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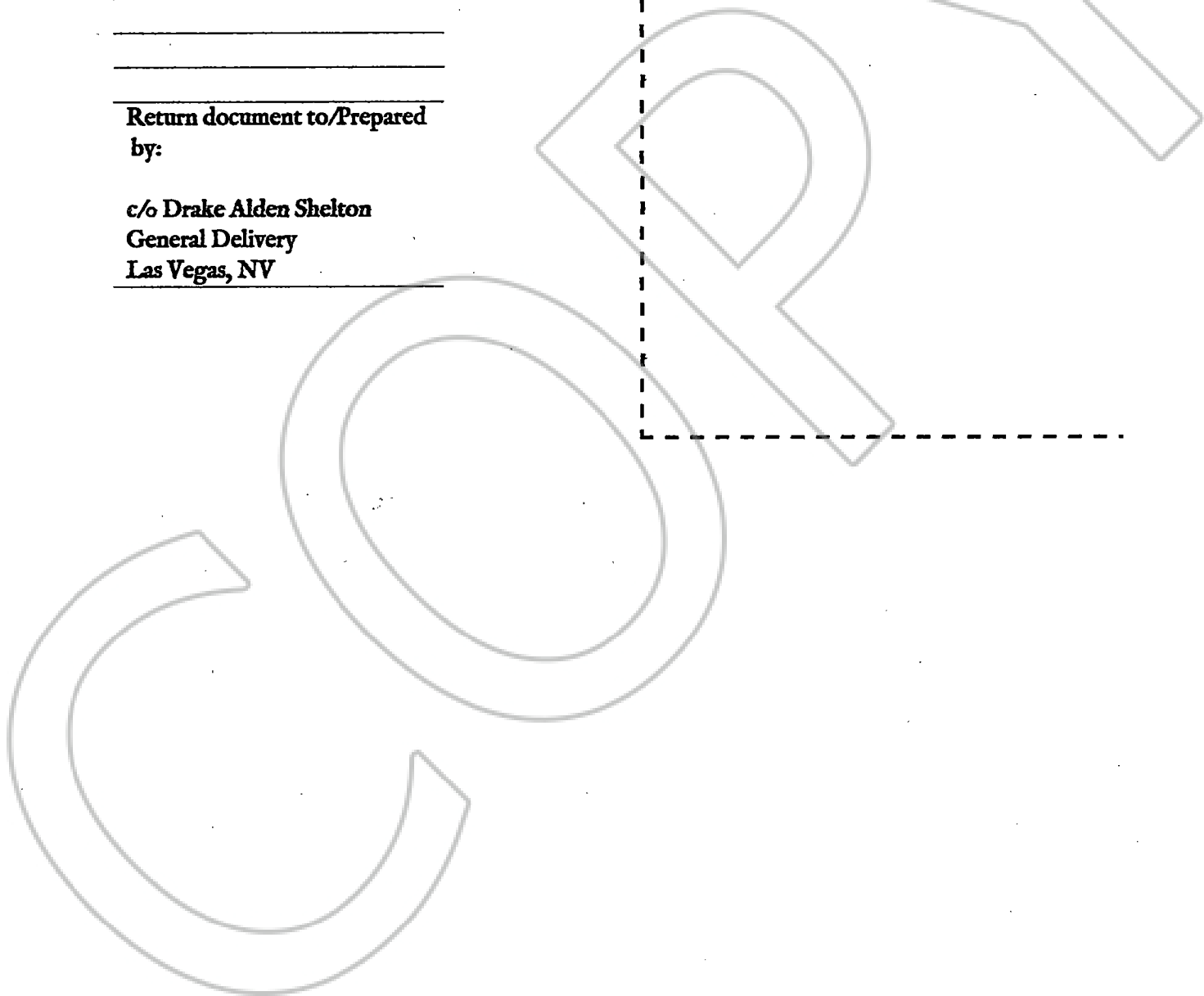
**Document Title: Power of  
Attorney w/ Attachment(s)**

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by:**

**c/o Drake Alden Shelton  
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Las Vegas, NV**



## APPOINTMENT OF POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, I, DRAKE ALDEN SHELTON, ENS LEGIS holding the Office of Person, STATE OF MISSISSIPPI Registrar File no.: 123-79-38824, do hereby appoint Drake Alden Shelton, a true man of God found to be breathing with life who is of the age of majority and the age of discretion, as my duly appointed lawful Attorney-in-Fact on this twenty-seventh day of the fifth month of the year two thousand and twenty-two. This appointment of power of attorney-in-fact is made in conjunction with ATTACHMENT A annexed hereto and made a part hereof by reference. I further constitute and restore full power of Attorney-in-fact immediately to Drake Alden Shelton, a civilian domiciled on the land of Nevada to act on my behalf, in my place and stead over all my business affairs. The powers listed below in this section are not exclusive of any other power and authority to act but are expressed for clarity of purpose relating to specific matters. All other powers and authority not expressed herein are granted to secure unalienable rights to life, liberty and property (Bill of Rights, Art. 5) in every situation. This durable power of attorney is durable and is *not* terminated by subsequent incapacity of the Principal.

DS A. Real property transactions. To lease, sell, mortgage, purchase, exchange, and acquire, and to agree, bargain, and contract for the lease, sale, purchase, exchange, and acquisition of, and to accept, take, receive, and possess any interest in real property whatsoever, on such terms and conditions, and under such covenants, as my Agent shall deem proper; and to maintain, repair, tear down, alter, rebuild, improve, manage, insure, move, rent, lease, sell, convey, subject to liens, mortgages, and security deeds, and in any way or manner deal with all or any part of any interest in real property whatsoever, including specifically, but without limitation, real property lying and being situated on the soil of Nevada and all other states of the United States of America, under such terms and conditions, and under such covenants, as my Agent shall deem proper and may for all deferred payments accept purchase money notes payable to me and secured by mortgages or deeds to secure debt, and may from time to time collect and cancel any of said notes, mortgages, security interests, or deeds to secure debt.

DS B. Tangible personal private property transactions. To lease, sell, mortgage, purchase, exchange, and acquire, and to agree, bargain, and contract for the lease, sale, purchase, exchange, and acquisition of, and to accept, take, receive, and possess any personal private property whatsoever, tangible or intangible, or interest thereto, on such terms and conditions, and under such covenants, as my Agent shall deem proper; and to maintain, repair, improve, manage, insure, rent, lease, sell, convey, subject to liens or mortgages, or to take any other security interests in said property which are recognized in equity under the Supreme Law of the Land and laws of the State republic or any applicable state, or otherwise hypothecate (pledge), and in any way or manner deal with all or any part of any real or personal property whatsoever, tangible or intangible, or any interest therein, that I own at the time of execution or may thereafter acquire, under such terms and conditions, and under such covenants, as my Agent shall deem proper.

DS C. Stocks, bonds and Securities. To purchase, sell, exchange, surrender, assign, redeem, vote at any meeting, or otherwise transfer any and all shares of stock, bonds, registration certificates, and other securities including but not limited to government held securities that are in my name with my birthdate and social security account number, in or out of my possession, wherever located in any business, association, corporation, partnership, or other legal entity, whether private or public, now or hereafter belonging to me and to issue any entitlement order necessary to facilitate

any securities transaction necessary through any securities intermediary and securities account necessary.

DS **D. Commodity and option transactions.** To organize or continue and conduct any business which term includes, without limitation, any farming, manufacturing, service, mining, retailing or other type of business operation in any form, whether as a proprietorship, joint venture, partnership, corporation, trust, corporate sole or other legal entity; operate, buy, sell, expand, contract, terminate or liquidate any business; direct, control, supervise, manage or participate in the operation of any business and engage, compensate and discharge business managers, labourers, agents, attorneys, accountants and consultants; and, in general, exercise all powers with respect to business interests and operations which the principal could if present and under no disability.

DS **E. Banking and other financial institution transactions.** To open accounts, make, receive, sign, endorse, execute, acknowledge, deliver and possess private checks, drafts, bills of exchange, letters of credit, notes, certificates, withdrawal receipts and deposit instruments relating to accounts or deposits in, or certificates of deposit of banks, savings and loans, credit unions, or other institutions or associations. To issue private instruments to pay, discharge and set-off all sums of money, at any time or times, that may hereafter be owing by me upon any account. To issue any bill of exchange, check, draft, purchase, contract, note, or trade acceptance made, executed, endorsed, accepted, and delivered by me or for me in my name, by my Agent. To borrow from time to time such sums of money as my Agent may deem proper and execute private promissory notes, security deeds or agreements, financing statements, or other security instruments in such form as the lender may request and renew said notes and security instruments from time to time in whole or in part. To have free access at any time or times to any safe deposit box or vault to which I might have access. To issue private instruments, tender or lawful money to set-off or discharge any account, account stated, debt, public or private obligation.

