

FILED
CONSULAR COURT 13
HOUSE OF JUDAH
DATE: Apr 16, 2026
TIME: 9:40 PM
CASE: 2025LA000153



FINANCIAL POSITION SUMMARY



DAVID JR HALL BT ESTATE TRUST

Commercial Asset & Liquidity Overview

Prepared For:

- Internal Financial Organization
- Surety Underwriting Preparation
- Administrative Coordination
- Commercial Asset Review
- Court Filing Support



Prepared By: Samuel El

Date: December 2, 2022

SECTION I – TRUST & ENTITY OVERVIEW

Trust Name: Davide Jr HallBT Estate Trust

Trustee(s): _____

Managing Trustee / Executor: _____

Mailing Address: _____

Email: _____

Phone: _____

Associated Operations:

SECRETARY OF STATE



CERTIFICATE OF REGISTRATION FOREIGN BUSINESS TRUST

I, BARBARA K. CEGAVSKE, the duly qualified and elected Nevada Secretary of State, do hereby certify that **David Jr Hall BT** did on 11/16/2022 file in this office its registration to do business in this state and is now on file and of record in the office of the Nevada Secretary of State, and further, that said entity is at the date of this certificate duly qualified to exercise therein all the powers recited in its Articles and to transact business in the State of Nevada in accordance with the laws of said State.



IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on 11/16/2022.

Barbara K. Cegavske

BARBARA K. CEGAVSKE
Secretary of State

Certificate Number: B202211163163299

You may verify this certificate
online at <http://www.nvsos.gov>

STATE OF NEVADA

BARBARA K. CEGAVSKE

Secretary of State



OFFICE OF THE
SECRETARY OF STATE

Commercial Recordings Division

*202 N. Carson Street
Carson City, NV 89701
Telephone (775) 684-5708
Fax (775) 684-7138*

*North Las Vegas City Hall
2250 Las Vegas Blvd North, Suite 400
North Las Vegas, NV 89030
Telephone (702) 486-2880
Fax (702) 486-2888*

KIMBERLEY PERONDI

*Deputy Secretary for
Commercial Recordings*

CERTIFICATION OF EXEMPTION
NEVADA STATE BUSINESS LICENSE

You have filed a notice citing a statutory exemption pursuant to Nevada Revised Statutes and therefore are not required to maintain a Nevada State Business License.

If your exemption changes or your business is no longer exempt, you must file an amendment reflecting your current business status.

Nevada Business Identification Number: NV20222627274

Entity Name: David Jr Hall BT

Associated Business Name:

Entity Type: Foreign Business Trust

Exemption Code: 001 - Governmental entity

Issued this 11/16/2022

Please post in a Conspicuous Location



CBR Detail Report

Business Name: David Jr Hall BT

v4 - APPROVED - 05/30/2025 13:51:07

Current Version

Prior Versions

NV Business ID	NV20222627274
Entity Type	Foreign Business Trust
Entity Status	Revoked
State Business License Expiration Date	Nov 30, 2023
Last Updated By	washitawmuurselbey@gmail.com
Last Updated Date	2025-05-30 13:49:02.0

Company Officers

No officers found for this company.

Compliance Information

State Business License:	Not Complete
B&I Workers' Compensation eAffirmation of Compliance (D-25)	Completed on 11/16/2022
Nevada Labor Laws eAffirmation of Compliance:	Not Applicable
OSHA/Safety Consultation and Training (SCATS)	Not Applicable
NV Dept of Taxation eClearance Receipt:	Not Complete
Department of Motor Vehicles:	Not Complete

Declaration

Export Information

Do you have a Nevada Location or conduct sales and services in Nevada? **Yes**

Do you sell goods and services outside the State of Nevada? **No**

Would you be interested to learn more about opportunities to expand your business outside Nevada? **No**

Federal Employer Identification Number: 92 6193624

Business Information

Primary NAICS Code:	921190 - Other General Government Support
Applicable NAICS Codes:	921190 - Other General Government Support 814110 - Private Households
Business Description:	Government of A.M.E. private households for economic support and civic duty of information and education training. Lifting up those whom are lost struggling and need of identity of self knowledge for self own temple to lead and guide.

