Recording Requested By: M.LWICKS BEN S.P.R.R

Return To: MAG HOLDINGS TRUST C/O M.L.Wicks and Its Assigns 3705148Th Palmdale, California 93552

LINCOLN COUNTY, NV Rec:\$37.00 Total:\$37.00

2020-159035 M.LWICKS BEN S.P.R.R

10/02/2020 04:19 PM

Pgs=48 KE

OFFICIAL RECORD AMY ELMER, RECORDER

DOCUMENT TITLE

AFFIDAVIT AND ACKNOWLEDGMENT

AFFIDAVIT

OF ACKNOWLEDGMENT ACTUAL NOTICE

I, Mumina A.Rahman Trustee of MAG HOLDING TRUST, make this Affidavit of fundaments for proof according to claims and assignments Race-Notice Recording statute/law.

Recording Act State of California

California was admitted to the Union by the United States on September 9, 1850. One of the first acts of the Legislature of the new state was to adopt a recording system by which evidence of title or interests in the title

could be collected and maintained in a convenient and safe public place. The purpose of establishing a recording system was to inform persons planning to purchase or otherwise deal with land about the ownership and condition of the title. This system was designed to protect innocent lenders and purchasers against secret

sales, transfers, or conveyances and from undisclosed encumbrances/liens. The purpose of this system is to allow the title to the real property to be freely transferable.

The California Legislature adopted a recording system modeled after the system established by the original American Colonies. It was strictly an American device for safeguarding the ownership of and the encumbering of land/property. Recording of sales, transfers, or conveyances and encumbrances/liens as part of a public

record was established to impart constructive notice. This system of recording is known as the "Race Recording", or as the "Race-Notice Recording" statute/law.

Actual v. Constructive Notice

Actual notice consists of express information of a fact. Constructive notice means notice given .M.L Wicks one of the founders of California established the Los Angeles County Bar which has a 150-year history of development and evolution in the way its courts have applied legal principles regarding the title to real property ,conveyance/transfer of the title. These legal principles also apply to the encumbering of title to real property through mortgages or deeds of trust and to provide notice of and to evidence monetary claims against the title in the form of liens. This history is documented by the enactment of constitutional provisions and statutes and by a long line of case law. In the absence of some specifically applicable constitutional or statutory provisions, the Common Law/case law prevails.

This system of recording is known as the "Race Recording", or as the "Race-Notice Recording" statute/law.

Actual notice consists of express information of a fact. Constructive notice means notice given by the public records.

By means of constructive notice, people are presumed to know the contents of recorded instruments.

Publicly recording instruments of transfer/ conveyance or to encumber/lien the title to real property imparts constructive notice. Civil Code Section 2934 enacted in 1872 states in part, "Any assignment of a

mortgage and any assignment of the beneficial interest under a deed of trust may be recorded. and from the time the same is filed for record operates as constructive notice of the contents thereof to all persons

Which Instruments May Be Recorded.

The Government Code of California provides that, after being acknowledged (executed in front of a Notary Public, or properly witnessed as provided by applicable law), any instrument or judgment affecting the title to or possession of real property may be recorded. See Government Code Sections 27201, 27201.5, 27287, and 27288.

The word "instrument" as defined in Section 27279 (a) of the Government Code "...means a written paper signed by a person or persons transferring the title to, or giving a lien on real property, or giving a right to a debt or duty." A similar definition is set forth in a historic 19th century case. See Hoag v Howard (1880) 55 Cal. 564-567.

The definition of an "instrument" does not necessarily include every writing purporting to affect real property. However, the term "instrument" does include, among others, deeds, mortgages, leases, land contracts, deeds of trust and agreements between or among land owners/property owners.

MAG HOLDING TRUST AND ITS ASSIGNS, recognizes the general purpose of recording statutes is to permit (rather than require) the recordation of any instrument which affects the title to or possession of real property, and to penalize the person who fails to take advantage of recording.

Civil Code Section 2932.5 that provides, "Where a power to sell real property is given to a mortgagee, or other encumbrancer, in an instrument intended to secure the payment of money the power of sale may be exercised by the assignee of the assignment if duly acknowledged and recorded.

Government Code does not specify any particular time within which an instrument must be recorded.

We reserve our rights of Priority of recordation in determining the rights of the parties if there are conflicting claims to the same parcel of land/property, i.e., the title thereto or an interest therein.

The county recorder in the county within which the property is located must record instruments affecting real property. If the property lies in more than one county, the instrument, or certified copy of the record, must be recorded in each county in which the property is located in order to impart constructive notice in the respective

counties. Olats	Λ
Book A Page 36 SEE MALHED 27	Nevada,
Special Lien/Encumbrance. Secured Parties of record Lie	ens are imposed for monetary claims
against the title to real property or for the performance of	an act in connection therewith. Liens
are encumbrances, we have	1

encumbrances that are not monetary claims, e.g., an easement effecting the land use.

If it is necessary to record a document written in a foreign language, the recorder will file the foreign language instrument with a certified translation. In those counties in which a photographic or electronic method of

recording is employed, the foreign language instrument and the translation may be recorded and the original instrument returned to the party who requested recordation. See **Government Code Section 27293.**

All property has an owner, the government - federal, state, or locall or some private party or entity (typically referred to as persons). Very broadly, an estate in real property may be owned in the following ways:

- 1. Sole or several ownership;
- 2. Joint, common, or community ownership;
- a. Tenancy in common;
- b. Joint tenancy;
- c. Community property; or,

(insert name and title of the officer)

See Next Page.

personally appeared

- d. Partnership interests.
- 3. Ownership by other lawfully created entities.

MAG HOLDINGS TRUST, utilizes the System for Recognition and Enforcement of Foreign Judgments in the United States, every judgment from another country or another U.S.state is considered to be a "foreign judgment" that cannot be directly enforced without a prior court action "recognizing" that judgment as a domestic one.

Full Faith & Credit Clause of the U.S. Constitution, a judgment rendered in any U.S. state or federal court is given the same recognition and effect in any other U.S. court.

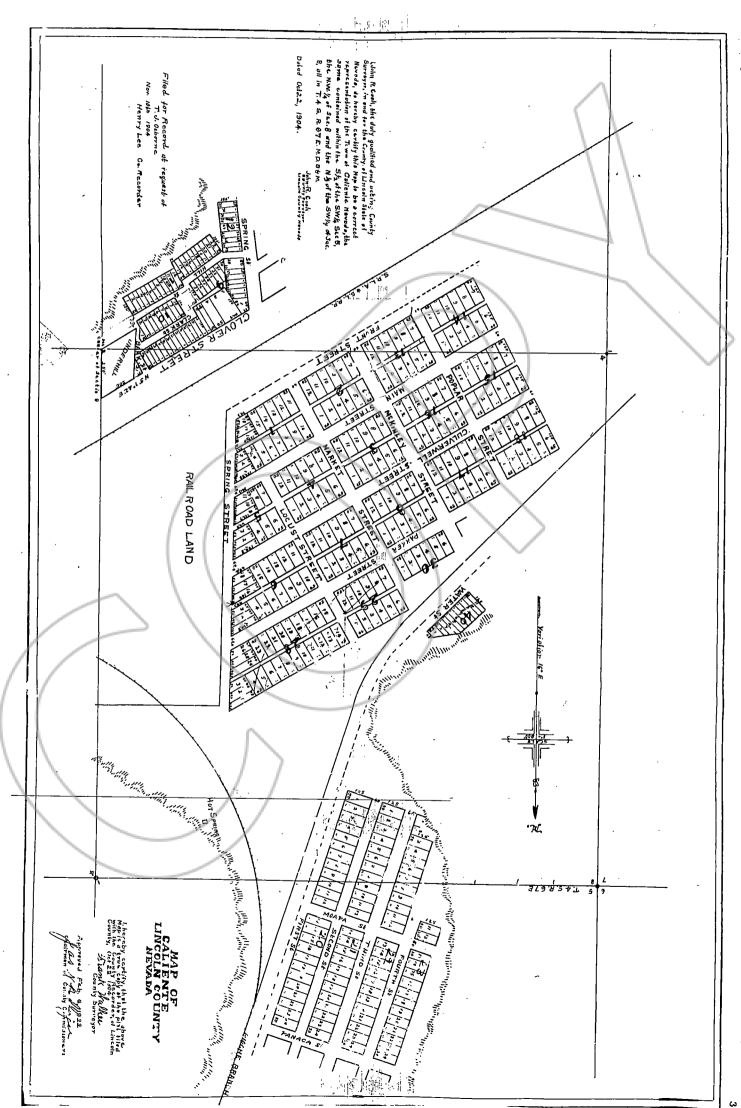
Comity of Nations
/E HEREBY do accept FAITH AND CREDIT and the pro-recognition attitude in U.S. courts
nat has carried over foreign- country judgments even in the absence of any bilateral or nultilateral treaties. All the state of any bilateral or nultilateral treaties.
XHIBIT 22 AFFIDAVIT OF OPERATION M.L.WICKS22 A list of assets being held by MAG
OLDING TRUST and its Assigns supporting all claims through codes written above and
overnment code 31 3727 (b)Assignments of Claims Against the United States money
udgments.
CKNOWLEDGMENT
tate of California
ounty of)
n/

