



24B2741
24D8226

FS Number: OH00287843798
Date Filed: 12 February 2025
05:44:40

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: Sol & Muhn Estate and Trust
c/o 1606 Ute Ave SE
Near Massillon
OHIO
ZIP EXEMPT Non-Domestic / Non-Assumpsit
United States

FILED
2025 FEB 12 AM 9:48
JONATHAN A. WILSON
CLERK OF COURT
MASSILLON, OHIO

DEBTOR INFORMATION

INDIVIDUAL'S SURNAME: Hathaway **FIRST PERSONAL NAME:** Tyler
ADDITIONAL NAME(S)/INITIAL(S): Tyler Hathaway (acting as) OFFICER, TYLER HATHAWAY ID#242533 **SUFFIX:**
MAILING ADDRESS: 1 James Duncan Plaza
CITY: Massillon **STATE:** OHIO **POSTAL CODE:** 44646 **COUNTRY:** United States

INDIVIDUAL'S SURNAME: Dotson **FIRST PERSONAL NAME:** Gregory
ADDITIONAL NAME(S)/INITIAL(S): Gregory Dotson Jr. (acting as) OFFICER, GREGORY DOTSON JR. ID#227222 **SUFFIX:** Jr.
MAILING ADDRESS: 1 James Duncan Plaza
CITY: Massillon **STATE:** OHIO **POSTAL CODE:** 44646 **COUNTRY:** United States

INDIVIDUAL'S SURNAME: Reed **FIRST PERSONAL NAME:** Charles
ADDITIONAL NAME(S)/INITIAL(S): Charles Reed (acting as) OWNER **SUFFIX:**
MAILING ADDRESS: 1030 3rd St. NW
CITY: Massillon **STATE:** OHIO **POSTAL CODE:** 44646 **COUNTRY:** United States

ORGANIZATION'S NAME: MASSILLON POLICE DEPARTMENT
MAILING ADDRESS: 1 James Duncan Plaza
CITY: Massillon **STATE:** OHIO **POSTAL CODE:** 44646 **COUNTRY:** United States

ORGANIZATION'S NAME: MASSILLON MUNICIPAL COURT
MAILING ADDRESS: 2 James Duncan Plaza
CITY: Massillon **STATE:** OHIO **POSTAL CODE:** 44646 **COUNTRY:** United States

ORGANIZATION'S NAME: REEDS TOWING INC.
MAILING ADDRESS: 1030 3rd St. NW
CITY: Massillon **STATE:** OHIO **POSTAL CODE:** 44647 **COUNTRY:** United States

SECURED PARTY INFORMATION

INDIVIDUAL'S SURNAME: El Bey **FIRST PERSONAL NAME:** Zafeer
ADDITIONAL NAME(S)/INITIAL(S): Luckee Amaru Khan, Zafeer Amaru Khan El Bey **SUFFIX:**
MAILING ADDRESS: 1606 Ute Avenue SE
CITY: Massillon **STATE:** OHIO **POSTAL CODE:** ZIP EXEMPT **COUNTRY:** United States

FILED
2025 FEB 12 AM 9:40
CLERK OF COURT
MASSILLON, OHIO

COLLATERAL INFORMATION

This financing statement covers the following collateral:

This financing statement covers the following collateral: MASSILLON MUNICIPAL COURT - LIBELS/CASE NUMBER 2024-TRD-08226 & 2024-CRB-02797: ALL 1099s, Bid Bonds, Performance Bonds, Payment Bonds, and CUSIP.

