maco+dis00000005+32val ... joniah joni el... post date: 05.05.21 ... via: www admended on 05/31/2021: default judgment, maco+dis00000005+32b



all rise and stand

moorish americans aboriginal natural people of the land ~ morocco/north america /northwest amexem \sim affidavit en fact ~ nature en writ \sim unlawful occupation of sovereign original indigenous land diplomatic immunity

exhibit sheet

i am justice joniah joni el, a living being, moor american national, in propria persona, sui juris, in proprio solo in proprio heredes. i am an adoriginal indigenous sovereign moorish american national and i am exercising all my rights at this time and at all points in time. whereas all US Corporate Persons, Assigns, Agents and Heirs, are in violation of the treaty of peace and friendship -1786 and 1836 and

the Constitution for the united States of america 1789 and 1791

be it known as of June 5, 2018, notice of the moorish americans existence was issued to all united States Corporate Persons which fired and convicted all Corporate Persons under the UNITED STATES Corporation Company and their officers of fraud, extortion, human trafficking, involuntary servitude, murder, high treason, for crimes against humanity. the order for all pretending to be Governmental, Judicial and all Enforcement and assumed powers and/or Authority have been revoked and nullified and all such Personnel were ordered to stand down, and as of this present day and time that order still stands.

"...sovereignty itself remains with the people, by whom and for whom all government exists and acts. and the law is the definition and limitation of power..." [yick wo v. hopkins, 118 us 356, 370]

Article 30; United Nations Declaration on the Rights of Indigenous Peoples

1. Military activities shall not take place in the lands or territories of indigenous peoples, unless justified by a relevant public interest or otherwise freely agreed with or requested by the indigenous peoples concerned.

posted in the public

all supporting documents can be download from the: www.spiritualbreeze.org

exhibit a2. default judgment; maco+dis00000005+32b...amended onto writ of discovery, habeas corpus exhibit a. writ en discovery, posted on 05/05/2021: maco+dis00000005+32val ... habeas corpus exhibit b. reasons of fraud for granting: maco+corp00000005+32jje exhibit c. notice to appear: reference: maco+cause00000005+32jje exhibit d. universal commercial 1 lien: maco+ucc00000005+32val exhibit d. pope's letter to Obama ... posted in the public: forgotten scrolls exhibit e. treaty of peace & friendship: posted: forgotten scrolls exhibit f. the Constitution for the united States of america...posted: forgotten exhibit f. united nations declaration on the rights of indigenous peoples...posted: forgotten scrolls exhibit g. aborigine charter: posted: forgotten scrolls exhibit h. reference ucc: maco+00000005+36jje posted on 5/17/2021 CC: D. C., GOVERNMENT CORPORATE, Ida Williams Ida.williams@dc.gov ATTORNEY GENERAL, WA DC oag@dc.gov Muriel Bowser dba RECORDER OF DEEDS, MAYOR eom@dc.gov otp.informationdesk@icc-cpi.int The Hague, The Netherlands, Palais Wilson Secretary of state DC the.secretary@hq.doe.gov web email: Donald Trump D.C., District Headquarters International Court of Justice achats@icj-cij.org Federal Bureau of Investigation DC washington.field@ic.fbi.gov Fremont County Sheriff's Office professionalstandards@fremontso.com CNA Consular notification consnot@state.gov Jared Polis dba Governor State of Colorado 200 E. Colfax Ave., Rm. 136, Denver, CO 80203 governorpolis@state.co.us State Government Kansas, John Bacon dba Mayor John Bacon dba Mayor dba Kansas, Attorney Mark Sevart sevartlaw@gmail.com judge_nugent@ksb.uscourts.gov Robert E Nugent dba Bankruptcy Chief Judge dba Clerk of the Court Tracy Hays thays@dc18.org; staylor@dc18.org, Laura Kelly dba State Governor jbacon@olatheks.org U.S. Courts of International trade pacer@psc.uscourts.gov dba David Marshall david.t.marshall@ks.gov dba Judge David Dahl mmazur@dc18.org

maco+dis000000005+32b ... joniah joni el: johnie m wislon el... post date: 05/05/21 ... via: www, amended on 05/31/2021





notice to principle is notice to agent • notice to agent is notice principle ~ moorish american consular court, international government ~ morocco/north america/ 'the north gate'/earth the true and de jure natural people - heirs of the land