DS **F. Business operating transactions.** To conduct, engage in, and otherwise transact the affairs of any and all lawful business ventures or private Massachusetts business trusts of whatever nature or kind that I may now or hereafter be involved in.

DS **G. Insurance and annuity transactions.** To exercise or perform any act, power, duty, right, or obligation, in regard to any contract of life, accident, health, disability, liability, or other type of insurance or any combination of insurance; and to procure new or additional contracts of insurance for me and to designate the beneficiary of same; provided, however, that my Agent cannot designate himself or herself as beneficiary of any such insurance contracts.

DS **H. Estate, trust, and other beneficiary transactions.** To accept, receipt for, exercise, release, reject, renounce, assign, disclaim, demand, sue for, claim and recover any legacy, bequest, devise, gift or other property interest or payment due or payable to or for the principal; assert any interest in and exercise any power over any trust, estate or property subject to fiduciary control; establish revocable and irrevocable trusts solely for the benefit of the principal that terminates at death of the principal if revocable and twenty-one years after the death of the last known beneficiary if irrevocable and is then distributable to the heirs of the estate of the principal; and, in general,

exercise all powers with respect to estates and trusts which the principal could exercise if present and under no disability.

DS I. **Gifts** - To make gifts, grants, or other transfers (including the forgiveness of indebtedness and the completion of any charitable pledges I may have made) without consideration, either outright or in trust to such person(s) (including my attorney-in-fact hereunder) or organizations as my attorney-in-fact shall select, including, without limitation, the following actions: (a) transfer by gift in advancement of a bequest or devise to beneficiaries under my will or in the absence of a will to my spouse and descendants in whatever degree; and (b) release of any life interest, or waiver, renunciation, disclaimer, or declination of any gift to me by will, deed, or trust.

DS J. **Claims and litigation**. To commence, prosecute, discontinue, or defend all actions or other legal proceedings touching my property, real or personal, or any part thereof, or touching any matter in which I or my property, real or personal, may be in any way concerned. To defend, settle, adjust, make allowances, compound, submit to arbitration, and compromise all accounts, reckonings, claims, and demands whatsoever that now are, or hereafter shall be, pending between me and any person and any domestic or foreign, natural person, firm, corporation, government agency, or other legal entity, in such manner and in all respects as my Agent shall deem proper.

DS K. **Personal and family maintenance**. To hire accountants, counselors at law, consultants, clerks, physicians, nurses, agents, servants, labourers, and others and to remove them, and to appoint others in their place, and to pay and allow the person so employed such salaries, wages, or other remunerations, as my Agent shall deem proper.

DS L. **Benefits from Social Security, Medicare, Medicaid, or other governmental programs**. To prepare, sign and file any claim or application for Social Security or unemployment; sue for, settle or abandon any claims to any benefit or assistance under any federal, state, local or foreign statute or regulation; control, deposit to any account, collect, receipt for, and take title to and hold all benefits under any Social Security, unemployment, military service or other state, federal, local or foreign statute or regulation; and, in general, exercise all powers with respect to Social Security, unemployment, military service, and governmental benefits, including but not limited to Medicare and Medicaid, which the principal could exercise if present and under no disability.

DS M. **Tax matters**. To prepare, to make elections, revoke elections, to execute and to file all tax, social security, unemployment insurance, and informational returns *mandated* by the laws of the united States of America, or of any state or subdivision thereof, or of any foreign government; to prepare, to execute, and to file all other papers and instruments which the Agent shall think to be desirable or necessary for safeguarding of me against excess or illegal taxation or against penalties imposed for claimed violation of any law or other governmental regulation; and to pay, to compromise, or to contest or to apply for refunds in connection with any taxes or assessments for which I am or may be assumed liable.

**Authority to Delegate:** My Agent shall have the right by written instrument to delegate any or all of the foregoing powers involving discretionary decision-making to any person or persons whom my Agent may select, but such delegation may be amended or revoked by any agent (including any successor) named by me who is acting under this power of attorney at the time of reference.

**Authority of Attorney-in-Fact:** Any party dealing with my attorney-in-fact hereunder may rely absolutely on the authority granted herein and need not look to the application of any proceeds nor the authority of my attorney-in-fact as to any action taken hereunder. In this regard, no person who may in good faith act in reliance upon the representations of my attorney-in-fact or the authority granted hereunder shall incur any liability to me or my estate as a result of such act. I hereby ratify and confirm whatever my attorney-in-fact shall lawfully do under this instrument. My attorney-in-fact is authorized as he deems necessary to bring an action in court so that this instrument shall be given the full power and effect that I intend on by executing it.

**Liability of Attorney-in-Fact:** My attorney-in-fact shall not incur any liability to me under this power except for a breach of fiduciary duty.

**Reimbursement of Attorney-in-Fact:** My attorney-in-fact is entitled to reimbursement for reasonable expenses incurred in exercising powers hereunder, and to reasonable compensation for services provided as attorney-in-fact.

**Amendment and Revocation:** I can amend or revoke this power of attorney through a writing delivered to my attorney-in-fact. Any amendment or revocation is ineffective as to a third party until such third party has notice of such revocation or amendment.

I, DRAKE ALDEN SHELTON, STATE OF MISSISSIPPI Registrar FILE NUMBER 123-79-38824 ENS LEGIS person in probate by the seal of the State of Mississippi Registrar, Issuer of the DRAKE ALDEN SHELTON registration certificate securities, do hereby revoke and nullify all authority with or without express or implied powers of attorney previously appointed or presumed by operation of law, by me, my agents, parents, authorized representatives, et al. This revocation extends to all parties including but not limited to any assumed powers of attorney by family members, neighbors, the public at large, corporations, corporate and non-corporate legal entities, persons, public officials, state and federal agents and agencies, attorneys, offices and office holders, the STATE OF MISSISSIPPI, all 50 STATES of the Union, the UNITED STATES.

I hereby revoke all previous signatures on all state and federal documentation, forms, contracts, trusts, licenses, registrations, social security forms, tax forms, voting forms, et al. as well as on all public and private commercial forms, financial institution forms, financial transactions, secured transactions, security contracts, securities, credit transactions, credit contracts, bank account transactions, accounts held by internet website and app companies and all public and privately held accounts and transactions.

This revocation of Power of Attorney revokes, makes null and void and rebuts all assumptions and presumptions of authority by any STATE and FEDERAL agents and agencies *nunc pro tunc ab initio* and no man, woman, legal person, elected official, government, ecclesiastic priest, pastor, minister or other entity whatsoever shall have any power to administrate the Estate.

**Photocopies:** Photocopies of this document can be relied upon as though they were originals.

GIVING AND GRANTING unto my said Attorney full power and authority to do and perform all and every act and thing whatsoever requisite, necessary or appropriate to be done in and about the premises as fully to all intents and purposes as I might or could do if personally present, hereby ratifying all that my said Attorney shall lawfully do or cause to be done by virtue of these presents. The power herein conferred upon him/her shall be exercised, in whatever situation.

My said Attorney-in-Fact is empowered hereby to determine in his/her sole discretion the time when, purpose for and manner in which any power herein conferred upon him/her shall be exercised, and the

conditions, provisions and covenants of any instrument or document which may be executed by him/her pursuant hereto; and in the acquisition or disposition of real or personal property, my said Attorney shall have exclusive power to fix the terms thereof for cash, credit and/or whatever the context so requires. The masculine gender includes the feminine and/or neuter, and the singular number includes the plural.

Signed by Authorized Party: Drake Alden Shelton  
Drake Alden Shelton, General Executor

For and on behalf of the party executing this Document

Respectfully Submitted,

### DECLARATION OF WITNESSES

We the undersigned witnesses, hereby affirm under penalty of perjury under the laws of the United States of America, on the date written above, that the agent for the Principal, appeared before us and declared that this instrument is the power of attorney-in-fact and that he willingly affixed his signature to the Power of Attorney by his own free will act and deed for the purposes stated therein.

Christopher Edward McCombs {seal}  
Witness's signature  
Christopher Edward McCombs  
16437 N Date Dr Dolan Springs, AZ 86441  
Witness's address

Jacob Andrew Nessamar {seal}  
Witness's signature  
Jacob Andrew Nessamar  
202 Quail Trail Americas, GA 31709  
Witness's address

Nevada }  
} ss.  
Clark County }

Affirmed and subscribed before me this 27 day of May in the common year two thousand twenty-two.

