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UCC FINANCING STATEMENT

FOR FILING OFFICE USE ONLY

NAME OF CONTACT AT FILER: Zafeer El Bey **PHONE NUMBER:** 234-650-8228

EMAIL CONTACT AT FILER: haughtschidt@gmail.com

SEND ACKNOWLEDGEMENT TO: Zafeer El Bey

c/o 1606 Ute Ave SE Near Massillon

OHIO 44646

United States

DEBTOR INFORMATION

ORGANIZATION'S NAME: PATRICK AND AMBER CAMPBELL [NG TRUST]

MAILING ADDRESS: 9835 VENNEFORD RANCH RD

CITY: HIGHLANDS STATE: COLORADO POSTAL 80126 COUNTRY: United States

RANCH CODE:

INDIVIDUAL'S SURNAME: Fetchu FIRST PERSONAL NAME: Ryan

ADDITIONAL Ryan Fetchu acting as SUFFIX:

NAME(S)/INITIAL(S): RYAN FETCHU

#2020007396

MAILING ADDRESS: 2722 ERIE AVE. SUITE 219

CITY: CINCINNATI STATE: OHIO POSTAL 45208 COUNTRY: United States

CODE:

ORGANIZATION'S NAME: TRUE HOME OHIO

MAILING ADDRESS: 2722 ERIE AVE SUITE 219

CITY: CINCINNATI STATE: OHIO POSTAL 45208 COUNTRY: United States

CODE:

INDIVIDUAL'S SURNAME: Silvis FIRST PERSONAL NAME: Jensen

ADDITIONAL Jensen Silvis, acting as **SUFFIX**:

NAME(S)/INITIAL(S): JENSEN E. SILVIS, BAR

LICENSE #0093989

MAILING ADDRESS: 190 NORTH UNION ST. SUITE 201

CITY: AKRON STATE: OHIO POSTAL 44304 COUNTRY: United States

CODE:

ORGANIZATION'S NAME: AKRON MUNICIPAL COURT

MAILING ADDRESS: 172 BROADWAY ST

CITY: AKRON STATE: OHIO POSTAL 44308 COUNTRY: United States

CODE:

INDIVIDUAL'S SURNAME: Maier FIRST PERSONAL NAME: Johnnie

ADDITIONAL Johnnie Maier Jr., acting **SUFFIX**: Jr.

NAME(S)/INITIAL(S): as CLERK OF COURTS,

JOHNNIE A. MAIER JR.

MAILING ADDRESS: 2 James Duncan Plaza

CITY: Massillon STATE: OHIO POSTAL 44646-4274 COUNTRY: United States

CODE:

ORGANIZATION'S NAME: MASSILLON MUNICIPAL COURT

MAILING ADDRESS: 2 JAMES DUNCAN PLAZA

CITY: Massillon STATE: OHIO POSTAL 44646-4274 COUNTRY: United States

CODE:

SECURED PARTY INFORMATION

INDIVIDUAL'S SURNAME: Khan El-Bey FIRST PERSONAL NAME: Zafeer

ADDITIONAL Zafeer Khan El Bey;

NAME(S)/INITIAL(S): Trustor, Sol & Muhn

Estate and Trust

MAILING ADDRESS: 1606 Ute Ave Se

CITY: Massillon STATE: OHIO POSTAL 44646 COUNTRY: United States

CODE:

SUFFIX:

COLLATERAL INFORMATION

This financing statement covers the following collateral:

This financing statement covers the following collateral: Libels/Case Number: #2025-CVG-0241 and #2025-CVG-0400, Schedule A - dirt soil location: From 40.782743, -81.504767 on to 40.782759, -81.505228 and on to 40.783005, -81.505223 and on to 40.782987, -81.504751 and then ending at 40.782743, -81.504767 (parcel #611894, aka [1606 and 1610 Ute Avenue Southeast Massillon, Ohio Republic [44646]]). 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: \$100,000,000.00 in gold backed lawful tender Due for each parcel and/or vessel (i.e. commercial motor vehicles, automobiles, etc.) the debtor is, occupying upon the land to which Sol and Muhn Estate and Trust (Trustor: Zafeer Luckee Amaru Khan El Bey), and all Moorish American Nationals of the Allodial American National Government, the Allodial American National Consulate and The Moorish Divine and National Movement of the World are heirs to pursuant to the Treaty of Peace and Friendship 1786 and 1836 and the Constitution for the United States 1791. Nunc pro tunc. This True Bill in Commerce has been executed pursuant to the following Uniform Commercial

