the legal ramifications for relocation DEBTOR(S) and Debtor(s) agree to acquire prior written authorization from the secured party creditor. DEBTOR(S) and Debtor(s) may possess all tangible personal property included in collateral, have beneficial use of all other collateral, and may use it in any lawful manner consistent with this agreement so long as such use does not endanger the collateral or subject it to seizure, lien, or other encumbrance. DEBTOR(S)' and Debtor(s)' right to possession and beneficial use may also apply to collateral that is in the possession of the secured party creditor if such possession is required by law to perfect the secured party creditor's interest in such collateral or is required for its reasonable security and protection. If the secured party creditor at any time has possession of any part of the collateral—whether before or after an event of default—the secured party creditor shall be deemed to have exercised reasonable care in the custody and preservation of the collateral if he acts in good faith as a reasonably prudent man.

Proceeds and Products from Collateral. Unless waived by secured party creditor all proceeds and products from the disposition of the collateral, for whatever reason shall be held in trust for the benefit of the secured party creditor and shall not be commingled with any other accounts or funds without the consent of secured party creditor. Notice of such proceeds shall be delivered to secured party creditor immediately upon receipt. Except for inventory sold or accounts collected in the ordinary course of DEBTOR(S)' and Debtor(s)' public business, DEBTOR(S) and Debtor(s) agree not to sell, offer to sell, or otherwise transfer or dispose of the collateral, nor to pledge, mortgage, encumber, or otherwise permit the collateral to be subject to a lien, security interest, encumbrance, or charge other than the security interest established by this Agreement without the prior written consent of the secured party creditor.

Maintenance of Collateral. DEBTOR(S) and Debtor(s) agree to maintain all tangible collateral in good condition and repair, and not to commit or permit damage to or destruction of the collateral or any part of the collateral. The secured party creditor and her private attorney shall have the right at all reasonable times to examine, inspect, and audit the collateral wherever located. DEBTOR(S) and Debtor(s) shall immediately notify secured party creditor of all cases involving the return, rejection, repossession, loss, or damage of or to the collateral; of all requests for credit or adjustment of collateral, or dispute arising with respect to the collateral; and generally of all happenings and events affecting the collateral or the value or the amount of the collateral.

Compliance with Law. DEBTOR(S) and Debtor(s) shall comply promptly with all requirements of law applicable to the production, disposition, or use of the collateral consistent with the law of the land, the Law of Love, and the Law of Free Will. DEBTOR(S) and Debtor(s) may contest in good faith any law, ordinance, or regulation presented to them without compliance during a proceeding, including appropriate appeals, so long as secured party creditor's interest in the collateral— in secured party creditor's opinion— is not jeopardized. The secured party creditor may at her option intervene in any situation whatsoever that appears to place the collateral in jeopardy.

Public Disputes. DEBTOR(S) and Debtor(s) agree to pay all applicable taxes, assessments, and liens upon the collateral when due, provided that such taxes, assessments, and liens are proved to be superior to the lawful claim established by this agreement and subsequently perfected by secured party creditor. In the event that DEBTOR(S) and/or Debtor(s) elect to dispute such taxes, assessments, and liens, secured party creditor's interest must be protected at all times, at the sole opinion of secured party creditor, who may, at her option, intervene in any situation that appears to jeopardize secured party creditor's interest in the collateral. DEBTOR(S) and Debtor(s) may elect to continue pursuit of dispute of such taxes, assessments, and liens, only upon production of a surety bond by public claimants, in favor of secured party creditor, sufficient to protect secured party creditor from loss, including all costs and fees associated with such dispute. Should public judgment against DEBTOR(S) or Debtor(s) singularly or in any



combination result from such dispute, DEBTOR(S) and Debtor(s) separately and jointly agree to satisfy such judgment from its accounts established and managed by the UNITED STATES or the United States of America (Minor) or the United States of America, Incorporated, or their successors, subdivisions, agents, officers, or affiliates, so as not to adversely affect secured party creditor's interest in the collateral.

Indemnification. DEBTOR(S) and Debtor(s) hereby indemnify secured party creditor from all harm as expressed in the Indemnity Bond, incorporated herein as if fully set forth within this Commercial Security Agreement.

SUBORDINATION OF DEBTOR(S)' and Debtor(s)' DEBTS TO SECURED PARTY

Providing that secured party creditor, subsequent to the execution of this agreement, perfects her security interest in the collateral by appropriate recording, DEBTOR(S) and Debtor(s) agree that indebtedness to secured party creditor, whether now existing or hereafter created, shall have priority over unregistered or secondary claims that third parties have raised or may raise against DEBTOR(S) or Debtor(s) or their collateral, whether or not DEBTOR(S) or Debtor(s) become insolvent. DEBTOR(S) and Debtor(s) hereby expressly subordinate any claim that DEBTOR(S) or Debtor(s) singularly or jointly may have against secured party creditor upon any account whatsoever to the claim that secured party creditor has or will have against the DEBTORS and Debtors involved herein.

If secured party creditor so requests, all notes or credit agreements now or hereafter established evidencing debts or obligations of DEBTOR(S) or the Debtor(s) whether singularly or jointly or combined to third parties, shall be marked with a legend that the same are subject to this Agreement and shall be delivered to secured party creditor. DEBTOR(S) and Debtor(s) agree, and secured party creditor is hereby authorized, in the name of DEBTOR(S) and/or Debtor(s), to execute and file such financing statements and other commercial statements as secured party creditor deems necessary or appropriate to perfect, preserve, and enforce her rights under this Agreement.

DEFAULT

The following shall constitute events of default hereunder:

1. Failure by DEBTOR(S) or of Debtor(s) singularly or jointly to pay a debt secured hereby when due;
2. Failure by DEBTOR(S) or Debtor(s) singularly or jointly to perform an obligation secured hereby when required to be performed;
3. Breach by DEBTOR(S) or Debtor(s) or both combined of a warranty contained in this Agreement;
4. Evidence that a statement, warranty, or representation made or implied in this Agreement by DEBTOR(S) or Debtor(s) singularly, jointly, or combined is false or misleading in any material respect, either now or at the time made or furnished;
5. Evidence that this Agreement or a document of title is void or ineffective;
6. Dissolution or termination of DEBTOR(S)' or Debtor(s)' existence as a legal entity, the insolvency of DEBTOR(S) or the Debtor(s), the appointment of a receiver for all or any portion of DEBTOR(S)' or Debtor(s)' property, an assignment for the benefit of public creditors, or the commencement of proceedings under bankruptcy or insolvency laws by or against DEBTOR(S) or Debtor(s), singularly or jointly or combined;
7. Commencement of foreclosure, whether by action of a tribunal, self-help, repossession, or other method, by a creditor of DEBTOR(S) or Debtor(s), singularly or jointly, against the collateral;
8. Garnishment of DEBTOR(S)' or Debtor(s)' deposit accounts or employment.

Cure of Default. If a fault or dishonor under this Agreement is curable through an account held by DEBTORS or Debtors but is managed by the UNITED STATES or the United States of America or one of its subdivisions, agents, officers, successors or affiliates, such fault or dishonor may be cured by DEBTORS or the Debtors with authorization by secured party creditor acting as Authorizing Agent or Federal Contracting Officer in behalf of the DEBTOR(S) and/or Debtor(s) and upon advice by the fiduciary that the fault or dishonor has been cured; and no event of default will have occurred. A dishonor under this Agreement, initiated by third party intervention, will not cause a default if such intervention is challenged by DEBTORS or Debtors maintained by good faith effort to confirm or disprove the validity or reasonableness of a public claim which is the basis of the public creditor's proceeding; but DEBTORS or Debtors individually or jointly as the occasion may be, must in this case deposit such surety with secured party creditor as is necessary to indemnify secured party creditor from loss.

Acceleration. In the event of default, the secured party creditor may declare the entire indebtedness immediately due and payable without notice.



Liquidation of Collateral. In the event of default, the secured party creditor shall have full power to privately or publicly sell, lease, transfer, or otherwise deal with the collateral or proceeds or products therefrom, in her own name or in the name of DEBTOR(S) or Debtor(s) or both. All expenses related to any such liquidation of collateral shall become a part of the DEBTOR(S)' or Debtor(s)' indebtedness overall. Secured party creditor may, at her discretion, transfer part or all of the collateral to her own name or to the name of her nominee.

Rights and Remedies. Secured party creditor shall have all the rights and remedies of a secured creditor under the provisions of the Uniform Commercial Code, as it has been adopted in the State where part or all of the collateral is located or presumed to be located, including but not limited to the right to proceed with self-help with or without a public court or tribunal. Rights and remedies available to secured party creditor may be exercised singularly or jointly and in all venues and jurisdictions concurrently at the sole discretion of secured party creditor.

MISCELLANEOUS PROVISIONS

Amendments. This Agreement, together with all related documents, constitutes the entire understanding and agreement of the Parties as to the matters set forth in this Agreement. No alteration of or amendment to this Agreement shall be effective unless expressed in writing and signed by both Parties.

Applicable Law. The governing law of this Agreement is the agreement of the Parties, supported by the Uniform Commercial Code as adopted by the legislature of the STATE OF ALASKA, international contract law, the unwritten Law Merchant as practiced before the Uniform Commercial Code was promulgated and applicable Maxims of Law; in all cases and disputes affecting the collateral borne as cargo by the DEBTOR(S) and the Debtor(s) the Law of the Land, the Law of Love, and the Law of Free Will shall supersede and surmount all other forms of law that may be applicable.

Expenses. DEBTORS and Debtors agree to pay upon demand, from such accounts as DEBTORS and/or Debtors may have all secured party creditor's costs and expenses including reasonable attorney's fees and other expenses incurred by secured party creditor to defend or enforce the provisions of this Agreement.

Indebtedness. The word "indebtedness" means the indebtedness evidenced by this Agreement as a claim against DEBTORS and Debtors, singularly or jointly as the case may be, and all their present and future possessions identified in this Agreement as collateral; and all public obligations, debts, and liabilities ascribed to DEBTORS or Debtors through its contracts and agreements, whether expressed or implied, known or unknown, or actual or constructive, that are with the UNITED STATES or the United States of America or their successors, franchises, subdivisions, agents, officers, affiliates, or other public entities including the UNITED NATIONS dba INTERNATIONAL MONETARY FUND dba UNITED STATES dba IRS or the United States of America (Minor) dba FEDERAL RESERVE dba United States of America, Incorporated, dba Internal Revenue Service; and all claims made by secured party creditor against DEBTORS and Debtors, whether existing now or in the future, whether they are voluntary or involuntary, due or not due, direct or indirect, absolute or contingent, liquidated or unliquidated, regardless of whether DEBTORS or Debtors are or may be liable individually or jointly, or are obligated as or beneficiary of a surety or accommodation party.

Related Documents. The phrase "related documents" means all promissory notes, credit agreements, loan agreements, guaranties, security agreements, mortgages, deeds of trust, applications, accounts, licenses, policies, permits, identification cards, account cards, receipts, registrations, applications, financing statements, credit applications and all other documents and instruments that DEBTORS and Debtors or their previous surety has or will execute in connection with DEBTOR's and/or Debtor's total indebtedness.

Notices. Except for revocation notices by DEBTORS or Debtors, all notices required to be given by either Party under this Agreement shall be in writing and shall be effective when actually delivered or when deposited with the United States Post Office or a nationally recognized courier service, first class postage prepaid, addressed to the Party to whom the notice is to be given at the address shown on this Agreement or to such other address as either Party may designate to the other in writing.

Severability. If one or more provisions of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a qualified court finds that one or more provisions of this Agreement is invalid or unenforceable, but that by limiting such provision(s) it would become valid or enforceable, such provision(s) shall be deemed to be written, construed, and enforced as so limited. In the event that such a finding and limitation causes damage or hardship to either Party, the agreement shall be amended in a lawful manner to make all Parties whole.

Waiver of Contractual Right. The failure of either Party to enforce one or more provisions of this Agreement shall not be construed as a waiver or limitation of that Party's right to subsequently enforce and compel strict compliance with every provision of this Agreement. Secured party creditor shall not be deemed to have waived rights under this Agreement unless such waiver is given in writing and signed by secured party creditor. No delay or omission on the part of secured party creditor in exercising a right shall operate as a waiver of such right or any other right. A waiver



by secured party creditor of a provision of this Agreement shall not prejudice or constitute a waiver of secured party creditor's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by secured party creditor nor any course of dealing between secured party creditor and DEBTORS and/or Debtors, shall constitute a waiver of secured party creditor's rights or of DEBTOR's or Debtor's obligations under this agreement as to future transactions. Whenever the consent of secured party creditor is required under this agreement, the granting of such consent by secured party creditor in one instance shall not constitute consent over the whole.

Ambiguities and Interpretation. Each Party acknowledges receipt of this agreement and has had the opportunity to have counsel review it. Any rule of construction claiming ambiguities is to be resolved in favor of secured party creditor and shall not apply in the interpretation of this agreement or its amendments. All statements in this instrument are important to the Parties. Misunderstandings have been resolved prior to execution.

Authority to Represent. A signer of this agreement on behalf of a legal entity certifies that he has the authority to sign this agreement and that this transaction has been duly authorized by such entity.

Gender. All references within this agreement to a specific gender include the other.

SIGNATURES AND AUTOGRAPHS

Secured party creditor accepts all signatures in accordance with the Uniform Commercial Code and acknowledges DEBTOR's signature as representative of all derivations thereof.

ANNA MARIARIEZINGER
ANNA MARIA RIEZINGER, ENS LEGIS, DEBTOR

L.S. anna maria riezinger
anna maria riezinger, a living woman

ANNA M. RIEZINGER
ANNA M. RIEZINGER, ENS LEGIS, DEBTOR

ANNA M. RIEZINGER-VON REITZ
ANNA M. RIEZINGER-VON REITZ, ENS LEGIS, DEBTOR

ANNA VON REITZ
ANNA VON REITZ, ENS LEGIS, DEBTOR

Anna Maria Riezinger
Anna Maria Riezinger, Ens Legis Debtor

Anna M. Riezinger
Anna M. Riezinger, Ens Legis Debtor

Anna M. Riezinger-von Reitz
Anna M. Riezinger-von Reitz, Ens Legis, Debtor

Anna von Reitz
Anna von Reitz, Ens Legis, Debtor

Anna Von Reitz
Anna Von Reitz, Ens Legis, Debtor

Anna M. Riezinger-von Reitz, Ens Legis, Debtor

INDEMNITY BOND

Know all men by these presents that ANNA MARIA RIEZINGER and ANNA M. RIEZINGER and ANNA M. RIEZINGER-VON REITZ and ANNA VON REITZ, DEBTORS and INDEMNITORS and Anna Maria Riezinger and Anna M. Riezinger, and Anna M. Riezinger-von Reitz and Anna M. Riezinger-Von Reitz and Anna von Reitz and Anna Von Reitz Debtors and Indemnitors, hereby establish this Indemnity Bond in favor of anna maria riezinger, secured party creditor and indemnitee, in the sum of present and future collateral values up to the sum of

\$100,000,000,000.00 (one hundred billion United States one ounce silver coins of .999 fine silver), or fiat money at par value, for the payment of which bond the DEBTORS and/or Debtors hereby firmly bind their successors, heirs, executors, administrators, D.B.As, A.K.A.s (d.b.a, a.k.a.), and third-party assigns, jointly and severally. DEBTORS and Debtors named herein hereby indemnify their secured party creditor against losses incurred as a result of all claims of debts or losses made by any and all persons against the commercial transactions and investments of DEBTORS or the Debtors or both. The condition of this bond is that secured party creditor covenants to do certain things on behalf of DEBTORS and Debtors singularly or jointly or combined, as set forth in the attached Commercial Security Agreement of the same date and executing parties; and DEBTORS and Debtors covenant to serve as a Transmitting Utilities to assure beneficial interest in all accounts established and managed by the UNITED STATES or the United States of America, Inc. or the United States of America (Minor) or the UNITED NATIONS or the United Nations or any agency, contractor, franchise, subsidiary, or successor thereof; and all goods and services in commerce are available to or conveyed from DEBTORS and/or Debtors to the secured party creditor, whichever is appropriate.