 $\mathfrak{S} \sim affidavit en fact ~ natural writ ~ \mathfrak{S}$

notice of default judgment

re case numbers: Colorado docket number: #620cr10059gwb0102, Kansas: docker number no.#316269 re: writ en discovery/maco+dis00000005+32val, valerie barker bey and danny barker bey; posted in the public

"indeed no more than an affidavit is necessary to make the prima facie case". united states v. kis, 658f.2^{wl}, 526, 536 (7^a cri. 1981; cert, denied, 50 u.s. 1.w. 2169; s.ct. march 22, 1982).

to: Corporate Persons dba under the UNITED STATES Corporation Company; whereas proof of authority has not been proven; ipso facto, clear evidence of treason and genocide. thereby our demand to set free; valerie barker bey and danny barker bey, still stands. whereas the denial of the writ of discovery is a direct violation of the treaty of peace and friendship and the constitution for the united States of america 1791, in addition to our secured rights to "due process of law".

criminal rico-law: additional evidence of fraud; the demand for ransom, i.e. Federal Reserve Notes, whereas all debts belong to the UNITED STATES CORPORATION Company; article 1, sec.10, the constitution for the united States of america 1791.

"in interest of m.v., 288 ill.app.3d 300, 681 n.e.2d 532 (1st dist. 1997). without subject-matter jurisdiction, all of the orders and judgments issued by a JUDGE are void under law and are of no legal force or effect. in interest of m.v., 288 ill.app.3d 300, 681 n.e.2d 532 (1st dist. 1997) ("every act of the court beyond that power is void").

centralized small claims is not an article iii court; and has no delegated jurisdiction / authority under the supreme law of the land, and unconfirmed by the congress of the united states.

"the parties to the compact of the united states constitution further agreed that the enumeration in the constitution of certain rights shall not be construed to deny or disparage.

all Officers Of The Court are required to take an Oath Of Office to uphold the constitution for the united States. "the constitution for the united States of america binds all Judicial Officers at article 6, wherein it does say, "this constitution and the laws of the united States which shall be made in pursuance thereof, and all treaties made, or which shall be made under the authority of the united States, shall be the supreme law of the land, and the Judges of every State shall be bound thereby, anything in the constitution or laws of any State to the contrary, not withstanding."

diplomatic immunity; the right to be free

as this demand has not been honored this notice en default judgment is submitted and all claims, petitions, suits, fillings with any third-party 'CORPORATE Persons' in regards to the people, the living; is to be dismissed and expunged.

i, johnie m wilson el do not, under any condition or circumstance, by threat, duress, or coercion, waive any rights inalienable or secured by the constitution or treaty, and, hereby demanded this court to fulfill their obligation to preserve the rights of this petitioner (moorish americans) and carry out their assumed Judicial Duty in 'good faith'. all unconstitutional citations summons / ticket - suit / (misrepresented) bill of exchange: docket number #620cr10059gwb0102, and any other 'order' or 'action' associated with it / them, to be dismissed and expunged for the record on its face and merits.

chronos: may 31, 2021

lilscn e lohnie 1 i am: Johnie Milsen el Johnie m wilson el, a living being, in propria persona: autograph none negotiable

all rights exercised at all time: u.c.c. 1-207/1-308; u.c.c. 1-103,





this affidavit and all moorish american affidavit(s) are backed and supported by all moorish americans autograph and seal



moorish american international government~moorish national consular court

the moorish divine and national movement of the world aboriginal and indigenous natural peoples of morocco~north america

affidavit en fact ~ writ en discovery

exhibit a: re: misrepresented instrument ~ Bill of Attainder No. 620cr10059gwb0102

to: Chief Paul M Pazen dba DENVER POLICE HEADQUARTERS, Donald W dba Marshal, Michelle Donahue dba secretary, David A. Weaver dba U.S. Marshal, Allen Cooper, Sheriff dba Fremont County Sheriff Department, and all other Corporate Person dba The UNITED STATES CORPORATION Company

let it be noticed:

at no point in time did the Superior Court of the State of Colorado for Denver and Freemont Counties respond in writing to our moorish american imperial consulate court documents

Criminal RICO-Law

To violate RICO, a person must engage in a pattern of racketeering activity connected to an enterprise. The law defines 35 offenses as constituting racketeering, including gambling, murder, **kidnapping**, arson, drug dealing, bribery. Significantly, mail and wire fraud are included on the list. These crimes are known as "predicate" offenses. To charge under RICO, at least two predicate crimes within 10 years must have been committed through the enterprise. The UNITED STATES CORPORATIONS Companies has surpassed 10 years.