The surety/property utilized to guarantee the payment of this commercial lien is the operational/commercial bonds of each of the Lien Debtors. If the bond(s) of the Lien Debtors is/are insufficient for coverage the payment(s) the assets of the Lien Debtor(s) will be utilized as follows: Massillon Police Department Commercial Utility Vehicles, automobiles, real property, products, proceeds and fixtures, bank and savings accounts, then your public hazard or surety bond(s) of Lien Debtors are seized to satisfy any remaining value, except wedding rings, keepsakes, family photographs, diaries, journals, etc., and the property normally exempted in the lien process (includes survival provisions). see attached: Property description (Schedule A) - dirt soil location: N 40° 48' 36.7704" W 81° 31' 45.9438" parcel #614387 (aka 1030 3rd St. NW, Massillon, Ohio, 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: \$100,000,000,000 in gold backed lawful tender Due for each parcel the debtor is occupying upon the land to which Zafeer Amaru Khan El Bey and all Moorish American Nationals of the Allodial American National Indigenous Tribal Government, the Allodial American National Consulate and The Ministry for Sovereign Tribes of America are heirs to pursuant to the Treaty of Peace and Friendship 1786 and 1836 and the American Mandate for the Land, previously held in the United Nations Trusteeship System (1946) 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 number of foreign CORPORATIONS that are using the said following Uniform Commercial

Codes that govern the Private secured First party creditor. Charges are also calculated pursuant to the number of foreign CORPORATIONS that are using the said UNITED STATES SOCIAL SECURITY NUMBER XXX-XX-7760 without full disclosure of contract terms and 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. 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, 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 9589 0710 5270 2080 1425 54, 9589 8710 5270 2080 1425 09, 9589 0710 5270 2080 1425 47

The terms of your contract with Sol & Muhn Estate and Trust, The Allodial American National Indigenous Tribal Government, Zafeer Amaru Khan El Bey 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 Tyler Hathaway, Gregory Dotson Jr., Charles Reed, MASSILLON POLICE DEPARTMENT, MASSILLON MUNICIPAL COURT, REEDS TOWING INC. and all of its intellectual property and holdings. Contract particulars are to be discussed as soon as this notification is confirmed received by Tyler Hathaway, Gregory Dotson Jr. and Charles Reed.

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 Allodial American National Indigenous Tribal 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 property with all acreage is now the property of the Sol & Muhn Estate and Trust, The Allodial American National Indigenous Tribal Government and the Moorish American Nationals. The property is to be turned over to Zafeer Amaru Khan El Bey with the keys and codes to all of the buildings no later than [15 March 2025] The Moorish American Government will begin using the property at that time. 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. Sol & Muhn Estate and Trust, Zafeer Amaru Khan El Bey, The Allodial American National Indigenous Tribal Government, and the Moorish American Nationals are the Creditors and Tyler Hathaway, Gregory Dotson Jr., Charles Reed, MASSILLON POLICE DEPARTMENT, MASSILLON MUNICIPAL COURT, REEDS TOWING INC. 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, 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 Allodial American National Indigenous Tribal Government will provide remedy to you at our discussion. We remain in honor and governing accordingly.

All utilities and living services at Morocco are at no charge or feudal fee to the Moorish American Nationals. The Allodial American National Indigenous Tribal 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.

[FIXTURE FILING]

HELD IN TRUST - (NO TRUST PASS)

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

FILED
2025 FEB 12 AM 9:48
MASSILLON POLICE DEPARTMENT
MASSILLON MUNICIPAL COURT
REEDS TOWING INC.

All supporting Affidavits can be located at: <https://allodialamericannationalconsulate.com/el-bey-v-tyler-hathaway>

Collateral is:

Held in Trust

FILING TYPE

Transmitting Utility: Yes

Public Finance: No

Manufactured Home: No

Agriculture Lien: Yes

Non-Ucc Filing: No

ALTERNATIVE DESIGNATION

Lessee/Lessor: No

Consignee/Consignor: No

Seller/Buyer: No

Bailee/Bailor: No

Licensee/Licensor: No

JOHNIE A. WATSON JR.
CLERK OF COURT
MASSACHUSETTS
2025 FEB 12 AM 9:48
LED

PACKET NUMBER

SAM2025TAT0205

MISCELLANEOUS:

Annex: THE CODE OF THE LAWS, UNITED STATES OF AMERICAN - GENERAL AND PERMANENT CHARACTER, IN FORCE JANUARY 3, 1935: AA222141; AA222142; AA222143 | PL 8 Stat 484;

OPTIONAL FILER REFERENCE DATA:

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

AFFIDAVIT OF COPYRIGHT

Copyright Notice: All rights reserved re common-law copyright of trade-name/ Zafeer Amaru Khan El Bey®, as well as any and all derivatives and variations in the spelling of said trade-name-trademark – Copyright ©1997 by Zafeer Amaru Khan El Bey said ink signature of Zafeer Amaru Khan El Bey hereinafter “Secured Party.” With the intent of being contractually bound, any Juristic Person, nor the agent of said Juristic Person, shall display, or otherwise use in any matter, the trade-name/ trademark, nor common-law copyright described herein, nor any derivation of, nor any variation of spelling of, said name without prior, express, written consent and acknowledgement of Secured Party, subscribed with Secured Party’s signature in red ink. Secured Party neither grants nor implies, nor otherwise gives consent for any unauthorized use of LUCKEE LEE MAR SAMPSON®. and all such unauthorized use is strictly prohibited. Secured party is not now, nor has Secured Party of, nor any variation in the spelling of, said name, nor for any juristic person, and is indemnified and held harmless by Debtor, i.e. “(LUCKEE LEE MAR SAMPSON)”. In Hold Harmless and Indemnity Agreement No. 02241997HHIA date of February 24th nineteen ninety seven, against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, deposition, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and might hereafter arise, and as might be suffered by, imposed on, and incurred by Debtor for any and every reason, purpose and cause whatsoever. Self-Executing Contract/Security Agreement in Event of Unauthorized Use of Secured Party’s Common-law Copyright Property. By this Copyright Notice, both Juristic Person and the agent of the said Juristic Person, hereinafter jointly and severally a “User”, consent and agree that any use of (Luckee Lee Mar Sampson), other than authorized use as set for above constitutes unauthorized use of Secured Party’s copyrighted property, contractually binds User, this Notice by Declaration becomes a Security Agreement wherein User is a debtor Zafeer Amaru Khan El Bey is Secured Party, and signifies that User: (1) grants Secured Party a security interest in all of User’s property and rights in property in the sum amount of \$500,000.00 per each trade-name/trademark used, per each occurrence of use, plus triple damages, plus costs for each such use, as well as for the each and every use of any and all derivatives of, and variations in the spelling of Luckee Lee Mar Sampson®; (2) authenticates this Security Agreement wherein User is debtor and Zafeer Amaru Khan El Bey is Secured Party, and where in User pledges all of User’s property, i.e. all consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, instruments, deposit accounts, accounts, documents and general intangibles, and all User’s rights in such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located as collateral for securing User’s contractual obligation in favor of Secured Party for User’s unauthorized use of Secured Party’s copyrighted property; (3) consents and agrees with Secured Party’s filing of a UCC Financing Statement wherein user is debtor and Zafeer Amaru Khan El Bey is Secured Party; (4) consents and agrees that said UCC Financing Statement described above in paragraph “(3)” in a continuing financing statement, and further consents and agrees with Secured Party’s filing of any continuation statement necessary for maintaining Secured Party’s perfected security interest in property pledged as collateral in this Security Agreement described above in paragraph “(2)” incurs a contractual obligations in favor of Secured Party, and grants Secured Party a Security interest in all of User’s assets, land and personal property, and all of User’s rights, title and interest in assets, land and personal property in the sum certain amount of \$500,000.00 per each occurrence of use of the common-law-copyrighted trade-name/ trademark LUCKEE LEE MAR SAMPSON® as well as damages; (2) has present intention to authenticate, and hereby and herewith authenticates this Security Agreement, wherein User is debtor and Zafeer Amaru Khan El Bey is Secured Party, and where in User all of User’s assets, land, consumer, goods, farm product inventory, equipment, money, investment property, commercial tort claim letter of credit, letter-of-credit-rights, chattel paper, instruments, deposit accounts, documents, and general intangibles, and all User’s rights, title and interest in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing User’s contractual obligation in favor of secured party for User’s unauthorized use of Secured Party’s common-law copyrighted property; (3) assents, consents, and agrees with Secured Party’s filing of a UCC Financing Statement in the UCC filing office, as well as in any county-level recording/registration office, wherein User is debtor and Zafeer Amaru Khan El Bey is Secured Party; (4) assents, consents, and agrees that said UCC Financing Statement described above in paragraph “(3)” is a continuing financing statement, and further assents, consents, and agrees with Secured Party’s filing of and continuation statement necessary for maintaining Secured Party’s perfected Security interest in all of User’s property and interest in property, pledged as collateral in this Security and described above in paragraph “(2)”, until User’s contractual obligation therefore incurred has been fully satisfied; (5) authorized Secured Party’s filing of any UCC Financing Statement, as described above in paragraph “(3)”, as well as in paragraph “(4)”, and the filing of any Security Agreement, as described above in paragraph “(2)”, in the UCC filing office; (6) Consents and agrees that any and all such filings described in paragraph “(4)”, and “(5)” above are not, and may not be considered, bogus, and that User will not claim that any such filing is bogus; (7) waives all defenses; and (8) appoints Secured Party as Authorized Representative for User, effective upon User’s default re User’s contractual obligations in favor of Secured Party as set forth below under “Payment Terms” and all actions on behalf of User including, but not limited by, authentication of record on behalf of User, as Secured Party, in Secured Party’s sole discretion deems appropriate, and User further consents and agrees that this appointment of Secured Party as Authorized Representative for user effective upon User’s default, is irrevocable and coupled with a security interest. User further consents and agrees with all of the following additional terms of Self executing Contract/Security Agreement In Event of Unauthorized Use :