who proved to me on the basis of satisfactory evid	dence to be the person(s) whose name(s)
is/are	
subscribed to the within instrument and acknowle	dged to me that he/she/they executed the
same in	\ \
his/her/their authorized capacity(ies), and that by	1 1
person(s), or the entity upon behalf of which the p	
I certify under PENALTY OF PERJURY under the	e laws of the State of California that the
foregoing	_ \ \
paragraph is true and correct.	
WITNESS my hand and official seal.	
Signature(Seal)
/	
	\)
A notary public or other officer completing this certificate verificate that document to which this certificate is attached, and not the trut	ies only the identity of the individual who signed the
	induces, eccuracy, or variety or that occurrent,
State of California Placer	
On 08/26/2020 before me. Hive	ryat Ali Notan Public
(Date)	e Insert Name and Title of the Officer)
personally appeared Mumina Abdu	r Rahman
who proved to me on the basis of satisfactory evidence	of Signer(s))
subscribed to the within instrument and acknowledged to	o me that he/shothey executed the same in
his/hei) their authorized capacity(les), and that by his/hei person(s), or the entity upon behalf of which the person	Atheir signature(s) on the instrument the
I certify under PENALTY OF PERJURY under the laws of	
paragraph is true and correct	
WITNESS my hand and official sea	
Signature Dell's	
(Signature of Notary Public)	(Seal)
	CALCO INC.
	HIVAYAT ALI COMM. #2235698
	NOTARY PUBLIC-CALIFORNIA COUNTY OF PLACER
	My Comm. Expires MARCH 25, 2022

CERTIFICATION OF COPY

State of Nevada } County of Lincoln } Ss.	
I, Amy Elmer, the duly elected, qualified an	nd acting County Recorder of Lincoln County,
in the State of Nevada, do hereby certify tha	at the foregoing is a true, full and correct copy
of the original PARCEL MAP	<))
now on file in this office,	
in Book A of PLATS Page 36	<u>-</u>
as Document Number 36	\\\\ <u>\</u>
affixed the Se	S WHEREOF, I have set my hand and all of my office, in Pioche, Nevada, October 01, 2020 at 10:01 AM Recorder
	Amanda Kulani Deputy Recorder
	Krysten Elizondo Deputy Recorder

LINCOLN COUNTY RECORDER/AUDITOR OFFICE OF AMY ELMER PO BOX 218 PIOCHE, NV 89043 PHONE (775)962-8076 FAX (775)962-5482



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ORIGINAL FILED

Assignee Mumina A. Rahman for WICKS FAMILY TRUST II MOTE JARVIS WICKS TRUST 358 East San Ysidro Blvd San Ysidro, California 92173

MAY 2 4 2013

LOS ANGELES
SUPERIOR COURT

323-319-4454

REC'D FEB 28 2013

FILING WINDOW

SUPERIOR COURT STATE OF CALIFORNIA

FOR THE COUNTY LOS ANGELES

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OR TO THE PROPERTY

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THE COMMUNITY REDEVELOPMENT AGENCY OF THE)

CITY OF LOS ANGELES, CALIFORNIA

Plaintiff,

VS.

THE HEIRS OR DEVISEES OF JENNIE L.WICKS

DECEASED, AND ALL PERSONS CLAIMING BY,

THROUGH, OR UNDER SAID EDCEDENT, AND ALL

PERSONS UNKNOWN CLAIMING ANY INTEREST IN

THE PROPERERTY, DOE ONE THROUGH DOE ONE

HUNDRED, Inclusive, and ALL PERSONS

UNKNOWN CLAIMING ANY TITLE OR INTEREST IN

UNKNOWN CLAIMING ANY TITLE OR INTEREST IN

Defendant

Case No.: C549424

POSCO

ORDER ON APPLICATION FOR ORDER FOR RELEASE OF FUNDS ON DEPOSIT AND FOR CALCULATION AND PAYMENT OF INTEREST THEREON, TO ASSIGNEE Mumina A. Rahman for WICKS FAMILY TRUST II MOYE JARVIS WICKS TRUST

Based on the Application of Assignee and agent Mumina A. Rahman respondents WICKS FAMILY TRUST II, MOYE JARVIS WICKS TRUST

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August March

RECORDING REQUESTED by 1 Assignee Mumina Abdur Rahman C/O M.L. WICKS 2 3 150 Main Street 4 Los Angeles, California SUPERIOR COURT OF THE STATE OF CALIFORNIA 5 6 LOS ANGELES COMMUNITY REDEVELOPMENT AGENCY VS. BEAUDRY ET.AL OF CLAIMS 31 U.S CODE 3727 7 8 California Code, Civil Code - CIV § 3344.1 **OPERATION M.L WICKS22©** 9 10 WICKS SYSTEM22© Centificate of Creek \$ 997,060.00 11 No Filing Fee 6103 Executive Order 13565 Establishment of Intellectual Property Enforcement Advisory Committee 12 13 Conditional Acceptance and Notice of Intent to Preserve Interest Title 5 (commencing with 14 Sections 888.20) of Part 2 Division of the Civil Code Marketable Record Title 15 Assignee Mumina Abdur Rahman, Michelle Artice Gardner, DNA Olmec, December 22,2019, 22:22 16 APPOINTMENT AND NOTICE OF INTEREST RIGHTS AND RIGHT TO CONTROL THE DISPOSITION 17 OF ALL ASSETS OF M.L.Wicks Trust & the natural man birthed in Aberdeen, Mississipi and Jennie 18 Langley Wicks, maiden name Bowman ,birthed in Cairo, Illinois. 19 20 Holders of Private Bills Payable in Gold Bonds, at Forty-eight thousand (48), Forty-four thousand (44), Seven Series, issued by Gerrit L. Lansing and Charles F. Crocker, D.O. Mills, J.L. Wilcutt on April 1, 21 1887. Made payable thirty years later from that dated Gold Bonds To be designated by the letter of the 22 23 alphabet commencing with letter(A) followed by the succeeding letters in regular order to be including the 24 letter(G) Series. (A) to consist of thirteen thousand bonds for one thousand dollars both inclusive and four 25 thousand bonds for five hundred dollars. Series(B)to (F) Series(G), Value in (46) Forty-Six Millions of 26 Dollars. By the SOUTHERN PACIFIC TRANSPORTATION COMPANY BOOK 222-page 172 27 Exhibit ____ 28 29 Including deeds, voice, signatures, birth certificates, photographs of likeness with or without commercial 30 value at the time of his and her death, because of his or her death, whether or not during the lifetime of 31 that natural person the person used his or her name. On or in treaties old and new, land patents by the 32 Department of Interior, ships, harbors, rivers ,bridges, products, land ,machinery, telegraph technology . 33 toys, birds, electricity, gas, light beams and the unseen. 34 35 **ACTS OF CONGRESS**

P/ L/95-586 H.R.7971 -CONFIRMATION TO M.L. WICKS BY SOUTHERN PACIFIC TRANSPORTATION COMPANY-

36

OUTERIUR COURT OF THE STATE OF CALIFORNIA

COUNTY OF LOS ANGELES

L.A. City Com. Red.)		Case No: C549523
Plantiff)	•,	/\
•)	•	Certificate of Clerk
Vs.)		\ \
	()		- <u>- 1988</u>
Est. of Beaudry)		100
- Defendant)	ر	
3. July)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	13

I, William H. Mitchell, Clerk/Executive Officer of the Superior Court of the State of California, for the County of Los Angeles, do hereby certify:

That according to the records on file in my office the following Deposit was made.

	Amsunt: Depositor:	Date:
the state of the s		·
		ŕ

05/31/1985 \$997,000.00 L.A. Comm. Redvmt. Agency

That according to the records on file in my office the following Withdrawals were made.

Date:	Amount:	Depositor:
08/05/1993	353,000.00	Comm. Redevelopment Agency
09/11/1985	644,000.00	L.A. City Comm. Red. Agy. Calif

That according to the records on file in my office, a balance of \$0.00 remain on deposit with the Clerk of the Court/County Treasurer.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the Superior Court this day 30 of May 2013.