To avert losses of vested rights in the present or future collateral that is the subject of the attached Commercial Security Agreement, DEBTORS and/or Debtors agree to make available to secured party creditor such accounts established by intent of the Parties, by operation of law, and/or as constructive trusts, to hold proceeds arising from assets belonging to DEBTORS and/or Debtors and administered by the UNITED STATES or the United States of America, Inc. or their subdivisions, agents, franchises, successors, or affiliates. Pursuant to existing laws of the UNITED STATES and the United States of America (Minor) and the agreement of the parties of the attached Commercial Security Agreement, secured party creditor is authorized to assign such funds from said accounts as are necessary to settle all past, present, and future public debts and obligations incurred by DEBTORS and/or Debtors individually, jointly, or combined on behalf of secured party creditor.

DEBTORS and/or Debtors, without the benefit of discussion or division, hereby agree, covenant, warrant and undertake to indemnify, defend, and hold the secured party creditor harmless from and against any and all claims, losses, liabilities, costs, interests, and expenses including, without restriction, legal costs, interests, penalties, and fines previously suffered or incurred, or to be suffered or incurred by secured party creditor, in accordance with secured party creditor's personal guarantee with respect to loans or indebtedness belonging to DEBTORS and/or Debtors, including any amount that DEBTORS and/or Debtors might be deemed to owe to a public creditor for any reason whatsoever. Secured party creditor shall promptly advise DEBTORS and/or Debtors of all public claims brought by third parties against the present or future property of DEBTORS and/or Debtors, all of which is covered by the attached Commercial Security Agreement up to the indemnification amount declared herein, and to provide DEBTORS and/or Debtors with full details of said claim(s), including copies of all documents, correspondence, suits, or actions received by or served upon DEBTORS and/or Debtors through secured party creditor. Secured party creditor shall fully cooperate with discussion, negotiation, or other proceedings relating to such claims.

This bond shall be in force and effect as of the date that it is signed and accepted by the Parties, and provided that secured party creditor may cancel this bond and be relieved of further duty hereunder by delivering a thirty- (30) day written notice of cancellation to DEBTORS and/or Debtors. No such cancellation shall affect the liability incurred by or accrued to secured party creditor prior to the conclusion of said thirty- (30) day period. In such event of notice of cancellation, and in the event that the UNITED STATES or the United States of America, Inc. or any successor reinstates its constructive claim against the collateral, DEBTORS and/or Debtors singularly, jointly, or combined as the case may dictate, agree to reissue the bond before the end of the thirty- (30) day period for an amount equal to or greater than the above value of the attached Commercial Security Agreement, unless the Parties agree otherwise.

LIEN

This agreement constitutes an International Commercial Lien on all property held by the DEBTORS and INDEMNITORS and/or Debtors and Indemnitors, on behalf of, and for the benefit of anna maria riezinger secured party creditor and Indemnitee in the amount of \$100,000,000,000.00 United States dollars specie money (one hundred billion United States one ounce silver coins of .999 fine silver). This lien will expire at the moment that Indemnitee's natural heirs and assignees expire or when this lien is satisfied by Indemnitee or her private attorney in the event of her death or disability or is transferred in perpetuity to her natural heirs or by their express and voluntary written agreement to release it.

ANNA MARIA RIEZINGER
ANNA MARIA RIEZINGER, INDEMNITOR
ANNA M. RIEZINGER
ANNA M. RIEZINGER, INDEMNITOR

LS: anna maria riezinger
anna maria riezinger, living woman, Indemnitee
dated 5 July 2014



ANNA M. RIEZINGER-VON REITZ
ANNA M. RIEZINGER-VON REITZ, INDEMNITOR

ANNA VON REITZ
ANNA VON REITZ, INDEMNITOR

Anna Maria Riezinger
Anna Maria Riezinger, Indemnitor

Anna M. Riezinger
Anna M. Riezinger, Indemnitor

Anna M. Riezinger-von Reitz
Anna M. Riezinger, von Reitz, Indemnitor

Anna M. Riezinger-von Reitz
Anna M. Riezinger - von Reitz, Indemnitor

Anna von Reitz
Anna von Reitz, Indemnitor

Anna Von Reitz
Anna Von Reitz, Indemnitor

Date: 5 July 2014

**NOTICE OF BREACH OF TRUST AND COMMERCIAL
AND ADMINISTRATIVE DEFAULT**

Let it be known to all parties interested in these stipulations that HRM Elizabeth Windsor dba ELIZABETH II has been found in Breach of Trust with regard to her role as the British Monarch inheriting the Treaty of Paris ending the American Revolutionary War and the Treaty of Ghent ending the War of 1812 and obligating HER to be at peace with the American States and People, that the City State of Westminster and the British Crown have similarly acted in Breach of Trust and Treaty by self-interestedly mischaracterizing and attacking American State commercial vessels in international admiralty jurisdictions, that these lacks have been brought to the attention of those responsible for commercial performance and proper administration of The United States Trust (1789) including Her Majesty's Government and the Lords of the Sea and The United States Postmaster (Civil) and also to the Secretary General of the United Nations and to the governmental service corporations and Trust Management Organizations operated by the United States of America (Minor) and the UNITED NATIONS on American State soil.

These matters now subject to settlement by the lawful entitlement holder anna maria riezinger have prior to this been presented to the International and National Trustees known to be the parties responsible for the preservation and well-being of the abused public trusts and all have been given due process, all have defaulted, and all are in Dishonor with one exception. Only Pope Francis dba FRANCISCUS has made effort to cure the breach and honor the contracts owed as a responsible Trustee and only he therefore retains any right to comment upon these stipulations or take any action with respect to these stipulations made by the lawful beneficiary and equitable title holder known and respected as the living woman and secured party creditor anna maria riezinger.



All communications, filings, notices, writs, judgments, and civil judgments proving Breach of Trust, negligence, commercial contract default, fraud and commercial Dishonor prosecuted and on the record of the one Supreme Court of the American States are hereby included as if fully and explicitly presented and shall be regarded as a valid part of this agreement.

Anna maria riezinger

anna maria riezinger secured party creditor

5 July 2014

dated

The rest of this page is left blank.

HOLD HARMLESS AND INDEMNITY AGREEMENT NON-NEGOTIABLE BETWEEN THE PARTIES

PARTIES

DEBTOR(S): ANNA MARIA RIEZINGER
2366 SOPARK ROAD
BIG LAKE, AK 99652

ANNA M. RIEZINGER
2366 SOPARK ROAD
BIG LAKE, AK 99652

ANNA M. RIEZINGER-VON REITZ
2366 SOPARK ROAD
BIG LAKE, AK 99652

ANNA VON REITZ
2366 SOPARK ROAD
BIG LAKE, AK 99652

Debtor(s) Anna Maria Riezinger
2366 Sopark Road
Big Lake, Alaska [99652]

Anna M. Riezinger
2366 Sopark Road
Big Lake, Alaska [99652]

Anna M. Riezinger – von Reitz
2366 Sopark Road
Big Lake, Alaska [99652]

Anna M. Riezinger- Von Reitz
2366 Sopark Road
Big Lake, Alaska [99652]

Anna von Reitz
2366 Sopark Road
Big Lake, Alaska [99652]

Anna Von Reitz
2366 Sopark Road
Big Lake, Alaska [99652]

creditor: anna maria riezinger
c/o Post Office Box 520994
big lake, alaska ; near [99652]
Non-Domestic without the US

DEBTOR's Social Security Account Number: 390-XX-XXXX

- I. This Hold Harmless and Indemnity Agreement is mutually agreed upon and permanently entered into on this 5th day of the month of July, in the year of YHWH two thousand and fourteen, between the juristic persons, BAILEES and DEBTORS listed above and the Bailees and Debtors listed above and anna maria riezinger a living natural woman with hands and feet in whom blood flows who is the lawful entitlement holder and the secured party creditor, bailor;



- II. For binding verification, DEBTORS/BAILEES and Debtors/Bailees hereby expressly agree and covenant, without benefit of discussion and without division holding said creditor harmless, causing indemnification of creditor from and against, but not limited to any and all: claims or legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summons(es), lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due or may become due arising hereinafter now and forevermore. anna maria riezinger, creditor/bailor, articulates by covenant and agreement that creditor shall not under any circumstances be considered an accommodating entity nor surety for DEBTORS/BAILEES or Debtors/Bailees.

Words Defined Glossary of Terms: In witnessing by hand this "HOLD HARMLESS AND INDEMNITY AGREEMENT" the foregoing words and terminology utilized herein are non-obstinate:

1. **Appellation:** HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "A general term introduces and specifies a particular term used in addressing, greeting, calling out for, and making appeals of a particular living breathing flesh and blood man."
2. **Conduit:** HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "Conduit signifies means of transmitting and distributing energy and affects the production of labor, goods, or services by way of ANNA MARIA RIEZINGER and/or ANNA M. RIEZINGER and/or ANNA M. RIEZINGER-VON REITZ and/or ANNA VON REITZ and/or Anna Maria Riezinger and/or Anna M. Riezinger, and/or Anna M. Riezinger-von Reitz and/or Anna M. Riezinger-Von Reitz and/or Anna Von Reitz and/or Anna von Reitz, including, but not limited to, any and all variations and derivatives of DEBTORS/BAILEES and Debtor/Bailees and their singular, joint, or combined successors except anna maria riezinger, anna-maria:riezinger and Anna-Maria of the House Riezinger all understood to symbolize the living creditor and bailor."
3. **Creditor:** HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "Means anna maria riezinger as creditor and bailor".
4. **Secured party creditor:** HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "Means anna maria riezinger, the living woman and all variations of that all small letters name symbolizing the living woman."
5. **DEBTOR or DEBTOR(S) and Debtor or Debtor(s):** HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "means those parties listed above as DEBTOR(S) and Debtor(s) including, but not limited to any and all variations and derivatives in spelling and style of said name are DEBTOR or DEBTORS except anna maria riezinger, anna-maria:riezinger, and Anna-Maria of the House Riezinger which shall symbolize the living woman known to be the secured party creditor and bailor."
6. **Derivative:** HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "Coming from another; taken from something preceding secondary; that which has not the origin in itself, but obtains existence from something foregoing and a fundamental nature; anything derived from another."
7. **Ens legis:** HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "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."
8. **Juristic person:** HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "An abstract legal entity ens legis such as a corporation created by construct of law considered possessing certain legal rights/duties of a human being; an imaginary entity, such as DEBTOR, i.e. ANNA MARIA RIEZINGER or Anna M. Riezinger upon basis of legal reasoning, is legally treated as a human being for purpose of conducting commercial activity for benefit of a biological living being such as Creditor."
9. **Sentient Living being:** HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "The creditor, i.e. anna maria riezinger, bailor, is a living breathing flesh and blood woman, as distinguished from an abstract legal construct such as an artificial entity juristic person corporation partnership and association."
10. **ANNA MARIA RIEZINGER:** HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "The DEBTOR or DEBTORS(S) means ANNA MARIA RIEZINGER and/or ANNA M. RIEZINGER and/or ANNA M. RIEZINGER-VON REITZ and/or ANNA VON REITZ Debtor or Debtors means Anna Maria Riezinger and/or Anna M. Riezinger and/or Anna M. Riezinger-von Reitz and/or Anna M. Riezinger-Von Reitz and/or Anna von Reitz and/or Anna Von Reitz including, but not limited to, any and all variations and derivatives in the spelling of said name except anna maria riezinger, anna-maria:riezinger and Anna-Maria of the House Riezinger noted herein as appellations which describe the living woman."
11. **Living breathing flesh and blood man:** HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "The creditor anna maria riezinger, bailor, a sentient living being, as distinguished from an artificial legal construct, ens legis, i.e. a juristic person, created by contract of law."



12. Transmitting Utility: HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "The term transmitting utility means a conduit, e.g., the DEBTOR, i.e., "ANNA MARIA RIEZINGER," including, but not limited to, any and all variations and derivatives in the spelling of said name except except anna maria riezinger, anna-maria:riezinger, and Anna-Maria of the House Riezinger.

13. U.C.C.: HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "U.C.C. means Uniform Commercial Code."

14. Non-obstinate: HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "The term non obstinate means words anciently used in public and private instruments with intent of precluding in advance any interpretation other than certain declared objects, purposes."

15. DEBTOR and Debtor: HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "ANNA MARIA RIEZINGER" or "ANNA M. RIEZINGER" or "ANNA M.RIEZINGER-VON REITZ" or "ANNA VON REITZ" BAILEES, and "Anna Maria Riezinger" or "Anna M. Riezinger", or "Anna M. Riezinger-von Reitz" or "Anna M. Riezinger - Von Reitz" or "Anna von Reitz" or "Anna Von Reitz" Bailees

16. Creditor and/or creditor: HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "anna maria riezinger" creditor accepts DEBTOR's and/or Debtor's signature and endorsement mark in accordance with UCC 1-201(39) as per UCC 3-401(b)."

17. BAILEE: HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "BAILEE is a person who receives personal property from another as bailment."

18. Bailment: HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "A delivery of personal property by one individual, the bailor, to another person, the BAILEE, who holds the property for a certain purpose under an expressed or implied-in-fact contract."

19. bailor: HOLD HARMLESS AND INDEMNITY AGREEMENT DOCUMENT IN HAND SHOWS: "One who delivers personal property to another as a bailment" and in this context refers exclusively anna maria riezinger.

III. The woman autographing as anna maria riezinger is the lawful beneficiary and secured party creditor and is a non-combatant civilian owed good faith service, is not a UNITED STATES CORPORATE TITLE 28 U.S.C 3002 (15) CITIZEN, not a surety voluntarily or otherwise for the DEBTOR(S) or Debtor(s) and is an American State Citizen of Wisconsin state hereinafter "creditor" and "bailor" owed all benefits guaranteed by The Constitution for the united States of America, Treaties of Paris ending the American Revolutionary War, Treaty of Westminster (1784) guaranteeing the protection and friendship of the City State of Westminster in perpetuity, the Treaty of Ghent ending the War of 1812 and all similar international contracts and agreements establishing and protecting The United States Trust (1789).

