

NOTICE OF INTERNATIONAL COMMERCIAL CLAIM ADMINISTRATIVE REMEDY OF John Henry Doe  
CREDITOR-SECURED PARTY  
FILE # 20010731 Registered Mail # \_\_\_\_\_

John Henry Doe, secured party, non-individual, ex rel  
Clark county  
The state of Nevada  
united States of America 1776 AD

Petition for Agreement and Harmony in the Nature of a

NOTICE OF INTERNATIONAL  
COMMERCIAL CLAIM  
ADMINISTRATIVE REMEDY

File # 20010731

Date: August \_\_\_\_\_, 2001

Declarant(s): John Henry Doe, secured party, non-individual, ex rel  
c/o Notary acceptance  
Mary Sue Smith  
123 Main  
Las Vegas, Nevada 8xxxx

Respondent(s): Ima Shyster  
234 First Street  
Las Vegas, Nevada 8xxxx

ADMINISTRATIVE REMEDY PROCEDURE

Declarant by special visitation is hereby exhausting his administrative remedies by Notice for Ima Shyster.

As an operation of law Declarant is required to exhaust his administrative remedies.

As with any administrative process, Respondent may controvert the statements and/or claims made by Declarant by executing and delivering a verified response point by point, in affidavit form sworn and attested to, signed by respondent with evidence in support. Respondent may agree and admit to all statements and claims made by Declarant by TACIT PROCURATION by simply remaining silent.

ESTOPPEL BY ACQUIESCENCE: In the event Respondent admits the statements and claims by TACIT PROCURATION, all issues are deemed settled STARE DECISIS and Respondent may not, cannot, and will not argue, controvert, or otherwise protest the herein administrative findings, in any subsequent process or the finality thereof, whether administrative or judicial.

Respondent is granted 10 days to respond to the statements and claims herein and/or to provide Respondents own answers to inquiries

## DEFINITIONS

The term ‘Declarant’ means John Henry Doe, secured party, non-individual, ex rel.

The term ‘secured party’ means John Henry Doe, non-individual.

The term ‘creditor’ means John Henry Doe, non-individual.

The term ‘Respondent(s)’ means Ima Shyster and any other artificial entity derived thereof.

The term ‘Notice’ means Notice of International Commercial Claim Administrative Remedy.

## COMMERCIAL OATH AND VERIFICATION

Clark county	)	
	)	Commercial Oath
	)	Verified Declaration
The State of Nevada	)	

Declarant, John Henry Doe, on his Commercial Oath with unlimited liability, proceeding in good faith, being of sound mind states: the facts contained herein are true, correct, and complete and not misleading to the best of Declarant’s private first hand knowledge and understanding “So-help-me-God” under penalty of International Commercial Law.

---

John Henry Doe

The State of Nevada	}	
	}	ss
Clark county	}	

Subscribed before me, \_\_\_\_\_ a Notary Public, this day of \_\_\_\_\_, 2001.

\_\_\_\_\_  
NOTARY

#### STATEMENT OF FACTS

- Declarant states that xxxxx, and that
- Xxxxxxx, and that
- Etc., etc.

#### STATEMENTS AND INQUIRIES

- Respondent(s) admits that xxxxxx.

ANSWER: [Admits/Acknowledge, if no answer is provided.]

- Respondent(s) admits that xxxxxx.

ANSWER: [Admits/Acknowledge, if no answer is provided.]

- Etc., etc.

ANSWER: [Admits/Acknowledge, if no answer is provided.]

#### ACCOUNTING AND TRUE BILL

Declarant is entitled to xxxx (\$xxxx.xx) in functional currency of the United States upon demand from Respondent(s). Respondent(s) agree to PAY TO: John Henry Doe, secured party, non-individual, ex rel xxxx (\$xxxx.xx) in functional currency of the United States. Surety for the xxxx is the corporate and operational bonds of Respondent(s). In the event that the corporate and operational bonds of Respondent(s) is not sufficient to cover the whole amount of xxxx, then Respondent(s) agree to the liquidation of private assets to satisfy the debt (not to include survival supplies and personal keepsakes not normally included).

Demand is now made upon Respondent(s) by Declarant for the sum certain of xxxx.

#### NOTICE TO RESPOND

Declarant grants Respondent ten (10) days, exclusive of the day of receipt to respond to the statements, claims, and inquiries above. Failure to respond will constitute as an operation of Law, the admission of Respondent by tacit procurement to the statement, claims and answers to

inquires shall be deemed RES JUDICATA, STARE DECISIS. Failure to respond will constitute an Estoppel by Acquiescence. It is also mandatory that if Respondent responds to the foregoing it must be by delivering any response to Affiant's Notice of International Commercial Claim Administrative Remedy to Declarant's mailing location by United States Postal Certified Mail, addressing Declarants exactly as shown below:

John Henry Doe  
c/o Notary acceptance  
Mary Sue Smith  
123 Main  
Las Vegas, Nevada 8xxxx

It is mandatory that Respondent(s) signs and "certify under penalty of perjury complete with SSN number under the laws of the United States of America" under 28 USC 1746, all answers or any other correspondence in response to Affiant's Notice of Administrative Remedy, so that Affiant can know that Affiant is dealing with the Respondent(s) and that Respondent(s) is held to only those answers that are true, correct, complete, and not misleading and further;

That any facts alleged in Respondent's response must be of first hand knowledge in affidavit form properly sworn and subscribed to.

Further Declarant saith naught.

Given under my hand and seal this the \_\_\_\_day of the \_\_\_\_\_month of 2001 anno Domini.

Prepared and submitted by: \_\_\_\_\_  
Declarant

\*\*\*\*due process must be completed by notice of fault/opportunity to cure and notice of default by Declarant\*\*\*\*