Owner Information

Name	Title	Percent Owned	Address	Contact Number	Last Updated By	Last Updated Date
Prince Ra H EI	Trustee	100	1483 NO MOUNT JULIET RD PMB 183 AL MOROCCO, MOUNT JULIET, TN 37122	US702-859-4949	washitawmuurselbey@gmail.com	2025-05-30 13:49:02.0

Location Information

Primary Location	
Fictitious Firm Name/DBA:	prince ra hotep el
Applicable NAICS Codes:	
Business Description:	Government of A.M.E. private households for economic support and civic duty of information and education training. Lifting up those whom are lost struggling and need of identity of self knowledge for self own temple to lead and guide.
Date Opened in NV:	Nov 30, 2022
Total # of Employees:	0
Total Part-Time Employees:	0
Total Full-Time Employees:	0
Physical Address:	8461 W FARM RD STE120 #163, LAS VEGAS, NV 89131
Jurisdiction:	
Zoning:	
Assessor Parcel Number:	
Property Ownership:	
County:	Clark County
Mailing Address:	8461 W FARM RD STE120 #163, LAS VEGAS, NV 89131
Phone:	(702) 805-9241
Fax:	
Last Updated By:	washitawmuurselbey@gmail.com
Last Updated Date:	2025-05-30 13:49:02.0

Additional Location	
Fictitious Firm Name / DBA:	
Applicable NAICS Codes:	
Business Description:	Government of A.M.E. private households for economic support and civic duty of information and education training. Lifting up those whom are lost struggling and need of identity of self knowledge for self own temple to lead and guide.
Date Opened in NV:	Dec 31, 2022
Total # of Employees:	0
Total Part-Time Employees:	0
Total Full-Time Employees:	0
Physical Address:	8237 FAWN BROOK CT AL MOROCCO, CINTENNIAL HILLS, NV 89149
Jurisdiction:	
Zoning:	
Assessor Parcel Number:	
Property Ownership:	
County:	Clark County
Mailing Address:	8461 W FARM RD STE120 #163, LAS VEGAS, NV 89131
Phone:	(702) 805-9241
Fax:	
Last Updated By:	washitawmuurselbey@gmail.com
Last Updated Date:	2025-05-30 13:49:02.0

STATE OF NEVADA

BARBARA K. CEGAVSKE
Secretary of State



Commercial Recordings & Notary Division
202 N. Carson Street
Carson City, NV 89701
Telephone (775) 684-5708
Fax (775) 684-7138
North Las Vegas City Hall
2250 Las Vegas Blvd North, Suite 400
North Las Vegas, NV 89030
Telephone (702) 486-2880
Fax (702) 486-2888

KIMBERLEY PERONDI
Deputy Secretary for
Commercial Recordings

OFFICE OF THE
SECRETARY OF STATE

Prince Ra Hotep EL
8461 W Farm Rd StE120 #163
Las Vegas, NV 89131, USA

Work Order #: W2022111601015
November 16, 2022
Receipt Version: 1

Special Handling Instructions:

Submitter ID: 374221

Charges

Description	Fee Description	Filing Number	Filing Date/Time	Filing Status	Qty	Price	Amount
Registration-Business Trust-Foreign	Fees	20222760518	11/16/2022 11:43:35 AM	InternalReview	1	\$75.00	\$75.00
Initial List	Fees	20222760520	11/16/2022 11:43:35 AM	InternalReview	1	\$150.00	\$150.00
Total							\$225.00

Payments

Type	Description	Payment Status	Amount
Credit Card	6686278486666387003099	Success	\$225.00
Total			\$225.00