ANNA MARIA RIEZINGER
ANNA MARIA RIEZINGER, DEBTOR, BAILEE

LS: anna maria riezinger
anna maria riezinger, creditor, bailor

ANNA M. RIEZINGER
ANNA M. RIEZINGER, DEBTOR, BAILEE

dated 5 July 2014

ANNA M. RIEZINGER-VON REITZ
ANNA M. RIEZINGER-VON REITZ, BAILEE

ANNA VON REIT
ANNA VON REITZ, BAILEE


DATED JULY 5, 2014

Anna Maria Riezinger
Anna Maria Riezinger, Debtor, Bailee

Anna M. Riezinger
Anna M. Riezinger, Debtor, Bailee

Anna M. Riezinger-von Reitz
Anna M. Riezinger-von Reitz, Bailee


Anna M. Riezinger-Von Reitz, Bailee


Anna von Reitz, Bailee


Anna Von Reitz, Bailee

Dated July 5, 2014

NON-NEGOTIABLE SECURITY AGREEMENT

1. All property of BAILEES, DEBTORS ANNA MARIA RIEZINGER and/or ANNA M. RIEZINGER and/or ANNA M. RIEZINGER-VON REITZ and/or ANNA VON REITZ, 2366 SOPARK ROAD, BIG LAKE, AK 99652 and Bailees, Debtors Anna Maria Riezinger and/or Anna M. Riezinger and/or Anna M. Riezinger-von Reitz, and or Anna M. Riezinger-Von Reitz and/or Anna von Reitz and/or Anna Von Reitz, 2366 Sopark Road, Big Lake, Alaska [99652] is now hereby secured property as bailment of Bailor, Secured party creditor anna von reitz, c/o Post Office Box 520994, big lake, alaska state [99652], Non-Domestic without the UNITED STATES OF AMERICA. Secured party creditor must be fully compensated before any property can be exchanged, sold, tendered, disposed of, or forfeited in any manner. This property now possessed or hereinafter acquired includes, but is not limited to, all: proceeds, products, accounts and fixtures from crops, mine heads, wellheads, transmitting utilities, etc., rent, wages, salary, all and any income, all and any interest, all and any dividends, land, mineral, water, and air rights, cottages, houses, buildings, structures, bank accounts, private treasury accounts, bank deposit boxes and contents therein, retirement plans, derivatives, stocks, bonds, securities, benefits from trusts, inheritances received or in receivership, inventory from any source, all machinery and tools including farm and industrial, livestock, equipment, fifth wheel trailers, automobiles, trucks, four wheelers, boats, water craft, aircraft, motor homes, mobile homes, jewelry, gold, gold bullion, silver, silver bullion, diamonds, platinum or palladium or cobalt ores, bouillons, coins of any precious metal, certificates representing precious metals or agreements binding ownership of precious metals in the ground, gems, precious stones, wedding bands, rings, watches, all household goods, appliances, any type of furniture, kitchen utensils, cooking utensils, radios, televisions, computers, disk drives, books, financial records, papers, musical instruments, antiques, all sporting equipment, firearms, guns, ammunition, safes, and all other property held for benefit by myself or others. Any and all property not specifically referenced by make, model, and serial number is also included.
2. This privately held Non-Negotiable Security Agreement in hand cannot be discharged in bankruptcy court or any other court, as holder's property is exempt from levy. Secured party creditor accepts all signatures in accordance with UCC 3-419. Adjustment of this recording is from HJR 192, Public Law 73-10, and UCC 1-104. All proceeds, accounts, and orders therefrom are released to secured party creditor.
3. This Non-Negotiable Security Agreement instrument in hand supersedes any and all, but not limited to, documents or claims purporting to have a higher standing against this bona-fide, original, wet ink autograph set forth by proper English parse syntax appellation anna-maria:riezinger in correlating correct accounting practice numbers.



ANNA MARIA RIEZINGER
ANNA MARIA RIEZINGER BAILEE, DEBTOR

LS: anna maria riezinger
anna maria riezinger, bailor,
secured party creditor

ANNA M. RIEZINGER
ANNA M. RIEZINGER, BAILEE, DEBTOR

date 5 july 2014

ANNA M. RIEZINGER-VON REITZ
ANNA M. RIEZINGER-VON REITZ, DEBTOR

ANNA VON REITZ
ANNA VON REITZ, DEBTOR

DATE July 5, 2014

Anna Maria Riezinger
Anna Maria Riezinger, Bailee, Debtor

Anna M. Riezinger
Anna M. Riezinger, Bailee Debtor

Anna M. Riezinger-von Reitz
Anna M. Riezinger-von Reitz, Debtor

Anna M. Riezinger-Von Reitz
Anna M. Riezinger-Von Reitz, Debtor

Anna von Reitz
Anna von Reitz, Debtor

Anna Von Reitz
Anna Von Reitz, Debtor

July 5, 2014
Date

The rest of this page is intentionally left blank



International Registered Private Tracking Number — RA 393427640 US
UCC1 RECORDED in ALASKA

**To: All Local, City, County, State, Federal and International Public Officials by
ALASKA LIEUTENANT GOVERNOR MEAD TREADWELL**

THIS IS A CONTRACT IN ADMIRALTY JURISDICTION AND DUE NOTICE THEREOF

I the one anna maria riezinger a living female free-born on 6 June 1956 as an American State Citizen of the Wisconsin state am executing this NOTICE and CONTRACT having been forced to take such action as a result of continued breach of trust and default of commercial contract by national and international trustees. Any and all governmental services corporations and Trust Management Organizations wishing to present any communication whatsoever to me or to any of the estate trusts-transmitting utilities or other legal fiction entities that have been named after me via the abuse of usufruct must do so in plainly-stated written form and any claims or bills or allegations of any kind must be signed under penalty of perjury and condition of complete commercial liability by identifiable individuals competent to validate such claims or bills or allegations.

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents. See the Attachment "A" --Property List and Legal Notice and Demand Definitions which are included and are part of this contract.

This is a private, formal, notarized, registered **Statute Staple Securities Instrument** per Title 11 USC 501(a), 502(a), 11 USC 7001, 7013, and Federal Rules of Civil Procedure Sections 8-A, AND 13-A within the jurisdiction of international admiralty addressing and rebutting any claim or presumption that anna maria riezinger the living woman is dead, lost at sea, missing, civilly dead, incapacitated, represented by any other living individual or corporate person, or otherwise failing to present her competent and living self. This also serves to rebut any claim that anna maria riezinger is the-same-as or synonymous with any incorporated DEBTOR(S) for example those listed here as ANNA MARIA RIEZINGER or ANNA M. RIEZINGER or Debtor(s) for example Anna Maria Riezinger or Anna M. Reizinger-von Reitz. Any such claim is forever rebutted by this NOTICE. This rebuttal is a counterclaim in Admiralty.

When I was still a baby in my cradle unscrupulous men merely claiming to represent me enfranchised my given name without my knowledge or consent. They used this device to lay claim to my earthly estate under color of law, claimed that I was "missing—presumed lost at sea", claimed that their corporation was my beneficiary, misappropriated my credit, and moved the "ANNA MARIA RIEZINGER ESTATE" to Puerto Rico---placing it under the control of a foreign government, that of the United States of America (Minor) --- a union of American states more normally thought of as federal territories and possessions.

This is known as a reverse trust scheme: a con game in which a person posing as a trustee contrives to cheat the beneficiary of a trust and lay claim to the trust assets to benefit themselves directly or to otherwise benefit a third party they are colluding with, so as to together share the spoils. It is just as criminal now when practiced by giant corporations as it was in the nineteenth century when it was popular in Great Britain.

I have been the victim of precisely this kind of attack in the jurisdiction of international admiralty and have suffered peonage, identity theft, mischaracterization, and unlawful conversion of my natural estate under conditions of semantic deceit and self-interested non-disclosure practiced by individual agents of



foreign governments including the United States of America (Minor), the City State of Westminster, and the United Nations City State all operating governmental services corporations and Trust Management Organizations and Bar Associations on American state soil in a criminal manner serving to defraud the American states and the American State Citizens via abuse of public trusts. That these facts are known and established upon the public record has been firmly communicated to Lieutenant Governor Mead Treadwell and via his Office and the Alaska Recorder's Office is transmitted to every other principal responsible for this circumstance.

These pages are recorded upon public records and books in the ALASKA RECORDER'S OFFICE including, but not limited to the Alaska Recorder's Office 550 West 7th Avenue, #1200, Anchorage, Alaska 99501.

Please note that anna maria riezinger now tendering this legally binding Legal Notice and Demand in hand am not a surety voluntary or otherwise nor a subject under any admiralty jurisdiction whatsoever – a fact being acknowledged by silence and acquiescence of MEAD TREADWELL ALASKA LIEUTENANT GOVERNOR. I am an American State Citizen owed every jot of the guarantees and protections of The Constitution for the united States of America and the Treaties of Paris concluding the American Revolutionary War and the Treaty of Westminster 1784 guaranteeing perpetual friendship and protection of my vessels in commerce by the British Crown --an obligation that is not erased by the deceit of pretending that I am a vessel in commerce or an employee merely obligated to maintain such a vessel.

The Silence of the OFFICE OF LIEUTENANT GOVERNOR ratifies severance of any nexus of contractual relationship interfering with or pretending to supersede or presuming upon the material rights and prerogatives of anna maria riezinger the rightful secured party creditor of all assets related to his natural estate including those material rights and real property assets protected by The United States Trust (1789) to which anna maria riezinger is heir and beneficiary.

A true and correct notarized copy of this **Statute Staple Securities Instrument** is deposited in and with the ALASKA RECORDER'S office in ANCHORAGE, ALASKA.

Any and all presumption that anna maria riezinger is a debtor or Debtor or DEBTOR apart from being the victim of monopoly inducement or that he is any kind of corporate citizen subject, resident, participant, legal entity, strawman, legal fiction, or any other such "thing" claimed by the UNITED STATES or its franchises or successors or any other incorporated entity including claims made by the parent corporation dba UNITED NATIONS, the United Nations City State, the International Monetary Fund dba IMF, the STATE OF ALASKA, United States of America, Inc., the State of Alaska or any similar franchise are now and forever rebutted in perpetuity. Anyone wishing to dispute these facts and provisions has twenty-one (21) days to rebut; otherwise these statements and provisions will stand as true and lawful and the provisions agreed upon as stated.

This legal and timely notice-declaration and demand is *prima facie* evidence of sufficient Notice of Grace. The terms and conditions of this presentment are a contract under the Uniform Commercial Code and Fair Debt Collection Practices Act. These terms and conditions are not subject to any or all immunities that may otherwise be claimed, such as state or political or diplomatic immunity.

CAVEAT

A charge of \$2,000,000.00 in US silver dollars species money shall be assessed against persons, governmental bodies, and corporate entities supra now or in future providing governmental services owed the secured party creditor, their franchises, agents, employees, or *any* combination thereof when and if they individually and/or collectively violate any material interest or property right or condition of contract



owed to anna maria riezinger as an American State Citizen of the Wisconsin state or harm similar inhabitants of any of the other Several states defined by commonwealth trust or statehood compact and joined under The Articles of Confederation (1781) or guaranteed by The Constitution for the united States of America or the attendant Bill of Rights for each and every incident. Such attacks shall also be considered contract default increasing the public debt. The perpetrators of all and any such acts having been given this Notice of Grace agree without recourse to pay all reparations amounting to full cure and maintenance plus the stipulated charges above plus compensatory damages equal to ten times the entire amount of reparations due in each case.

The aforementioned Constitution for the united States of America which is and remains the only valid equity contract allowing any federal government or state franchise thereof to exist establishes the only limited admiralty jurisdiction available on the land. The mere existence of commercial vessels does not vest them with any assets nor establish any valid claim upon them. All violations against anna maria riezinger the secured party to these agreements will be assessed per occurrence, per officer, representative, or agent of any agency that is involved in any unlawful or predatory action or any breach of trust or fiduciary malfeasance or personage or other improper claim advanced against anna maria riezinger or her estates-Estates-ESTATES or other commercial vessels whatsoever.

By their own actions or inactions therefore each individual in receipt of these presents shall gain or lack recourse for all claims of immunity or recompense in *any* forum. Any knowing consent and admission perpetrating known acts of fraud, personage, unlawful conversion, extortion, racketeering, and acts of covert war against any living American State Citizen including anna maria riezinger or against American vessels in commerce by any officer of the British Crown is a violation of perpetual treaty (Westminster 1784) and a war crime against non-combatant Third Party civilians, a violation in breach of trust of The United States Trust (1789), a violation of The Constitution for the united States of America and all successor agreements claiming the benefit thereof, a violation of the Geneva Conventions, General Order 100, and in the case of action against living people an offense against the Universal Declaration of Human Rights. The perpetration of fraud serving to falsely indebt individuals via monopoly inducement created by legal tender laws forcing them to use I.O.U's as currency to "pay" any debt is a crime resulting in the violation of all prohibitions contained in these documents against personage, peonage and enslavement.

This **Statute Staple Securities Instrument** exhausts all state maritime Article 1 administrative jurisdictions and protects all Article III court remedies including, but not limited to, Title 42 U.S.C., Title 18 U.S.C.A., Title 28 U.S.C.A., and Title 18 U.S.C. 242, as well as all the derivative jurisdictions rolled over in-to the Uniform Commercial Code and protects all those rights and options guaranteed to anna maria riezinger by UCC 1-308, the Saving to Suitor's Clause, and the *Motu Proprio* of July 11, 2013 which rewrote the international criminal code.

I the one anna maria riezinger a free and living woman and a unique individual without equal or representative am the principal; all others are the agent without recourse obliged to adhere uniquely to the public oath of office as successor trustees and to abide before God and one Supreme Court in Exclusive Original Jurisdiction which is the court of first and last resort --not excluding the Good Faith Doctrine and honoring the Bill of Rights. This **Statute Staple Securities Instrument** is not set forth to threaten, delay, hinder, harass, or obstruct, but to protect guaranteed rights and protections owed to anna maria riezinger and her estates on the land, assuring that at no time are any natural and unalienable rights or other material interests of anna maria riezinger waived nor taken by any self-interested presumption of contract otherwise, including claims based on presumption of creaturehood, personage, semantic deceit, armed extortion, or any kind of fraud or misrepresentation practiced against anna maria riezinger and against her will in the form of threats, false accusations, legal tender laws or any other form of monopoly inducement. This Title fairly informs all parties that no contracts created under conditions of fraud, breach of trust, semantic deceit, and/or non-disclosure are owed enforcement and any enforcement of



such contracts against anna maria riezinger or against her secured party creditor interest has been clearly defined as a war crime.

SUMMATION

Should any party including any agent of the United States of America (Minor), the United States of America, Inc., the UNITED STATES, THE UNITED STATES OF AMERICA, the UNITED NATIONS, the FEDERAL RESERVE or any other incorporated entity or foreign government move against anna maria riezinger in defiance of this presentment and against her interests as the lawful secured party creditor owed her total estate free and clear of encumbrance, there is no immunity from prosecution available. Take due heed. Any or all documents tendered to anna maria riezinger or her estates-Estates-ESTATES lacking *bona fide* wet ink signatures or dates or affirmations required per Title 18 U.S.C.A. § 513-514 and 28 U.S.C.A. 1742, are counterfeit security instruments causing the maker(s) to be liable by fraudulent conveyance now and forevermore. If and when any agent of the federal corporations or state corporations cause any injury and/or damages to anna maria riezinger by violating any of her rights including her material interests in property public or private or any terms stated herein, such agents and officers agree to voluntarily and with no reservation of rights or defenses surrender any and all bonds/public and/or corporate insurance policies/CAFR funds/natural resources or other assets as needed to satisfy any and all claims presented by anna maria riezinger or her natural heirs or her designated private attorney acting upon her death or disability. This applies to any and all agents, officers, elected officials or other representatives or employees, individually and severally, of the United Nations City State, the UNITED NATIONS, the International Monetary Fund, IMF, the Federal Reserve, the Federal Reserve System, the FEDERAL RESERVE, the FEDERAL RESERVE SYSTEM, the UNITED STATES, the IRS, the Internal Revenue Service, the United States of America (Minor), the United States of America, Incorporated, the City State of Westminster, U.S.A., USA, E PLURIBUS UNUM THE UNITED STATES OF AMERICA, the STATE OF ALASKA, the State of Alaska, the MUNICIPALITY OF ANCHORAGE, the Municipality of Anchorage, the MATANUSKA-SUSITNA BOROUGH, the Matanuska-Susitna Borough, the DEPARTMENT OF DEFENSE, the Department of Defense, Department of Homeland Security, DHS, Federal Emergency Management Administration, FEMA, or any franchises, agents, agencies, elected officials, successors, contractors, employees, officers or subdivisions thereof, as described herein or which may come to be in the future, including officers of the Wells Fargo Bank, WELLS FARGO, United Services Automobile Association, Medicare, MEDICARE, Social Security Administration, SSA, etc.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL AND NOTICE TO PRINCIPAL IS NOTICE TO AGENT

This document cannot be retracted or redacted by any employee, agent, representative, officer of the court, or any living individuals at all, excluding anna maria riezinger or her designated private attorney or her natural living heirs for two hundred years from the original date on this legally binding **Statute Staple Securities Instrument**.