Codes that govern the Private secured First party creditor. Charges are also calculated pursuant to the fraud and other violations committed against the Moorish American Nationals at North America as well as indebtedness for debt engaged into before the said Constitution and for occupying the land of the Moorish American Nationals. The said treaty is the attached 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. see (EXHIBIT 1) and Mu' Penetopo Kataru Nation dominion and territorial claim aka [STARK COUNTY] executed August 30th, 2024, via international instrument #MPK2024DAS828 and Noticed to the United Nations and ALL local municipalities. see (EXHIBIT 2) Charges are additionally calculated pursuant to all writs and affidavits (Statements of Truth in Law, Amity, Trade & Commerce) filed by the Moorish American Nationals where the abovementioned debtors have caused injury to the estate of the Secured First Party Creditor at any and all times on the land pursuant to the said Treaty. Proof of service of each writ and affidavit is attached. Creditors notice against the liable parties is the judgement. 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 & Imperial Claims (Antiquitous Claims). THIS IS A FILING TO ENCUMBER Land, Property/Possessions, Real Estate, and all commercial transactions by debtor (all Principals and agents) also pursuant to UCC 9-607 collection and enforcement by secured party UCC 9-203 Attachment and enforceability of security interest *UCC 9-609 Secured Party's Right to take Possession after default. All contracts with the UNITED STATES CORPORATION COMPANY are cancelled effective September 11, 2018.

Collateral is: Held in Trust

FILING TYPE

Transmitting Utility: Yes

Public Finance: No

Manufactured Home: No

Agriculture Lien: Yes

Non-Ucc Filling: No

ALTERNATIVE DESIGNATION

Lessee/Lessor: No

Consignee/Consignor: No

Seller/Buyer: No

Bailee/Bailor: No

Licensee/Licensor: No

PACKET NUMBER

SAM2025TAT0224

MISCELLANEOUS:

DEBTOR IS A TRANSMITTING UTILITY. The Governing Principle does extend to the Amendment XIII (20 sections) of the Constitution for the United States of America, ratified: Nov 18, 1865 by ¾ 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.

OPTIONAL FILER REFERENCE DATA:

AA222141 - To carry into full effect the provisions of the treaties of the United States with foreign countries.	

Sol & Muhn Estate and Trust

Allodial American National Indigenous Tribal Government

~ Societas Republicae Ea Al Maurikanos ~

Moorish Divine and National Movement of the World

Northwest Amexem / Northwest Africa / North America / 'The North Gate'

Affidavit of Written Initial Uniformed 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.

COURT

- 1. the residence of a sovereign or similar dignitary
- 2: a sovereign and his officials and advisers as a governing power
 - 3: an assembly of the retinue of a sovereign
- 4: an open space enclosed by a building or buildings
- 5: a space walled or marked off for playing a game (as tennis or basketball)
- 6: the place where justice is administered; also: a judicial body or a meeting of a judicial body Source: Merriam-Webster On-Line Dictionary

"The essential elements of due process of law are...Notice and The Opportunity to defend."

Simon vs. Craft, 182 US 427

[26th of February 2025]

To:

PATRICK AND AMBER CAMPBELL NG TRUST [ALL HEIRS AND ASSIGNS]

Ryan Fetchu [ALL HEIRS AND ASSIGNS]

TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS]

Jensen E. Silvis [ALL HEIRS AND ASSIGNS]

A Security (15 USC) A USSEC Tracer Flag Not a point of Law

AKRON MUNICIPAL COURT

MASSILLON MUNICPAL COURT

and all derivatives thereof

Mail: Documents or requests for copies can be submitted to:

Cc:

[MAYOR MURIEL BOWSER]
JOHN A WILSON BUILDING
1350 PENNSYLVANIA AVENUE, NW
WASHINGTON, DC 20024
Email: eom@dc.gov
Certified Mailing #:

[DISTRICT OF COLUMBIA GOVERNMENT CORPORATION]
RECORDER OF DEEDS
1101 4 TH STREET, SW, 5 TH FLOOR
WASHINGTON, DC 20024
Email: ida.williams@dc.gov
Certified Mailing #:

[OFFICE OF TAX AND REVENUE – GLEN LEE] 1101 4th St SW, Suite W270 WASHINGTON, DC 20024 Email: ocfo@dc.gov Certified Mailing #:

From:

Zafeer El Bey, TTEE/Executor Sol & Muhn Estate and Trust 60 1606 and 1610 Ute Ave. SE Near [Massillon, Ohio Republic [44646]]

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 UNIFORMED COMMERICAL CODE FIXTURE FILING PER DC OFFICIAL CODES

- § 28:9-501, § 28:9-502, § 28:9-516a, § 28:9-516b, § 28:9-520c, § 28:9-521 and all other applicable codes concerning Secured Party Creditors and Initial Filings.
- § 28:9-521 Uniform form of written financing statement A filing office that accepts written records may not refuse to accept a written initial financing statement in this 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 a 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 and the financing statement is not filed as a fixture filing.
- (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: Uniform form of written financing statement and amendment.

UCC1 FINANCING STATEMENT FOLLOWING INSTRUCTIONS

A. NAME & DHONE OF CONTACT AT FILER (OPTIONAL)

Sol & Muhn Estate and Trust (Unincorporated/Irrevocable)

B. EMAIL CONTACT AT FILER (OPTIONAL)

zafeeramaru@allodialamericannationalconsulate.com

C. SEND ACKNOWLEDGEMENT TO: (Name and Address)

Sol & Muhn Estate and Trust
(Unincorporated and Irrevocable)

Zafeer El Bey, Mohammedan Vizir [Judge]

Care of 2232 8th St. NE

Near [Canton, Ohio Republic]

ZIP EXEMPT North America

1). DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here [] and provide the Individual Debtor information in item 19 of the Finance Statement Addendum Form (Form UCC1Ad)

1a. ORGANIZATION'S NAME

PATRICK AND AMBER CAMPBELL [NG TRUST]

OR

1b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

1c. PROPERTY ADDRESS

1606 and 1610 Ute Avenue Southeast

1d. CITY STATE POSTAL CODE COUNTRY

Massillon, Ohio Republic [44646] America

ADDENDUM: Additional Lien Debtor(s)

2a. ORGANIZATION'S NAME

2b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME

Fetchu, Ryan

2c.	PROPERTY ADDRESS
	c/o 2722 ERIE AVE. SUITE 219, CINCINNATI, OHIO 45208 United States
2d.	CITY STATE POSTAL CODE COUNTRY
	CINCINNATI, OHIO 45208 UNITED STATES
3a.	ORGANIZATION'S NAME
	TRUE HOME OHIO
3b.	INDIVIDUAL'S SURNAME FIRST PERSONAL NAME
3c.	PROPERTY ADDRESS
	c/o 2722 ERIE AVE. SUITE 219, CINCINNATI, OHIO 45208 United States
3d.	CITY STATE POSTAL CODE COUNTRY
	CINCINNATI, OHIO 45208 UNITED STATES
4a.	ORGANIZATION'S NAME
4b.	INDIVIDUAL'S SURNAME FIRST PERSONAL NAME
	Silvis, Jensen E
4c.	PROPERTY ADDRESS
	190 North Union St. Suite 219
4d.	CITY STATE POSTAL CODE COUNTRY
	AKRON, OHIO 44308 UNITED STATES
5a.	ORGANIZATION'S NAME