reference: The Freedom of Information Act, 5 U.S.C. Sect. 552, As Amended By Public Law No. 104-231, 110 Stat. 3048

PUBLIC HAZARD BONDING OF CORPORATE AGENTS all officials are required by federal, state, and municipal law to provide the name, address and telephone number of their public hazard and malpractice bonding company and the policy number of the bond and, if required, a copy of the policy describing the bonding coverage of their specific job performance. Failure to provide this information constitutes corporate and limited liability insurance fraud (15 USC) and is prim a facie evidence and grounds to impose a lien upon the official personally to secure their public oath and service of office. (18 USC 912)

for a crime to exist, there must be an injured party (**corpus delicti**). there can be no sanction or penalty imposed on one because of this constitution right. Sherer v. Cullen 481 F. 945

whereas; the constitution for the united States of america 1791 and the treaty of peace and friendship 1836, affirms without doubt or contradiction that all Public Servants of every Federal and States Government are bound to the american constitution and therefore all Agencies of said Federal and State Government must have a "Delegation of Authority.

Pursuant to Article III, Section II of the United States Constitution Judicial Authority is vested in the Supreme Court or a lower court which has a "**Certified Delegation of Authority Order**". For the record, on the record, and let the record show forward a copy of the Superior Court GA 15 certified Delegation of Authority Order confirmed by Congress as a lawful and formal Discovery.

let it be noted for the record, on the record and let the record show a response is required 24 hours from receipt of this letter. If no copy of the Certified Delegation of Authority Order is received within the specified time frame this affidavit of fact - writ of discovery shall stand as law affirming that this Court or any Corporate Person; does not have Jurisdiction as per Article III, Section II of the United States Constitution.

furthermore, we demand, as is our Constitutional / treaty secured rights, a copy of the 'Oath of Office', Oath of Ethics, and Bond Number for all State/Government Officials, Employees, Judges, Prosecutors, Agents, Clerks, and anyone who has touched or is in anyway involved with this case or any other case; per Article VI of the United States Republic Constitution and Article XI of the Constitution of the State of Connecticut.

all cases which have cited Marbury v. Madison case to the Supreme Court have never

been overturned. (See Shephard's Citation of Marbury v. Madison)

being that: the constitution was ordained and established by the people "for" the United States of America, aka government. therefor government was created by an act of the people. therefor the creation (Corporate Person) **cannot trump the creator.**

"Where rights secured by the Constitution are involved, there can be no rule-making or legislation, which would abrogate them. <u>Miranda v. Arizona 384 US 436, 125:</u>"

"The claim and exercise of Constitutional Rights cannot be converted into a crime. <u>Miller v. Kansas 230 F 2nd 486,</u> 489: "

"When acting to enforce a statue and its subsequent amendments to the present date, the Judge of the Municipal Court is acting as an Administrative Officer and not in a judicial capacity; courts in administering or enforcing statues do not act judicially, but merely ministerial"

Thompson v Smith 154 SE 583

" a Judge ceases to sit as a Judicial Officer because the governing principle of Administrative Law provides that courts are prohibited from substituting their evidence, testimony, record, arguments, and rationale for that of the Agency, additionally; Courts are prohibited from substituting their judgment for that of the Agency. Courts in Administrative issues are prohibited from even listening to or hearing arguments, presentations, or rational" ASIS v US 568 F2d, 284

"Ministerial officers are incompetent to receive grants of judicial power from the legislature, their acts in attempting to exercises such powers are necessarily nullities". **Burns v Sup Ct. SF, 140 Cal 1.**

For the record, on the record, and let the record show from where do you derive your authority and jurisdiction in this matter or any other matter on this planet called earth?

"once challenged, jurisdiction cannot be assumed, it must be proved to exist". Stcuk v Medical Examiners 94 Ca 2d 751. 211, P2d 389.

time of grace to answer

you have twenty four hours (24) from receipt of this writ to answer and produce the foregoing evidence for the record in its entirety in order to prove your alleged Jurisdiction Judicial Authority, and to prevent the continue unlawful exercise of power under color of law and color of Authority within purview of purported 14th amendment to the united States Constitution, which was held to be ineffective, invalid, null, void and unconstitutional in the united States of america Congressional record, proceedings and Debates of the 90th Congress, 1st Session, Vol. 113 – Part June 12, 1967, page 15641

certificate of service

i, johnie mae wilson el, hereby certify that on this 5th day of may, 2021, sent this attached writ en discovery affidavit en fact to the Corporate Persons listed herein. via email from: jwiam2012@ gmail.com

upon my inherited status, i joniah joni el, being a descendant of the ancient moabites in other respect known as american – al moroccan – moor, standing squarely affirmed upon my oath to the 'five points of light' – **love, truth, peace, freedom**, and **justice;** being competent (in my our proper person) to attest to this affidavit upon which i place my autograph; whereas, i state, proclaim, and declare the forgoing to be true, correct, not misleading, and not intended to be presented for any misrepresented, 'colored' or improper use or purpose.