Notary Public Holly A Bailey  
My Commission Expires 9/30/22

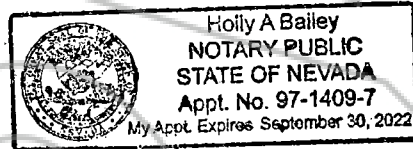
{seal}  
Holly A Bailey  
NOTARY PUBLIC  
STATE OF NEVADA  
Appt. No: 97-1409-7  
My Appt Expires September 30, 2022

**ACKNOWLEDGEMENT OF AGENT**

I, Drake Alden Shelton, under penalty of perjury under the laws of the God of Abraham, Isaac and Jacob, the God and Father of Yeshua the Messiah, accept the fiduciary and lawful duties expressed in this durable power of attorney-in-fact by acknowledging and subscribing below.

By: Drake Alden Shelton  
Drake Alden Shelton, General Executor

{seal}



COPIES

## ATTACHMENT "A"

### Declaration of Status, Property and Obligation

#### Drake Alden Shelton, Heir and Beneficiary to the Kingdom of Heaven

I, Drake Alden Shelton, a creation of the Supreme Creator (God), in *esse* and *sui juris*, have reached the age of majority and discretion, am of sound mind, if called to witness I am competent to testify to the veracity of the facts stated herein and by self determination declare the following *nunc pro tunc ab initio*:

#### I. DIVINE CREATION

1. I am without proof, knowledge and understanding contrary to the fact that I am a man the image of God (Genesis 1:26-27, 1 Corinthians 11:7), living creation and property of Nature's God, the image of the Supreme Creator inheriting the divine estate as heir to the Kingdom of Heaven on Earth according to my religious beliefs stated in my Will and Testament *inter vivos*, therefore I refute any contrary presumptions as false.
2. I am without proof, knowledge and understanding contrary to the fact that I am with life today as a living heir to the Kingdom of Heaven, therefore I refute any contrary presumptions as false.
3. I am without proof, knowledge and understanding contrary to the fact that I was born on the geographic location of land commonly known as Mississippi, therefore I refute any contrary presumptions as false.
4. I am without proof, knowledge and understanding contrary to the fact that I have reached the age of majority and discretion, that I am not a ward, infant or minor, therefore I refute any contrary presumptions as false.
5. I am without proof, knowledge and understanding that the State of Mississippi is the same as Mississippi the land mass and independent sovereign state. The State of Mississippi is incorporated for business evidenced by its Dun and Bradstreet report therefore I was not born into a corporation and I refute any contrary presumptions as false.
6. I am without proof, knowledge contrary to the fact that my mother and father were legally competent to give accurate information as to the true lawful location of my birth, therefore I refute any contrary presumptions as false.
7. I am without proof, knowledge and understanding that legal fictions of man are real, truthful and of God and I refute any contrary presumptions as false.

#### II. PROPER NAME

8. I am without proof, knowledge and understanding contrary to the fact that my Christian name is Drake Alden Shelton, hereinafter "I, me, or my", and I am absent any proof or knowledge that my name is lawfully or grammatically spelled in any other style or capitonym. I am without proof and knowledge that my name was intended by my mother and father to be represented in any other form or style. Therefore, all presumptions that my name is identified by any other printed style are false and contrary to my knowledge, understanding, religious beliefs and the rules of English grammar.



9. I am without proof, knowledge and understanding that all State agreements and contracts are in my proper name as the correct person and party therefore I refute any contrary presumptions as false.

### III. POLITICAL STATUS

10. I am without proof, knowledge and understanding that I have an affiliation with, agreement with, interest in or allegiance to any political party, political government or political subdivision of the United States, its possessions, States and Territories, the United States of America, the 50 States or any government of nation, country, state, king, queen, prince, Pope, ecclesiastic government, global government, kingdom, parliament, legislative body, executive body, judicial body, administration, foundation, organization or institution, or any body politic created by man that I have not expressly agreed to being a part of and I do not support, nor am I a party to any of their constitutions, compacts, treaties, conventions, educational institutions, including but not limited to public and private schools, universities and colleges, medical and health institutions, postal unions, secret societies, associations, trusts, business trusts, banks, public systems, corporations, limited liability companies, law enforcement, military, militia or any of their agents, agencies, offices, officers, executors, priests and clergy, assignees, trustees, servicers, contractors, contracting parties or any entities created by such governing bodies, both fictional and real, public and private, for profit and non-profit, including but not limited to the United Nations, Trilateral Commission, Securities and Exchange Commission, Treasury, Federal Trade Commission, Internal Revenue Service, intelligence agencies, Lexis Nexis, NSA, CIA, FBI, Social Security Administration, Federal Reserve System, National Bank, any and all, hereinafter all of the above as "Legal Fiction Governing Entity(s)", therefore I refute any contrary presumptions as false.
11. I am without proof and knowledge that I am currently registered to vote with any Legal Fiction Governing Entity therefore I refute any presumptions to the contrary as false.
12. I am without proof and knowledge that I have given consent to be governed by any Legal Fiction Governing Entity(s) therefore I refute any presumptions of consent as false.

### IV. RIGHTS

13. I am without proof, knowledge and understanding that the rights of man are derived from any Legal Fiction Governing Entity(s), therefore I refute any contrary presumptions as false.
14. It is my firm belief that Nature's God is the Supreme Sovereign from which all rights emanate to his sentient people as heirs to his kingdom therefore I refute any contrary presumptions as false.
15. I am without proof, knowledge and understanding that I have given any of my rights to any Legal Fiction Governing Entity(s), in exchange for privileges unless by error, mistake or contract fraud therefore I refute all contrary presumptions as false.
16. I am without proof, knowledge and understanding that the state can license a right, and/or use a contract to usurp a right, therefore all of my lawful rights remain in tact and I refute any contrary presumptions as false.

### V. BIRTH REGISTRATION

17. I am without proof, knowledge and understanding that I consented to have my information registered by the registrar of the State of Mississippi, a corporate business as evidenced by its Dun and Bradstreet report, upon reaching the age of majority therefore I refute any contrary presumptions as false.
18. I am without proof, knowledge and understanding that DRAKE ALDEN SHELTON, STATE OF MISSISSIPPI Registrar File no.: 123-79-38824, Birth date November 24, 1979, filed December 3, 1979, social security/insurance account number xxx-xx-9302, hereinafter "ARTIFICIAL PERSON", is a real sentient flesh and blood man therefore I refute any contrary presumptions as false. Exhibit "A" annexed hereto and made a part hereof by reference.
19. I am without proof, knowledge and understanding contrary to the fact that the ARTIFICIAL PERSON described herein is an artificial entity legal person (legal fiction) with my likeness but separate from me and I refute any contrary presumptions as false.
20. I am without proof, knowledge and understanding that any of the Legal Fiction Governing Entity(s) have a lawful, legal and/or statutory procedure to deregister my birth information. It is my understanding and belief that I have a right to rescind any agreement, including the birth registration agreement for which there is no statutory provision to 'deregister', on the grounds of improper jurisdiction, error, mistake and fraud due to the undisclosed true financial nature and purpose of the registration woven into the millions of laws of the Legal Fiction Governing Entity(s) therefore I refute any contrary presumptions as false.

#### Artificial Person in Statutes, Codes, Rules, Regulations, and Ordinances

21. I am without proof, knowledge and understanding that I am, the "person" or "individual" in any statute, code, rule, regulation and ordinance of any Legal Fiction Governing Entity(s), therefore I refute any contrary presumptions as false.

### VI. SECURITIES

22. I am without proof, knowledge and understanding contrary to the fact that State and Federal government registration certificates, including certificates of the triplicate birth registration form, fall under the definitions in various securities laws of the Legal Fiction Governing Entity(s) as 'securities' used for profit in the global economic marketing investment scheme by the owner, assumed owner or claimant, usually a government by escheatment of abandoned property (chattel paper), absent the owner or assumed owner, therefore I refute any contrary presumptions as false.
23. I am without proof, knowledge and understanding that any Legal Fiction Governing Entity(s) has any equitable right, title or interest in the ARTIFICIAL PERSON's accounts, instruments, registrations, certificates, contracts, leases, chattels any and all, bailments, bonds, securities any and all, trusts, goods, property both claimed and/or abandoned, moveable and immoveable, tangible and intangible, real and personal et al., hereinafter "ARTIFICIAL PERSON's Estate", Exhibits "C" & "D" annexed hereto and made a part hereof by reference, therefore I refute any contrary presumptions as false.

24. I am without proof, knowledge and understanding to the contrary that the State of Mississippi is the "Issuer" of the ARTIFICIAL PERSON registration certificate securities Exhibit "A" annexed hereto, and I am the "Owner", "Purchaser" and the "Entitlement Holder", the Federal Reserve Bank holds the "Securities Account", the United States Treasury is the "Securities Intermediary" and the social security account is the "Securities Account", therefore I refute any contrary presumptions as false.