AKRON MUNICIPAL COURT

	THE	TO MOTHER 7 ID			
5b.	INDIVIDUAL'S SU	URNAME FIRST	PERSONAL NAME		
5c.	PR	OPERTY ADDR	RESS		
	1	72 S. Broadway S	St.		
5d.	CITY STATE	POSTAL COD	E COUNTRY		
	AKRON, OHIO	44308	UNITED STATES		
6a.	ORG	ANIZATION'S	NAME		
6b.	INDIVIDUAL'S SU	JRNAME FIRST	PERSONAL NAME		
	J	ohnnie A. Maier.	Jr.		
6c.	PR	OPERTY ADDR	RESS		
	2	James Duncan Pla	aza		
6d.	CITY STATE POSTAL CODE COUNTRY				
	MASSILLON, OHIO	44646	UNITED STATES		
6a.	ORG	ANIZATION'S	NAME		
	MASSILI	LON MUNICPA	L COURT		
6b.	INDIVIDUAL'S SU	JRNAME FIRST	PERSONAL NAME		
6c.	PR	OPERTY ADDR	RESS		
	2	James Duncan Pla	aza		
6d.	CITY STATE	POSTAL COD	E COUNTRY		
Intellectus	Property	Cafela 11	International Instrument		

MASSILLON, OHIO

44646

UNITED STATES

SECURED FIRST PARTY CREDITOR

7). SECURED FIRST PARTY CREDITOR (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (7a or 7b)

7a).

ORGANIZATION'S NAME

7b).

APPELLATION

Zafeer Luckee Amaru Khan El Bey - Trustor

ADDITIONAL NAME(S)/INITIAL(S)

7d.

SUFFIX

MAILING LOCATION

c/o 2232 8th Street Northeast

CITY STATE

POSTAL CODE

COUNTRY

Near [Canton, Ohio Republic] Without the UNITED STATES OF AMERICA

COLLATERAL

This financing statement covers the following collateral: Libels/Case Number: #2025-CVG-0241 and #2025-CVG-0400, Schedule A - dirt soil location: From 40.782743, -81.504767 on to 40.782759, -81.505228 and on to 40.783005, -81.505223 and on to 40.782987, -81.504751 and then ending at 40.782743, -81.504767 (parcel #611894, aka [1606 and 1610 Ute Avenue Southeast Massillon, Ohio Republic [44646]]). 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: \$100,000,000.00 in gold backed lawful tender Due for each parcel and/or vessel (i.e. commercial motor vehicles, automobiles, etc.) the debtor is, occupying upon the land to which Sol and Muhn Estate and Trust (Trustor: Zafeer Luckee Amaru Khan El Bey), and all Moorish American Nationals of the

Allodial American National Government, the Allodial American National Consulate and The Moorish Divine and National Movement of the World are heirs to pursuant to the Treaty of Peace and Friendship 1786 and 1836 and the Constitution for the United States 1791. Nunc pro tunc. This True Bill in Commerce has been executed pursuant to the following Uniform Commercial Codes that govern the Private secured First party creditor. Charges are also calculated pursuant to the fraud and other violations committed against the Moorish American Nationals at North America as well as indebtedness for debt engaged into before the said Constitution and for occupying the land of the Moorish American Nationals. The said treaty is the attached 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. see (EXHIBIT 1) and Mu' Penetopo Kataru Nation dominion and territorial claim aka [STARK COUNTY] executed August 30th, 2024, via international instrument #MPK2024DAS828 and Noticed to the United Nations and ALL local municipalities. see (EXHIBIT 2) Charges are additionally calculated pursuant to all writs and affidavits (Statements of Truth in Law, Amity, Trade & Commerce) filed by the Moorish American Nationals where the abovementioned debtors have caused injury to the estate of the Secured First Party Creditor at any and all times on the land pursuant to the said Treaty. Proof of service of each writ and affidavit is attached. Creditors notice against the liable parties is the judgement. 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 & Imperial Claims (Antiquitous Claims). THIS IS A FILING TO ENCUMBER Land, Property/Possessions, Real Estate, and all commercial transactions by debtor (all Principals and agents) also pursuant to UCC 9-607 collection and enforcement by secured party UCC 9-203 Attachment and enforceability of security interest *UCC 9-609 Secured Party's Right to take Possession after default. All contracts with the UNITED STATES CORPORATION COMPANY are cancelled effective September 11, 2018.

New Contracts with the Moorish National Republic Federal Government for the debtors are as follows:

All debtors named above have current contracts with the Moorish American Nationals at North America which is the Treaty of Peace and Friendship 1786/1836, the Constitution for the united States 1791 and this UCC1 financing statement whose document number is **SAM2025TAT0224**.