chronos: muharram+1+1+1430, [*may* <u>5</u>2021]

chronos: muharram+1+1+1430, [may 5_2021]

i am:

johnie mae wilson el: joniah joni el, [ex relation: Johnnie Mae walker], a natural living being, judge/vizir/minister, in propria persona sui juris, in proprio solo, and in proprio heredes, free moor/muur northwest amexem / northwest africa / north america all rights exercised at all times, the treaty supremacy clause in commerce ucc 7-103; ucc 1-308; ucc 2-202; ucc 3-103; ucc 3-419; ucc 5-116; ucc 9-311

6

amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo (truly, i say to you, whatever you bind on earth will be bound in heaven and whatever you loose on earth will be loosed in heaven.)





post office box 65, o'brien oregon territory, morocco/north america/morrish american national government

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moorish americans aboriginal natural people of the land – morocco/north america/amexem

affidavit of written initial universal commercial code financing statement fixture filing, land and commercial lien national safe harbor program ucc § 9-521 whereby nationals who file written ucc1 claims can file uccs in any state.

To: [Michael B. Hancock dba MAYOR, State of Colorado], [Jared Polis dba GOVERNOR State of Colorado], [Chief Paul M Pazen dba DENVER POLICE HEADQUARTERS], and all other Agents, Assigns, Principals, and Heirs
mail to: State Capitol Building, 200 East Colfax Ave, room 135, Denver Colorado [80203]

mail to:

mail documents or requests for copies can be submitted to:

CC: District Of Columbia Government Corporation] Ida Williams Recorder Of Deeds 1101 4^a Street South West 5^a Floor Washington District Of Columbia 20024 Ida.williams@dc.gov

Mayor Muriel Bowser, Office Of Chief Financial Office John A. Wilson Building 1350 Pennsylvania Avenue Northwest #203 Washington District Of Columbia [20004] eom@dc.gov

> Cc: Jeffrey Dewitt Dba Recorder 1101 4^a Street South West #270 Washington, District Of Columbia [20024] ocfo@dc.gov

from: johnie mae wilson **el**, moorish american national all rights exercised at all time post office box 65 o'brien, oregon, territory, morocco/america [without the U.S.]

affidavit of written initial uniformed commercial code financing statement fixture filing § 28:9-521. uniform form of written financing statement

re: this is an initial universal commercial code 1 filing pursuant to universal commercial codes and district of columbia official codes

_§ 28:9-501, § 28:9-502, § 28:9-516a, § 28:9-516b, §28:9-520c, § 28:9-521and all other applicable codes concerning secured party creditors and initial filings.

§ 28:951(b) universal form of written financing statement – A filing office that accepts written records may not refuse to a accept a written initial financial statement in its form and format except for a reason set forth in § 28:9 - 516(b) entitled "What constitutes filing; effectiveness of filing'. (a) Except as otherwise provided in subsection (b), communication of a record to filing office and tender of the filing fee or acceptance of the record by the filing office constitutes filing. § 28:9-501 filing office.

Except as otherwise provided in subsection (b) if the local law of the District governs perfection of a security interest or agricultural lien, the office in which to file a financing statement to perfect the security interest or agricultural lien is:

(1) The Recorder of Deeds, if (b) The financing statement is filed as a fixture filing and the collateral is goods that are or are to become fixtures; or

(2) The Mayor in all other cases, including a case in which the collateral is goods that are or are to become fixtures, of a transmitting utility is the Office of the Mayor. The financing statement also constitutes a fixture filing as to the collateral indicated in the financing statement which is or is to become fixtures.(b) The office in which to file a financing statement to perfect a security interest in collateral, including fixtures, of a transmitting utility is the Office of the Mayor. The financing statement also constitutes a fixture filing as to the collateral indicated in the financing statement which is or is to become fixtures.