Attention: All agents, representatives, employees, contractors, officers, elected officials and/or successors, affiliates, franchises, or franchisees, of the United States of America (Minor), the United States of America, Incorporated, UNITED STATES or any subdivisions of these or successor entities including local, city, county, state, federal, and/or international or multinational governments, corporations, agencies, subcontractors, employees, franchises, franchisees, representatives, elected officials, and appointees: all so addressed and informed have twenty-one (21) days to rebut any portion of this document, or they stand in total agreement. Non-response is agreement. Partial response is agreement. Rebuttal must be in written form and all objections must be supported with validated and properly certified documentation. This documentation must be provided under penalty of perjury by identifiable living individuals.



All other corporations including but not limited to commercial and service corporations including telephone companies, cable companies, internet service providers, utility companies, contractors, water suppliers and producers, natural gas and oil companies, electrical power producers and utilities, builders, maintenance personnel, investors, journeymen, inspectors, law enforcement officers, officers of the court, manufacturers, wholesalers, retailers, and all others, including all persons real and incorporated, are bound by all paragraphs, terms, and conditions, herein, regardless of nature of limited liability corporations or affiliations as D.B.As, A.K.A.s, (d.b.a, a.k.a.), associations, insurances, incorporations, or any other types of businesses in commerce.

---NOTICE TO PRINCIPALS IS NOTICE TO AGENTS, NOTICE TO AGENTS IS NOTICE TO PRINCIPALS -having been given knowledge of the law and made aware of your individual financial and moral liability in the event of any violation of the natural and unalienable rights of anna maria riezinger including her right to enjoy the beneficial interest in all her landed estates and vessels in commerce however defined and in whatever way associated with her being.

This **Statute Staple Securities Instrument** now in your hand constitutes good and sufficient warning issued as a good faith notice and grace. Dated this 5th day of July in the year of our Lord, two thousand and fourteen presented by the hand of anna maria riezinger. This contract being of honor is presented under the Good Faith Doctrine, and accepts the public oath of office of all living men and women and officers of the court from all jurisdictions/all local/ state/ federal/ international law enforcement officers and all agents of the UNITED STATES, United Nations City State, UNITED NATIONS, City State of Westminster, CITY STATE OF WESTMINSTER, the United States of America (Minor), the United States of America, Incorporated, and any successors, agencies, franchises, affiliates, or subdivisions thereof.

Any agent, law enforcement officer, employee, contractor, representative, or franchisee of the UNITED STATES, the United States of America, Inc., the United States of America (Minor), the United Nations, the UNITED NATIONS, the City State of Westminster, the CITY STATE OF WESTMINSTER, or any of its subsidiaries, sub-corporations or successors are not allowed to enter or trespass upon any property that anna maria riezinger inhabits, owns, controls, or has beneficial interest in including those listed as part of the ATTACHMENT "A" – PROPERTY LIST included and made part of this **Statute Staple Securities Instrument**. Violation of this notice will be considered criminal trespass and will be subject to the posted Caveat assessing a \$2,000,000.00 (two million) lawful US silver dollar penalty plus reparations and compensatory damages, per violation, per violator.

Attention: Any and all lending institutions, banks, brokerage firms, credit unions, depository institutions, insurance agencies, credit bureaus, and the officers, agents and employees thereof are hereby duly notified regarding the material property interests of the living woman anna maria riezinger. This **Statute Staple Securities Instrument** supersedes all foreign or domestic claims upon the DEBTOR(S) and the Debtor(s).

Definitions: All definitions in the attached **Statute Staple Securities Instrument** "Legal Notice and Demand Definitions" including definition of recognized violations subject to this agreement are included as a part of this contract and will be applied as written herein. Any dispute of any definition will be decided by the secured party creditor. There is no contradiction of terms as written within the confines of this title and the "Constitution for the united States of America." Definitions as they apply to this contract are enclosed in the **Statute Staple Securities Instrument** "Legal Notice and Demand Definitions" and are included as a binding part of this contract. All collateral, property, and rights described generally herein and specifically on but not limited to the enclosed ATTACHMENT 'A' –



PROPERTY LIST are incorporated herein as if fully set forth within this Statute Staple Securities Instrument.

LS: anna maria riezing date july 5, 2014
anna maria riezing secured party creditor

NOTICE TO ALASKA RECORDER'S OFFICE AND STATE OF ALASKA RECORDING DISTRICTS

This is DUE NOTICE of the TERMINATION OF ANY PRESUMED TRUSTEESHIP over any and all real property assets related to ANNA MARIA RIEZINGER or ANNA M. RIEZINGER or ANNA M. RIEZINGER-VON REITZ or ANNA VON REITZ or Anna Maria Riezinger or Anna M. Riezinger or Anna M. Riezinger-von Reitz or Anna von Reitz or similarly styled names identified as DEBTORS or Debtors herein. All property assets are removed and all signatures and any presumptions seeming to allow any controlling or material interests are similarly removed and made null and void *ab initio*.

The Alaska Recorder's Office and the MATANUSKA-SUSITNA BOROUGH are released and no further action is required on your parts and no further action may be taken.

This NOTICE serves as complete and final severance and agreement that you have never property been the trustee(s) of the described real property; any mistaken identity, false record, false lien, false claim under color of law, or other misunderstanding notwithstanding, all prior and current actions undertaken by your office while acting under such false presumption of trusteeship are released null and void.

The Grantors have rescinded their signatures on all documents pertaining to these properties and records and all documents otherwise asserting any controlling or material interest in these assets or any other assets recorded under these or similar individual Names or NAMES by the STATE OF ALASKA, State of Alaska, or any franchise of the United States of America, Inc. or the UNITED STATES (INC.) etc. All interest in all real property assets remains with the Alaska State and with the living woman anna maria riezing and her natural heirs.

In Re: Property described as 2366 and 2390 Sopark Road, Big Lake, Alaska [99652] and otherwise described as Lots 11 and 12 of Block 2, Birch Park Subdivision, Seward Meridian, Big Lake, Alaska.

LS: anna maria riezing
anna maria riezing - secured party creditor
Date: 5 july 2014

NOTARY CERTIFICATION

State of Alaska } Affirmed before me at Big Lake, Alaska the 5th day of July A.D. 2014
Third Judicial District } and autographed before me by the living woman anna maria riezing who
} is known to me or who otherwise was properly identified.

[Signature]
Notary Signature

My commission expires on Jan 23, 2018.



Living Witness Confirmation

We, the undersigned witnesses, do hereby affirm that anna maria riezinger has stated to us that it is her policy to present this "Statute Staple Securities Instrument – LEGAL NOTICE DEMAND" to all law enforcement officers, agents, employees, subcontractors or representatives of the UNITED STATES, the UNITED NATIONS, the United Nations City State, the CITY STATE OF WESTMINSTER, the United States of America, (Minor), the United States of America, Inc., the State of Alaska, the STATE OF ALASKA, the Internal Revenue Service, the IRS, the U.S. Department of Defense, the DOD, the Department of Homeland Security, DHS, the Federal Emergency Management Administration, FEMA, and any and all franchises, franchisees, subsidiaries, subdivisions, or affiliates thereof anytime that he has any interaction with them.

~~Harold~~ harold carl heinze Living Location c/o 1336 STAUBACH CIR
First Witness Printed Name anchorage, AK

LS: harold carl heinze July 5, 2014 anchorage, AK
First Witness Autograph Date Non-Domestic without the US

james clinton belcher Living Location c/o 2633 South Park Rd
Second Witness Printed Name

LS: james clinton belcher 7/5/14 Big Lake, Alaska
Second Witness Autograph Date Non-Domestic without the US

LEGAL NOTICE AND DEMAND DEFINITIONS

This section of the contract defines the violations possible and the terms used within this document.

1. Abuse of Authority: Means anyone who denies, withholds, refuses, deprives, limits, inhibits, counteracts, conceals any right, benefit, protections, or privilege, as protected by The Constitution for the united States of America and/or the Honorable Bill of Rights. This includes arrest or detainment without documented evidence that a crime has been committed by anna maria riezinger secured party creditor. This includes use of restraint devices on the natural woman anna maria riezinger and/or physical abuse that makes or does not make any marks, scars, cuts, abrasions, etc.. This also includes denial of lawful due process, Habeas Corpus, excessive bail, unlawful arrest, unlawful detention, or similar abuses as outlined in this contract.

2. Abuse of Due Process: Means any action against anna maria riezinger when said action does not abide by all the rights and defenses contained in or represented by The Constitution for the united States of America and/or the Honorable Bill of Rights., the Saving to Suitors Claus, the Uniform Commercial Code preservation of rights section 1-308, General Order 100, the Geneva



Conventions, and other Treaties and Guaranties owed to her. This includes any charge, or claim, civil or criminal, or in admiralty, that is alleged or made by any representative, employee, franchise, elected official or agent of the UNITED STATES corporation, the United States of America (Minor), the United States of America, Inc., the UNITED NATIONS, the United Nations, the United States, their heirs or successors operating in similar breach of trust and in default of commercial contract increasing the public debt.

3. Agency, Entity, Department, Subdivision, Subsidiary, Contractor, Employee, Inspector, Investigator, Organization, Officer, Agent, Authorized Representative, Policeman, Participant: Means any person, corporation, or entity of any kind which works for, is compensated all or in part by, receives funds from, collects funds for, contracts with, receives any benefit from, receives any privilege from, participates with, has allegiance to, or in any way has a relationship with the UNITED STATES, the United States of America (Minor), the United States of America, Inc., the United Nations, the UNITED NATIONS, the USA, or any subsidiaries, sub-corporations, departments, franchises, successors, or agencies thereof, etc.

4. Agreement: Means any voluntary and fully disclosed contract which is knowingly and willingly consented to in writing by letters or marks or expressed orally in spoken words by a living man or woman. Any questions of any agreement or contract will be resolved by an affidavit from anna maria riezinger secured party creditor. Her affidavit will be considered fact in any action or dispute without question by any office-agent or representative of any Corporation including incorporated governments.

5, Aiding and Abetting: Means the efforts of any officer, agent, or representative of the UNITED STATES, United States of America, Inc. or United States of America (Minor) or UNITED NATIONS or United Nations or CITY STATE OF WESTMINSTERS or officer of the court to assist another of the same to hinder, coerce, restrict, resist, suppress, or deprive in any way the natural woman anna maria riezinger from receiving any and all rights, benefits, or privileges, as provided by the The Constitution for the united States of America and/or the Honorable Bill of Rights or that would normally be offered to American State Citizens.

6. Artificial Person: Means a fictitious entity created for transacting commerce. The Artificial STRAWMAN created by the UNITED STATES is represented by the ALL CAPITAL LETTER NAME that appears to be spelled the same as the name of the living woman anna maria riezinger secured party creditor. The artificial *foreign situs* trust doing business as Anna Maria Riezinger or Anna M. Riezinger also appears to be spelled the same, but is an en legis entity created by a State of Wisconsin franchise. When such an Artificial Person is used in commerce it is considered to be a transmitting utility. **The misuse of such artificial persons to promote identity theft, misappropriation of credit, breach of trust and fraudulent misrepresentation is being addressed under duress herein.**

7. Assault and Battery with Weapon: Means any actual, threatened, or perceived use of any weapons, by any representative, agent, employee, officers, or franchisee of the UNITED STATES corporation, the United States of America (Minor), the United States of America, Inc, , the United Nations, the UNITED NATIONS, or any successors to trust or contract against the living woman anna maria riezinger and which creates an atmosphere of fear. This includes non lethal weapons such as tasers, stun guns, mace, pepper spray, any chemical used to incapacitate, rubber bullets, shock force weapons, electronic weapons, or any other type of weapon that may be used to control or to create fear, anxiety, depression, or similar kinds of dis-ease. If a conflict arises about the events related to employment of such devices the version told by the living woman anna maria riezinger will be accepted as truth and will not be contested.

8. Assault and Battery without a Weapon: Means the verbal abuse or physical contact of any kind upon anna maria riezinger without her express written consent. If a conflict arises about the facts involving the incident the version as told by anna maria riezinger will be accepted as truth without question and will not be contested.

9. Bill of Rights: Means for the purposes of this contract the original Honorable Bill of Rights circa 1791 which was added to The Constitution for the united States of America to further explicitly describe the property assets to be held in trust for future generations.

10. Clerk of the Public Record: Means any clerk who records or files documents in the public record who is employed by a city, county, state, municipality, federal government, and/or international, multi-national, or multi-jurisdictional corporation including incorporated governments.

11. Coercion or Attempt to Coerce: Means any attempt by any officer or representative of a corporation to threaten, intimidate, deprive, conceal, or in any way prevent or obstruct anna maria riezinger from receiving and/or enjoying any right or privilege that is guaranteed by The Constitution for the united States of America.

12. Concealment: Means withholding or keeping information that should normally be revealed, about property and/or rights from anna maria riezinger. This includes keeping evidence or law from a jury that could favorably alter the outcome of a case to the benefit of anna maria riezinger. No officer of any court or representative of any corporation may conceal any law and/or any evidence of any kind that is considered relevant by anna maria riezinger and/or fail to disclose any law that benefits anna maria riezinger.

13. Contract: Means any agreement in writing that has been offered for review and acceptance by another party wherein the receiving party has ten (10) days or more, or as stipulated in the



contract, to review, respond, accept, or rebut any provisions of the contract as indicated in the contract. Non response on the part of the receiving party or agent of the receiving party will be a lawful offer and acceptance of all the terms and conditions contained in said contract. Rebuttal by the receiving party of any provision of the contract by any other means than is indicated in the contract will be non response. Return of the contract unopened and/or without review will be acceptance of all conditions of said contract. Recording the contract with the clerk of court or any public records officer will be a lawful offer and notification and will be presentment to all officers of the court in that state or county. Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent.

14. Conspiracy: Means the cooperation of two or more persons working together to restrict, suppress, inhibit, or in any way deprive anna maria riezinger of any right, benefit, or privilege that would ordinarily be offered by The Constitution for the united States of America and the Honorable Bill of Rights to an American State Citizen.

15. Constitution: Means, for the purpose of this contract “The Constitution for the united States of America” circa 1791, as opposed to the “Constitution of the UNITED STATES” corporation or the “Constitution of the United States of America” circa 1868 and so on.

16. Corporation(s): Means any *en legis* representative, office, agent, agency, sub-corporation, contractor, franchise, franchisee, elected official, officer, or any person or entity that is employed by, receives or distributes funds for, receives any benefit or privilege from, or has any relationship of any kind with the UNITED STATES corporation, the United States of America (Minor), UNITED NATIONS, United Nations, United States of America, Inc. which may be construed as separate entities, for example, trusts, transmitting utilities, cooperatives, commercial corporations, foundations, etc.

17. Corporate Capacity: Means acting for, or on behalf of, a corporation (see above), or government agency, franchise, or subcontractor, while under law or color of law.

18. county or city: Means a lawful local subdivision of any state of the united States of America, for example, Jackson county of the Wisconsin state. This subdivision excludes any jurisdiction, zone, or territory, trust, transmitting utility or other legal fiction created by the UNITED STATES Corporation, the UNITED NATIONS, the United States of America, Inc. or the United States of America (Minor) or similar named or successor entities that abuse the name anna maria riezinger styled in ALL CAPITAL LETTERS or in Upper and Lower case letters to denote separate legal fiction entities created by these corporations as a means of advancing improper commercial claims against the interests of the living woman anna maria riezinger. Any dispute over any errors contained in spelling or grammar will be resolved at the discretion of anna maria riezinger and will not be challenged by any representative of any corporation



claiming or presuming to be her trustee, her representative, or otherwise enabled to abuse the right of usufruct.