The terms of your contract with Sol & Muhn Estate and Trust, The Allodial American National Government, The Allodial American National Consulate and the Moorish American Nationals is that the Moorish American Nationals are to be respected as the Secured First Party creditors at all times and now the new heirs to PATRICK AND AMBER CAMPBELL [NG TRUST], Ryan Fetchu #2020007396, TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS], Jensen E. Silvis [ALL HEIRS AND ASSIGNS], JENSEN E. SILVIS #0093989, AKRON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS], MASSILLON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS] and all of its/their intellectual property and holdings. Contract particulars are to be discussed as soon as this notification is confirmed received by:

PATRICK AND AMBER CAMPBELL [NG TRUST] Ryan Fetchu #2020007396 TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS]
Jensen E. Silvis [ALL HEIRS AND ASSIGNS], JENSEN E. SILVIS #0093989
AKRON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS]
Johnnie A. Maier Jr.
MASSILLON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS]

and all derivatives thereof

and ["Schedule A"].

Opportunity to Cure:

PATRICK AND AMBER CAMPBELL [NG TRUST], Ryan Fetchu #2020007396, TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS], Jensen E. Silvis [ALL HEIRS AND ASSIGNS], JENSEN E. SILVIS #0093989, AKRON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS], MASSILLON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS] is/are to cease and desist all affairs and actions and activities regarding the Territory and affixation(s) of concern. Upon any display or act of failure to cease and desist, the applied lien shall maintain its purpose until satisfaction.

The only flag that will fly at North America, Morocco is the Moorish American Flag [red with five-pointed green star] and all "US Banners of Amity and Commerce" are outlawed and are 'Commanded to be 'Removed Immediately. All Indigenous People who are not of the Moorish Nation (Melanin dominant) Birthright and Bloodline are subjects of the Moorish American Nationals. All immigrants who do not pledge sincere allegiance to the Moorish Flag will be arrested and detained and/or deported. All who pledge allegiance to the Moorish National Republic Federal Government and the Moorish American Flag will be made subjects and are mandated to protect and serve the Moorish American Nationals upon our land.

The territory/property with all acreage is now the property of Sol & Muhn Estate and Trust who gifts Consular Occupation at the rear quarters of the affixation affixed to the Territory/Property to the Charter of the Allodial American Nationals (entity #5001224), Allodial American National Government, The Allodial American National Consulate and the Moorish American Nationals. The property is in the freehold of Sol & Muhn Estate and Trust and is Occupied by the Trustor: Zafeer El Bey. Sol & Muhn Estate and Trust, the Allodial American National Government, The Allodial American National Consulate and the Moorish American Nationals will continue possessing, occupying and using the territory/property as has been fact and truth since the date of November 21st, 2024. Anyone who obstructs, hinders, encumbers, speaks against, or resists the mandates of this affidavit will be seized by the Grand Army of the Republic, formerly known as the United States Military, and detained in a jail cell indefinitely. Zafeer Luckee Amaru Khan El Bey, Trustor for and of Sol & Muhn Estate and Trust, The Allodial American National Government, and the Moorish American Nationals are the Creditors and PATRICK AND AMBER CAMPBELL [NG TRUST], Ryan Fetchu #2020007396, TRUE HOME OHIO, LLC [ALL HEIRS AND ASSIGNS], Jensen E. Silvis [ALL HEIRS AND ASSIGNS], JENSEN E. SILVIS #0093989, AKRON MUNICIPAL COURT [ALL HEIRS AND ASSIGNS] are the debtors to the Moors. As with all property at Northwest America, if at any time a Moorish

American National should send by mail, deliver, hand, send, or state a notification to the residence of any foreigner, European, or immigrant stating that you are to vacate the premises of any property at North America, along with providing a copy of the Treaty of Peace and Friendship 1786/1836 and a copy of the Moorish American Consulate Notice of Existence, you are to vacate the premises at once without question or hesitation. The Moorish National Republic Federal Government will provide remedy to you at our discretion. We remain in honor and shall govern accordingly.