#### **VII. GOVERNMENT TRUSTS, OWNERSHIP AND CONTROL**

25. I am without proof, knowledge and understanding that any Legal Fiction Governing Entity(s) has equitable ownership right, title or interest in the ARTIFICIAL PERSON escheatment, claim on abandonment or as franchises of the state, therefore I refute any contrary presumptions as false.
26. I am without proof, knowledge and understanding contrary to the fact that I am the sole beneficiary and *not* a trustee of any Legal Fiction Governing Entity(s) public or private fiduciary treasury account, or other account held by a person in the business of banking, that exists in the ARTIFICIAL PERSON name and identifying information. As a beneficiary, trust law proclaims trustees have a duty to provide a full accounting and performance, therefore I refute any contrary presumptions as false.

#### **Social Security/Insurance Trust**

27. I am without proof, knowledge and understanding contrary to the fact that I am a beneficiary and *not* a trustee for the social security/insurance trust of the ARTIFICIAL PERSON i.e. the account holder, therefore I refute any contrary presumptions as false.
28. I am without proof, knowledge and understanding contrary to the fact that I the General Executor with settling authority over the social security/insurance trust account, therefore I refute any contrary presumptions as false.

#### **VIII. PUBLIC RECORDS AND IDENTIFICATION**

29. I am without proof, knowledge and understanding that I have granted authority to any Legal Fiction Governing Entity(s) to use any of my physical features, nativity date and a social security/insurance account number or an address as identifying properties for the ARTIFICIAL PERSON in any records, both public and private, therefore I refute any contrary presumptions as false.

#### **IX. COMMERCE, MONEY, SOLVENCY & DEBT**

30. I am without proof, knowledge and understanding that I granted permission to any Legal Fiction Governing Entity(s) to use the ARTIFICIAL PERSON, social security/insurance number, birthdate, address, and financial information or the ARTIFICIAL PERSON Estate for the use of trading and investing in securities, notwithstanding abandonment and escheatment, therefore I refute any contrary presumptions as false.
31. I am without proof, knowledge and understanding that fiat paper used as currency has any intrinsic value absent a guaranty of backing by a commodity such as gold and silver or something of real value, therefore I refute any contrary presumptions as false.

32. I am without proof, knowledge and understanding contrary to the fact that I hold value over twenty-one, 999 fine silver and/or gold dollars and I disagree that any fiat currency coin of the realm has any lawful value as 18 U.S. Code § 8 defines Federal Reserve Notes as securities/debt obligations. Debts cannot be paid with debts. Moreover,

i. Article I Sec. 10 was agreed upon and accepted by the Constitutional Conventions due to a General Condemnation of Paper Money as legal tender to pay debts.

ii. The prohibition of paper money as legal tender to pay debts was for the United States as a whole not just the several states. Justice Field writes in *Legal Tender Cases*, 110 U.S. 421, 451, 454 (1884),

"If there be anything in the history of the Constitution which can be established with moral certainty, it is that the framers of that instrument intended to prohibit the issue of legal tender notes both by the general government and by the states, and thus prevent interference with the contracts of private parties...[454] For nearly three-quarters of a century after the adoption of the Constitution and until the legislation during the recent civil war, no jurist and no statesman of any position in the country ever pretended that a power to impart the quality of legal tender to its notes was vested in the general government."

a. The general government was prohibited along with the states in the early constitutional conventions to affirm paper money to be lawful money for the payment of debts.  
b. The general government was prohibited to affirm paper money to be lawful money for the payment of debts along with the states by the express or delegated powers stated in the Constitution. That is, it received no power to do so by the Constitution, therefore it is forbidden to do so. Sovereignty is then in the people not in the Congress.

- Bill of Rights Preamble, "THE Conventions of a number of the States, having at the time of their adopting the Constitution, expressed a desire, in order to prevent misconstruction or abuse of its powers, that further declaratory and restrictive clauses should be added"
- Amendment X, "The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people."

<sup>1</sup> *Sturges v. Crowninshield*, 17 U.S. 122, 205-206 (1819); Joseph Story, *Commentaries on the Constitution of the United States*, Vol. 2 (Boston, Charles C. Little and James Brown, 1851), 226; Henry Gilpin, *The Papers of James Madison* Vol. 3 (Washington: Langtree and O'Sullivan, 1840), 1343-1346  
<sup>2</sup> George Bancroft, *History of the Formation of the Constitution of the United States of America* Vol. 2 (New York: D. Appleton and Company, 1889), 134-135, 137

- “The Specie Circular” a speech delivered in the Senate of the United States, Dec. 21, 1836; at the time Daniel Webster was the Senator of Massachusetts. *Works of Daniel Webster*, Vol. 4 (Boston: Little, Brown, and Company, 1881), 270-271.

Congress’ power then is delegated power not sovereign. Sovereignty is then in the people not in the Congress.

iii. In the Constitution, the word “coin” or the phrase “coin money” is explicitly distinct from securities and obligations.

*Art. 1, Sec. 8, Clause 6 To provide for the Punishment of counterfeiting the Securities and current Coin of the United States;*

Thus, Federal Reserve Notes, not being metallic substances and being defined as debt obligations and securities in 18 USC 8, are excluded from the category of lawful money for the purpose of paying debts. Justice Field writes in Legal Tender Cases, 110 U.S. 421, 462 (1884),

“The meaning of the terms “to coin money” is not at all doubtful. It is to mould metallic substances into forms convenient for circulation and to stamp them with the impress of the government authority indicating their value with reference to the unit of value established by law. Coins are pieces of metal of definite weight and value, stamped such by the authority of the government. If any doubt could exist that the power has reference to metallic substances only it would be removed by the language which immediately follows, authorizing Congress to regulate the value of money thus coined and of foreign coin, and also by clauses making a distinction between coin and the obligations of the general government and of the states. Thus, in the clause authorizing Congress “to provide for the punishment of counterfeiting the securities and current coin of the United States,” [Art. 1 Sec. 8] a distinction is made between the obligations and the coin of the government.”

Justice Field writes again in Legal Tender Cases, 110 U.S. 421, 465 (1884),

“It should seem, therefore, that to borrow money is to obtain a loan of coin money -- that is, money composed of the precious metals, representing value in the purchase of property and payment of debts.”

The whole of a debt no longer exists where tender of payment in gold or silver is made, therefore I refute any contrary presumptions as false.

#### Surety, Joinder, Bonds, Warrants and Abandoned Securities

33. I am without proof, knowledge and understanding that I am personal surety and guarantor for, or joined with, the ARTIFICIAL PERSON, on any Legal Fiction Governing Entity(s) contracts, leases, bonds, warrants, registration certificates, and all other securities and derivatives, of any kind or for any purpose, therefore I refute any contrary presumptions as false.
34. I am without proof, knowledge and understanding that any judicial bonds, warrants or other instruments created in the ARTIFICIAL PERSON name are securities, derivatives and proceeds that *have been abandoned* by the true Owner, Purchaser and Entitlement holder for whom I am the

General Executor. All bonds, warrants and other security instruments claimed by, and in the possession of, any Legal Fiction Governing Entity(s) without my authority will be reported to the authorities. I refute any contrary presumptions as false.

35. I am without proof, knowledge and understanding to the contrary that the true Owner, Purchaser and Entitlement Holder has a priority claim on all securities, derivatives and proceeds of the ARTIFICIAL PERSON as duly appointed current occupant of the Office of General Executor with power of attorney-in-fact therefore I refute any contrary presumptions as false.

#### Loans and Adverse Security Interests

36. I am without proof, knowledge and understanding that I granted permission to any Legal Fiction Governing Entity(s) to use the ARTIFICIAL PERSON's Estate securities, derivatives and proceeds (asset(s)) to create more fiat money for themselves in return for an alleged loan the terms of which have attached my private property as the collateral simultaneously taking away my right of beneficial interest in the asset and therefore I refute any contrary presumptions as false.
37. I am without proof, knowledge and understanding contrary to the fact that I have loaned an undisclosed amount valued at over twenty-one dollars of .999 fine Silver and Gold to the ARTIFICIAL PERSON which has been accepted by and through the Office of General Executor in a private contract, the obligatory details of which are not to be disclosed to any third parties, including but not limited to Legal Fiction Governing Entity(s), in return for a priority interest in all personal and real property of the ARTIFICIAL PERSON's, Estate including but not limited to accounts and securities valued at ten million dollars (\$10,000,000.00) USD, Notice of Interest Exhibit "C". Therefore, I refute any adverse claim presumptions to the contrary as false.