Credit Balance: \$0.00

Prince Ra Hotep EL
8461 W Farm Rd StE120 #163
Las Vegas, NV 89131, USA

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Prince Ra Hotep EL
8461 W Farm Rd StE120 #163
Las Vegas, NV 89131, USA

Work Order #: W2022111601015
November 16, 2022
Receipt Version: 1

Special Handling Instructions:

Submitter ID: 374221

Charges

Description	Fee Description	Filing Number	Filing Date/Time	Filing Status	Qty	Price	Amount
Registration-Business Trust-Foreign	Fees	20222760518	11/16/2022 11:43:35 AM	InternalReview	1	\$75.00	\$75.00
Initial List	Fees	20222760520	11/16/2022 11:43:35 AM	InternalReview	1	\$150.00	\$150.00
Total							\$225.00

Payments

Type	Description	Payment Status	Amount
Credit Card	6686278486666387003099	Success	\$225.00
Total			\$225.00

Credit Balance: \$0.00

Prince Ra Hotep EL
8461 W Farm Rd StE120 #163
Las Vegas, NV 89131, USA

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Fax (702) 486-2888

KIMBERLEY PERONDI

Deputy Secretary for
Commercial Recordings

Business Entity - Filing Acknowledgement

11/16/2022

Work Order Item Number: W2022111601015 - 2516375
Filing Number: 20222760518
Filing Type: Registration-Business Trust-Foreign
Filing Date/Time: 11/16/2022 11:43:35 AM
Filing Page(s): 47

Indexed Entity Information:

Entity ID: E27605192022-9

Entity Name: David Jr Hall BT

Entity Status: Active

Expiration Date: None

Non-Commercial Registered Agent

mELchizedeck Priesthood EL llc

8461 West Farm Rd 120 163 Al Morocco, Las Vegas, NV 89131, USA

The attached document(s) were filed with the Nevada Secretary of State, Commercial Recording Division. The filing date and time have been affixed to each document, indicating the date and time of filing. A filing number is also affixed and can be used to reference this document in the future.

Respectfully,

A handwritten signature in black ink that reads "Barbara K. Cegavske".

BARBARA K. CEGAVSKE
Secretary of State

STATE OF NEVADA

BARBARA K. CEGAVSKE

Secretary of State



**OFFICE OF THE
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Fax (702) 486-2888

KIMBERLEY PERONDI

Deputy Secretary for

Commercial Recordings

Business Entity - Filing Acknowledgement

11/16/2022

Work Order Item Number: W2022111601015 - 2516376

Filing Number: 20222760520

Filing Type: Initial List

Filing Date/Time: 11/16/2022 11:43:35 AM

Filing Page(s): 2

Indexed Entity Information:

Entity ID: E27605192022-9

Entity Name: David Jr Hall BT

Entity Status: Active

Expiration Date: None

Non-Commercial Registered Agent

mELchizedeck Priesthood EL llc

8461 West Farm Rd 120 163 Al Morocco, Las Vegas, NV 89131, USA

The attached document(s) were filed with the Nevada Secretary of State, Commercial Recording Division. The filing date and time have been affixed to each document, indicating the date and time of filing. A filing number is also affixed and can be used to reference this document in the future.

Respectfully,

A handwritten signature in black ink that reads "Barbara K. Cegavske".

BARBARA K. CEGAVSKE

Secretary of State



BARBARA K. CEGAUSKE
 Secretary of State
 202 North Carson Street
 Carson City, Nevada 89701-4201
 (775) 684-5708
 Website: www.nvsos.gov
www.nvsilverflume.gov

Filed in the Office of <i>Barbara K. Cegauske</i>	Business Number E27605192022-9
Secretary of State State Of Nevada	Filing Number 20222760518
	Filed On 11/16/2022 11:43:35 AM
	Number of Pages 47

Formation - Business Trust

NRS 88A - Certificate of Business Trust NRS 88A.710 - Registration of Foreign Business Trust

