**AFFIDAVIT OF ACCEPTANCE OF A CERTIFICATE OF BIRTH**

I, First-Middle; Last, a living soul, Sui Juris, am not a federal citizen, of District of Columbia. I, am a State national and claim my Nationality as such. Status is defined; USC title 8 section 1101 (a) (21) (23). I, First-Middle; Last being an adult and competent, do hereby make this statement as one of We the People of Name of State state, not of the corporate STATE OF ALL CAPS STATE. I, fully acknowledge the register of titles is authorized to receive for registration of memorials upon any outstanding certificate of an official birth certificate pertaining to a registered owner named and said certificate of title showing the date of birth of said registered owner, providing there is attached to said certificate an affidavit of an affiant who states that he/ she is familiar with the facts recited, stating that the party named and said birth certificate is the same party as one of the owners name and said certificate of title, and that thereafter the register of titles shall treat registered owner as having obtained the age of majority as of the date of 18 years after the date of birth shown on said certificate. I, Name in Parse Syntax, do accept this Certificate of Birth File No. XXXXXXXXXX for ALL CAPS NAME ON BIRTH CERTIFICATE born on Date of Birth to FATHER’S FULL ALL CAPS NAME and MOTHER’S FULL ALL CAPS NAME in County of Birth County, State of Birth and registered on Date Birth Certificate was registered, as co-trustee and co-beneficiary of the CVQ (Cestui que vi) under the PCT.

**Elements of a trust.** A trust involves three elements, namely (1) **a trustee**, who holds the trust property and is subject to equitable duties to deal with it for the benefit of another; (2) a **beneficiary**, to whom the trustee owes equitable duties to deal with the trust property for his benefit; (3) **trust property**, which is held by trustee for the beneficiary.”

Cases consistent with this definition are cited: Christopher v Davis, 284 S. W. 253 (Civ. App. 1926, writ of error refused), “If intention appears that property be held and dealt with for the benefit of another, equity affixes to it the character of a trust”; Guest v. Guest, 208 S.W. 547 (Civ. App. 1919), “To create an express trust in favor of one not a party the deed, there must be an agreement existing at the time the title is acquired that it shall be held for his benefit”; *Sharon Grain Co. Farmers’ Nat. Court of Follett*, 277 S.W. 449 (Civ. App. 1925); “ \* \* money or property being delivered by one person to another for a specific purpose creates a trust, the person accepting the money becoming a trustee”; “*Court of Washington v. San Benito & R. G. V. Ry. Co.*, 293 S.W. 599 (Civ. App. 1927). *Comment h*. *Accord*: *City of Austin v Cahill*, 99 Te

Clews v. Jamieson, 182 U.S. 461, 21 S.Ct 845 ''A court of equity... will compel the trustee to do all the specific acts required of him by the terms of the trust."

Public Law 111-72, known as the Trust Indenture Act of 1939, sec. 303(7), states: “the term “indenture” means any mortgage, deed of trust, trust or other indenture, similar instrument or agreement (including any supplement or amendment to the foregoing), under which securities are outstanding or are to be issued, whether or not a property, real or personal is, or is to be, pledged, mortgaged, assigned, or conveyed thereunder.” (emphasis added)

There being nothing further, I hereby declare (verify, state, confirm) under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct.

Without Prejudice - Without Recourse - all unalienable rights guaranteed

By:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

First-Middle; Last

Witness\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Witness\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Notary Public as JURAT Certificate**

Name of State State

Name of County County

The United States of America

On this day,\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Subscribed and affirmed before me, as Notary and as Jurat Certificate, Your Full Name personally appeared and proved to me on the basis of satisfactory evidence to be the man/woman whose Name is subscribed to the within attached Affidavit known as: Affidavit of Acceptance of a Certificate of Birth

I certify under PENALTY OF PERJURY under the lawful laws of State State that the foregoing paragraph is true and correct.

Witness my hand and official seal.

Signature\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ seal

Notice to agent(s) is notice to principal. Notice to principle is notice to agent(s).

This is The End of this affidavit.