#### Insurance and Bonding

38. I am without proof, knowledge and understanding contrary to the fact that I have bonded and insured the ARTIFICIAL PERSON in an amount greater than twenty-one .999 fine silver and/or gold dollars for all claims against the ARTIFICIAL PERSON, Estate. Claims against the ARTIFICIAL PERSON are paid in silver upon certified proof of claim (injury) sworn or attested to in front of no less than two living witnesses. Unsworn declarations are not accepted. Therefore, I refute any contrary presumptions as false.
39. I am without proof, knowledge and understanding that any Legal Fiction Governing Entity(s) doing business by the use of agreements, contracts, securities any and all incl. but not limited to bonds and warrants, are bonded and insured against malpractice, financial and personal injury therefore I, nor the ARTIFICIAL PERSON, can do business with any of them without a certificate of insurance or bonding in good standing. I refute any contrary presumption as false.

#### X. RESIGNATION OF AGENCY & TRUSTEE

40. I hereby resign any presumed or express resident agency and trusteeship for any Legal Fiction Governing Entity(s), subdivision or franchise. Service of process for the ARTIFICIAL PERSON, Estate must be to the occupant of the Office of General Executor whom is duly appointed attorney-in-fact and exonerated from claims against the ARTIFICIAL PERSON, therefore I refute any contrary presumptions as false.

## **XI. NON CONSENT TO LEGAL FICTION SOCIETY & JURISDICTION**

41. I am without proof, knowledge and understanding that consent was granted to be a part of, or party to any political society, or body politic created as, or by, a Legal Fiction Governing Entity(s). All Legal Fiction Governing Entity(s) are absent my consent to the use of the ARTIFICIAL PERSON as a naturalized vessel for citizenship. The Legal Fiction Governing Entity(s) census birth record was created by registration upon false information from an ignorant informant who was threatened and coerced by the State through hospital staff agents which are regulated by the State therefore, I refute any contrary presumptions as false.

### **Residence and Domicile**

42. I am without proof, knowledge and understanding that I am a resident or domiciliary in any Legal Fiction Governing Entity(s) jurisdictional or postal zone and I remain as a non-resident alien, therefore I refute any contrary presumptions as false.

### **United States 14<sup>th</sup> Amendment Expatriation**

43. I am without proof, knowledge and understanding that the right of expatriation and separation from 14<sup>th</sup> Amendment federal Citizenship can be restricted, impaired and questioned or that the right of expatriation is a government privilege. I disavow all *allegiance* and *obligation* to the United States as I can only serve one master which is God. Therefore I, a sentient being, live bodily on the land created by God, geographically known as America, thereby retaining American status by assumption and I refute any contrary presumptions as false.

### **Executive, Legislative & Judicial Branch Officers; Law Enforcement Agencies; Bar Association members**

44. I am without proof, knowledge and understanding that I have elected any representative to public office for me or my family or that I hold any public office or belong to any military or that I am a party to any State or Federal Declaration of Independence, Articles of Confederation, Northwest Ordinance, or Constitution from which all public law, policy, codes, statutes and ordinances have been created, therefore I refute any contrary presumptions as false.
45. I have great reverence for keepers of the public peace as 'peace officers' but I am without proof, knowledge or understanding that it is lawful for any Legal Fiction Governing Entity(s) to apply force and/or prosecute criminal charges that restrict my private right to life, liberty and property by the use of threat, force, coercion, trickery, intimidation, commercial law and/or military tactics based upon legislated public policy, public law, codes, statutes, ordinances and regulations *without* a living injured party therefore I refute any contrary presumption as false.
46. I am without proof, knowledge and understanding contrary to the fact that the countries of the Legal Fiction Governing Entity(s) are bankrupt incorporated entities whose business and debtor status can be found on their Dun and Bradstreet profiles, therefore I refute any contrary presumptions as false.
47. I am without proof, knowledge and understanding that the Bar Association is a government agency of any Legal Fiction Governing Entity(s) country therefore I refute any contrary presumption as false.

## **XII. TAXES**

48. I am without proof, knowledge and understanding contrary to the fact that the Legal Fiction Governing Entity(s) tax systems are based on voluntary compliance for those people not a party to their constitutions, treaties, acts and laws made under them, for the Kingdom of God has not sanctioned a tax or tithe, therefore I refute any contrary presumptions as false.

### **Revocation of Election**

49. I am without proof, knowledge and understanding contrary to the fact that I revoked any election, express or implied, to pay income tax for improper jurisdiction, error, mistake and contract fraud, therefore I refute any contrary presumptions as false.

## **XIII. GENERAL RESCISSION OF IMPLIED OR EXPRESS CONTRACT/LICENSING**

50. I am without proof, knowledge and understanding contrary to the fact that I have rescinded any express or implied agreements and contracts with all Legal Fiction Governing Entity(s) for improper jurisdiction, error, mistake and fraud as all elements of fraud exist when forced into contracts that create a privilege for what is otherwise a right under the falsity of illegality and penalty, therefore I refute any contrary presumptions as false.
51. I am without proof, understanding and knowledge that I am joined with, or guarantor for any licensing contract or agreement including but not limited to professional licenses, driver's licenses, gaming licenses, hunting licenses, gun permits, building permits, building licenses, marriage licenses, sales licenses, et al. obliged in the ARTIFICIAL PERSON's name and identity as a contracting party identified by its alleged address, birthdate and a social security number as licenses are given by the licenser for what would otherwise be illegal, a trespass or a tort, therefore I refute any contrary presumptions as false.

## **XIV. COMMON USE OF HIGHWAYS, BYWAYS, SEAS, LANDS & SKIES**

52. I am without proof, knowledge and understanding that the autonomous use of the common highways and byways is illegal without a license and that Legal Fiction Governing Entity(s) have a right to restrict my God given liberty to move about Nature's earth freely, no matter what the mode of conveyance I choose as free mobility is not an illegal act, nor a trespass without proof of title to property, nor a tort without an injured party. Traveling by common use of the highways and byways is an inalienable right to liberty therefore Legal Fiction Governing Entity(s) cannot license a right for the purpose of restricting liberty but have done so by creating legal terms of art which are by contract governed under commerce i.e. banking, shipping and merchant law. Furthermore, any restriction of my God given right to move about the lands, seas and skies of the earth by tax, fee or penalty for offense of policy to which I have not agreed, is a restriction of my inalienable right to life, liberty and pursuit of happiness and a crime against humanity, therefore I refute any contrary presumptions as false.

## **XV. LAND, SEA AND AIR**

53. I am without proof, knowledge and understanding that land is owned by any person or entity other than Nature's God, including but not limited to land assumed to be owned, controlled and occupied by the United States, territories, possessions or states, the United States of America, the 50 States,



any political subdivision thereof or any nation, country, state or entity and I refute any contrary presumptions as false.

54. I am without proof, knowledge and understanding that man can own what is God's such as that which is produced by nature as land, sea, air and all the creatures that creep created from the elements of God's world and held in trust by the people of earth therefore I refute any contrary presumption as false. (Psalm 24:1, 50:10)
55. I am without proof, knowledge and understanding that the Legal Fiction Governing Entity(s) have ownership over God's land, sea and air therefore I refute any contrary presumption as false.

#### **XVI. HEALTH, HEALING ART AND MEDICINE**

56. I am without proof, knowledge and understanding contrary to the fact that I am a child of God and co-heir to God's Kingdom with Yeshua Messiah as my body is the temple. Therefore, any Legal Fiction Governing Entity(s) issuing a *benefit* or agreement/contract in exchange for the illusion of safety and privilege of receiving pharmaceuticals, vaccinations, shots, bloodwork, medical diagnoses (healing art), genetically modified foods, chemically modified foods and non-organic foods are not natural and are damaging to God's temple i.e. my body therefore I refute any contrary presumption as false.

#### **Non-Consent**

57. I am without proof, knowledge and understanding that administering foreign unnatural and/or genetically modified material into my body, is in conformity with God's law and my religious beliefs. There is no proof that any Legal Fiction Governing Entity(s) has any right to desecrate God's temple, i.e. my body. Therefore, no synthetic or man-made drugs, vaccines, foods or chemicals in them or chemicals in the land, sea and air can be administered to me by force of any Legal Fiction Governing Entity(s) without my consent. I fully reserve the right to use natural substances to conclude any diseases I self-determine. I fully reserve the right of choice in all matters effecting my body and I can freely choose any natural substance I wish for any and all ailments, therefore I refute any contrary presumptions as false.

#### **XVII. ACCEPTANCE OF OFFICE OF GENERAL EXECUTOR**

58. I am without proof, knowledge and understanding contrary to the fact that I have reached the age of majority and discretion and I have accepted the office of General Executor appointed by the ARTIFICIAL PERSON agent for its Estate *nunc pro tunc ab initio*. Exhibit "B" annexed hereto and made a part hereof by reference, therefore I refute any contrary presumptions as false.