WILLIAM H. MITCHELL Clerk/Executive Officer

Of the Superior Court of the State of California For the County of Los Angeles,

Deput



COUNTY OF LOS ANGELES

COUNTY OF LOS	
,	Case No: C549524
L.A. Comm. Red.) Plantiff)	Certificate of Clerk
Vs.)	\ \
Wicks, Jennie, Etal) Defendant)	the Superior Court of the State
I, John A. Clarke, Clerk/Executive Officer of of California, for the County of Los Angeles, do her	reby certify:
of California, for the County of Los Angeles, do her That according to the records on file in my	office the following deposits work
That according to the records of	
made.	Depositor: L.A. Comm. Agency From C549523. Stoever, Barr, Etal
Date: \$78,000.00	L.A. Comm. Agone, Oliver, Stoever, Barr, Etal
05/31/1985 04/12/1988 \$13,389.67	my office, a balance of \$91,389.67 remain on easurer.
That according to the records on file in the deposit with the Clerk of the Court/County Tree deposit with the Clerk of the Cou	easurer.
TECC WHEREOI, 1	1 1
IN WITNESS W12 Superior Court this day 12 th of January 2011.	GLADKE Clerk/Executive
Superior	Of the Superior Court of the State of California For the County of Los Angeles,
	BY Kewn, Deputy
The same of the sa	BY
SULT LOS AVE	
30 S	



LOS ANGELES AUDITOR CONTROLLER'S SPECIAL WARRANT

TS 0019002855

WARRANT CLEARANCE FUND, LOS ANGELES, CALIFORNIA THE TREASURER OF THE COUNTY OF LOS ANGELES V. TEMPLE ST. ROOM 502, LOS ANGELES, CA 80012

PAY TO THE ORDER OF:

October 07, 2013

NOT PAYABLE AFTER TWO YEARS FROM DATE ISSUED CONTROLLED DEBLIREMENT PAYABLE THROUGH: BANK OF AMERICA, N.A. NORTH BROOK, ILLINOIS

> 70-2328 0719

CI-00640

WICKS FAMILY TRUST II. MOYE JARVIS WICKS TRUST

01

C/O ASSIGNEE, MUMINA A. RAHMAN

059

358 EAST SAN YSIDRO BLVD. SAN YSIDRO, CA 92173

Amount:

\$****229.172.73**

PAY:

Two Hundred Twenty Nine Thousand One Hundred Seventy Two And 73/100 Dollars

WENDY L. WATANAGE, AUDITOR-CONTROLLER

#0019002855# #071923284# 87659#15848#

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COUNTY OF LOS ANGELES REMITTANCE ADVICE

PAYEE NUMBER

WICKS FAMILY TRUST II, MOYE JARVIS WICKS TRUST

CI-00640

HANDLING CODE

PAYMENT REFERENCE MINISER TWR-AC-CMBA1400037

059

ISSUE DATE 10/07/2013

AMOUNT \$229,172,73

WARRANT NUMBER 0019002855

Interest Case# C549524

The CRA of the City of L.A. vs The Heirs or Devisees of Jennie L. Wicks Deceased

NOT NEGOTIABLE

NOT NEGOTIABLE

not negotiable

For more information about this payment; please contact THE FINANCIAL ANALYSIS UNIT AT (213) 974-4672

hot negotiable

NOT NEGOTIABLE

not negotiable

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

		75.
State of California County ofALAMEDA		
On 08-18-2020	before me, NISHA RANI SINGH (NOTARY PUBLIC)	
Λ	(insert name and title of the officer)	,
who proved to me on the basis of subscribed to the within instrumer his/her/their authorized capacity(ic person(s), or the entity upon behavior	f satisfactory evidence to be the person(s) whose name(s) is nt and acknowledged to me that be/she/they executed the sies), and that by his/her/their-signature(s) on the instrument alf of which the person(s) acted, executed the instrument.	the
I certify under PENALTY OF PER paragraph is true and correct.	RJURY under the laws of the State of California that the fore	∍going
WITNESS my hand and official se	ALAMEDA COUNTY	JAS1
Signature	My Commission Expires JULY 22, 2022 (Seal)	1

31 U.S. Code § 3727. Assignments of claims

U.S. Code Notes

- (a) In this section, "assignment" means—
 - (1) a transfer or <u>assignment</u> of any part of a claim against the United States Government or of an interest in the claim; or
 - (2) the authorization to receive payment for any part of the claim.
- (b) An <u>assignment</u> may be made only after a claim is allowed, the amount of the claim is decided, and a warrant for payment of the claim has been issued. The <u>assignment</u> shall specify the warrant, must be made freely, and must be attested to by 2 witnesses. The person making the <u>assignment</u> shall acknowledge it before an official who may acknowledge a deed, and the official shall certify the <u>assignment</u>. The certificate shall state that the official completely explained the <u>assignment</u> when it was acknowledged. An <u>assignment</u> under this subsection is valid for any purpose.
- **(c)** Subsection (b) of this section does not apply to an <u>assignment</u> to a financing institution of money due or to become due under a contract providing for payments totaling at least \$1,000 when—
 - (1) the contract does not forbid an assignment;
 - (2) unless the contract expressly provides otherwise, the assignment—
 - (A) is for the entire amount not already paid;
 - **(B)** is made to only one party, except that it may be made to a party as agent or trustee for more than one party participating in the financing; and
 - (C) may not be reassigned; and

- (3) the assignee files a written notice of the <u>assignment</u> and a copy of the <u>assignment</u> with the contracting official or the head of the agency, the surety on a bond on the contract, and any disbursing official for the contract.
- (d) During a war or national emergency proclaimed by the President or declared by law and ended by proclamation or law, a contract with the Department of Defense, the General Services Administration, the Department of Energy (when carrying out duties and powers formerly carried out by the Atomic Energy Commission), or other agency the President designates may provide, or may be changed without consideration to provide, that a future payment under the contract to an assignee is not subject to reduction or setoff. A payment subsequently due under the contract (even after the war or emergency is ended) shall be paid to the assignee without a reduction or setoff for liability of the assignor—
 - (1) to the Government independent of the contract; or
 - (2) because of renegotiation, fine, penalty (except an amount that may be collected or withheld under, or because the assignor does not comply with, the contract), taxes, social security contributions, or withholding or failing to withhold taxes or social security contributions, arising from, or independent of, the contract.

(e)

- (1) An assignee under this section does not have to make restitution of, refund, or repay the amount received because of the liability of the assignor to the Government that arises from or is independent of the contract.
- (2) The Government may not collect or reclaim money paid to a person receiving an amount under an <u>assignment</u> or allotment of pay or allowances authorized by law when liability may exist because of the death of the person making the <u>assignment</u> or allotment.

(Pub. L. 97-258, Sept. 13, 1982, 96 Stat. 976.)



State of California Secretary of State

REGISTRATION OF CLAIM AS SUCCESSOR-IN-INTEREST

(Civil Code section 3344.1)

FILE NO. 1000 4

FILED Secretary of State State of California

APR 0 6 2017

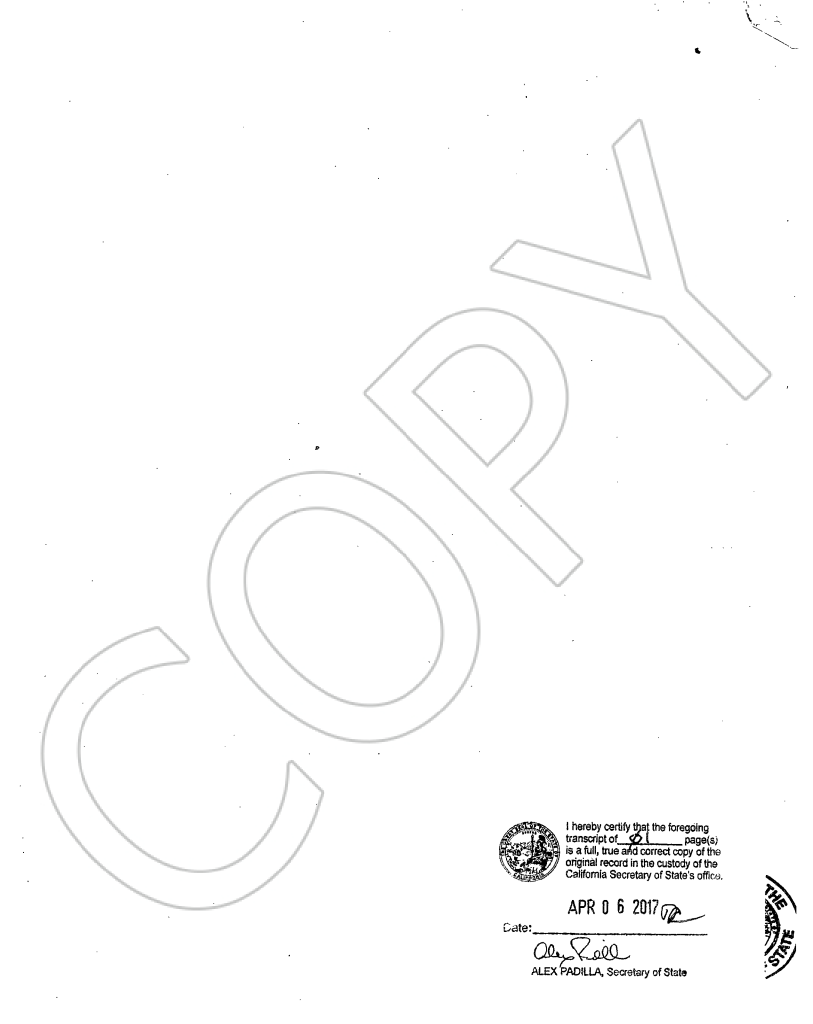
(Office Use Only)