TYPE OR PRINT - USE DARK INK ONLY - DO NOT HIGHLIGHT

1. Name Being Registered in Nevada: (See instructions)	David Jr Hall BT																								
2. Foreign Entity Name: (Name in home jurisdiction)	Al Morocco																								
3. Registered Agent for Service of Process: (check only one box) 3a. Certificate of Acceptance of Appointment of Registered Agent:	<input type="checkbox"/> Commercial Registered Agent (name only below) <input checked="" type="checkbox"/> Noncommercial Registered Agent (name and address below) <input type="checkbox"/> Office or position with Entity (title and address below) mELchizedeck Priesthood EL llc Name of Registered Agent OR Title of Office or Position with Entity 8461 West Farm Rd 120 163, Al Morocco Las Vegas Nevada 89131 Street Address City State Zip Code _____ Mailing Address (If different from street address) City State Zip Code <i>I hereby accept appointment as Registered Agent for the above named Entity. If the registered agent is unable to sign the Articles of Incorporation, submit a separate signed Registered Agent Acceptance form.</i> <input checked="" type="checkbox"/> Melchizedek Priesthood EL llc 11/16/2022 _____ Date Authorized Signature of Registered Agent or On Behalf of Registered Agent Entity																								
4. Name and Address of Trustees: NRS 88A: Name and address of at least one trustee. NRS 88A.710: Name and address of each trustee. (See instructions)	1) Sultan Prince Ra Hotep EI I&F Name 8461 West Farm Rd ste 120 163 Al Morocco Las Vegas NV 89131 Address City State Zip Code																								
5. Jurisdiction of Formation: (Foreign only)	5a) Jurisdiction of formation: Wyoming, United States 5b) Date formed: 11/16/2022																								
6. Street Address of Principal Office: (Foreign entites only)	8237 Fawn Brook Ct , Al Morocco Las Vegas NV 89149 Address City State Zip/Postal Code Country USA																								
7. Name, Address and Signature of Each Person Forming the Business Trust: NRS 88A: Must be signed by each person forming the business trust. NRS 88A.710: Name and Signature of Trustee. (Attach an additional page if more than 2)	I declare, to the best of my knowledge under penalty of perjury, that the information contained herein is correct and acknowledge that pursuant to NRS 239.330, it is a category C felony to knowingly offer any false or forged instrument for filing in the Office of the Secretary of State. <table border="0"> <tr> <td>Sultan prince ra el s&f</td> <td><input checked="" type="checkbox"/></td> <td>Sultan prince ra el s&f</td> </tr> <tr> <td>Name</td> <td></td> <td>Signature</td> </tr> <tr> <td>_____</td> <td>_____</td> <td>_____</td> </tr> <tr> <td>Address</td> <td>City</td> <td>State Zip Code</td> </tr> <tr> <td>prince ra el</td> <td><input checked="" type="checkbox"/></td> <td>prince ra el</td> </tr> <tr> <td>Name</td> <td></td> <td>Signature</td> </tr> <tr> <td>_____</td> <td>_____</td> <td>_____</td> </tr> <tr> <td>Address</td> <td>City</td> <td>State Zip Code</td> </tr> </table>	Sultan prince ra el s&f	<input checked="" type="checkbox"/>	Sultan prince ra el s&f	Name		Signature	_____	_____	_____	Address	City	State Zip Code	prince ra el	<input checked="" type="checkbox"/>	prince ra el	Name		Signature	_____	_____	_____	Address	City	State Zip Code
Sultan prince ra el s&f	<input checked="" type="checkbox"/>	Sultan prince ra el s&f																							
Name		Signature																							
_____	_____	_____																							
Address	City	State Zip Code																							
prince ra el	<input checked="" type="checkbox"/>	prince ra el																							
Name		Signature																							
_____	_____	_____																							
Address	City	State Zip Code																							