#### **XVIII. PEACE**

59. I am without proof, knowledge and understanding contrary to the fact that I am in Peace and Honor at all times whereas I am not an enemy, belligerent, rebel or terrorist to any person therefore I refute any contrary presumption as false.
60. I am without proof, knowledge and understanding that I am subject to the United States Trading with The Enemy Act of October 6, 1917, the Emergency Banking Relief Act of March 9, 1933, the Patriot Act of October 26, 2001 or any other public act, policy, regulation, ordinance or law of any

Legal Fiction Governing Entity(s) that aims to make me out to be an enemy, belligerent, rebel or domestic terrorist in an effort to engage in fighting an/or warring against them as the occupying force on God's land, sea and air, therefore I refute any contrary presumptions as false.

**Peaceful Settlements**

- 61. I am without proof, knowledge and understanding contrary to the fact that I reserve the right to peacefully settle all claims against the ARTIFICIAL PERSON, Estate as the Occupant of the Office of General Executor for the ARTIFICIAL PERSON that may be brought by any other person natural or artificial, therefore I refute any contrary presumptions as false.
- 62. I am without proof, knowledge and understanding that it is unlawful for the duly appointed occupant of the Office of General Executor ARTIFICIAL PERSON, Estate acting as power of attorney-in-fact to settle all claims against the Estate and perform all actions necessary to wind up the Estate business in any lawful manner as an executor may see fit therefore I refute any contrary presumptions as false.

As of the date of this declaration there has been no rebuttal by any truth, fact, law and evidence. This declaration supersedes and voids all previously recorded declarations of status, property and obligation and may be relied upon as such by any and all parties with a claim of interest in or against the ARTIFICIAL PERSON Estate.

Further I sayeth naught.

I, Drake Alden Shelton, affirm under penalty of perjury and under the laws of Nature's God, without Legal Fiction Governing Entity(s), that the foregoing is true and correct to the best of my knowledge and belief so help me God. [28 USC 1746(1)]

Executed this twenty-seventh day of May in the common year two thousand twenty-two.

Maxims  
"He who affirms, not he who denies, must bear the burden of proof." "He who affirms must prove."

By: Drake Alden Shelton (seal)  
Drake Alden Shelton  
I AM a man

**WITNESS ATTESTATION**

We, the undersigned witnesses, hereby agree and affirm under the laws of Nature's God, upon review of a preponderance of evidence and first-hand knowledge, that the facts stated in the attached declarations are true and correct to the best of our knowledge and belief, and to our knowledge no man or person has presented any proof or claims to the contrary and that Drake Alden Shelton did affirm said facts in our presence by his autograph and seal.

We attest to the above facts this twenty-seventh day of May in the common year two thousand twenty-two.

Jacob Andrew Nessamar

(Seal)

Witness

Jacob Andrew Nessamar

Christopher Edward McCombs

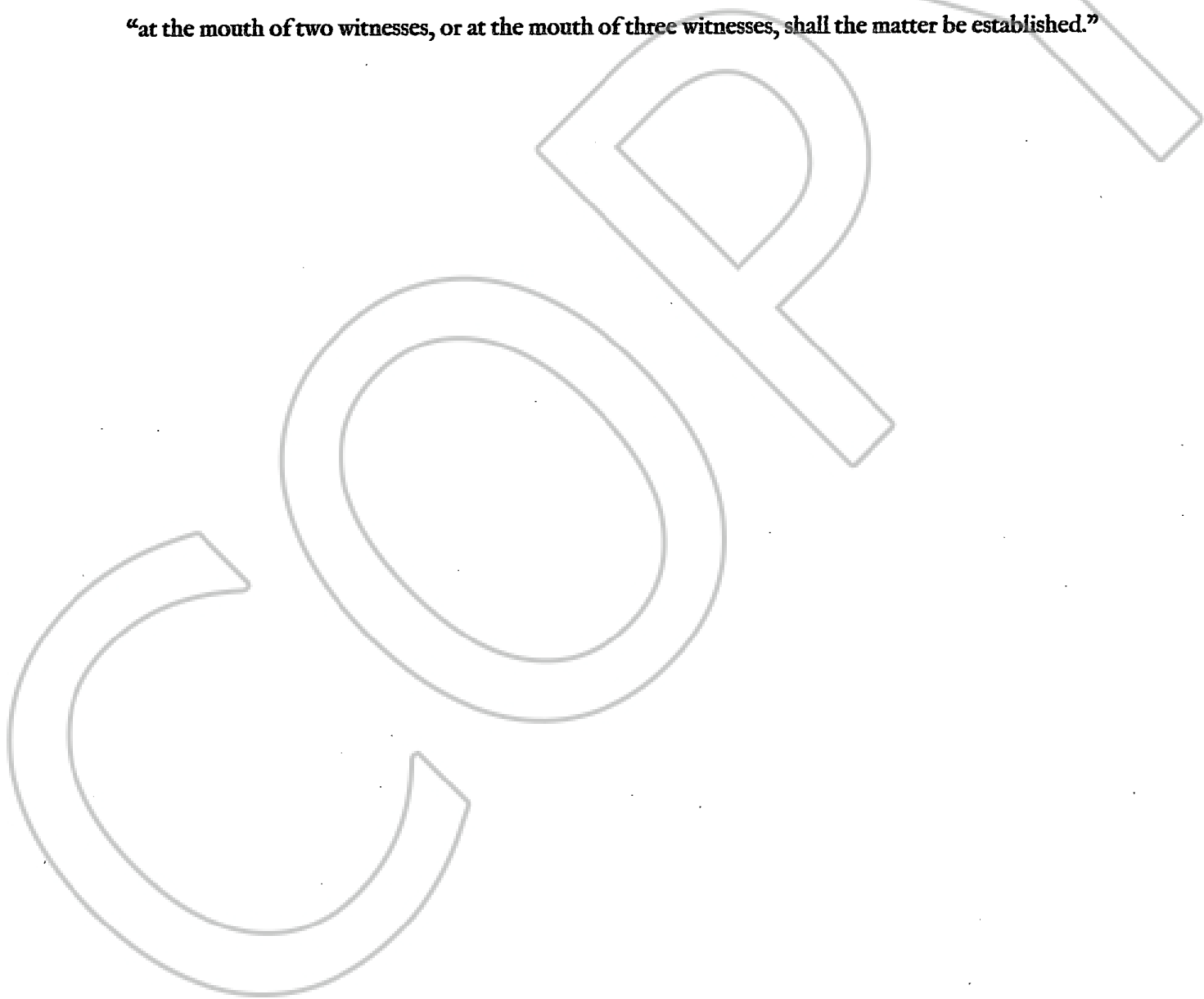
(Seal)

Witness

Christopher Edward McCombs

Deuteronomy 19:15

“at the mouth of two witnesses, or at the mouth of three witnesses, shall the matter be established.”



STATE OF MISSISSIPPI

Exhibit A

MISSISSIPPI STATE DEPARTMENT OF HEALTH  
VITAL RECORDS



LAMAR COUNTY, GA. SUPERIOR COURT  
FILED & RECORDED IN CLERK'S OFFICE  
FEB 10 2012 AT 10:21 A M  
BPA BOOK 31 PAGES 503  
DEPUTY CLERK  
LAMAR COUNTY, GA. SUPERIOR COURT  
FILED & RECORDED IN CLERK'S OFFICE  
MAY 19 2012 AT 2:41 P M  
BPA BOOK 33 PAGES 174  
DEPUTY CLERK  
LAMAR COUNTY, GA. SUPERIOR COURT  
FILED & RECORDED IN CLERK'S OFFICE  
MAY 19 2012 AT 10:11 A M  
BPA BOOK 30 PAGES 384  
DEPUTY CLERK