Instructions

SEC/STATE NP/SF 407 (REV 07/09)

- 1. Complete and mail to: Secretary of State, P.O. Box 942877, Sacramento, CA 94277-0001 (916) 653-3984
- 2. Include filing fee of \$10.00

Deceased Personality's Name: Milton L. Wicks
Legal Name (optional): Wick 5
Date of Death: 5-1-0 1974
Name of Claimant: Mumina, A. Rahman
Address of Claimant: 358 & Scin 451 DRO Scin 451 DRO Calif 92173.
MAR
Percentage Interest Claimed: (100% (150% (
The above percentage is claimed in () all types of rights OR () limited rights described as follows:
Interest Rights of Overship of Treaty of Guadalupe Hildago 1848.
Interest Rights of ownership of Act to build Transcontinental Railroad of 1861.
Interest Rights of Gadsden, Phrohase of 1854. ALL Rights of M.J. Wicks
I make this claim as Successor-In-Interest on the basis that I am the surviving () spouse () child
() grandchild () parent OR that property rights of said deceased personality have been transferred to me by
() contract () trust () will
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
RETURN ACKNOWLEDGMENT TO: (Type or Print) APRIL 6.2017
Date
IAME [MUMINA AIRANMAN] Mum (Cala 100 308)
DDRESS 358 E Scin VISDRO Signature of Claimant
STY/STATE/ZIP SAW VSIPRO Calif Jumina Mikamaw.
92173 Typed Name and Title of Claimant



State of California **Secretary of State**

	APOSTILLE (Convention de La Haye du 5 octobre 1961)			
1.	Country: Pays / País:	United State	es of America	
	This public docu		ocumento público	
2.	has been signed a été signé par ha sido firmado por	l by	Alex Padilla	
3.	acting in the cap agissant en qualité de quien actúa en calida	9	Secretary of State	
4.	4. bears the seal / stamp of est revêtu du sceau / timbre de y está revestido del sello / timbre de			
	Certified Attesté / Certificado			
5.	5. at Sacramento, California 6.the le / el día 6th day of April 2017			
7.	7. by Secretary of State, State of California			
8.	8. N° -sous n° bajo el número			
9.	9. Seal / stamp: Sceau / timbre: Sello / timbre: 10. Signature: Signature: Firma:			

This Apostille only certifies the authenticity of the signature and the capacity of the person who has signed the public document, and, where appropriate, the identity of the seal or stamp which the public document bears.

This Apostille does not certify the content of the document for which it was issued.

To verify the issuance of this Apostille, see: www.sos.ca.gov/business/notary/apostille-search/.

This certificate does not constitute an Apostille under the Hague Convention of 5 October 1961, when it is presented in a country which is not a party to the Convention. In such cases, the certificate should be presented to the consular section of the mission representing that country.

Cette Apostille atteste uniquement la véracité de la signature, la qualité en laquelle le signataire de l'acte a agi et, le cas échéant, l'identité du sceau ou timbre dont cet acte public est revêtu.

Cette Apostille ne certifie pas le contenu de l'acte pour lequel elle a été émise.
Cette Apostille peut être vérifiée à l'adresse suivante: www.sos.ca.gov/business/notary/apostille-search/.
Ce certificat ne constitue pas une Apostille en vertu de la Convention de La Haye du 5 Octobre 1961, lorsque présenté dans un pays qui n'est pas partie à cette Convention. Dans ce cas, le certificat doit être présenté à la section consulaire de la mission qui représente ce pays.

Esta Apostilla certifica únicamente la autenticidad de la firma, la calidad en que el signatario del documento haya actuado y, en su caso, la identidad del sello o timbre del que el documento público esté revestido.

Esta Apostilla no certifica el contenido del documento para el cual se expidió.

Esta Apostilla se puede verificar en la dirección siguiente: www.sos.ca.gov/business/notary/apostille-search/.

Este certificado no constituye una Apostilla en virtud del Convenio de La Haya de 5 de octubre de 1961 cuando se presenta en un país que no es part del Convenio. En estos casos, el certificado debe ser presentado a la sección consular de la misión que representa a ese país.



State of Californ Secretary of State

REGISTRATION OF CLAIM AS SUCCESSOR-IN-IN REST

(Civil Code section 3344.1)

FILE NO. 2016-058

FILED Secretary of State State of California

AUG 2 4 2016

(Office Use Only)

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SEC/STATE NPSF 407 Rev 04/2015

- 1. Complete and mail to: Secretary of State, P.O. Bo42870, Sacramento, CA 94277-2870 (916) 653-3984
- 2. Include filing fee of \$10.00

Deceased Personality's Name: M.L. Wick 3 ~
Legal Name (optional): Moses Lagley Wicks
Date of Death: July 7, 1972
Name of Claimant: Mumina A. Pa hain
- Address of Claimant:
358 EAST SAN YSIDRO SU YSIDRO, CALIFORNIA. 92173
Percentage Interest Claimed: () 100% () 50% () 25% () 5/%
The above percentage is claimed in () all type rights OR () limited rights described as follows:
ALMAGAMATION OF BAIL RAD INTEREST
TRRIGATION INCrest - MIES INCREST
Public LAW 95-5 86- MOYE JANVIS WICKS TRUST
I make this claim as Successor-In-Interest on the basi at I am the surviving () spouse () child
() grandchild () parent OR that property rig of said deceased personality have been transferred to me by
. (×) contract () trust () will.
I declare under penalty of perjury under the laws of theate of California that the foregoing is true and correct.
Resolved the second sec
RETURN ACKNOWLEDGMENT TO Type of Prints
Date
NAME TO A BOOK
ADDRESS SS CASAN USIZO Signature of Claimant
CITY/STATE/ZIP SAN JORD, CALITY MUMINA A. Rahman.
Typed Name and Title of Claimant





SECRETARY OF STATE

I, ALEX PADILLA, Secretary of State of the State of California, hereby certify:

That, Alex Padilla whose name appears on the annexed certificate, was on September 13, 2016, the duly qualified and acting Secretary of State of the State of California.

That the seal affixed thereto is the seal of said State; that the signature thereon appears to be the signature of Alex Padilla and that the annexed certificate is in due form and by proper officer.

In Witness Whereof, I execute this certificate and affix the Great Seal of the State of California this 13th day of September 2016.



Oly Koll

Secretary of State

BY Cife



State of California Secretary of State

REGISTRATION OF CLAIM AS SUCCESSOR-IN-INTEREST

(Civil Code section 3344.1)

FILE NO. 2016 - 069

FILED Secretary of State State of California

OCT 06 2016

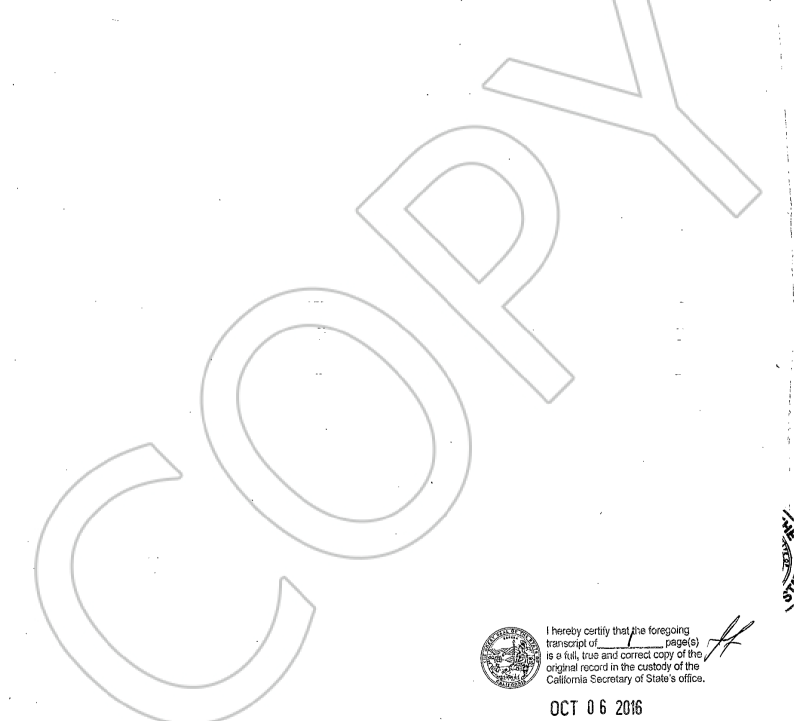
(Office Use Only)