All utilities and living services at Morocco are at no charge or feudal fee to the Moorish American Nationals. The Moorish National Republic Federal Government is the only government with superior jurisdiction at North America. Only gold and silver are to be used as currency in payment of debts. Fiat currency, FEDERAL RESERVE DEBT NOTES are outlawed forever.

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.

7).

Check only if applicable and check only one box:

Collateral is:

□xx held in a Trust (see Instructions) □ being administered by a Decedent's Personal Representative.

Check only if applicable and check only one box:

□ Public-Finance Transaction □ Manufactured-Home Transaction □ xx A Debtor is a Transmitting Utility

Check only if applicable and check only one box:

□xx Agricultural Lien □ Non-UCC Filing

ALTERNATIVE DESIGNATION (if applicable):

Check only if applicable and check only one box:

 \square Lessee/Lessor \square Consignee/Consignor \square Seller/Buyer \square Bailer/Bailor \square Licensee/Licensor

OPTIONAL FILER REFERENCE DATA (Maximum Principal Indebtedness)

The Governing Principle does extend to the Amendment XIII (20 sections) of the Constitution for the United States of America, ratified: Nov 18, 1865 by ¾ 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.

If any person chooses to rebut [see Heiner vs Donnan, 295, Ct, 358,362,76 L Ed. 272] this entire notice they must present their Nationality for the public record and rebut word for word, line by line, sentence by sentence, paragraph

by paragraph, all in writing and must be notarized and certified mailed to the provisioned mailing location within ten (3) CLEAR DAYS upon Acceptance per Rocha vs. Hulen, 6 C. aL. App. 2d 245,44, P.2d. 473,482,483] of this notice. Failure to rebut this said notice will automatically constitute a default [see Bradbury vs. Thomas, 27. P.2d. 402,135 Cal. App. 435] because Silence" can only be equated with fraud where there is a legal or moral duty to speak or when an inquiry left unanswered would be intentionally misleading, [see United States vs. Tweed, 550 P.2d, 297]. Therefore, your silence upon default shall constitute an acknowledgement [see, Favello vs. Bank of America Wat. Trust & Saving Ass. 24 Cal. App. 2d. 245,44, P.2d 478,482,483] of every word, sentences and paragraphs written within this said notice as the truth, the whole truth and nothing but the truth to the best of my affiant knowledge.

Any attempt or commitment to and/or of detainment, kidnap, arrest, etc. of Zafeer Luckee Amaru Khan El Bey, jus sanguinis, and/or any other directly associated people, (tribal or non-tribal), P.L. 8 Stat. 484, 8 U.S.C. 1101, Title 22: Foreign Relations and Intercourse; Chapter 2; Consular Courts; Section 141: Judicial Authority Generally [annex: AA222141], et al, shall be internationally subject to special counts resulting in Common Law Lien regarding violation(s) and or breach(es) of all treaties, Constitution for the united States, and all Supreme Law mandates including and absolutely not limited to the International Convention For The Protection Of All Persons From

Jurat

Upon my inherited status, I, **Zafeer Luckee Amaru Khan El Bey**, 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 Own Proper Person) to Attest to this Affidavit upon which I place my Signature; 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 Am:

Zafeer Luckee Amaru Khan El Bey, Vizir Signature – Omnia lura Reservantis

c/o 1606 Ute Ave SE

Near [Massillon, Ohio Republic [44646]

Northwest Amexem - Northwest Africa - North America - The North Gate

(2)

TREATY OF PEACE & FRIENDSHIP OF 1787

Between the United Sates and the Muurs (Moors) Certified Translation of the Treaty, with Approval by Thomas Jefferson and John Adams. Also known as the Treaty of Marrakesh.