In accordance with fees or unauthorized use LUCKEE LEE MAR SAMPSON®, as set forth above, User hereby consents and agrees that User shall pay Secured Party all unauthorized-use fees in full within ten (10) days of date Secured Party’s invoice, hereinafter “invoice”, itemizing said fees, is sent. Default Terms: In event of nonpayment in full of all unauthorized-use fees by User within ten (10) days of date invoice is sent, User Shall be deemed in default and (a) all of User’s property and rights in property as collateral by User, as set forth above in paragraph “(2)”, immediately becomes, i.e. as property of Secured Party; (b) Secured Party is appointed User’s Authorized Representative as set forth above in paragraph “(8)”, and (c) User consents and agrees that Secured Party may take possession of, as well as otherwise dispose of in any manner that Secured Party, in Secured Party’s sole discretion, deems appropriate, including, but not limited by sale at auction, at

any time following User's default, and without further notice, any and all of User's former property and rights in property formerly pledged as collateral by User, now property of Secured Party, in respect of this "Self-executing Contract/Security Agreement in event of Unauthorized Use", that Secured Party, again in Secured Party's sole discretion, deems appropriate. **Terms for Curing Default** : Upon event of default, as set forth above under "Default Terms", irrespective of any and all of user's former property and rights in property in the possession of, as former property and rights in property formerly pledged as collateral that is neither in the possession of, as well as disposed of by, Secured Party, as authorized above under "Default Terms", User may cure User's default re only the remainder of User's former property and rights in property formerly pledged as collateral that is neither in possession of, nor otherwise disposed of by, Secured Party within twenty (2) days of date of User's default only by payment in full. **Terms of Strict Foreclosure** : User's nonpayment in full of all unauthorized-use fees itemized in invoice within said twenty (20) day period of curing default as set forth under "Terms for Curing Default" authorizes Secured Party's immediate non-judicial strict foreclosure on any and all remaining property and rights in property formerly pledged as collateral by User, now property of Secured Party, which is not in the possession of, nor otherwise disposed of by, Secured Party upon expiration of said twenty (20) day strict-foreclosure period. Ownership subject to common-law copyright and UCC Financing Statement and Security Agreement filed with the UCC filing office. **Record Owner**: Zafeer Amaru Khan El Bey. Autograph Common Law Copyright 1997©.


Ex Dolo Malo Non Oritur Actio

Upon my inherited status, I, **Zafeer Amaru Khan El Bey**, being a descendant of The Ancient Moabites in other respect known as Moorish American - Al Moroccan - Muur, 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.