CERTIFICATE OF LIVE BIRTH  
STATE OF MISSISSIPPI

STATE FILE NUMBER 123-79-38824

TYPE OR PRINT WITH BLACK INK CHILD	REGISTRAR'S NUMBER 1807	1. CHILD—NAME First Middle Last Drake Alden Shelton		2a. DATE OF BIRTH (Month, Day, Year) November 24, 1979	2b. HOUR OF BIRTH 5:55 P. M.
		3. SEX Male	4a. THIS BIRTH SINGLE, TWIN, TRIPLET, ETC. (Specify) Single	4b. IF NOT SINGLE BIRTH, BORN FIRST, SECOND, ETC. (Specify)	5. BIRTH WEIGHT (Enter only in the type of measure on the scales used) 7 lbs. 2 ozs. OR grams
		6a. HOSPITAL OR CLINIC—NAME (If not in either, give street address or route number) Singing River Hospital		6b. CITY OR TOWN OF BIRTH Pascagoula	6c. COUNTY OF BIRTH Jackson
FATHER		7a. FATHER—NAME First Middle Last John Stephen Shelton	7b. RACE (Specify White, Black, American Indian, etc.) White	7c. AGE AT TIME OF THIS BIRTH 29	7d. STATE OF BIRTH Virginia
MOTHER		8a. MOTHER—NAME First Middle Maiden Brenda Gale Miller	8b. RACE (Specify White, Black, American Indian, etc.) White	8c. AGE AT TIME OF THIS BIRTH 29	8d. STATE OF BIRTH Mississippi
		9a. RESIDENCE—STATE Mississippi	9b. COUNTY Jackson	9c. CITY OR TOWN Gautier	9d. INSIDE CITY LIMITS (Specify Yes or No) Yes
		9e. STREET AND NUMBER OR RURAL LOCATION 1504 Skyline Dr.		10c. STATE AND ZIP CODE Mississippi 39553	
		10a. MAILING ADDRESS—STREET AND NUMBER OR ROUTE AND BOX NUMBER 1504 Skyline Dr.		10b. CITY OR TOWN Gautier	
INFORMANT		11a. I CERTIFY THAT THE PERSONAL INFORMATION PROVIDED ON THIS CERTIFICATE IS CORRECT SIGNATURE OF EITHER PARENT Brenda Shelton			11b. DATE SIGNED (Month, Day, Year) Nov. 27, 1979
CERTIFIER		12a. I CERTIFY THAT THE STATED INFORMATION CONCERNING THIS CHILD IS TRUE TO THE BEST OF MY KNOWLEDGE AND BELIEF SIGNATURE Dale Dunnihoo		12b. DATE SIGNED (Month, Day, Year) Nov. 28, 1979	12c. NAME AND TITLE OF PERSON WHO DELIVERED CHILD IF OTHER THAN CERTIFIER (Type or print)
		12d. CERTIFIER—NAME AND TITLE (Type or print) Dale Dunnihoo, M.D.		12e. MAILING ADDRESS (Street and number or box number, City or town, State, ZIP code) P.O. box 2008 Pascagoula, Ms. 39567	
REGISTRAR		13a. REGISTRAR SIGNATURE Ellen Harey	DEPUTY REGISTRAR	13b. DATE CERTIFICATE RECEIVED (Month, Day, Year) Dec 3, 1979	

ANY ALTERATION OR ERASURE VOIDS THIS CERTIFICATE

ANY ALTERATION OR ERASURE VOIDS THIS CERTIFICATE

THIS IS TO CERTIFY THAT THE ABOVE IS A TRUE AND CORRECT COPY OF THE CERTIFICATE ON FILE IN THIS OFFICE.

Exhibit A

Judy Moulder  
STATE REGISTRAR

FILE NAME: 197903882400  
DATE ISSUED: OCTOBER 23, 2013

WARNING: A REPRODUCTION OF THIS DOCUMENT RENDERS IT VOID AND INVALID. DO NOT ACCEPT UNLESS EMBOSSED SEAL OF THE MISSISSIPPI STATE BOARD OF HEALTH IS PRESENT. IT IS ILLEGAL TO ALTER OR COUNTERFEIT THIS DOCUMENT.

VERIFY PRESENCE OF WATERMARK HOLD TO LIGHT TO VIEW



THE FACE OF THIS DOCUMENT HAS A COLORED BACKGROUND ON WHITE PAPER. THIS IS WATERMARKED PAPER. DO NOT ACCEPT UNLESS EMBOSSED SEAL OF THE MISSISSIPPI STATE BOARD OF HEALTH IS PRESENT. IT IS ILLEGAL TO ALTER OR COUNTERFEIT THIS DOCUMENT.

## EXHIBIT "B"

### ACCEPTANCE AND ACKNOWLEDGEMENT OF REGISTERED ORGANIZATION AND AFFIDAVIT OF TRUE AND CORRECT COPY OF ORIGINAL(S)

I, Drake Alden Shelton, a creation of the Supreme Creator (God), a man, the image of God, in *esse* and *sui juris*, have reached the age of majority and discretion, am of sound mind, competent to testify and do hereby declare the following to wit:

I accept and acknowledge the registered organization known as DRAKE ALDEN SHELTON State of Mississippi Certificate of Live Birth Registrar File no.: 123-79-38824 from the Grantor State of Mississippi to have and to hold for the purpose of settlement with the intention of Peace between the Kingdom of Heaven and all nations of man.

The attached copy of the State of Mississippi Certificate of Live Birth File no.: 123-79-38824 is true and a correct copy of the original.

I, Drake Alden Shelton, affirm under penalty of perjury, under the laws of Nature's God without the United States, that the foregoing is true and correct to the best of my knowledge and belief so help me God. [28 USC 1746(i)]

Executed this twenty-seventh day of May in the common year two thousand twenty-two.

By: Drake Alden Shelton (seal)  
Drake Alden Shelton

### WITNESS ATTESTATION

We, the undersigned witnesses, hereby agree and affirm under the laws of Nature's God, that Drake Alden Shelton did affirm the attached copies are copies of the originals and subscribed his autograph.

We attest to the above facts this twenty-seventh day of May in the common year two thousand twenty-two.

Jacob Andrew Nessamar (seal)

Witness

Jacob Andrew Nessamar

Christopher Edward McCombs (seal)

Witness

Christopher Edward McCombs

**EXHIBIT "C"**

**NOTICE OF APPOINTMENT OF GENERAL EXECUTOR  
FOR THE DRAKE ALDEN SHELTON, ESTATE  
A Codicil to the Will**

Know all men by these presents and to all persons worldwide by the Will and Testament Drake Alden Shelton for DRAKE ALDEN SHELTON, STATE OF MISSISSIPPI Registrar File no.: 123-79-38824 filed December 3, 1979, by and through its agent, duly appoints the living man Drake Alden Shelton, the image of God as a true man of God, to the Office of General Executor for the DRAKE ALDEN SHELTON, Estate to bring peace and balance to the world and to make every necessary transaction to settle all claims and matters of the Estate in good faith by and through the account ending in xxxxx38824.

Executed this twenty-seventh day of May in the common year two thousand twenty-two.

By: Drake Alden Shelton (seal)  
Drake Alden Shelton  
Executor for DRAKE ALDEN SHELTON

Jacob Andrew Nessamar (seal)  
Witness  
Jacob Andrew Nessamar

Christopher Edward McCombs (seal)  
Witness  
Christopher Edward McCombs

ACCEPTANCE

I, Drake Alden Shelton, the image of God as man, hereby accept the Office of General Executor for the DRAKE ALDEN SHELTON Estate, Mississippi Certificate of Live Birth Registrar File no.: 123-79-38824 and will execute the Office of General Executor in peace, honor and good faith to settle the Estate.

The world may rely on this as evidence of the signature seal of the Office of General Executor:

Drake Alden Shelton (seal)  
Drake Alden Shelton

Signed and sealed *nunc pro tunc ab initio* by my living hand this twenty-seventh day of May in the common year two thousand twenty-two.

By: Drake Alden Shelton (Seal)  
Drake Alden Shelton  
General Executor

Jacob Andrew Nessamar (seal)

Witness

Jacob Andrew Nessamar

Christopher Edward McCombs (seal)

Witness

Christopher Edward McCombs

# EXHIBIT "D"

## FINANCING STATEMENT

### PUBLIC NOTICE OF PRIVATE INTEREST

#### Debtor's Name:

Legal Name(s): DRAKE ALDEN SHELTON; aka DRAKE A SHELTON;  
SHELTON, DRAKE A  
Address: 700 Wilshire Boulevard  
Las Vegas, Nv 89110

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Notes: Debtor is a *transmitting utility* as a commercial utility for transmitting life energy into a form cognizable in commerce.

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#### Secured Party's Name:

Surname: Shelton,  
Given Name(s): Drake Alden  
Location: Nevada. America.  
Mailing Address: c/o post road: 700 Wilshire Boulevard  
Las Vegas, Nv 89110

#### Security Agreement

Status: *Private*

DEBTOR has accepted the terms and conditions of an agreement for an amount from Secured Party loaned in gold and silver specie and has secured said agreement with DEBTOR's property stated herein.

#### Collateral

*All* DEBTOR's labor/energy, and every product created therefrom, whether past, present or future are indentured by private agreement. *All* products of DEBTOR's labor including but not limited to property acquired by gift, agreement, wage and/or sale in DEBTOR's NAME. *All* means "every thing" real and personal which DEBTOR has in possession.

#### Personal Tangible and Intangible Property:

Bank accounts, credit accounts, deposit accounts, securities accounts, investment accounts, derivatives accounts, government accounts, government subdivision accounts, government



municipality accounts, public organization accounts, non-profit organization accounts, religious organization accounts, private organization accounts, internet company accounts, information accounts, social media accounts, goods and services company accounts, medical accounts, retirement accounts, insurance accounts, securities, financial assets, commercial paper, bonds, stocks, interest certificates, registration certificates, derivatives, jewelry, automobiles, aircraft, boats, hunting and fishing accessories, clothes, tools, electronics, furniture, appliances, household goods, commodities and all intangible future creations through lifeforce energy.