To all Persons to whom these Presents shall come or be made known- Whereas the United States of America in Congress assembled by their Commission bearing date the twelfth day of May One thousand Seven hundred and Eighty four thought proper to constitute John Adams, Benjamin Franklin and Thomas Jefferson their Ministers Plenipotentiary, giving to them or a Majority of them full Powers to confer, treat & negotiate with the Ambassador, Minister or Commissioner of His Majesty the Emperor of Morocco concerning a Treaty of Amity and Commerce, to make & receive propositions for such Treaty and to conclude and sign the same, transmitting it to the United States in Congress assembled for their final Ratification, And by one other (commission bearing date the Eleventh day of March One thousand Seven hundred & Eighty five did further empower the said Ministers Plenipotentiary or a majority of them, by writing under the* hands and Seals to appoint such Agent in the said Business as they might think proper with Authority under the directions and Instructions of the said Ministers to commence & prosecute the said Negotiations & Conferences for the said Treaty provided that the said Treaty should be signed by the said Ministers: And Whereas, We the said John Adams & Thomas Jefferson two of the said Ministers Plenipotentiary (the said Benjamin Franklin being absent) by writing under the Hand and Seal of the said John Adams at London October the fifth, One thousand Seven hundred and Eighty five, & of the said Thomas Jefferson at Paris October the Eleventh of the same Year, did appoint Thomas Barclay, Agent in the Business aforesaid, giving him the Powers therein, which by the said second Commission we were authorized to give, and the said Thomas Barclay in pursuance thereof, hath arranged Articles for a Treaty of Amity and Commerce between the United States of America and His Majesty the Emperor of Morocco, which Articles written in the Arabic Language, confirmed by His said Majesty the Emperor of Morocco & sealed with His Royal Seal, being translated into the Language of the said United States of America, together with the Attestations thereto annexed are in the following Words, To Wit:

In the name of Almighty God, This is a Treaty of Peace and Friendship established between us and the United States of America, which is confirmed, and which we have ordered to be written in this Book and sealed with our Royal Seal at our Court of Morocco on the twenty fifth day of the blessed Month of Shaban, in the Year One thousand two hundred, trusting in God it will remain permanent.

- 1. We declare that both Parties have agreed that this Treaty consisting of twenty five Articles shall be inserted in this Book and delivered to the Honorable Thomas Barclay, the Agent of the United States now at our Court, with whose Approbation it has been made and who is duly authorized on their Part, to treat with us concerning all the Matters contained therein.
- 2. If either of the Parties shall be at War with any Nation whatever, the other Party shall not take a Commission from the Enemy nor fight under their Colors.
- 3. If either of the Parties shall be at War with any Nation whatever and take a Prize belonging to that Nation, and there shall be found on board Subjects or Effects belonging to either of the Parties, the Subjects shall be set at Liberty and the Effects returned to the Owners. And if any Goods belonging to any Nation, with whom either of the Parties shall be at War, shall be loaded on Vessels belonging to the other Party, they shall pass free and unmolested without any attempt being made to take or detain them.
- 4. A Signal or Pass shall be given to all Vessels belonging to both Parties, by which they are to be known when they meet at Sea, and if the Commander of a Ship of War of either Party shall have other Ships under his Convoy, the Declaration of the Commander shall alone be sufficient to exempt any of them from examination.
- 5. If either of the Parties shall be at War, and shall meet a Vessel at Sea, belonging to the other, it is agreed that if an examination is to be made, it shall be done by sending a Boat with two of three Men only, and if any Gun shall be Bred and injury done without Reason, the offending Party shall make good all damages.

Jahra Law El Buy

APPLICATION FOR REGISTRATION OF A CLAIM TO COPYRIGHT IN A BOOK PUBLISHED IN THE UNITED STATES OF AMERICA

REGISTRATION NO.

222141 AA DO NOT WRITE HERE



FORM A

INSTRUCTIONS.—Fill in the applicable items on all pages. Pages 1 and 2 should be original copies either printed with pen and ink or typewritten. Page 1a will be returned to you as your Certificate of Registration and therefore should be filled in with care to agree with page 1. Carbon paper may be used for page 1c, but as most carbons will smudge, the Certificate will look neater if typed separately. Mail all pages to the Register of Copyrights, Library of Congress, Washington 25, D. C., together with two copies of the work and the registration fee of \$4. Make your remittance payable to the Register of Copyrights. See page 2a for full instructions.

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Additional Certificate of Registration of a Claim to Copyright

This is to certify that the statements set forth in the attached have been made a part of the records of the Copyright Office with claim of copyright registered under number

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