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SEC/STATE NP/SF 407 (REV. 07/09)

- 1. Complete and mail to: Secretary of State, P.O. Box 942877, Sacramento, CA 94277-0001 (916) 653-3984
- 2. Include filing fee of \$10.00

Deceased Personality's Name: MILTON L, WICKS	
Legal Name (optional): Milton Langley Wicks	
	/_/
Date of Death: 17, 1972	
Name of Claimant: Mumnet A Mahway	processe consiste mil
	
Address of Claimant: 358 F CANYSIDEO SAWYSIDEO PALIFO	RNIA 92173
Percentage Interest Claimed: () 100% () 50%	()25% () 51 %%
The above percentage is claimed in () all types of rights OR (GILBERT MENDEZ CARABALLO BOND D25270 EXC. P.Y. BOND 15080681116 N TO 794 RS) limited rights described as follows: 135 - D 74721.69 EIN 81639864
TOUTA DOING TOURIST, TOTAL OF THE	1001100111100111100
PUBLICLAW 780 HARBURS RIVERS - PUBLIC LAW 5-586 SONTHE	EN PACIFIC CONFIRMATION TO M.L. WICKS
TRAIN INTERESTS-BALLONA CREEK 1,000 ACRES INTER	TOUR OF CHILEREN MENU
I make this claim as Successor-In-Interest on the basis that I am the survivin	g () spouse () child
() grandchild () parent OR that property rights of said deceased p	ersonality have been transferred to me by
() contract () trust () will.	who'v at the links place as the
I declare under penalty of perjury under the laws of the State of California tha	t the foregoing is true and corrects
	ેલ્લે છે. આ Arc. સંદે ઇલ્ફોર્ડિક કે લાકુ સિલ્લ
ETURN ACKNOWLEDGMENT TO: (Type or Print)	OBER 6-2016
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AME [Mulming Aj Rahman 7]	y Alahay Dr. Jibo Mr. 18 IVE
DDRESS 359 E SAWYSIRO ISigna	iture of Claimant
TY/STATE/ZIP L SAWYSIRO, CALIFORNIA	A. Alkahman Assignee
	d Name and Title of Claimant



Date:

ALEX PADILLA, Secretary of State



SECRETARY OF STATE

I. ALEX PADILLA, Secretary of State of the State of California, hereby certify:

That, Alex Padilla whose name appears on the annexed certificate, was on October 06, 2016, the duly qualified and acting Secretary of State of the State of California.

That the seal affixed thereto is the seal of said State; that the signature thereon appears to be the signature of Alex Padilla and that the annexed certificate is in due form and by proper officer.

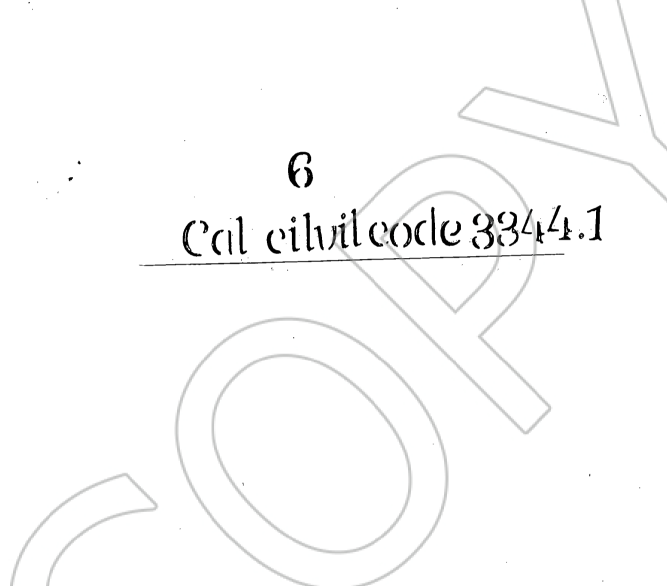
In Witness Whereof, I execute this certificate and affix the Great Seal of the State of California this 6th day of October 2016.



Secretary of State

BY

OSP 12 128262



1	RECORDING REQUESTED by
2	Assignee Mumina Abdur Rahman C/O M.L. WICKS
3	150 Main Street
4	Los Angeles, California
5	
6	
7	ASSIGNMENT OF CLAIMS 31 U.S CODE 3727
8	California Code, Civil Code - CIV § 3344.1
9	OPERATION M.L WICKS22©
10	WICKS SYSTEM22® DOG TO THE CASE DOG
11	PL/95-466 A joint resolution to restore posthumously full rights citizenship to Jefferson F. Davis S.J. Res.16
12	No Filing Fee 6103
13	Executive Order 13565 Establishment of Intellectual Property Enforcement Advisory Committee
14	Conditional Acceptance and Notice of Intent to Preserve Interest Title 5 (commencing with
15	Sections 888.20) of Part 2 Division of the Civil Code Marketable Record Title
16	Assignee Mumina Abdur Rahman, Michelle Artice Gardner, DNA Olmec, December 22,2019, 22:22
17	APPOINTMENT AND NOTICE OF INTEREST RIGHTS AND RIGHT TO CONTROL THE DISPOSITION
18 19	OF ALL ASSETS OF M.L.Wicks Trust & the natural man birthed in Aberdeen, Mississipi and Jennie Langley Wicks, maiden name Bowman ,birthed in Cairo,Illinois.
20 21	Holders of Private Bills Payable in Gold Bonds , at Forty- eight thousand (48), Forty- four thousand (44),
22	Seven Series, issued by Gerrit L. Lansing and Charles F. Crocker, D.O. Mills, J.L. Wilcutt on April 1,
23	1887. Made payable thirty years later from that dated Gold Bonds To be designated by the letter of the
24 25 /	alphabet commencing with letter(A) followed by the succeeding letters in regular order to be including the
26	letter(G) Series. (A) to consist of thirteen thousand bonds for one thousand dollars both inclusive and four thousand bonds for five hundred dollars. Series(B)to (F) Series(G). Value in (46) Forty-Six Millions of
27 28	Dollars. By the SOUTHERN PACIFIC TRANSPORTATION COMPANY BOOK 222-page 172 Exhibit
29 \	Including deeds ,voice, signatures, birth certificates, photographs of likeness with or without commercial
30	value at the time of his and her death, because of his or her death, whether or not during the lifetime of
31	that natural person the person used his or her name, On or in treaties old and new, land patents by the
32 33	Department of Interior, ships, harbors, rivers ,bridges, products, land ,machinery, telegraph technology , toys ,birds, electricity ,gas ,light beams and the unseen.
34	toys, birds, electricity, gas, right beams and the unseem.
35	ACTS OF CONGRESS

PL/95-586 H.R.7971 -CONFIRMATION TO M.L. WICKS BY SOUTHERN PACIFIC TRANSPORTATION COMPANY

39

PL-95-466

Restoration of Jefferson F. Davis

Capital stock Carolina

Insurance Company

50 shares MJ, Wicks

Public Law 95-466 95th Congress

Joint Resolution

Oct. 17, 1978 [S.J. Res. 16]

To restore posthumously full rights of citizenship to Jefferson F. Davis.

Jefferson F. Davis. Citizenship restored posthumously. USC prec, title 1.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, in accordance with section 3 of amendment XIV of the Constitution of the United States, the legal disabilities placed upon Mr. Jefferson F. Davis are hereby removed, and that Mr. Jefferson F. Davis is posthumously restored to the full rights of citizenship, effective December 25, 1868.

Approved October 17, 1978.

LEGISLATIVE HISTORY:

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HOUSE REPORT No. 95-1488 accompanying H.J. Res. 1041 (Comm. on the Judiciary). SENATE REPORT No. 95-100 (Comm. on the Judiciary). CONGRESSIONAL RECORD:

Vol. 123 (1977): Apr. 27, considered and passed Senate. Vol. 124 (1978): Sept. 26, H.J. Res. 1041 considered and passed House; passage vacated and S.J. Res. 16, amended, passed in lieu.

Oct. 3, Senate concurred in House amendments. WEEKLY COMPILATION OF PRESIDENTIAL DOCUMENTS: Vol. 14, No. 42 (1978): Oct. 17, Presidential statement.