19. Cruel and Unusual Punishment: Means physical violence of any type or form that is used against anna maria riezinger and that causes her physical injury, e.g., marks, scrapes, scratches, bruises, abrasion, avulsions, fractures, sprains, restraint marks, dislocations, punctures, cuts, loss of blood, loss of body fluids, etc. This includes any other type of physical stress to the body or any chemically-induced altered mental state of anna maria riezinger. This also includes any attempt to incarcerate, restrain, question, detain, withhold food when requested under arrest, withhold drink when requested under arrest, withhold medications as requested under arrest, withhold use of bathroom facilities and supplies when requested, withhold reading and writing materials, withhold communication with friends, family, legal counsel, and religious counsel, withhold legal library and internet access, withhold proper clothing as needed for comfort, withhold blankets when requested, withhold hot and cold water for showers, withhold freedom when requested. This also includes ridicule, coercion, threats, verbal insults, rude and offensive language, veiled threats, or any other type of mental stress or anguish.

20. Counterfeiting Statute Staple Securities Instruments: Means any attempt by any officer or representative of a corporation to copy, duplicate, replicate this document that has **Statute Staple Securities Instrument** typed, printed, or hand written anywhere on the document without the express, written, voluntary permission of anna maria riezinger the unique living woman and secured party creditor who filed this document in the public record and who is the maker and issuer of this document. If a dispute about permission to duplicate arises the statements of anna maria riezinger will be accepted as fact without question and will not be contested.

21. DEBTOR(S) and Debtor(s): Means any fictitious legal entity that was created by the STATE OF _____ or the State of _____ or the UNITED STATES or other corporate entities as legal fiction devices used under color of law to establish improper liens and claims against the living individual men and women these entities **are named after** and their real property assets. For example, "ANNA MARIA RIEZINGER" is an ESTATE trust operated by affiliates of the INTERNATIONAL MONETARY FUND in Puerto Rico. "Anna Maria Riezinger" was a *foreign situs* trust operated by the State of Wisconsin, a franchise of the United States of America, Inc. These legal fiction entities were created under conditions of semantic deceit and non-disclosure to receive debts owed by the International Monetary Fund dba UNITED STATES Corporation and the Federal Reserve System dba United States of America, Inc. respectively and used to entrap unwary American State Citizens into paying the debts of these privately owned and operated governmental services corporations using the victim's private assets and credit resources. They were also used as a deceitful means to misappropriate credit, secure liens favoring the perpetrators, and surreptitiously hypothecate public debt against the material assets of private individuals without their knowing consent.



22. **Denial of Due Process:** Means any attempt by any agent, employee, corporate officer, officer of the court and or Corporation(s) to deny, deprive, restrict, prevent, or in any way inhibit the proper due process owed to anna maria riezinger as outlined by The Constitution for the united States of America and/or the Bill of Rights. Any public law, statute, regulation, ordinance, or code that is incompatible with the law of the land owed to anna maria riezinger will be considered null and void and will not be used in any action involving anna maria riezinger or her landed estate.

23. **Deprivation of Rights or Property:** Means the concealment of, keeping from, hiding of, or obstructing use of any rights, property, or privileges that are guaranteed by The Constitution for the united States of America or explicitly protected by the Bill of Rights, or by any other Treaty, Proclamation, legal decision, agreement, fiduciary entitlement, service, status, or advancement opportunity to which anna maria riezinger is naturally heir.

24. **Destruction of Property:** Means any alteration, damage, deprivation, defacing, removing, changing, breaking, separating, removing parts from, erasing of files from, throwing, shooting, kicking, stomping, smashing, crushing, burning, disabling, confiscating, reselling, ruining, exposing to elements, tearing, dismembering, impounding resulting in loss, injuring, or in any way harming any of the real property belonging to or in possession of anna maria riezinger

25. **Defacing:** Means the deleterious changing of or altering the appearance of an item. This also includes changing or altering the meaning of laws, rights, property, documents, or any other thing that has value as determined by anna maria riezinger.

26. **Disrespect:** Means anything said or written to anna maria riezinger about her or her family or her possessions or any action that is demeaning, hurtful, or slanderous or which serves to make any reasonable woman uncomfortable or fearful.

27. **Encroachment:** Means to invade, intrude, or in any way prevent anna maria riezinger from enjoying the full and complete use of her property, including surveillance, trespass or impeding ingress or egress to the property of anna maria riezinger or which serves to limit her ability to freely access, claim, hold, possess, use, convey, sell, rent, lease, barter, exchange, or in any way make full and unfettered use of her private property. This includes the application of unlawful liens, enforcement of legal tender laws that impose a false debtor status upon anna maria riezinger, and encumbrances of any kind created by the DEBTOR(S) or Debtor(s) presuming to affect the private property of anna maria riezinger including wages; salaries; stocks; bonds; bank accounts (foreign or domestic); savings accounts; contents of safety deposit boxes; gold; silver; notes; insurance funds; annuities; retirement accounts; social security benefits; motor vehicles; automobiles; recreational vehicles; land; real estate; homes; structures; roads; driveways;

personal property of any kind that is held by title, deed, contract, lease, agreement (written or verbal), registration, or application which is in anna maria riezinger's possession or which is held by any public agent or agencies. Encroachment includes but is not limited to unlawful arrests, interference in work or other activities, traffic stops lacking any apparent issue of injurious cause; searches of vehicles; home invasion; surreptitious and/or undisclosed audio or video recordings of anna maria riezinger or her property, confiscation of any property in which anna maria riezinger has beneficial interest or which is in her possession or otherwise under her control.

28. Excessive Bail: Means any amount of bail set at an unreasonable or excessive rate as per the 8th amendment of The Constitution for the united States of America. This also means bail in excess of the amount of the fine, penalty, or penal sum that is associated with the alleged crime committed. This also means that if anna maria riezinger has lived as peaceful member of a community or in a geographically identifiable area for more than one year or can produce at least two affidavits from the townspeople where she lives stating that she is a peaceful inhabitant involved in positive ways with her community—including but not limited to proof of holding employment, belonging to a church, synagogue or mosque, being a member of community organizations or clubs, being a known benefactor of charities, or otherwise serving her local community to good purposes--- she cannot be held without bail as a flight risk or a threat to society. If anna maria riezinger can produce at least four (4) affidavits stating that she is a peaceful inhabitant of the land who lives, works, and is involved in her local community, or the community in which she lived just prior to her current habitation, she must be released on her own recognizance without any bail required. This provision does not apply to anyone charged with rape, murder, armed robbery, or similar individual violent crimes.

29. Failure to Charge within Forty Eight (48) Hours: Means any attempt by any officer or representative or agent of any governmental services corporation, bank, international organization, or foreign city, state, or city state to delay, inhibit, prevent, or in any way stop anna maria riezinger from being lawfully charged within forty-eight (48) hours of any arrest for any cause whatsoever.

30. Failure to Identify: Means any time anna maria riezinger has interaction with any officer or representative of any court or corporation, the officer, agent, or representative thereof must, upon the request of anna maria riezinger provide proper identification, written proof of authority, state what his business is with anna maria riezinger, provide documentation properly identifying the officer or the officer's direct superior's name and contact information, and any other relevant information as requested by anna maria riezinger. The officer may not detain anna maria riezinger for more than twenty (20) minutes while he obtains and provides this information.



31. Failure to Respond: Means any attempt by any officer or representative of the corporations mentioned or their successors to ignore, inhibit, withhold, delay, or deny a request from anna maria riezinger for information or any other reasonable assistance owed.

32. False Imprisonment: Means any attempt by any officer of any court or administrative tribunal, any agent, subcontractor, foreign entity or commercial corporation to incarcerate anna maria riezinger against her will, to transport her anywhere, to accuse her of contempt of court when she is not being lawfully addressed, to deceive her or keep her in custody under false pretenses, or to move against any and all protections of the laws and provisions of The Constitution for the united States of America and/or the Honorable Bill of Rights, the Treaties of Paris, Westminster, and Ghent cited in this document or in contradiction to the Geneva Conventions, General Order 100, or other prevailing contractual provisions owed as protection to anna maria riezinger and her estate.

33. Federal Zone: Means any land, property, building, area, zone, 911 zone, or postal zone that is presumed to be within the territorial jurisdiction of the UNITED STATES or the United States of America (Minor) or the United States of America, Inc. or any of their successors, representatives, employees, contractors, or franchises. This does not include any land, property, building, structure, dwelling, area, zone that is held by deed, title, warranty deed, contract, or any written or verbal agreement, or any such agreement by anna maria riezinger who is located outside of THE DISTRICT OF COLUMBIA and WASHINGTON, D.C. and more than a mile inland from the natural sea and apart from any properly defined federal building or service facility. All privately held properties of any type that are being held by anna maria riezinger are excluded from any federal zone or any jurisdiction of any representatives of the UNITED STATES, its STATE franchises, the United States of America, Inc. and its "State" franchises, or similar incorporated entities. This is fact and may be presented in any court by affidavit of anna maria riezinger should he be involved in any interaction with the UNITED STATES, United States of America (Minor), United States of America, Inc., UNITED NATIONS, United Nations, or any of their successors, representatives, employees, agents, officers, elected officials, contractors or franchises.

34. Freedom of Speech: Means the right to speak openly and plainly without the fear of reprisal. This includes the right of anna maria riezinger to speak at hearings and trials, before magistrates, judges, and officers of the court, agents, representatives, or corporate officers of the UNITED STATES, the UNITED NATIONS, the United States of America (Minor), the United States of America, Inc., and to freely address any and all individuals and persons whomever and wherever she wills. It also means that no attempt to suppress this right will be made by any officer of the court or of the UNITED STATES, UNITED NATIONS, United States of America, Inc. or any other such corporation nor by the United States of America (Minor), a foreign government operated by the US CONGRESS as a plenary oligarchy ruling over the so-called federal



territories and possessions acting as a “union” of “American states” merely and deceptively calling themselves “the United States of America” (Minor). No judge or officer of any court or tribunal will threaten contempt of court in response to or in retribution for free speech uttered by anna maria riezinger. This also includes the right of anna maria riezinger to speak openly in any public forum on any topic or subject without limitation.

35. **Ignore:** Means to refuse or in any way to deny a lawful request by anna maria riezinger to have an officer, agent, or representative provide completed legal documents, respond to questions, answer requests for information, or provide services reasonably owed to anna maria riezinger

36. **Illegal Arrest:** Means same as above item # 1, “Unlawful Arrest.”

37. **Individual Capacity:** Means acting on one's behalf to do a thing. Any officer, representative, agent, or employee of the aforementioned foreign nations or governmental services corporations or their franchises, heirs, successors, or subcontractors may be acting under law or color of law and go outside of the capacity of the law and so take on personal liability leading to criminal prosecution and the loss of any presumed immunity owed public servants. **The rule to be observed is: if you can't take an action as a private individual, you may not take it as a public employee.** If law enforcement personnel can't break and enter private homes while on vacation, they may not do it while on duty. If a judge is required to prove reasonable fiduciary responsibility in the discharge of a private trust obligation, he or she cannot expect to escape similar responsibility when acting as the custodian of a public trust.

38. **Interpretation:** Means if and when any conflict arises concerning the definition of any of the terms and/or conditions of this contract, the conflict concerning the meaning of the term or condition will be decided by anna maria riezinger. Her decision will be final and not subject to review or argument. No liability or penalty will be incurred by anna maria riezinger due to her interpretation of such terms and or conditions.

39. **Interstate Detainer:** Means the same as unlawful detainer when involving arrest, custody or detainment of anna maria riezinger and more than one agency or STATE of the UNITED STATES, United States of America, Inc, UNITED NATIONS, the United States of America (Minor) or any corporation, representative, agent, or officer who has any agreement with, contract with, or permission to act on behalf of any municipal corporation of the UNITED STATES, United States of America, Inc, UNITED NATIONS, United Nations City State, United States of America (Minor) or any franchise, subsidiary or sub-corporation thereof.

40. **Lawful 4th Article Warrant:** Means a warrant that follows the provisions of the 4th Article to The Constitution for the united States of America. Such warrant must not deviate from the



exact procedures as outlined by the 4th Article creating this specific document or it will not be lawful.

41. Legal Counsel: Means anyone that anna maria riezinger chooses to have as a private attorney or legal assistant or to provide legal assistance, whether such counsel is licensed or not, or a member of the Bar Association or not. Counsel may assist, represent, speak on behalf of, write cases for, or perform any act in or out of court for anna maria riezinger without any hindrance, threat, prosecution, charge, repercussion, etc., from any officer of the court, or representative of the UNITED STATES, United States of America, Inc., UNITED NATIONS, the United States of America (Minor), etc., or any franchise or affiliate or subsidiary thereof.

42. Natural Man or Woman: Means a flesh and blood, living, breathing, biological man or woman created by God, symbolized as the lower case name or fully described. This is not to be confused with any legal fiction entities merely named after living men and women.

43. anna maria riezinger: Means the unique flesh and blood, living, individual woman born in Neillsville, Wisconsin State, 6 June 1956, created by God, who has justly notified the various governmental services corporations and the UNITED STATES and the United States of America (Minor), verbally or in writing, that she demeans herself as a natural-born State Citizen of Wisconsin state and is a free woman, that she is permanently domiciled in the jurisdiction of the air and maintains her beneficial interest in the land of the American states geographically defined, including the Alaska state and she is not an employee, officer, volunteer, agent, or subject to the jurisdiction of any Corporation, any foreign government dba the United States of America (Minor) or any of its representatives, elected officials, agents, franchises, affiliates, employees, officers, secondary parties, subsidiaries, successors or subcontractors. The living woman anna maria riezinger is not to be misidentified, mischaracterized, subjected to any form of personage or legal presumption regarding her identity or standing nor confused in any way with legal fiction entities merely named after her and operated against her interests in foreign venues by various private, for-profit, mostly foreign governmental services corporations including the UNITED NATIONS, the UNITED STATES, the IMF, the FEDERAL RESERVE, the United States of America, Inc., U.S.A., etc. Any attempt verbal or written to notify any officer, elected official, agent, franchisee, or representative of the status of anna maria riezinger as a living woman and as a natural-born State Citizen of Wisconsin state permanently domiciled in the jurisdiction of the air and maintaining her beneficial interests on the land of the Alaska state will be sufficient notice. Sufficient notice will be in the form of any oath, statement, or affidavit issued by anna maria riezinger and the validity of such will not be challenged by any officer of any court or administrative tribunal, collection agency, governmental services corporation, or foreign government whatsoever.



44. Obstruction of Justice: Means any attempt by any officer of the court or any administrative tribunal or representative of any agency of the UNITED STATES, the UNITED NATIONS, the United States of America, Inc., or the United States of America (Minor) or any of their subdivisions, agencies, franchises, subcontractors, etc., to deprive, hinder, conceal, coerce, or threaten anna maria riezinger in an attempt to prevent any and every opportunity to legally and/or lawfully defend herself by attempting to produce and file lawful documents and/or testimony before agents, officers, judges, juries, elected officials, magistrates, the court, clerk of the court, representatives, investigators, or members of the public in order to settle any controversy. This also includes any attempt by a judge or officer of the court to hinder anna maria riezinger and keep her from filing, recording, admitting, presenting, discussing, questioning, or using any evidence, document, paper, photographs, audio and/or video recordings, or any other type of evidence that she desires to submit as evidence in any type of court proceeding. The determination of what is evidence and what will be admitted is to be solely determined by the anna maria riezinger. Any evidence will be tried on merits of the lawful content and validity. Any judge or officer of the court who attempts to suppress or dismiss legal or lawful evidence will voluntarily surrender all bonds, insurance, property, corporate property, bank accounts, savings accounts, or any corporate property of value to anna maria riezinger upon written demand and shall willingly surrender all rights to and defenses against said property. This also includes evidence that is supported by case law. This includes attempts by any officer of the court to make motions, to issue orders such as gag orders, or to use any other means of keeping information suppressed from the public or keep it from being entered on the official record. The determination of whether the acts of the court are an attempt to suppress evidence will be solely determined by anna maria riezinger.