§ 28:9-515 duration and effectiveness of financing statement; effect of lapsed financing statement.
(f) if a debtor is a transmitting utility and a filed initial financing statement so indicates, the financing statement is effective until a termination statement is filed.
§ 28:9-521: universal commercial code 1 financing statement

ucc1 financing statement

following instructions

a. appellation & phone of contact at filer optional moorish american imperial national consulate johnie mae wilson **el**; moorish american national

b. email contact at filer optional jwiam2012@gmail.com

 c. send acknowledgement to: (appellation and mailing location) johnie mae wilson el, moorish american national mailing location: post office box 65
o'brien, oregon territory, morocco/north america [without the U.S.] email: jwiam2012@gmail.com,

"the above space is for filing office only

1a. debtor's exact full legal name

[Michael B. Hancock dba MAYOR, State of Colorado], [Jared Polis dba GOVERNOR State of Colorado], [Chief Paul M Pazen dba DENVER POLICE HEADQUARTERS], John Smith dba FBI Agent and all other Agents, Assigns, Principals, and Heirs

1a. Organization's Name

The UNITED STATES CORPORATION COMPANY], [COLORADO STATE GOVERNMENT], and all derivatives thereof

and/or

1b. individual's last name, first name, middle name, suffix

[Michael B. Hancock dba MAYOR, State of Colorado], [Jared Polis dba GOVERNOR State of Colorado], [Chief Paul M Pazen dba DENVER POLICE HEADQUARTERS], John Smith dba FBI Agent and all other Agents, Assigns, Principals, and Heirs

1c. mailing address

1331 Cherokeet Street

citystatepostal codecountryDenverColorado[80204-4507]america (without the U.S.)

additional information regarding organization debtor

[MAYOR, THE DENVER POLICE DEPARTMENT-**distrct2**, 3921 Holly St, Denver, CO 80207], [THE DENVER POLICE DEPARTMENT, **district4**, 2100 SOUTH CLAY ST, DENVER, CO 80219], [Chief Paul M Pazen, 1331 CHEROKEE ST, DENVER, CO 80204-4507] [David A. Weaver dba U.S. Marshal], [[John Smith dba FBI Agent] 901 19th St., 3rd Floor, Denver, Co [80294] without the U.S. and all other Agents, Assigns, Principals, and Heirs

> **1d. type of organization** CORPORATION, Company

1e. jurisdiction of organization **none**







2. additional debtor's exact full legal name (insert only one debtor name [2a or 2b]. do not abbreviate or combine names.)

2a. organization's name

[UNITED STATES CORPORATION Company], [FREMONT COUNTY SHERIFF'S OFFICE], [100 Justice Center Road, Canon City, Colorado, 81212-9354], [Phone: 719.276.5577],

and all derivatives thereof

and/or additional debtors

2b. individual's last name, first name, middle name, suffix

[Kathy Elliott dba Treasurer, Trustee], [Stacey Seifert dba Fremont County Assessor],
[Justin D Grantham dba Clerk & Recorder], [Randy Keller dba Coroner], [John Kratz dba Surveyor]
Debbie Bell dba Fremont County Commissioner], [Debbie Bell dba Commissioner], Kevin Grantham dba Commissioner], [Dwayne McFall dba Fremont County Commissioner], [(719) 276-7300
Fax: (719) 276-7412], [professionalstandards@fremontso.com], [Fremont County Sheriff's Office, complaint] and all other Agents, Assigns, Principals, and Heirs

2c. mailing address

100 Justice Center Road,

citystatespostalcountryCanon CityColorado81212-9354, morocco/america [without the U.S]additional informationregarding organization debtor

2d. type of organization

[GOVERNMENT], [UNITED STATES CORPORATION, Company] and all other derivatives thereof

2e. jurisdiction of organization

none

"3. sovereign universal original indigenous creditor:

johnie mae wilson **el** in propria persona sui juris, all rights exercised at all times moorish imperial national government

3. sovereign universal original indigenous creditor: 3a. moorish american appellation

johnie mae wilson el, all rights exercised at all times

3b. mailing location

post office box 65

City state postal code country oregon territory [97534, without the U.S.], morocco/north america