NO.63

92 STAT. 1304

PUBLIC LAW 95-466-OCT. 17, 1978

Public Law 95-466 95th Congress

Joint Resolution

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RECORDING REQUESTED by Assignee Mumina Abdur Rahman C/O M.L. WICKS 150 Main Street Los Angeles, California ASSIGNMENT OF CLAIMS 31 U.S CODE 3727 California Code, Civil Code - CIV § 3344.1 **OPERATION M.L WICKS22©** WICKS SYSTEM22© GADSDEN PURCHASE TREATY PROCLAMATION INTEREST RIGHTS of James Gadsden No filing fee 6103 Executive Order 13565 Establishment of Intellectual Property Enforcement Advisory Committee Conditional Acceptance and Notice of Intent to Preserve Interest Title 5 (commencing with Sections 888.20) of Part 2 Division of the Civil Code Marketable Record Title Assignee Mumina Abdur Rahman, Michelle Artice Gardner, DNA Olmec, December 22,2019, 22:22 APPOINTMENT AND NOTICE OF INTEREST RIGHTS AND RIGHT TO CONTROL THE DISPOSITION OF ALL ASSETS OF M.L.Wicks Trust & the natural man birthed in Aberdeen, Mississipi and Jennie Langley Wicks, maiden name Bowman ,birthed in Cairo Illinois.

Holders of Private Bills Payable in **Gold Bonds**, at Forty- eight thousand (48), Forty- four thousand (44), **Seven Series**, issued by **Gerrit L. Lansing and Charles F. Crocker**, **D.O. Mills**, **J.L. Wilcutt** on April 1, 1887. Made payable thirty years later from that dated **Gold Bonds** To be designated by the letter of the alphabet commencing with letter(**A**) followed by the succeeding letters in regular order to be including the letter(**G**) Series. (A) to consist of thirteen thousand bonds for one thousand dollars both inclusive and four thousand bonds for five hundred dollars. Series(**B**)to (**F**) Series(**G**). Value in (46) **Forty-Six Millions of Dollars**. By **the SOUTHERN PACIFIC TRANSPORTATION COMPANY BOOK 222-page 172** Exhibit

Including deeds ,voice, signatures, birth certificates, photographs of likeness with or without commercial value at the time of his and her death, because of his or her death, whether or not during the lifetime of that natural person the person used his or her name, On or in treaties old and new, land patents by the Department of Interior, ships, harbors, rivers ,bridges, products, land ,machinery, telegraph technology , toys ,birds, electricity ,gas ,light beams and the unseen.

ACTS OF CONGRESS

P/ L/95-586 H.R.7971 -CONFIRMATION TO M.L. WICKS BY SOUTHERN PACIFIC TRANSPORTATION COMPANY

Gadsden Purchase Treaty: December 30, 1853

Art 1 Art 2 Art 3 Art 4 Art 5 Art 6 Art 7 Art 8 Art 9

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA

A PROCLAMATION.

WHEREAS a treaty between the United States of America and the Mexican Republic was concluded and signed at the City of Mexico on the thirtieth day of December, one thousand eight hundred and fifty-three; which treaty, as amended by the Senate of the United States, and being in the English and Spanish languages, is word for word as follows:

IN THE NAME OF ALMIGHTY GOD:

The Republic of Mexico and the United States of America desiring to remove every cause of disagreement which might interfere in any manner with the better friendship and intercourse between the two countries, and especially in respect to the true limits which should be established, when, notwithstanding what was covenanted in the treaty of Guadalupe Hidalgo in the year 1848, opposite interpretations have been urged, which might give occasion to questions of serious moment: to avoid these, and to strengthen and more firmly maintain the peace which happily prevails between the two republics, the President of the United States has, for this purpose, appointed James Gadsden, Envoy Extraordinary and Minister Plenipotentiary of the same, near the Mexican government, and the President of Mexico has appointed as Plenipotentiary "ad hoc" his excellency Don Manuel Diez de Bonilla, cavalier grand cross of the national and distinguished order of Guadalupe, and Secretary of State, and of the office of Foreign Relations, and Don Jose Salazar Ylarregui and General Mariano Monterde as scientific commissioners, invested with full powers for this negotiation, who, having communicated their respective full powers, and finding them in due and proper form, have agreed upon the articles following:

ARTICLE I

The Mexican Republic agrees to designate the following as her true limits with the United States for the future: retaining the same dividing line between the two Californias as already defined and established, according to the 5th article of the treaty of Guadalupe Hidalgo, the limits between the two republics shall be as follows: Beginning in the Gulf of Mexico, three leagues from land, opposite the mouth of the Rio Grande, as provided in the 5th article of the treaty of Guadalupe Hidalgo; thence, as defined in the said article, up the middle of that river to the point where the parallel of 31° 47' north latitude crosses the same; thence due west one hundred miles; thence south to the parallel of 31° 20' north latitude; thence along the said parallel of 31° 20' to the 111th meridian of longitude west of Greenwich; thence in a straight line to a point on the Colorado River twenty English miles below the junction of the Gila and Colorado rivers; thence up the middle of the said river Colorado until it intersects the present line between the United States and Mexico.

For the performance of this portion of the treaty, each of the two governments shall nominate one commissioner, to the end that, by common consent the two thus nominated, having met in the

V Ana

city of Paso del Norte, three months after the exchange of the ratifications of this treaty, may proceed to survey and mark out upon the land the dividing line stipulated by this article, where it shall not have already been surveyed and established by the mixed commission, according to the treaty of Guadalupe, keeping a journal and making proper plans of their operations. For this purpose, if they should judge it necessary, the contracting parties shall be at liberty each to unite to its respective commissioner, scientific or other assistants, such as astronomers and surveyors, whose concurrence shall not be considered necessary for the settlement and of a true line of division between the two Republics; that line shall be alone established upon which the commissioners may fix, their consent in this particular being considered decisive and an integral part of this treaty, without necessity of ulterior ratification or approval, and without room for interpretation of any kind by either of the parties contracting.

The dividing line thus established shall, in all time, be faithfully respected by the two governments, without any variation therein, unless of the express and free consent of the two, given in conformity to the principles of the law of nations, and in accordance with the constitution of each country respectively.

In consequence, the stipulation in the <u>5th article of the treaty of Guadalupe</u> upon the boundary line therein described is no longer of any force, wherein it may conflict with that here established, the said line being considered annulled and abolished wherever it may not coincide with the present, and in the same manner remaining in full force where in accordance with the same.

ARTICLE II.

The government of Mexico hereby releases the United States from all liability on account of the obligations contained in the <u>eleventh article</u> of the treaty of <u>Guadalupe Hidalgo</u>; and the said article and the thirty-third article of the treaty of amity, commerce, and navigation between the United States of America and the United Mexican States concluded at Mexico, on the fifth day of April, 1831, are hereby abrogated.

ARTICLE III.

In consideration of the foregoing stipulations, the Government of the United States agrees to pay to the government of Mexico, in the city of New York, the sum of ten millions of dollars, of which seven millions shall be paid immediately upon the exchange of the ratifications of this treaty, and the remaining three millions as soon as the boundary line shall be surveyed, marked, and established.

ARTICLE IV.

The provisions of the 6th and 7th articles of the treaty of Guadalupe Hidalgo having been rendered nugatory, for the most part, by the cession of territory granted in the first article of this treaty, the said articles are hereby abrogated and annulled, and the provisions as herein expressed substituted therefor. The vessels, and citizens of the United States shall, in all time, have free and uninterrupted passage through the Gulf of California, to and from their possessions situated north of the boundary line of the two countries. It being understood that this passage is to be by navigating the Gulf of California and the river Colorado, and not by land, without the express consent of the Mexican government; and precisely the same provisions, stipulations, and restrictions, in all respects, are hereby agreed upon and adopted, and shall be scrupulously observed and enforced by

the two contracting governments in reference to the Rio Colorado, so far and for such distance as the middle of that river is made their common boundary line by the <u>first article</u> of this treaty.

The several provisions, stipulations, and restrictions contained in the <u>7th article</u> of the treaty of Guadalupe Hidalgo shall remain in force only so far as regards the Rio Bravo del Forte, below the initial of the said boundary provided in the <u>first article of this treaty</u>; that is to say, below the intersection of the 31° 47'30'/ parallel of latitude, with the boundary line established by the late treaty dividing said river from its mouth upwards, according to the fifth article of the treaty of Guadalupe.

ARTICLE V.

All the provisions of the <u>eighth</u> and <u>ninth</u>, <u>sixteenth</u> and <u>seventeenth</u> articles of the treaty of Guadalupe Hidalgo, shall apply to the territory ceded by the Mexican Republic in the first article of the present treaty, and to all the rights of persons and property, both civil and ecclesiastical, within the same, as fully and as effectually as if the said articles were herein again recited and set forth.