45. Peer: Means “a peer” of anna maria riezinger who has recorded into the public record these documents to prove her status and identity as a living woman granted dominion over the earth and redeeming also her natural-born status as a State Citizen of Wisconsin state. Any peer of hers must be similarly aware of his or her natural status, estate, and standing, must hold similar beliefs as anna maria riezinger, must be aware of the historical context and conditions under which we all labor, must be independently conscious of the meaning of legal language, and familiar with the exercise of rights such as jury nullification, objection, writs of assistance, summary judgment, due process, and issues related to identity of parties, rightful contract, correct venue, standing, and law forms. Her peer must be a creditor, mature, responsible, a knowing natural-born State Citizen of one of the Several states, observant of the authority of the Bible in all matters pertaining to law, a claimant upon all natural and unalienable rights and beneficial interests, and an adherent to the historic Christian faith without apology.

46. The Placing or Filing of an Unlawful Lien, Levy, Garnishment, or Attachment: Means any attempt by any officer, elected official, agent, or representative of a corporation or foreign government to place a lien, levy, garnishment, or attachment on the property or collateral of anna



maria riezinger, herein referred to as “secured party creditor”. Any said officer, agent, or representative must first prove his authority to do so by lawfully documented evidence, furnishing all documents, forms, and papers as necessary to prove his authority to a neutral, three (3) Notary Panel, hereinafter referred to as The Panel, selected at random by lot. Said officer, agent, or representative must guarantee in writing that he will willingly and knowingly serve as the injured party bringing claim against anna maria riezinger and agrees to be personally liable for any damages due to his accusations and actions. He must supply bonds or other lawful funds to be held in trust by The Panel until The Panel determines if any actions of the officer, agent, or representative have violated any laws or caused damage to the secured party creditor. The Panel will have the sole power to determine if any damage has occurred and will release the funds according to The Panel’s adjudication. The decision of The Panel will be final with no recourse. The surety bonds and/or other funds held in escrow by The Panel must be at least four (4) times the estimated value of the property that is in lien, levied, garnished, or attached. The assessment of value will be recorded via affidavit by the secured party creditor and delivered to The Panel. The Panel’s determination and the assessment thereof will be accepted as truth without question or recourse. Said officer, agent, or representative agrees to surrender, including, but not limited to, any and all surety bonds, public and/or corporate insurance policies, CAFR funds, or corporate property as needed to satisfy any and all claims and/or assessments that may potentially be filed against said officer, agent, or representative by the secured party creditor anna maria riezinger. Said officer, agent, or representative agrees that any and all property or collateral with a current or existing lien will remain in the custody and control of the secured party creditor until such time as a determination has been made by a jury of twelve of the secured party creditor’s peers as defined herein. In the event that a jury of twelve of the peers cannot be convened or has not been convened within sixty (60) days from the date of the order of the lien, levy, attachment, or garnishment, any action against the secured party creditor shall be dismissed with prejudice; and every lien, levy, attachment, or garnishment shall be released within ten (10) days and all property rights restored, unencumbered. The officer, agent, or representative who has authorized said lien, levy, attachment, or garnishment agrees to surrender any and all surety bonds, public and/or corporate insurance policies, CAFR funds, or corporate property as needed to satisfy any and all claims and/or assessments filed against said officer, agent, or representative by the secured party creditor.

47. Presumption: Means legal assumption or inference that places the burden of proof or burden of production on the other party, but never on anna maria riezinger. No presumption shall prevail against anna maria riezinger without lawful, documented evidence that supports the presumption, which is certified by the officers of the court, on and for the record under penalty of perjury.



48. **Public Record:** Means any document or record that is filed or recorded into the public record by anna maria riezinger. For example, when this document is recorded, it becomes a public record.

49. **Purchase Price:** Means the new replacement costs of items of property at the time of replacement. This includes locating, packing, shipping, handling, delivery, set up, installation, and any other fee associated with total replacement of property.

50. **Racketeering:** Means any attempt by any two or more officers or agents or franchisees of any governmental services corporation or Trust Management Organization to restrict, suppress, coerce, manipulate, inhibit, or in any way deprive anna maria riezinger and keep her from receiving and enjoying every right, benefit, and prerogative guaranteed by limits established by The Constitution for the united States of America and/or the Honorable Bill of Rights. This includes any effort by the officers of any court or administrative tribunal to hinder in any way the introduction of evidence, law, facts, affidavits, statements, witness testimony, or any information that is considered relevant by anna maria riezinger or any attempt to prevent a jury from hearing this evidence. This also includes any attempt to prevent this evidence from being heard in a public forum and before any and all members of the general public, as many as can be reasonably accommodated. All hearings, tribunals, or trials will be held in a public place; and any and all members of the general public will be allowed to attend, without restriction. This also includes questioning and/or interrogation by police officers before, during, and after an arrest.

51. **Reckless Endangerment:** Means any attempt by any officer of the courts, administrative tribunals, governmental services corporations, Trust Management Organizations, or foreign governments as addressed herein to endanger, attempt or threaten to attempt to endanger the life or property of anna maria riezinger. This includes dangerous driving in a car, use or threatened use of lethal or non lethal weapons or chemicals, improper use of restraint devices, and use of restraint devices on anna maria riezinger who is a non-combatant peaceful civilian. If a conflict arises as to whether or not reckless endangerment has occurred, the version presented by anna maria riezinger will be considered as truth.

52. **Representative:** Means any agent, agency, department, officer, investigator, entity, subsidiary, sub-corporation, contractor, employee, inspector, individual, or corporation that has any affiliation or association with, collects or distributes funds for, does any task for, receives any benefit or privilege from, of, or for the UNITED STATES, the UNITED NATIONS, the United States of America, Inc., the United States of America (Minor) or their franchises, parents, or subsidiaries. This includes anyone or anything that represents the interests of, or is being funded by, or receives funds from, or has any attachment to the UNITED STATES, the United



States of America (Minor), the United States of America, Inc., the UNITED NATIONS or any of their successors, franchises, subdivisions or sub-corporations.

53. Right to Speedy Trial: Means trial will commence within 70 days of the date of arrest: anna maria riezinger explicitly reserves the right to speedy trial at all times.

54. Right to Travel: Means the right to freely move about and/or control any type of craft by whatever means, via land, sea, or air, without any interference by any officer, agent, employee, attorney, or judge that in any manner willfully causes adverse affects or damages upon anna maria riezinger by an arrest, inhibition, detainment, restraint, deprivation, prevention, etc.

55. Rights and Defenses: Means one's legal and/or lawful right and/or ability to defend herself in any action. Upon agreement, the defendant in an action may give up his right to defend himself. This includes tacit agreement or agreement by default. In every instance anna maria riezinger is never the DEFENDANT nor any Defendant whatsoever in any case or action relevant to this agreement.

56. sovereign: Means a natural ruler of her own estate. Sovereigns are independent principals not compelled to hold their lives, or their means of living, or any material right essential to the enjoyment of their lives subject to the mere whims or will of any other individual(s) including the members of the "US CONGRESS" or the "U.S. Congress" or the "United States Congress" or even "the united states in congress assembled".

57. State: Means any geographically defined "state" described by Commonwealth trust or statehood compact, as in: the Missouri state. It can also mean as dictated by context and style a corporate municipal franchise of a "federal" corporation, such as the State of Wisconsin which is a franchise of the United States of America, Inc., or the STATE OF COLORADO, a franchise of the UNITED STATES (INC.). Which "state" and in what context the word "state" is used will be determined by anna maria riezinger as a condition of this contract should any confusion arise. She will also determine the correct venue and jurisdiction and will determine if any alleged offense or sought-for action occurs within the limits of the UNITED STATES or the United States of America (Minor) or the United States of America, Inc., or the UNITED NATIONS and so on. A violation of this provision will be Unlawful Determination and punishable as indicated by this contract agreement.

58. Statute Staple Securities Instrument: Means an edict or proclamation from anna maria riezinger establishing the identities, roles, and material interests of the parties to this agreement pursuant to her status as the priority creditor and principal owed her natural estate and all interest in it in sum total.



59. Trespassing/Trespass: Means the entry into or onto the domain, property, residence, area, location, grounds, dwellings, buildings, barns, sheds, factories, warehouses, garages, shops, caves, structures, lands, storage areas, tunnels, automobiles, trucks, safe houses, underground shelters, automobiles, motor vehicles, recreational vehicles, boats, planes, trains, ships, containers, vans, heavy equipment, farm implements, culverts, driveways, trees, yards, real property, real estate, land, etc., belonging to or under the control of anna maria riezinger without her express written permission, or without a lawfully executed (4th) Article warrant. Any and all agents or representatives of the governmental services corporations or Trust Management Organizations will fully and completely observe any and all protections guaranteed by The Constitution for the united States of America and/or the Honorable “Bill of Rights.” Any property that is damaged, lost, stolen, or misplaced, will be recoverable as indicated in this Notice and Demand document. The living woman anna maria riezinger here affirms that she has lived past the age of fifty years without resorting to any criminal behavior and doesn’t intend to start, nor does she harbor contraband of any kind, including but not limited to persons, controlled substances, illegal firearms, alcohol, fireworks, or explosives; she warrants that she is not engaged in any activity whatsoever requiring a license, is not a privateer, bounty hunter, mercenary, postal union employee, ship’s warrant officer, volunteer federal contracting officer, nor commercial driver of any kind and any representation seeming otherwise secured under conditions of semantic deceit, non-disclosure, or monopoly inducement are all voided contracts for cause, subject to the truth. Any and all officers, agents, and representatives of the various governmental service corporation(s) and Trust Management Organizations and the foreign government of the United States of America (Minor) will be held individually liable for the full amount of damages as outlined in this Notice and Demand document for trespassing upon the private property of anna maria riezinger or causing any harm, inconvenience, discomfort or deprivation to her.

60. Unalienable Rights: Means natural rights given by God as acknowledged by the law of nations and incorporated into the Bill of Rights such as but not limited to the right to bear arms and the freedom of speech and right to trial by a jury of one’s peers and right to due process, right of habeas corpus, right to be exempt from levy or conscription, right to act as a secured party creditor and right to be secure in one’s private papers and effects.

61. Unfounded Accusations: Means any accusation, charge, or claim, civil or criminal or in admiralty, that is alleged or made by any representative of the UNITED STATES corporation, the United States of America (Minor), the UNITED NATIONS, the United States of America, Inc., their franchises, affiliates, agents, employees, and contractors as defined herein that is not proven by validated, written, and openly discussed evidence presented under oath or affirmation and penalty of perjury by an authorized agent or representative of the Corporation bringing such accusation acting under full commercial liability. The accuser has eight (8) hours to provide the validated documentation supporting their accusation and to put them into the possession of anna

maria riezinger: failure to do so will result in a finding that Unfounded Accusations have been made and the perpetrators are subject to the penalties contained herein.

62. Unlawful Arrest: Means restricting anna maria riezinger’s right to move about freely without the presentation of a lawful 4th Amendment warrant signed by a judge of competent jurisdiction acting under oath in public office. This includes unnecessary use of restraint devices, traffic stops, raids, or any other type of detainment, or any time when an officer is presented with and ignores this or any other Notice and Demand or Right to Travel Documents, or other documents notifying the officer of the identity and material interests of anna maria riezinger as a living woman who is not to be confused with any legal fiction entities created by the UNITED STATES dba ANNA MARIA RIEZINGER or the UNITED NATIONS dba ANNA M. RIEZINGER or Anna Maria Riezinger a *foreign situs* trust created by the State of Wisconsin, a franchise of the United States of America, Inc. and so on. There is only one living woman and she is not the “same as” any legal fiction entity however constructed or construed. This demand for necessary discernment between anna maria riezinger the living woman and the various legal fiction entities that have been created and merely **named after her** includes any circumstance of arrest when and if anna maria riezinger is ever detained or incarcerated for any issue, reason, or circumstance related to the DEBTOR(S) or Debtor(s) named herein or any other possible permutation of her given name applied to any legal fiction entity at all.

63. Unlawful Detainer: Means any attempt by any officer of the court or representative of the various governmental service corporation(s), Trust Management Organizations, or foreign governments including the City State of Westminster, the United Nations City State, and the United States of America (Minor) to arrest, check, hinder, delay, possess, hold, keep in custody, restrain, retard, stop, or in any way withhold anna maria riezinger without affording her every protection guaranteed by The Constitution for the united States of America and the Honorable Bill of Rights and all other applicable treaties, conventions, orders, proclamations, declarations, and codes serving to protect her standing and material interests.

64. Unlawful Detention: Means restraining anna maria riezinger’s freedom of movement, and/or right to travel, against her will for more than twenty (20) minutes total without a properly authorized lawful 4th Article warrant signed by a judge of competent jurisdiction acting while under his public oath of office. This includes routine traffic stops, raids, random identification checks, security checks, and other such detainments after the officer, agent, or representative has been properly notified and given appropriate supportive documents.

65. Unlawful Determination: Means any statement, speech, gesture, writing, presentment, or similar claim verbal or written that negatively represents the character, actions, plans, procedures, customs, ways, means, culture, or religion of anna maria riezinger that is not proven by validated evidence offered on and for the public record under penalty of perjury. This



includes off color statements, accusations, demeaning jokes, or remarks by a judge or other officer of the court or administrative tribunal and any other agents or representatives or officers of any Corporation including incorporated governments, governmental services corporations or Trust Management Organizations serving to discredit, demean, or disrespect anna maria riezinger.

66. Unlawful Distraint: Means seizure or taking of any property that belongs to or is in possession of anna maria riezinger without proper probable cause and/or due process including presentation of a lawful 4th Article warrant. The real property assets and immaterial property assets of anna maria riezinger are owed the same due respect and consideration commanded by the living woman. This includes any seizure of property by any officer, agent, representative, or franchisee in any capacity or relationship voluntary or paid with the UNITED STATES, UNITED NATIONS, United States of America (Minor), United States of America, Inc., USA, State of Alaska, STATE OF ALASKA, Municipality of Anchorage, their successors or any other such corporate entities whatsoever.

67. Unlawful Restraint: Means any action by any officer, agent, representative, contractor, associate, officer of the court, etc., to prevent, coerce, intimidate, hinder, or in any way limit the right of anna maria riezinger so as to prevent or keep her from exercising or enjoying any type of individual freedom, including freedom of speech, travel, movement, action, gesture, writing, utterance, or any other right that is commonly enjoyed.

68. US Dollars: Means a one troy ounce fine silver dollar minted by the United States Mint with "fine" defined as approximately 0.999 fine silver. The full assessed billing cost of any fines or fees resulting from any claim of damages presented herein or claimed as a result of violations as noted shall be payable in United States of America silver dollars; alternatively, the full assessed billing cost as represented in a claim shall be paid on a dollar for dollar basis at par value in the currently recognized medium of exchange as used by the general public at the time of offense. All claims and damages which are paid in the currently recognized medium of exchange shall be paid at par value as indicated. Par value will be the current market value established by written law or the value published by the United States Mint or its successors, whichever is higher at the time of the offense, for the purchase of a one troy ounce .999 fine silver coin.

69. Verbal Abuse: Means the use of offensive and/or threatening, spoken words, body language, and non-verbal gestures or actions by any representative or employee or agent of the corporation(s) described herein, their franchises, agencies, subcontractors, successors or employees, upon anna maria riezinger. If a controversy arises about an incident, the version told by anna maria riezinger will be accepted as truth and will not be contested.



70. **Victim:** Means anna maria riezinger who has received direct damages to herself or her property as the result of an unlawful or illegal act by another.