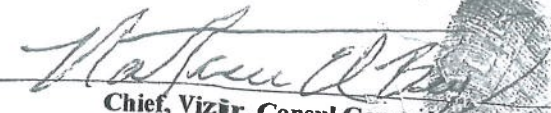
Copyrighted Nunc pro tunc; Drafted and Dated the 24th day of February in Year Nineteen Ninety Seven A.D.

Without Prejudice UCC 1-207/ 1-308


Copyrighted


Zafeer Amaru Khan El Bey, Secured Party

I Am:


Chief, Vizir, Consul General, Nature El Bey
Natural person, In Propria Persona
Moorish American, Indigenous People of Northwest Amexem
c/o 1215 Arapahoe Rd Se,
Near [Massillon Territory and Ohio Republic] ZIP EXEMPT
Northwest Amexem - Northwest Africa - North America - The North Gate

I Am:


Marquellé Morgan El
Natural person, In Propria Persona
Moorish American, Indigenous People of Northwest Amexem
c/o 1525 Wanut Rd Se,
Near [Massillon Territory and Ohio Republic] ZIP EXEMPT
Northwest Amexem - Northwest Africa - North America - The North Gate

FILED

2025 FEB 12 AM 9:48

JOHNNIE A. WATKINS
CLERK OF COURT
MASSILLON OHIO

SA02241997

Private and Non--Negotiable
between the parties

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

mach000001139

4

allodial american national

identification card substantive birthrights



nationality: american moor

The Original "We the People"

living soul / in full life

gender: male

national domicile:

continental america

race: asiatic

appellation:

zafer luckee amaru khan el bey

mailing location:

care of Moorish American Consulate

Private Post Box #1139

Mansfield, Ohio Republic



height 5'9"

weight 235 lbs

hair black

eye brown

born day 02/24/1979

freehold by birthright, primogeniture & inheritance; aboriginal
native american; heir of continental america; national people
of the land; divine law; united states code of law-title 22,
chapter 2 section 141 of a general and permanent character
AA222141 not taxed: constitution-article 1 section 2 & 3;
clause; treaties

all rights reserved and retained

moorish american travel document

appellation: zafer luckee amaru khan el bey

moorish surname: bey

gender: male **height:** 5'9" **weight:** 235

born day: 02/24/1979 **living soul / in full life**

born location: near [Alliance, Ohio]

national domicile: continental america

nationality: american moor

citizenship: american moor

date issued: 07/17/2022

expiry: 07/17/2022

the bearer of this travel document
enjoys his / her unalienable
right to travel over land, air, & sea

4



mach000001139



FILED
2026 FEB 12 AM 9:48
CLERK OF COURT
MASSACHUSETTS

SA02241997

Private and Non-Negotiable
between the parties

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

AFFIDAVIT OF SECURITY AGREEMENT

Non-Negotiable

This Security Agreement is made and entered into this 12th day of February, 2025 by and between LUCKEE LEE MAR SAMPSON, DEBTOR, hereinafter "Debtor," Social Security No. 271-76-7760 and Zafeer Luckee Amaru Khan El Bey, the Secured Party, hereinafter "Secured Party" The Parties are identified as follows:

DEBTOR

LUCKEE LEE MAR SAMPSON
%2232 8th St. NE
CANTON, OHIO, 44704

SECURED PARTY

Zafeer Luckee Amaru Khan El-Bey
% [1606] Ute Avenue Southeast
Near [Massillon, Ohio, [44646]]

FILED
2025 FEB 12 AM 9:48
CLERK OF COURT
MASSILLON, OHIO

NOW, THEREFORE, the Parties agree as follows: AGREEMENT

In consideration for Zafeer Luckee Amaru Khan El Bey providing certain accommodations to LUCKEE LEE MAR SAMPSON including, but not limited to, Zafeer Luckee Amaru Khan El Bey:

1. Constituting the source, origin, substance, and being, i.e. basis of "pre-existing claim" from which the existence of the LUCKEE LEE MAR SAMPSON was derived and on the basis of which LUCKEE LEE MAR SAMPSON is able to function as transmitting utility to conduct Commercial Activity as a conduit for the transmission of good and services to Zafeer Luckee Amaru Khan El Bey, and to interact, and exchange goods, services, obligations, and liabilities with other LUCKEE LEE MAR SAMPSON, corporations, and artificial persons in Commerce.