ARTICLE VI.

No grants of land within the territory ceded by the first article of this treaty bearing date subsequent to the day-twenty-fifth of September-when the minister and subscriber to this treaty on the part of the United States, proposed to the Government of Mexico to terminate the question of boundary, will be considered valid or be recognized by the United States, or will any grants made previously be respected or be considered as obligatory which have not been located and duly recorded in the archives of Mexico.

ARTICLE VII.

Should there at any future period (which God forbid) occur any disagreement between the two nations which might lead to a rupture of their relations and reciprocal peace, they bind themselves in like manner to procure by every possible method the adjustment of every difference; and should they still in this manner not succeed, never will they proceed to a declaration of war, without having previously paid attention to what has been set forth in article-twenty-one of the treaty of Guadalupe for similar cases; which article, as well as the twenty-second is here reaffirmed.

ARTICLE VIII.

The Mexican Government having on the 5th of February, 1853, authorized the early construction of a plank and railroad across the Isthmus of Tehuantepec, and, to secure the stable benefits of said transit way to the persons and merchandise of the citizens of Mexico and the United States, it is stipulated that neither government will interpose any obstacle to the transit of persons and merchandise of both nations; and at no time shall higher charges be made on the transit of persons and property of citizens of the United States, than may be made on the persons and property of other foreign nations, nor shall any interest in said transit way, nor in the proceeds thereof, be transferred to any foreign government.

The United States, by its agents, shall have the right to transport across the isthmus, in closed bags, the mails of the United States not intended for distribution along the line of communication; also the effects of the United States government and its citizens, which may be intended for transit,

and not for distribution on the isthmus, free of custom-house or other charges by the Mexican government. Neither passports nor letters of security will be required of persons crossing the isthmus and not remaining in the country.

When the construction of the railroad shall be completed, the Mexican government agrees to open a port of entry in addition to the port of Vera Cruz, at or near the terminus of said road on the

The two governments will enter into arrangements for the prompt transit of troops and munitions of the United States, which that government may have occasion to send from one part of its territory to another, lying on opposite sides of the continent.

The Mexican government having e agreed to protect with its whole power the prosecution, preservation, and security of the work, the United States may extend its protection as it shall judge wise to it when it may feel sanctioned and warranted by the public or international law.

ARTICLE IX.

This treaty shall be ratified, and the respective ratifications shall be exchanged at the city of Washington within the exact period of six months from the date of its signature, or sooner, if

In testimony whereof, we, the plenipotentiaries of the contracting parties, have hereun to affixed our hands and seals at Mexico, the thirtieth (30th) day of December, in the year of our Lorcd one thousand eight hundred and fifty-three, in the thirty-third year of the independence of the Mexican republic, and the seventy-eighth of that of the United States.

JAMES GADSDEN, MANUEL DIEZ DE BONILLA JOSE SALAZAR YLARBEGUI J. MARIANO MONTERDE,

And whereas the said treaty, as amended, has been duly ratified on both parts, and the respective ratifications of the same have this day been exchanged at Washington, by WIL LIAM L. MARCY, Secretary of State of the United States, and SENOR GENERAL DON JUAN N. ALMONTE, Envoy Extraordinary and Minister Plenipotentiary of the Mexican Republic, on the part of their respective Governments:

Now, therefore, be it known that I, FRANKLIN PIERCE, President of the United States of America, have caused the said treaty to be made public, to the end that the same, and every clause and article thereof, may be observed and fulfilled with good faith by the United States and the citizens thereof

In witness whereof, I have hereunto set my hand and caused the seal of the United States to be affixed.

Done at the city of Washington, this thirtieth day of June, in the year of our Lord one thousand eight hundred and fifty-four, and of the Independence of the United States the seventy-eighth.



MEMPHIS PUBLIC LIBRARY

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PHONE 526-8431

GOODWYN INSTITUTE LIBRARY

August 8, 1967

Miss M. J. Wicks 1120 Facific Ave. Escondido, California 92025

Dear Miss Wicks:

Your letter of Nov. 15, 1966 inquiring about your grandfather's activities in Memphis was misplaced in the library. We would like to apologize for this very tardy answer.

The Carolina Insurance Company had a brief life in Memphis. It first appears in the city directories in 1869. Under the name of the company Moses J. Wicks is named as the president in 1869; from 1870 through 1873 Jefferson Davis is named as president. In 1874 Philip Tuggle is named as president. We do not have an 1875 directory, but in 1876 another life insurance company, the Southern Life Insurance Company of Memphis, is located at the former address of the Carolina Insurance Company, and the Carolina Insurance Company is no longer listed.

In the book <u>Jefferson Davis</u>, <u>Ex-President of the Confederate States of America</u>; a <u>Memoir by his wife</u>, v. 2, 1890, Mrs. Davis mentions the demise of the Carolina Insurance Company. I'm enclosing a copy of her account. From what she says I think one can assume that the Southern Life Insurance Company did take over the Carolina Insurance Company. Mr. wicks' connection with the company seems to have terminated by 1871.

The following is a chart of the city directories' listings for Moses J. Wicks. Missing years indicate that we do not own the directory for that year. We find no listing for him before 1860.

1860 - Fresident, Eank of Memphis

1865-66 - " " " "

1867-68 - Cunningham, Wicks & Malone and president, Memphis Savings Bank

1869 - Cunningham, Wicks & Malone and president, Carolina Life Insurance Company and president, Memphis and Charleston Railroad

1870 - president, Carolina Life Insurance Company and president, Memphis and Charleston Railroad

1871 - president, Memphis and Charleston Railroad

1872-73 - Memphis and Charleston Railroad and president, Savings Eank of Memphis Miss M. J. Wicks Page 2 August 8, 1967

1874 - his and Charleston Railroad and ks, Terry & Company

We do not find Mr. Wicks in any later directories. Cunningham, Wicks & Malone, mentioned in the above chart, were cotton factors. Wicks, Terry & Co. dealt in iron and heavy machinery and agricultural implements.

I am sending you a photocopy from an 1872-73 Memphis City directory. You will find the officers and directors of the Carolina Insurance Company listed on it. Several of the names of the directors are well known family names in Memphis. If you wish to pursue it that far, it is possible that their descendants will have some information.

Again I apologize for the long delay in our answer. If we can help you further, please let us know.

Sincerely.

(Miss) Bettye h. Ellison Local history Department

BHE/slr Enclosure



AFTER RELEASE IN 1867.

811

fighting in the Confederacy, he recovered his strength partially, but never again was robust. His letters from Scotland were charming. I regret that space is lacking to give some of them.

In the course of the autumn Mr. Davis was offered the presidency of a life insurance company and though something else would have been preferable to him, our needs rendered him unable to be a chooser, and he left me in London and sailed for America. After remaining some months in Memphis, where he was received in the most enthusiastic manner, Mr. Davis came to London for me, to set up our new home in Memphis. On the eve of our departure he heard by cable of the death of his brother, Joseph E. Davis, and his grief was great.

After a smooth voyage we reached Memphis, having left our two sons Jefferson and William at school near Emmorton, Md., with our well-beloved friend, the Reverend W. Brand, and our daughter Margaret with a governess in Liverpool, at the house of my sister and adopted daughter, Madame Stoëss, so baby Winnie was the only child with us.

The town looked very small after London, and it was some time before the blessed home air blew upon the weary wanderers and brought with it rest. At that time there were

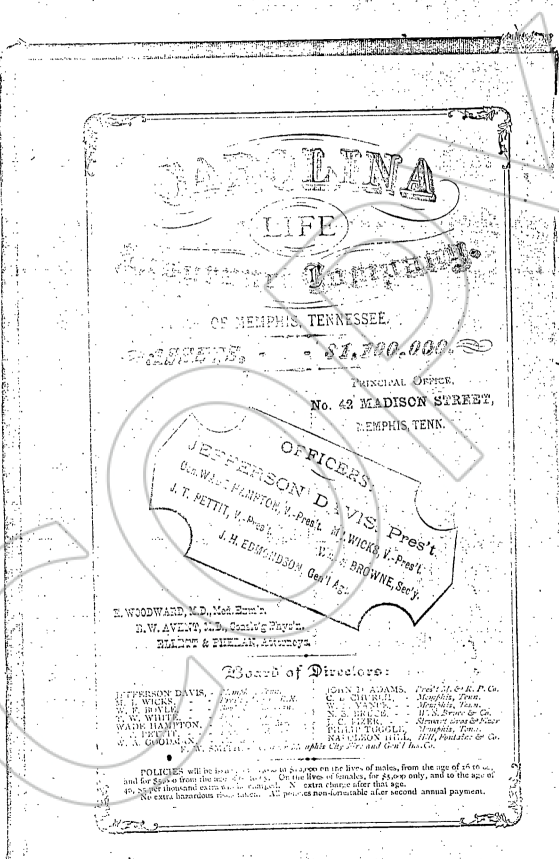
many things to regret in the administration of the city. The drainage was bad, and the police defective, but we learned to love the people and they loved us, and the memory of their cordiality, their sincerity, and ready sympathy will "hang round my heart forever."