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

Filed in the Office of <i>Barbara K. Cegenske</i> Secretary of State State Of Nevada	Initial Filing Number 2021165867-6
	Filed On April 17, 2021 07:16 PM
	Number of Pages 4

A. NAME & PHONE OF CONTACT AT FILER (optional) Prince Ra Hotep EL 702-743-1926
B. E-MAIL CONTACT AT FILER (optional) washitawmuurselbey@gmail.com
C. SEND ACKNOWLEDGMENT TO: (Name and Address) PPRHT Collections Bank 7500 West Lake Mead Blvd, StE C9 #309 Las Vegas, NV 89128, USA

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 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

OR	1a. ORGANIZATION'S NAME DAVID JR HALL			
	1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
8237 FAWN BROOK CT	LAS VEGAS	NV	89149	USA

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (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 10 of the Financing Statement Addendum (Form UCC1Ad)

OR	2a. ORGANIZATION'S NAME			
	2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
7500 WEST LAKE MEAD BLVD STE C9 309	LAS VEGAS	NV	89128	USA

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

OR	3a. ORGANIZATION'S NAME			
	3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
3c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
8237 FAWN BROOK CT	LAS VEGAS	NV	[89149]	USA

4. COLLATERAL: This financing statement covers the following collateral:
PPRHT 986083694 - S.S.A. RECONVEYED ALL NAMES IN ALL CAPITAL LETTERS, FORMER NAMES SUCH AS MONICA RENE HALL, MONICA RENE PADGETT, FOR ANY AND ALL ILLEGAL USAGE OF NAME OR ALLODIAL TITLE OR FICTITIOUS NAMES [18U.S.C.&SECT;1341 SUB. SEC. 1342] EXTORTION AND OR THREAT OF FOREING OFFICIAL/DIPLOMAT 18U.S.C.&SECT; 878, LAST WILL AND TESTAMENT OF F.N.A MONICA RENE HALL/DIPLOMAT FORIENG OFFICIAL ;PRINCESS EMILILY HOTEPEL, DBA TRADE NAME TRADE MARK AND PRIESTESS PRINCESS EMILY HOTEPE TRUST 4461418 OTH/20/192274, CLAIM OF LIEN [MARITIME LIEN] \$9,000,000,000.00 NINE BILLION DOLLARS, US DEPT OF TRANSPORTAION USDOT REGISTRATION PRINCESS EMLILILY HOTEPEL F.N.A. MONICA RENE HALL, F.N.A. MONICA RENE PADGETT, DA MH2432742 DEA, DRIVERS LICENSE 1405635893, CERTIFICATE OF TITLE #BC 16041288-3 AND 160412888-4, 175937 CETIFICATE OF TITLE #000370800142 COLOR OF LAW WARNING \$9,000,000,000.00 NINE BILLION DOLLARS IN ALL CURRENCIES ALL DENOMINATIONS, ALL TYPES OF PAYMENT FORMATS INCLUDING 1933 ACT[S] AND 1934 ACT[S] OUR AUTHORITY STATE OF ILLINOIS NO. 1010595, ALL PROPERTY LOCATED WITHIN THE POLITICAL JURISDICTION OF FOREIGN ESTATE TRUST AND ALL PROPERTY WITHIN THE COVENANT BY ALL NUMBERS HEREIN LISTED. FORMER CERTIFICATE[S] OF DL DMV NUMBERS FROM MICHIGAN AND CALIFORNIA, CETIFICATE OF TITLE # PASSPORT C23807771 BOTH CARD AND BOOKLET WORLD PASSPORT INCLUDED 358336 AND CARD NO. 920965 ALLODIAL DOMICILE DWELLING AND MAILING LOCATION 8237 FAWN BROOK CT LAS VEGAS NV REPUBLIC [89149] WITHOUT THE UNITED STATES, PARCEL NO. 125-21-311-121 SEE EXHIBIT A ALSO PRIVATE PROPERTY LOCATED AT DOMICILE DWELLING IF WIFE SHALL TRANSSSEND BEFORE THE MAN OR HUSBAND, 4203 NORVAL AVE QUARTZ [LANCASTER] CA REPUBLIC NEAR [93536] PARCEL NO. APN 3103-028-020 TOTAL AMOUNT OWED AFTER 1099C DISCHARGE AND 1099A ABANDONMENT