NOW, THEREFORE, the Parties agree as follows: AGREEMENT

In consideration for Zafeer Luckee Amaru Khan El Bey providing certain accommodations to LUCKEE LEE MAR SAMPSON including, but not limited to, Zafeer Luckee Amaru Khan El Bey:

1. Constituting the source, origin, substance, and being, i.e. basis of "pre-existing claim" from which the existence of the DEBTOR was derived and on the basis of which LUCKEE LEE MAR SAMPSON is able to function as transmitting utility to conduct Commercial Activity as a conduit for the transmission of good and services to Zafeer Luckee Amaru Khan El Bey, and to interact, and exchange goods, services, obligations, and liabilities with other

SA02241997

Private and Non-Negotiable
between the parties

FILED
2025 FEB 12 AM 9:48
CLERK OF SUPERIOR COURT
MASSACHUSETTS

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

(83.) Any property not specifically listed, named, or specified by make, model, serial number, etc., is expressly herewith included as collateral of **LUCKEE LEE MAR SAMPSON**.

ADVISORY

All instruments and documents referenced/itemized above are accepted for value, with all related endorsements, front and back, in accordance with UCC § 3-419 and House Joint Resolution 192 of June 5, 1933. This Security Agreement is accepted for value, property of **Zafeer Luckee Amaru Khan El Bey**'s property is exempt from third-party levy. This Security Agreement supersedes all previous contracts or security agreements between **LUCKEE LEE MAR SAMPSON** and **Zafeer Luckee Amaru Khan El Bey**. **LUCKEE LEE MAR SAMPSON** agrees to notify all **LUCKEE LEE MAR SAMPSON**'S former creditors, would be creditors, and any would- be Purchasers of any herein- described Collateral, of this Security Agreement, and all such personages are expressly so- noticed herewith.

DEFAULT

The following shall constitute the events of default herewith:

1. Failure by **LUCKEE LEE MAR SAMPSON** to pay any debt secured hereby when due;
2. Failure by **LUCKEE LEE MAR SAMPSON** to perform any obligations secured hereby when due;
3. Any breach of any warranty by **LUCKEE LEE MAR SAMPSON** contained in Security Agreement; or
4. Any loss, damage, expense, or injury accruing to **Zafeer Luckee Amaru Khan El Bey** by virtue of the transmitting utility function of **LUCKEE LEE MAR SAMPSON**.

Zafeer Luckee Amaru Khan El Bey reserves the right to satisfy any judgement, lien, levy, debt, or obligation, whether unsecured, secured, or purported to be secured against **LUCKEE LEE MAR SAMPSON** by executing a Bill of Exchange against the Fidelity Bond registered herewith.

NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT
NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL

The free Mu'ur/Moorish nation –

inclusive of all the aboriginal/indigenous tribes and provinces of the Natural People, etc are the rightful bearers of the attributes, names and noble titles, ali, el, bey, dey and al. Let this not have an ill-effect on those ambiguously misinformed, misclassified, misidentified, usurped indigenous people recognizing and identifying themselves according to colors such as black, misnomers such as African-American, Afro-American, Negro, Latino, etc., most being branded by and with Social Security Numbers in which is the instrumentality used by the unlawful administrators and representatives with obvious intent and a gross corporate and commercial interest in, mislabeled as Debtors, and various

other erroneous references and also, for whatever the reason(s), may, giving thanks to being unlawfully incorporated into the system of chattel backing slavery and animal husbandry and being given no notice of the or any other option of citizenship, lack a National allegiance and for that reason have been subject to systematic dysnomy, genocide, xenophobia, deprivation of due process, disseisin, displacement, dispossession, enforced disappearance, omission, commercial policy, corporate regulation(s), Municipal ordinances and, inter alia, unlawful imposition of excise taxation constructed under color and styled to abridge and swindle substantive rights which are allotted, at birth and by right of blood and/or birth, to the Natural people and are supported by and asserted by: Royal Law; Moorish Law; Moslem/Muslim Law; the Law of Great Peace; Laws of Nature; Divine Law; Nature's God; the Laws of Nations; the Free Moorish Great Seal Zodiac Constitution; Stare Decisis; Res Judicata; and are bindingly affirmed by Article III, IV, and VI of the American Constitution covenant of 1774 – 1781 A.D. = and Treaty 1200 – 1 M.C., as lawfully adopted for the united states Republic, establishing its republican form of [self] government.