71. **Victimless Laws:** Means any law that is passed or presumed to be passed that creates a violation of law in which no individual natural living man or woman has claimed to be injured under penalty of perjury and full commercial liability. This includes any statute, ordinance, regulation, policy, or color of law provision saving incidents of violent crime which leave the living victim dead or so incapacitated that she or he cannot present their own interests and is forced to rely on a public prosecutor. So-called victimless crimes cannot be alleged against anna maria riezinger and will not be used in any action of any kind presumed to pertain to anna maria riezinger.

72. **Violation of Rights:** Means any attempt by any officer or representative of any governmental services corporation(s) or agencies or public Trust Management Organizations to threaten, intimidate, deprive, conceal, or in any way prevent anna maria riezinger from receiving and/or enjoying any right that is identified in the enclosed "ATTACHMENT 'A' – PROPERTY LIST" referencing DEBTORS: ANNA MARIA RIEZINGER or ANNA M. RIEZINGER etc., or Debtors Anna M. Riezinger or Anna von Reitz, etc., and secured party creditor: anna maria riezinger which is incorporated herein as if fully set forth within this **Statute Staple Securities Instrument and Legal Notice and Demand** or allow another to deprive any other material right or interest which is due.

73. **Willingly:** Means that anna maria riezinger is in full knowledge, understanding, agreement, and full consent, without fear of reprisal, threat, or coercion, during any interaction in which he is involved with any agent, officer, or representative of any court or governmental services corporation, including incorporated foreign governments. "Not willingly" means the opposite conditions apply.

End of Definitions

AFFIDAVIT OF POLITICAL STATUS

I declare that this entire recorded document is an Affidavit of Political Status in addition to presenting all other enumerated and described stipulations, roles, and functions as legal Notice, Claim of Life, Power of Attorney, Security Agreement, Indemnity Bond, Lien, description of Property, Notice of Default, Removal of Presumed Trustees, Definitions and so on in sum total.
GRANTORS: ANNA MARIA RIEZINGER, ANNA M. RIEZINGER, et alia.
Grantors: Anna M. Riezinger, Anna Maria Riezinger, Anna M. Riezinger-von Reitz, et alia.
Grantee: anna maria riezinger

LS: anna maria riezinger
anna maria riezinger, secured party creditor

Date 5 july 2014



DECLARATION OF DOMICILE

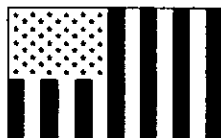
I, the living woman known as anna maria riezinger hereby declare my permanent domicile to be in the jurisdiction of the air, now and in perpetuity, and further declare that I retain my beneficiary interests on the land of my birthright known as the Wisconsin state, one of the organic and geographically described states of the Union of states bound in perpetuity by The Articles of Confederation (1781), extended by the Equal Footing Doctrine and implemented via the Northwest Ordinance and Statehood Compacts and the Alaska state I inhabit and also my inherent beneficial interest in all vessels in international commerce operated by me or in my name howsoever styled and however they may be defined as Wills, Trusts, Transmitting Utilities, Foundations, Corporations, Cooperatives, etc., and finally I declare that I am at peace and owed every treaty, contract, and trust obligation created as a result of the Treaties of Paris ending the American Revolution, the Treaty of Ghent ending the War of 1812, the Treaty of Westminster (1784), The Constitution for the united States of America (1789) and that I am not represented by any elected official, corporate officer, or legal fiction entity whatsoever now or in the future who does not act with my individual written grant knowingly and willingly and under conditions of full disclosure and proven trust and equity freely delegating such authority.

I, the living woman known as anna maria riezinger further declare that I am by birthright an American State Citizen, a peaceful inhabitant of the land operating under the Law of Love, the Law of Free Will and the Law of the Land without exception and that I exercise my proprietary interests and present my own self without representation, without the UNITED STATES, without the United States of America, Inc., nor any of its incorporated successors, without the City State of Westminster, and without the United Nations.

I affirm that my nation is and always was The United States of America (Major) known as the now-50 united States of America, that I am and we are at peace and have been at peace since April of 1865, that I owe no other allegiance or obligation, and that I fly the civil flag of my nation shown below:

So declared and made part of my Affidavit of Political Status this 5th day of July, 2014 and I enter this Declaration of Domicile onto the public record to perfect it having given due notice and offer of twenty-one (21) days for any rebuttal:

anna maria riezinger
anna maria riezinger, secured party creditor dated July 5, 2014



See all property on ATTACHMENT "A" – PROPERTY LIST



ATTACHMENT "A" - PROPERTY LIST

All of the property listed in this Property List is protected by all terms, conditions, and agreements contained in all the documents recorded herein.

1. All proceeds from secured party creditor's labor from every source intellectual, service, or production; from products, accounts, fixtures, crops, mine heads, wellheads, and transmitting utilities, etc.;
2. All rents, wages, earnings, remuneration, and income from every source;
3. All land in which DEBTOR(S) and Debtor(s) have an interest, including the soil itself; all minerals atop or beneath the soil surface; all air rights; all waters on or in the soil or land surface such as a lake or pond, within the land boundaries;
4. All real property and all documents involving all real property in which DEBTOR(S) and Debtors(s) have an interest, including all buildings, structures, fixtures, and appurtenances situated on or affixed thereto, as noted in #3 above;
5. All cottages, cabins, houses, mansions, and buildings of whatever type and wherever located, including real property described as 2366 South Park Road Lot 11 Block 2 Birch Park Subdivision Big Lake Alaska and 2390 South Park Road Lot 12 Block 2 Birch Park Subdivision Big Lake Alaska;
6. All bank accounts foreign and domestic, bank "safety" deposit boxes and the contents therein; personal security codes, passwords, and the like associated therewith; credit card accounts, mutual fund accounts, certificates of deposit accounts, checking accounts, savings accounts, retirement plan accounts, stocks, bonds, securities, and benefits from trusts including the Mary Hermes Trust administered by Frost Bank located in Texas, the Gallery of Lakes Account administered by the First National Bank of Anchorage in Wasilla, Alaska, and whatever other accounts there are at any given time;
7. All inventory from any source, including artwork, paintings, sculpture, pottery, art glass, antiques or any other items intended for resale ;
8. All machinery, either farm or industrial; all mechanical tools, construction tools, tools of trade;
9. All boats, yachts, and watercraft; and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines, ancillary equipment, lubricants, fuels, and fuel additives;
10. All aircraft, gliders, balloons, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants, fuels, and fuel additives;
11. All motor homes, trailers, mobile homes, recreational vehicles, houses, cargo, and travel trailers; and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all ancillary equipment, accessories, parts, service equipment, lubricants, fuels, and fuel additives;
12. All animals and all farm livestock; and all things required for the care, feeding, use, transportation, and husbandry thereof;
13. All pets, including cats, dogs, birds, fish, or whatever other of the animal kingdom has been gifted or otherwise acquired: whether kept indoors or outdoors; with all fixtures, vehicles, and housings required for their protection, feeding, care, transportation, shelter, and whatever other needs may arise;
14. All vehicles, autos, trucks, four-wheel vehicles, trailers, wagons, motorcycles, bicycles, tricycles, wheeled conveyances of any kind, motorized or otherwise, in which DEBTOR(S) or Debtor(s) have an interest;
15. All computers, computer-related equipment and accessories, flash drives, electronically stored files or data, telephones, electronic equipment, office equipment and machines;
16. All visual reproduction systems, aural reproduction systems, motion pictures, films, video tapes, audio tapes, sound tracks, compact discs, DVDs, ipods, digital audio/video players, phonograph records and players, film, slides and projectors, photography and video and aural production equipment, cameras, projectors, tape recorders, cassette players, art supplies, paintings, etc.;
17. All manuscripts, books, booklets, pamphlets, treatises, treatments, monographs, stories, written material, libraries, plays, screenplays, lyrics, songs, music;
18. All books, accounts, and financial records of DEBTOR(S) and Debtor(s);
19. All trademarks, registered marks, copyrights, patents, proprietary data and technology, inventions, intellectual property, royalties, good will;
20. All public or private scholastic degrees, titles, credentials, medals, trophies, honors, awards, recognitions, meritorious citations, certificates from apprenticeship training and/or continuing education programs, etc., from whatever source, for whatever trade, occupation, work, or endeavor;
21. All military (Army, Navy, Air Force, Marine, National Guard, etc.) discharge papers, and the like;
22. All records, diaries, journals, photographs, negatives, transparencies, images, video footage, film footage, drawings, sound records, audio tapes, video tapes, computer production or storage of all kinds whatsoever;
23. All fingerprints, footprints, palm prints, thumbprints, RNA materials, DNA materials, genes, blood fractions,



- biopsies, surgically removed tissue, bodily parts, organs, hair, teeth, nails, semen, urine, other bodily fluids or matter, voice-print, retinal images, and the descriptions thereof; and all other corporal identification factors, and said factors' physical counterparts in any form; and all records, record numbers, and information pertaining thereto;
24. All biometric data, records, information, and processes not elsewhere described; the use thereof and the use of the information contained therein or pertaining thereto;
 25. All rights to obtain, use, request, refuse, or authorize the administration of any food, beverage, nourishment, or water, or any substance to be infused or injected into or affecting the body by any means whatsoever;
 26. All rights to obtain, use, request, refuse, or authorize the administration of any drug, manipulation, material, process, procedure, ray, or wave which alters or might alter the present or future state of the body, mind, spirit, free will, faculties, and self by any means, method, or process whatsoever;
 27. All keys, locks, lock combinations, encryption codes or keys, safes, secured places, and security devices, security programs, software, user names, passwords, machinery, or devices related thereto;
 28. All rights to access and use utilities upon payment of the same unit costs as the comparable units of usage offered to most-favored customers, inter alia: cable, electricity, garbage, gas, internet, satellite, sewage, telephone, water, and all other methods of communication, energy transmission, and food or water distribution;
 29. All rights to barter, buy, contract, sell, or trade ideas, products, services, or work;
 30. All rights to barter, buy, contract, sell, or trade any kind of asset, tool, item of value, time, property whatsoever without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever;
 31. All rights to create, invent, adopt, utilize, or promulgate any system or means of currency, private money, medium of exchange, coinage, barter, economic exchange, bookkeeping, record-keeping, and the like;
 32. All rights to use any free, rented, leased, fixed, or mobile domicile, as though same were a permanent domicile; and to be free from requirement to apply for or obtain any government license or permission, permit and otherwise; and to be free from entry, intrusion, or surveillance, by any means, regardless of duration of lease period;
 33. All rights to manage, maneuver, direct, guide, or travel in any form of automobile or motorized conveyance whatsoever without any requirement to apply for or obtain any government license, permit, certificate, registration, or permission of any kind whatsoever;
 34. All rights to marry and procreate children, and to rear, educate, train, guide, and spiritually enlighten any such children, without any requirement to apply for or obtain any government license, permit, certificate, any vaccinations, or permission of any kind whatsoever;
 35. All rights to buy, sell, trade, grow, raise, gather, hunt, trap, angle, and store food, fiber, and raw materials for shelter, clothing, and survival;
 36. All rights to protect myself and my family from any animals that threaten my/our safety or well being, or that cause a nuisance to me/us, by using deadly force against any such animals;
 37. All rights to exercise dominion over the earth and the resources of the earth including, but not limited to, using mineral and natural resources, timber, water, and harvesting animals for food;
 38. All rights, interest, and exclusive title in CERTIFICATE OF BIRTH FILE related to the berth dated June 6, 1956 of Anna Maria Riezinger, issued by State of Wisconsin, in Neillsville, Wisconsin and by the STATE OF WISCONSIN of ANNA MARIA RIEZINGER subsequent to that, instilling the pledge represented by the same pignus, hypotheca, hereditaments, res, the energy and all products derived therefrom including, but not limited to all caps names ANNA MARIA RIEZINGER, ANNA M. RIEZINGER, ANNA M. RIEZINGER-VON REITZ, ANNA VON REITZ, Anna M. Riezinger, Anna M. Riezinger- Von Reitz, Anna M. Riezinger-von Reitz, Anna Von Reitz, Anna von Reitz or any other derivative thereof together with all blood, samples of flesh, DNA, and related biometric samples preserved in any manner whatsoever by any entities public or private;
 39. All rights guaranteed and limitations imposed by The Constitution for the united States of America and the Honorable Bill of Rights upon all governmental service corporations and Trust Management Organizations operating on American soil as a result of this original equity contract;
 40. All rights to exercise freedom of religion, worship, use of sacraments, spiritual practice, and expression without any abridgement of free speech, or the right to publish, or the right to peaceably assemble, or the right to petition government for redress of grievances, or the right to petition any military force of the United States for physical protection from threats to the safety and integrity of person or property by either "public" or "private" sources;
 41. All rights to purchase arms and ammunition, keep and bear arms for defense of self, family, and parties entreating physical protection of person or property;
 42. All rights to keep and bear arms for hunting, self-protection, protection of family, friends, and property, and target shooting of any kind;
 43. All rights to create, preserve, and maintain inviolable, spiritual sanctuary and receive into same any and all parties requesting safety and shelter;
 44. All rights to create, carry, and use private documents of travel of any kind whatsoever, inter alia: those signifying diplomatic status and immunity as a free, independent sovereign;
 45. All civil authority vested in my living self as Caesar on the land jurisdiction of these organic, geographically



- defined states of the Union known as The United States of America (Major);
46. All rights to make video and/or audio recordings, reports and documents of all interactions between me or mine, and any government or quasi-government officials of any kind whatsoever including the right to bring all necessary video/audio recording equipment and necessary assistants and witnesses into government buildings as necessary;
 47. All rights to obtain or be presented with a certified copy of the Oath of Office, bond number, and bonding company's name, address, and contact information off/for any government official with whom I interact;
 48. All claims of ownership or certificates of title to the corporeal and incorporeal hereditaments, hereditary succession, and all innate aspects of being, i.e., body, mind, spirit, free will, faculties, and self;
 49. All rights to privacy and security in person and property, inter alia: all rights to safety and security of all household or sanctuary dwellers or guests, and all papers and effects belonging to DEBTOR(S) and Debtor(s) or any household or sanctuary dwellers or guests, from governmental, quasi-governmental, de facto governmental, or private intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, or warrant, except with proof of superior claim duly filed in the Commercial Registry by any such intruding party in the private capacity of such intruding party, notwithstanding whatever purported authority, warrant, order, law, or color of law may be promulgated as the authority for any such intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, or warrant;
 50. All names used and all Corporations Sole executed and filed, or to be executed and filed, under said names;
 51. All intellectual property, inter alia: all speaking and writing;
 52. All thoughts, beliefs, world views, emotions, psychology, etc.;
 53. All signatures and seals;
 54. All signatures on all applications for and all value associated with all licenses foreign and domestic;
 55. All present and future retirement incomes, commissions, compensation, and the fruits of my labor, and rights to such incomes, commissions, compensation, and the fruits of my labor issuing from all accounts and trusts;
 56. All present and future medical and healthcare rights; and rights owned through survivorship, from all accounts;
 57. All applications, filings, correspondence, information, images, identifying marks, image licenses, travel documents, materials, permits, registrations, and records 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, regardless of creator, method, location, process, or storage form, inter alia: all processed algorithms analyzing, classifying, comparing, compressing, displaying, identifying, processing, storing, or transmitting said applications, filings, correspondence, information, images, identifying marks, image licenses, travel documents, materials, permits, registrations, records and records numbers, and the like;
 58. All signatures on all applications for and all value associated with all library cards;
 59. All credit, charge, and debit cards, mortgages, notes, applications, card numbers, and associated records and information;
 60. All credit and beneficial contracts of DEBTOR(S) and Debtor(s);
 61. All signatures on and all value associated with all traffic citations/tickets;
 62. All signatures on and all value associated with all parking citations/tickets;
 63. All value from all court cases and all judgments, past, present, and future, in any court whatsoever; and all bonds, orders, warrants, and other matters attached thereto or derived therefrom;
 64. All precious metals, bullion, coins, jewelry, precious jewels, semi-precious stones, mounts; and any storage boxes, receptacles, and depositories within which said items are stored;
 65. All tax correspondence, filings, notices, coding, record numbers, all benefit from social security account # 390-XX-XXXX associated with these names; and any information contained therein, wherever and however located, and no matter by whom said information was obtained, compiled, codified, recorded, stored, analyzed, processed, communicated, or utilized;
 66. All bank accounts foreign and domestic, all brokerage accounts, stocks, bonds, certificates of deposit, drafts, futures, insurance policies, investment, securities, all retirement plan accounts, Individual Retirement Accounts, money market accounts, mutual funds, notes, options, puts, calls, pension plans, savings accounts, retirement accounts, stocks, warrants, securities, benefits from trusts, 401Ks, and the like;
 67. All accounts, deposits, escrow accounts, lotteries, overpayments, prepayments, prizes, rebates, refunds, returns, Treasury Direct Accounts, claimed and unclaimed funds; and all records and records numbers, correspondence, and information pertaining thereto or derived therefrom;
 68. All stockpiles, collections, buildups, amassment, and accumulations, however small, of Federal Reserve Notes (FRNs), gold certificates, silver certificates; and all other types and kinds of cash, coins, currency, and money delivered into possession of secured party creditor;
 69. All drugs, herbs, medicine, medical supplies, cultivated plants, growing plants, inventory, ancillary equipment, supplies, propagating plants, and seeds; and all related storage facilities and supplies;
 70. All fitness and/or sports equipment intended to increase vitality, fitness, and health; and whole food complexes, vitamin, mineral, and other supplements to the diet for the same health and fitness purposes; and all juicers, grinders, dehydrators, and storage and delivery devices or equipment;
 71. All products of and for agriculture; and all equipment, inventories, supplies, contracts, and accoutrements involved in the planting, tilling, harvesting, processing, preservation, and storage of all products of agriculture;