**Real Property:**

All land, including fixtures, timber, livestock, vegetation, animals, minerals, air and water contained within the land zone that is, have been or will be held and/or possessed in DEBTOR's NAME.

**Total Value of Property**

Estimated total value of DEBTOR's property as collateral, which includes an estimate on the infinite ability to create more wealth from lifeforce as DEBTOR is a lifeforce transmitting utility, is ten million dollars (\$10,000,000.00 USD).

**DRAKE ALDEN SHELTON, Debtor**

By: Drake Alden Shelton  
Drake Alden Shelton, General Executor

By: Drake Alden Shelton  
Shelton, Drake Alden, Secured Party

# EXHIBIT "D-1"

## FINANCING STATEMENT

### PUBLIC NOTICE OF PRIVATE INTEREST

**Debtor's Name:**

Legal Name(s);      DRAKE ALDEN SHELTON; aka DRAKE A SHELTON;  
SHELTON, DRAKE A  
Address:              700 Wilshire Boulevard  
Las Vegas, Nv 89110

---

Notes: Debtor is a *transmitting utility* as a commercial utility for transmitting life energy into a form cognizable in commerce.

---

**Secured Party's Name:**

Surname:              Shelton,  
Given Name(s):      Drake Alden  
Location:              Nevada. America.  
Mailing Address:    c/o post road: 700 Wilshire Boulevard  
Las Vegas, Nv 89110

**Security Agreement**

Status: *Private*

DEBTOR has accepted the terms and conditions of an agreement for an amount from Secured Party loaned in gold and silver specie and has secured said agreement with DEBTOR's property stated herein.

**Collateral**

*All* DEBTOR's labor/energy, and every product created therefrom, whether past, present or future are indentured by private agreement. *All* products of DEBTOR's labor including but not limited to property acquired by gift, agreement, wage and/or sale in DEBTOR's NAME. *All* means "every thing" real and personal which DEBTOR has in possession.

Personal Tangible and Intangible Property:

Bank accounts, credit accounts, deposit accounts, securities accounts, investment accounts, derivatives accounts, government accounts, government subdivision accounts, government municipality accounts, public organization accounts, non-profit organization accounts, religious organization accounts, private organization accounts, internet company accounts, information accounts, social media accounts, goods and services company accounts, medical accounts, retirement accounts, insurance accounts, securities, financial assets, commercial paper, bonds, stocks, interest certificates, registration certificates, derivatives, jewelry, automobiles, aircraft, boats, hunting and fishing accessories, clothes, tools, electronics, furniture, appliances, household goods, commodities and all intangible future creations through life force energy.

**Real Property:**

All land, including fixtures, timber, livestock, vegetation, animals, minerals, air and water contained within the land zone that is, have been or will be held and/or possessed in DEBTOR's NAME.

**Total Value of Property**

Estimated total value of DEBTOR's property as collateral, which includes an estimate on the infinite ability to create more wealth from life force as DEBTOR is a life force transmitting utility, is ten million dollars (\$10,000,000.00 USD).

DRAKE ALDEN SHELTON, Debtor

By: Drake Alden Shelton  
Drake Alden Shelton, General Executor

By: Drake Alden Shelton  
Shelton, Drake Alden, Secured Party

# EXHIBIT "E"

## ADVERSE CLAIM NOTICE

Notice is hereby given to all the world, that I, Drake Alden Shelton, first priority Creditor for the DRAKE ALDEN SHELTON, Estate acting as agent by power of attorney-in-fact, do hereby claim, accept, and acknowledge all right, title and interest in the securities, derivatives and proceeds identified by the certificated security evidenced by the following information:

<b>Issuer:</b>	State of Mississippi		
<b>Owner/Purchaser/Entitlement Holder:</b>	(Surname) Shelton,	(Given Name(s)) Drake Alden	
<b>Mailing Location:</b>	(Post Road) c/o 700 Wilshire Boulevard.	(County) Clark.	(City) (State) Las Vegas. Nevada.
<b>Securities Intermediary(s):</b>	The United States Treasury		
<b>Securities Account:</b>	Federal Reserve Bank Account No.: xxx-xx-9302		
<b>Registered Form:</b>	Certificate of Live Birth		
	File No.	File Date	Authentication
	123-79-38824	December 3, 1979	Registrar

Notice is further given that as of the date of this notice, the equitable owner of the certificated security has no knowledge of any adverse claims to or against the above identified certificated security and it is a violation of the rights of Shelton, Drake Alden for any person to hold, transfer or deal with the financial asset for which the certificate represents.

## NOTICE TO CLAIMANTS

Therefore, any person, organization or entity with a claim against or in the financial asset in the form or nature of charges, complaints, actions, suits, proceedings, hearings, investigations, claims, demands, judgments, orders, decrees, stipulations, damages, awards, dues, penalties, fines, costs, amounts paid in settlement, injunctions, claims of specific performance, losses,

expenses, and fees, including, but not limited to claims threatened, asserted or perfected resulting from or with respect to or based upon breach of warranty, breach of contract, intentional tortious acts, negligence, or strict liability, security interests, warrants, bonds, derivatives, proceeds, liens, pledges, charges, escrows, options, proxies, rights of first refusal, preemptive rights, mortgages, hypothecations, assignments, title retention agreements, indentures and security agreements, title defects, assessments, easements, reservations and encroachments; contracts of lease, license and sale; royalty and commission arrangements; voting agreements and proxies; abandonment claims and any other claims, covenants, limitations, encumbrances, burdens and restrictions of any kind, and all attorney's fees in connection therewith, must notify the occupant of the Office of General Executor service of process registered mail exactly as shown below to the following mailing location:

The Office of the General Executor  
c/o 700 Wilshire Boulevard.  
Las Vegas, Nevada. [89110-9998]

Noticed this twenty-seventh day of May in the common year two thousand twenty-two.

By: Drake Alden Shelton  
Drake Alden Shelton,  
Office of the General Executor

# EXHIBIT "E-1"

## ADVERSE CLAIM NOTICE

Notice is hereby given to all the world, that I, Drake Alden Shelton, first priority Creditor for the DRAKE ALDEN SHELTON, Estate acting as agent by power of attorney-in-fact, do hereby claim, accept, and acknowledge all right, title and interest in the securities, derivatives and proceeds identified by the certificated security evidenced by the following information:

<b>Issuer:</b>	State of Mississippi			
<b>Owner/Purchaser/Entitlement Holder:</b>	(Surname) Shelton,	(Given Name(s)) Drake Alden		
<b>Mailing Location:</b>	(Post Road) c/o 700 Wilshire Boulevard.	(County) Clark.	(City) Las Vegas.	(State) Nevada.
<b>Securities Intermediary(s):</b>	The United States Treasury			
<b>Securities Account:</b>	Federal Reserve Bank Account No.: xxx-xx-9302			
<b>Registered Form:</b>	Certificate of Live Birth			
	File No.	File Date	Authentication	
	123-79-38824	December 3, 1979	Registrar	

Notice is further given that as of the date of this notice, the equitable owner of the certificated security has no knowledge of any adverse claims to or against the above identified certificated security and it is a violation of the rights of Shelton, Drake Alden for any person to hold, transfer or deal with the financial asset for which the certificate represents.

## NOTICE TO CLAIMANTS

Therefore any person, organization or entity with a claim against or in the financial asset in the form or nature of charges, complaints, actions, suits, proceedings, hearings, investigations, claims, demands, judgments, orders, decrees, stipulations, damages, awards, dues, penalties,

finer, costs, amounts paid in settlement, injunctions, claims of specific performance, losses, expenses, and fees, including, but not limited to claims threatened, asserted or perfected resulting from or with respect to or based upon breach of warranty, breach of contract, intentional tortious acts, negligence, or strict liability, security interests, warrants, bonds, derivatives, proceeds, liens, pledges, charges, escrows, options, proxies, rights of first refusal, preemptive rights, mortgages, hypothecations, assignments, title retention agreements, indentures and security agreements, title defects, assessments, easements, reservations and encroachments; contracts of lease, license and sale; royalty and commission arrangements; voting agreements and proxies; abandonment claims and any other claims, covenants, limitations, encumbrances, burdens and restrictions of any kind, and all attorney's fees in connection therewith, must notify the occupant of the Office of General Executor service of process registered mail exactly as shown below to the following mailing location:

The Office of the General Executor  
c/o 700 Wilshire Boulevard.  
Las Vegas, Nevada. [89110-9998]

Noticed this twenty-seventh day of May in the common year two thousand twenty-two.

By: Drake Alden Shelton  
Drake Alden Shelton,  
Office of the General Executor