International Law

INVOKE: The Declaration on Principles of International Law (DPIL) [Friendly Relations and Co-Operation Among States in Accordance with The Charter Of The United Nations] expresses the paramount importance for the maintenance of international peace and security and for the development of Friendly relations founded upon freedom, equality, justice and respect for fundamental human rights and of developing friendly relations [among nations] irrespective of political, economic and social systems or levels of development, having borne in mind the paramount importance, also, of the Charter in the promotion of the rule of law among nations, considering it essential that all States shall refrain from the threat or use of force against the territorial integrity or political independence of any State, or in any other manner inconsistent with the purposes of the United Nations and equally essential convinced that all States shall settle international disputes by peaceful means in accordance with the Charter, convinced, also, that the subjection of peoples to alien subjugation, domination and exploitation constitutes a major obstacle to the promotion of international peace and security and further convinced that the principle of equal rights and self-determination of people(s) constitutes a significant contribution to contemporary international law in which its effective application is also of paramount importance for the promotion of friendly relations based on respect for the principle of sovereign equality. Further convinced, also, in consequence that any attempt aimed at the partial or total disruption of the national unity and territorial integrity of a State or country or at its political independence is incompatible with the purposes and principles of the Charter, considering the provisions of the Charter as a whole and taking into account the role of relevant resolutions adopted by its competent organs relating to the content of the principles [of International Law] so as to secure their more effective application within the international community, promoting the realization of the purposes of the United Nations.

Prohibition of Retaliation

ENFORCING 42 U.S. Code §1997d - Prohibition of retaliation

No person reporting conditions which may constitute a violation under this subchapter shall be subjected to retaliation in any manner for so reporting.

Reply, Response, Action, Performance, Imposition, Unlawful Enforcement, etc. of any nature by them and those addressed and/or them and those directly and or indirectly affiliated with them and those addressed made in relation to

this International Instrument are forbidden to be made in private as the nature and intent of this International Instrument is to be made **absolutely Public**, clear in intent, Lawful and Just.

Prohibition of Enforced Disappearance

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*), *Ecclesiastic 805 ILCS, 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 Enforced Disappearance*.

Annex: INTERNATIONAL CONVENTION FOR THE PROTECTION OF "ALL PERSONS FROM ENFORCED DISAPPEARANCE"

"the obligation of States under the Charter of the United Nations to promote universal respect for, and observance of, human rights and fundamental freedoms,"

"Determined to prevent enforced disappearances and to combat impunity for the crime of enforced disappearance,"

"Considering the right of any person not to be subjected to enforced disappearance, the right of victims to justice and to reparation,"

"Affirming the right of any victim to know the truth about the circumstances of an enforced disappearance and the fate of the disappeared person, and the right to freedom to seek, receive and impart information to this end,"

Right of Reply | Opportunity to Cure

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.

Gross negligence is fault; Gross fault is fraud.

SA02241997

Private and Non--Negotiable
between the parties

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

Jurat

Ex Dolo Malo Non Oritur Actio

Upon my inherited status, I, Zafeer El Bey, being a descendant of The Ancient Moabites in other respect known as Moorish American – Al Moroccan – Muur, 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 Khan El Bey

Zafeer Luckee Amaru Khan El Bey
Natural person, In Propria Persona

U.C.C.1-308, U.C.C.1-103 All liberties reserved without prejudice.

Moorish American, Indigenous People of Northwest Amexem

c/o 1606 Ute Avenue Se,

Near [Massillon Territory and Ohio Republic]

Northwest Amexem – Northwest Africa – North America – The North Gate

~A Sovereign State~

MASSILLON OHIO
CLERK OF COURT
JAN 23 1998

FEB 12 AM 9:49

FILED