72. All plants and shrubs, trees, fruits, vegetables, farm and garden produce, indoors and out, watering devices, fertilizers and fertilizing equipment, pots, collections of plants, e.g., bonsai, dry or live assortments of flowers and plants, or anything botanical;
73. All farm, lawn, and irrigation equipment, accessories, attachments, hand tools, implements, service equipment, parts, supplies, and storage sheds and contents;
74. All fuel, fuel tanks, containers, and involved or related delivery systems;
75. All metal-working, woodworking, and other such machinery; and all ancillary equipment, accessories, consumables, power tools, hand tools, inventories, storage cabinets, tool boxes, work benches, shops, and facilities;
76. All camping, fishing, hunting, and sporting equipment; and all special clothing, materials, supplies, and baggage related thereto;
77. All storage units, safes, rifles, guns, bows, crossbows, other weapons, and related accessories; and the ammunition, reloading equipment and supplies, projectiles, and integral components thereof; All radios, televisions, communication equipment, receivers, transceivers, transmitters, antennas, towers, etc.; and all ancillary equipment, supplies, computers, software programs, wiring, and related accoutrements and devices;
78. All power-generating machines or devices; and all storage, conditioning, control, distribution, wiring, and ancillary equipment pertaining to or attached thereto;
79. All devices, engines, fixtures, fans, plans needed for the production or storage of electrical energy;
80. All computers and computer systems and the information contained therein; as well as all ancillary equipment, printers, and data compression or encryption devices, processes, and processors;
81. All office and engineering equipment, furniture, ancillary equipment, drawings tools, electronic and paper files, and items related thereto;
82. All water wells and well-drilling equipment; and all ancillary equipment, chemicals, tools, and supplies;
83. All shipping, storing, and cargo containers, and all chassis, truck trailers, vans, and the contents thereof, whether on-site, in transit, or in storage anywhere;
84. All building materials and prefabricated buildings; and all components or materials pertaining thereto, before or during manufacture, transportation, storage, building, erection, or vacancy while awaiting occupancy thereof;
85. All communications and data; and the methods, devices, and forms of information storage and retrieval, and the products of any such stored information;
86. All artwork and supplies, paintings, etchings, photographic art, lithographs, and serigraphs, etc.; and all frames and mounts pertaining to or affixed thereto;
87. All food; and all devices, tools, equipment, vehicles, machines, and related accoutrements involved in food preservation, preparation, growth, transport, and storage;
88. All construction machinery; and all ancillary equipment, fuels, fuel additives, supplies, materials, and service equipment pertaining thereto;
89. All medical, dental, optical, prescription, and insurance records, records numbers, and information contained in any such records or pertaining thereto;
90. The Last Will and Testament from any source;
91. All inheritances gotten or to be gotten;
92. All wedding bands and rings, watches, and jewelry;
93. All household goods and appliances, linen, wardrobe, toiletries, furniture, kitchen utensils, cutlery, tableware, cooking utensils, pottery, collectibles, collections, antiques, etc.;
94. All musical instruments, whether new or old, including brass, woodwinds, percussion, strings, etc.;
95. All children's toys, books, clothing, playthings, and possessions of any type or amount;
96. All businesses, corporations, companies, trusts, partnerships, limited partnerships, organizations, proprietorships, and the like, now owned or hereafter acquired; and all books and records thereof and therefrom; all income, commissions, compensation, and the fruits of my labor therefrom; and all accessories, accounts, equipment, information, inventory, money, spare parts, and computer software pertaining thereto;
97. All ownership, equity, property, and rights to property now owned or held or hereafter acquired in all businesses, corporations, companies, partnerships, limited partnerships, organizations, proprietorships, and the like; and all books and records pertaining thereto; all income therefrom; and all accessories, accounts, equipment, information, inventory, money, spare parts, and computer software pertaining thereto;
98. All packages, parcels, envelopes, or labels of any kind whatsoever which are addressed to, or intended to be addressed to, DEBTOR(S) and Debtor(s) or the natural woman secured party creditor, whether received or not received;
99. All telephone numbers;
100. All signatures on all applications for and all value associated with all certificates of birth documents of the natural living woman Secured party creditor, and all said documents themselves;
101. All signatures on all applications for and all value associated with all certificates of birth documents of all children and grandchildren of the natural woman secured party creditor, and all said documents themselves;
102. All signatures on all applications for social security numbers, and all value associated with all accounts, 390-XX-XXXX and *390XXXXXX* related to ANNA MARIA RIEZINGER and/or ANNA M. RIEZINGER and/or ANNA M. RIEZINGER-VON REITZ and/or ANNA VON REITZ and Anna M. Riezinger and/or Anna Maria



- Riezinger and/or Anna M. Riezinger-von Reitz and/or Anna M. Riezinger-Von Reitz and/or Anna von Reitz and/or Anna Von Reitz and any clearly related names whatsoever and however styled;
103. All signatures on all applications for social security numbers for all children and grandchildren of the natural woman secured party, and all value associated with all the accounts of those children/grandchildren; All value associated with the private contract trust account number of the natural woman secured party creditor: 390XXXXXX; All value associated with the private contract trust account numbers of all children and grandchildren of the natural woman secured party creditor including her natural interest in her son Eric Jon Belcher and those legal fictions and accounts owed as Eric Jon Belcher and ERIC JON BELCHER until Eric Jon Belcher shall reach age of majority and inherent all independent and full interest in his earthly estate in sum total without recourse;
 104. All signatures on all applications for and all value associated with Driver License #: ADL 5549461 – DRIVER LICENSE ALASKA;
 105. All signatures on all applications for and all value associated with all passports for the natural woman secured party creditor and his children and grandchildren;
 106. All documents as recorded in the public record by and for the natural woman secured party creditor as indicated herein;
 107. All signatures on all applications for and all value associated with all marriage licenses;
 108. All private marriage contracts;
 109. All signatures on all applications for and all value associated with all professional licenses, and all notary licenses, and all notary stamps, embossers and seals used in performing the function of a notary;
 110. All private addresses of the natural living woman secured party creditor as indicated herein;
 111. All signatures on all applications for and all value associated with all public addresses;
 112. All private, registered, bond/account numbers; and all bonds and notes tendered to any and all entities, including the Department of the Treasury, banks, creditors, corporations, etc.;
 113. The following United States Postal Service Registered Mail Numbers: RA 393 427 640 US, RA 393 427 653 US, RA 393 427 667 US, RA 393 427 675;
 114. The following Bond/Account number series: 000IWBC0001 to 999WBC9999 inclusive;
 115. The following Bond/Account number series: 000AMB0001 to 999AMB9999 inclusive;
 116. The following Bond/Account number series: 000AMSS001 to 999AMSS999 inclusive;
 117. Any and all property not specifically listed, named, or specified by make, model, serial number, etc., is expressly herewith included as collateral of the natural woman secured party creditor.

End of Attachment "A" – Property List

LS: anna maria riezinger
anna maria riezinger, living woman, secured party creditor

5 july 2014
date



Archetype

Form: publici sui juris / Affidavit
Session: one Supreme Court

Act of State
Reaffirmation of Character
And Renunciation of Attempted Expatriations

I known as anna maria riezinger a natural born living female permanently domiciled in the jurisdiction of the air and holding beneficial interest on the land known as the Alaska state being a landlord of the age of majority and complete in my faculties invoking the proper jurisdiction of international common law depending on the divine separation of character defining grace as being in good moral standing and falling from grace as action repugnant to the Law of Love and Law of Freewill and so I solemnly make this Reaffirmation of Character and solemn declaration of beneficial interest land domicile pursuant to the Ninth Article of The Constitution for the united States of America without abridging my absolute freedom and I merely demean myself for the purposes at hand as a birthright American State Citizen of Wisconsin state and peaceful inhabitant of the organic united states joined in perpetual union by The Articles of Confederation (1781) as one guaranteed a limited Republic by The Constitution for the united States of America (1791 to date) and with explicit reservation of all divinely created and inherent unalienable rights saying to all that this affiant is without representation and a non-resident with respect to the "State of Alaska" franchise of the United States of America (Minor)/the "State of Alaska" franchise of the United States of America Incorporated/the STATE OF ALASKA franchise of the UNITED STATES/ the FEDERAL RESERVE dba THE UNITED STATES OF AMERICA or any other State franchise/foreign government/Trust Management Organization/or governmental services corporation whatsoever. It is at the same time that I renounce and declare void *ab initio* any and all claims alleging any change or claim or contract waiving my natural birthright status and I say that I am not an employee or official or volunteer paid or elected or serving nor am I willingly engaged in any activity in behalf of any of the corporate entities or foreign governments which have named various legal fiction entities after my given name and which have operated these entities to my detriment while merely claiming to represent me and to act as my trustees. Such incorporations include but are not limited to the UNITED STATES/U.S./US/STATE OF ALASKA/UNITED NATIONS/UNITED STATES OF AMERICA (MINOR)/MUNICIPALITY OF ANCHORAGE/United States of America (Minor)/United States of America Incorporated/U.S. Corp/USA/E PLURIBUS UNUM THE UNITED STATES OF AMERICA/and any other variations thereof. The fraud against me and my natural estate also includes legal fiction entities dba ANNA MARIA RIEZINGER/ANNA M. RIEZINGER/ANNA M. RIEZINGER/ ANNA VON REITZ et alia /Anna Maria Riezinger and Anna M.Riezinger, et alia. and debts accrued to accounts of these public trusts. This will serve Notice judicial-administrative and otherwise that all those acting as corporate officers and/or employees and/or agents of these various legal fiction entities whether under or by color of law or color of official right are acting or have acted knowingly or unknowingly as imposters. I have claimed my guaranteed absolute trust property including life-liberty-and-the-pursuit-of-happiness and all real private property assets. This Act of State and Apostille is the International record and National authentication and State certification of a Public Document of The United States of America which is my nation affirming my landed birthright State Citizenship and my claim upon all guaranteed trusts-assets-rights-properties-and material interests including controlling interests whether public or private that are my landed estate in sum total. Any confiscation or seizure or deprivation of any kind undertaken against the living woman anna maria riezinger or my estates or other commercial vessels or bank or other fiduciary trust accounts whatsoever will result in damages per event of ten (10) million United States dollars defined as specie money: one-ounce silver coins of .9999 purity or the par value of currency assessed equally against the FEDERAL RESERVE and the INTERNATIONAL MONETARY FUND (IMF) which are the Principals responsible for this gross mis-administration of the government I am owed and the public trusts named after me. This Declaration is made absolute pursuant to 15 Stat. Ch. 249 pg. 223 (1868) and shall be made final and adopted and accepted by the Doctrines of Estoppel (by acquiescence) Law of the Record (Apostille) Moral Obligation (peremptory mandamus) and the Divine Law (380 U.S. 163) upon the passing of a customary and reasonable time of ten (10) consecutive calendar days from receipt of the service guaranteed. It will be the absolute ministerial and moral duty of Pope Francis and the British Monarch and The United States Postmaster (Civil) to identify-restore and correct any and all errors-injuries-wrongs and damages at any time applied against my natural estate in violation of the Treaties of Paris in re: American Revolutionary War/Treaty of Westminster (1784)/Treaty of Ghent and Congressional demand within 15 Stat. Ch 249. Dates: in the beginning plus six days: announcement of diplomatic arrival: 6 June 1956.

Anna Maria Riezinger

I the one anna maria riezinger birthright State Citizen of Wisconsin a peaceful inhabitant of the Alaska state and Matanuska-Susitna county being a living woman of good character and reputation do so autograph and affirm all this 5th day of July 2014

... at the mouths of two or at the mouths of three the matter is established....Deuteronomy 19:15

James Clinton Belcher
Living Witness Date 7/5/14

Harold Carl Keenge 7/5/14
Living Witness Date

Archetype

Form: publici sui juris / Affidavit
Session: one Supreme Court

Act of State
Primary Signature Certification
(Convention de La Haye du 5 October 1961)
TIAS 10072, 33 UST 883, 527 UNTS 189. (Convention # 12)

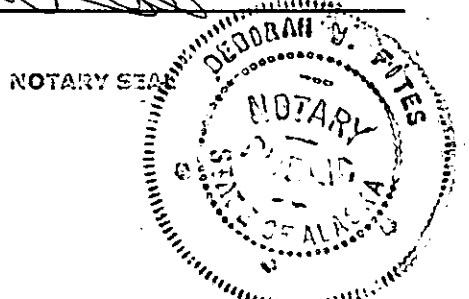
I, Deborah W Fites, do hereby certify the Sentient signature on the Archetype document enclosed to be a true, correct, complete and not misleading original, containing the primary signature as sealed below. This notarization is for the purpose of signature (autograph) certification for foreign use of the document. This is pursuant to the Hague Conference on Private International Law dated 5 October 1961 at the Convention Abolishing the Requirement of Legislation for Foreign Public Documents. The United States declared being a signatory to this Convention 15 October 1981 and this procedure is required for the legalization of administrative and judicial documents as herein included.

State of Alaska } Affirmed before me at Big Lake, Alaska the 5th day of July A.D. 2014 and
Third Judicial District } autographed before me by the living woman anna maria riezinger who is known
} or otherwise properly identified.

Anna Maria Riezinger
Sentient State Citizen Autograph

Deborah W Fites
Notary Signature

My commission expires on Jan 23, 2018.



CERTIFICATE

178b59c91c

Apostille

(Convention de La Haye du 5 octobre 1961)

1. **COUNTRY:** *United States of America*
2. *This public document has been signed by
Deborah W. Fites*
3. *acting in the capacity of Notary Public for the
State of Alaska*
4. *bears the seal/stamp of Deborah W. Fites, Notary Public,
State of Alaska*

Certified

5. *at Juneau, Alaska*
6. *the 8th day of July, 2014*
7. *by the Lieutenant Governor, State of Alaska*
8. *No. H-62363*
9. *Seal/Stamp:*



IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed
hereto the Seal of the State of Alaska, at Juneau, the Capital,
This *8th* day of *July*,
A. D. *2014*



Theresa Anderson
.....
LIEUTENANT GOVERNOR