There are so many men there liberal without ostentation, and there is so much originality, talent, and enterprise among them, and
they are so full of the living interests of the
present that, once there long enough to know
the people, it is rarely that another home is
desired, and the very name brings to us a
"waking certainty" of blessed friendship
which cannot suffer a change. Memphis, the
splendid Memphis of to-day, is, as it promised to be then, the "progressive city of the
Southwest."

There the citizens offered Mr. Davis, as a gift, the handsomest residence to be procured. As an expression of their good-will the offer was acceptable; but he declined the house, preferring to support himself.

He soon mastered the mathematical problems of life insurance, and thought he would have made a success for the company; but, upon closer examination, he discovered that the policies had been issued regardless of the risks or of anything but numbers—the per cent. paid on renewals was enormous. After putting everything that he could command into the stock to save it, the company, he found, must fail, as the yellow fever made the Southern risks alone too great for profit.

He went North to sell the Carolina to a sound Northern company that would save those insured in that company; but during his absence some friends more affectionate toward him than considerate of those who insured, thinking to relieve him of his trouble and responsibility, just as he had completed his arrangement to transfer it, sold the Carolina out to another company in Memphis. He was deeply moved by the loss to those who had insured in the Carolina, but could do nothing but submit, and it was rather a comforting memory to him that he had lost heavily by the failure.



E xecutive Order

For Immediate Release

February 08, 2011

Executive Order 13565 -- Establishment of the Intellectual Property Enforcement Advisory Committees

ESTABLISHMENT OF THE INTELLECTUAL PROPERTY

ENFORCEMENT ADVISORY COMMITTEES

By the authority vested in me as President by the Constitution and the laws of the United States of America, including title III of the Prioritizing Resources and Organization for Intellectual Property Act of 2008 (Public Law 110-403)(15 U.S.C. 8111-8116) (the "PRO IP Act"), and in order to strengthen the efforts of the Federal Government to encourage innovation through the effective and efficient enforcement of laws protecting copyrights, patents, trademarks, trade secrets, and other forms of intellectual property, both in the United States and abroad, including matters relating to combating infringement, and thereby support efforts to reinvigorate the Nation's global competitiveness, accelerate export growth, promote job creation, and reduce threats posed to national security and to public health and safety, it is hereby ordered as follows:

Section 1. Senior Intellectual Property Enforcement Advisory Committee.

- (a) <u>Establishment of Committee</u>. There is established an interagency Senior Intellectual Property Enforcement Advisory Committee (Senior Advisory Committee), which shall be chaired by the Intellectual Property Enforcement Coordinator (Coordinator), Executive Office of the President.
- (b) <u>Membership</u>. The Senior Advisory Committee shall be composed of the Coordinator, who shall chair it, and the heads of, or the deputies to the heads of:
 - (i) the Department of State;
 - (ii) the Department of the Treasury;
 - (iii) the Department of Justice;

- (iv) the Department of Agriculture;
- (v) the Department of Commerce;
- (vi) the Department of Health and Human Services;
- (vii) the Department of Homeland Security;
- (viii) the Office of Management and Budget; and
- (ix) the Office of the United States Trade Representative.

A member of the Senior Advisory Committee may, in consultation with the Coordinator, designate a senior-level official from the member's department or agency who holds a position for which Senate confirmation is required to perform the Senior Advisory Committee functions of the member.

- (c) <u>Mission and Functions</u>. Consistent with the authorities assigned to the Coordinator, and other applicable law, the Senior Advisory Committee shall advise the Coordinator and facilitate the formation and implementation of each Joint Strategic Plan required every 3 years under title III of the PRO IP Act (15 U.S.C. 8113), consistent with this order.
- (d) <u>Administration</u>. The Coordinator shall coordinate and support the work of the Senior Advisory Committee in fulfilling its functions under this order. The Coordinator shall convene the first meeting of the Senior Advisory Committee within 90 days of the date of this order and shall thereafter convene such meetings as appropriate.

Sec. 2. Intellectual Property Enforcement Advisory Committee.

- (a) <u>Establishment of Committee</u>. There is established an interagency Intellectual Property Enforcement Advisory Committee (Enforcement Advisory Committee), which shall be chaired by the Coordinator. The Enforcement Advisory Committee shall serve as the committee established by section 301(b)(3) of the PRO IP Act (15 U.S.C. 8111(b)(3)).
- (b) <u>Membership</u>. The Enforcement Advisory Committee shall be composed of the Coordinator, who shall chair it, and representatives from the following departments and agencies, or units of departments and agencies, who hold a position for which Senate confirmation is required, who are involved in intellectual property enforcement, and who are, or are designated by, the respective heads of those departments and agencies:
 - (i) the Office of Management and Budget;
 - (ii) relevant units within the Department of Justice, including the Criminal Division, the Civil Division, and the Federal Bureau of Investigation;

- (iii) the United States Patent and Trademark Office, the International Trade Administration, and other relevant units of the Department of Commerce;
- (iv) the Office of the United States Trade Representative;
- (v) the Department of State, the Bureau of Economic, Energy, and Business Affairs, the United States Agency for International Development and the Bureau of International Narcotics and Law Enforcement Affairs;
- (vi) the Department of Homeland Security, United States Customs and Border Protection, and United States Immigration and Customs Enforcement;
- (vii) the Food and Drug Administration of the Department of Health and Human Services;
- (viii) the Department of Agriculture;
- (ix) the Department of the Treasury; and
- (x) such other executive branch departments, agencies, or offices as the President determines to be substantially involved in the efforts of the Federal Government to combat counterfeiting and infringement.

Pursuant to the PRO IP Act (15 U.S.C. 8111), the Coordinator shall also invite the Register of Copyrights, or a senior representative of the United States Copyright Office designated by the Register of Copyrights, to serve as a member of the Enforcement Advisory Committee.

(c) Mission and Functions.

- (i) Consistent with the authorities assigned to the Coordinator and the Enforcement Advisory Committee, and other applicable law, the Enforcement Advisory Committee shall develop each Joint Strategic Plan as provided for in title III of the PRO IP Act. In the development and implementation of the Joint Strategic Plan, the heads of the departments and agencies identified in section 2(b) of this order shall share with the Coordinator and the other members of the Enforcement Advisory Committee relevant department or agency information, to the extent permitted by law, including requirements relating to confidentiality and privacy, and to the extent that such sharing of information is consistent with law enforcement protocols for handling such information. Such information shall include:
 - (A) plans for addressing the Joint Strategic Plan;
 - (B) statistical information on the enforcement activities taken by that department or agency against counterfeiting or infringement; and

- (C) recommendations to enhance cooperation among Federal, State, and local authorities responsible for intellectual property enforcement.
- (ii) The Coordinator may establish subgroups, consisting exclusively of Enforcement Advisory Committee members or their designees, who must be officials from the designating member's department or agency, to support the functions of the Enforcement Advisory Committee. The subgroups shall be chaired by the Coordinator, or the Coordinator's designee with expertise and experience in intellectual property enforcement matters, and may include:
 - (A) an Enforcement Subcommittee; and
 - (B) other subcommittees as the Coordinator deems appropriate, including subcommittees addressing particular enforcement issues, efforts, training, and information sharing among departments and agencies.
- (d) <u>Administration</u>. The Coordinator shall coordinate and support the work of the Enforcement Advisory Committee in fulfilling its functions under this order and under section 301(b)(3)(B) of the PRO IP Act (15 U.S.C. 8111(b)(3)(B)). The Coordinator shall convene meetings of the Enforcement Advisory Committee as appropriate.

Sec. 3. General Provisions.

- (a) Nothing in this order shall be construed to impair or otherwise affect the:
 - (i) authority granted by law to an executive department, agency, or the head thereof, or the status of that department or agency within the Federal Government; or
 - (ii) functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.
- (b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations. Consistent with section 301(b)(2) of the PRO IP Act (15 U.S.C. 8111(b)(2)), the Coordinator may not control or direct any Federal law enforcement agency in the exercise of its investigative or prosecutorial authority.
- (c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA



The United States of America honors the memory of Floyd Lee Morrow

This certificate is arvarded by a grateful nation in recognition of devoted and selfless consecration to the service of our country in the Armed Forces of the United States.

President of the United States