4. **collateral:** this financing statement covers the following collateral:

o'brien

the collateral covered by this financing statement is the indebtedness of the debtor to the secured (first) party creditor in the sum certain amount of: 100 quadrillion in gold backed lawful tender due for each parcel the debtor is occupying upon the land to which all moorish american nationals of the moorish imperial national government, and johnie mae wilson el heiress; pursuant to the treaty of peace and friendship 1786 and 1836 (capitis nolo). Posted in the public at: www.spiritualbreeze.org/forgotten scrolls, and the american mandate for the land, that was previously held in the united nations trusteeship system (1948) in geneva switzerland, and the constitution for the united States 1791, nunc pro tunc. this true bill in commerce has been executed pursuant to the universal commercial codes that govern the private secured party creditor. charges are also calculated pursuant to the number of foreign corporations that are using the said United States Social Security number without full disclosure of contract terms. the said treaty posted at: www.spiritualbreeze.org/forgotton scrolls, (in capitis nolo), autographed and sealed by johnie mae wilson el in pursuant to the library of congress certified publication entitled the public statutes at large of the united States of america, volume 8 pages 100 through 105, certified september 26, 1990, signed and sealed by library of congress photoduplication service acting chief shirley m. berry on november 8, 2007. charges are additionally calculated pursuant to all writs and affidavits (statements of truth in law, amity, trade and commerce) filed where the above-mentioned Corporate fiction and united States Social Security number no. has caused injury to the estate of the secured first party creditor at any and all times on the land pursuant to the said treaty. creditors notice against the liable parties is the judgement,

maco+ucc00000005+32val



res judicata, stare decisis right of the secured party creditor. additionally, this claim is filed pursuant to common law claims, writ of plevin, international commercial claims, aboriginal and imperial claims (antiquitous claims). all writs, affidavits and statements of truth in this ucc1 is a filing to encumber land, property, real estate, and all commercial transactions by Debtor (all Principals, Assigns, Heirs and Agents) also pursuant to ucc 9-607

collection and enforcement by secured party*ucc9-203 attachment and enforceability of security interest*ucc9-609 secured party's right to take possession after default.

all contracts with the United States Corporation Company are cancelled effective september 11, 2018. the Corporate Residential Addresses in north america /northwest amexem the north gate are foreign Corporate tags and do not denote the soil of america/amexem, the north gate but Corporations or fixtures upon the land that are the property of all moorish american nationals and are unalienable, inalienable. you will not charge the moorish american nationals any currency, money or otherwise, as you are the Debtors and the moorish american nationals are the creditors.

5	abook	only	ifant	liashla	and	abook	only	one hove
Э.	спеск	omy	п арг	JIICADIE	anu	спеск	omy	one box:

collateral is: XX held in universal trust of the people who are the moorish imperial national government

6a. check only if applicable and check only one box:

public-finance transaction manufactured-home t	transaction

XX a Debtor is a transmitting utility

6b. check only if applicable and check only one box:

agricultural lien7. alternative designation (if applicable):	non-ucc filing	
lessee/lessor consignee/consigno	T XX seller/buyer bailer/bailor	licensee/licensor

8. optional filer reference data (maximum principal indebtedness)

the governing principal does extend to the league of nations american mandate for the land, held in geneva switzerland (1948), the united nations american mandate for the land held in the united nations trusteeship (1948) and amendment xlll(20 sections) of constitution for the united States of america, ratified: nov 18, 1865 by ³/₄ of the several States. we, the moors at north america, claim trusteeship, heirship, executorship, administration of, and beneficiary status of all land in the western hemisphere and all land as mandated by our ancient aboriginal pharaonic ancestors.

upon my inherited status, i johnie mae wilson el, being a descendant of the ancient moabites in other respect known as american/ al moroccan /moor, standing squarely affirmed upon my oath to the 'five points of light; love, truth, peace, freedom, and justice'; being competent (in my our proper person) to attest to this affidavit upon which i place my autograph; whereas, i state, proclaim, and declare the following to be true, correct, not misleading, and not intended to be presented for any misrepresented, 'colored' or improper use or purpose.

i, johnie mae wilson el, affirms that i am the living and divine being affirmed herein by way of appellation, existing in my own proper person; affirmed by lawful, substantive right; by birthright; and respectively acknowledged + being lawfully qualified and competent to execute this document. i therefore place my autograph and seal thereto and in favor of all natural living beings.

chronos(date): mauharram 1, 1, 1430 [may, <u>5</u> 2021] i am: <u>Johnne</u>	e mulilson et
johnie mae wilson el, natural living being: free moorish amo sui juris, and sui heredes, all rights exercised at all times (om ucc 7-103; ucc 1-308; ucc 2-202; ucc 3-	erican national, aboriginal/indigenous, in propria persona, nia lura reservantis), treaty supremacy clause in commerce
Tonisile amerikan konsula	Normer Her Her Her Her Her Her Her Her Her H

aboriginal and indigenous 'people' document: morocco/ north america/ northwest amexem / northwest africa / 'the north gate'