5. Check only if applicable and check only one box: Collateral is held in a Trust (see UCC1Ad, item 17 and Instructions) being administered by a Decedent's Personal Representative

6a. Check <u>only</u> if applicable and check <u>only</u> one box: <input type="checkbox"/> Public-Finance Transaction <input type="checkbox"/> Manufactured-Home Transaction <input checked="" type="checkbox"/> A Debtor is a Transmitting Utility	6b. Check <u>only</u> if applicable and check <u>only</u> one box: <input type="checkbox"/> Agricultural Lien <input type="checkbox"/> Non-UCC Filing
---	--

7. ALTERNATIVE DESIGNATION (if applicable): Lessee/Lessor Consignee/Consignor Seller/Buyer Bailee/Bailor Licensee/Licenser

8. OPTIONAL FILER REFERENCE DATA:
ALL PRODUCTS PRIVATE AND PUBLIC IN ABOVE COLLATERAL IS LIENED FOR NINE BILLION \$9,000,000,000.00

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME DAVID JR HALL	
OR	
9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME PRIEST PRINCE RA HOTEPI TRUST	
OR	
10b. INDIVIDUAL'S SURNAME	
INDIVIDUAL'S FIRST PERSONAL NAME	
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10c. MAILING ADDRESS 8237 FAWN BROOK CT	CITY LAS VEGAS	STATE NV	POSTAL CODE 89149	COUNTRY USA
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11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME PRINCE RA HOTEPI TRADE NAME 4462299			
OR			
11b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

11c. MAILING ADDRESS 8237 FAWN BROOK CT	CITY LAS VEGAS	STATE NV	POSTAL CODE [89149]	COUNTRY USA
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12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):

\$6,064,050.00 DUE APON SALE OF PRIVATE PROPERTY BY THE TRUST AND THE MAN HUMAN KNOWN AS PRINCE RA HOTEPI EL F.N.A. DAVID HALL JR OR DAVID JR HALL, LOCATED WITHIN HIS TEMPLE DWELLING PHYSICAL BODY, INCLUDING ALL STUDIO EQUIPMENT, COMPUTERS, SOFTWARE, RECORDING DAWES, MICROPHONES, LAP TOPS, MIXERS, SUMMING BUSESSES, INTERFACES RME 96 K 16 32 64, APOLLO 4, 6 AND 8S, PLUGINS, KEY FOBS, CABLES, SPEAKERS INCLUDING FOCALS [ALL] EVENT 2020S, SPEAKER STANDS, TABLES, RACK MOUNTS, MIXERS PRE AMPS, MONITOR 2S, FLAT SCREENS, TOUCH SCREENS SUB WOOFERS, AND ALL STUDIO EQUIPMENT, ALL CABLES, ALL WIRES EXTENTION CORDS, BUSESSES, TAPE RECORDERS ADATS CD RECORDERS, CDS, POWER CONDITIONERS, POWER SUPPLYS, SOLAR POWER, STUDIO EQUIPMENT OF ALL KIND LOCATED WITHIN THE PROPERTY AND DOMICILE INCLUDING INVENTIONS LISTED IN FORMER AND CURRENT TRUST AND ALL SHALL GO THERETO WIFE PRINCESS EMILILY HOTEPI EL FNA MONICA RENE HALL OR MONICA RENE PADGETT IF HUSBAND TRANSSENDS BEFORE HER. AFTER WIFE ALL SHALL BE TRANSFERED THERETO SUN [SON] DAUD SHANGO EL FNA DAVID JAMES HENRY, AND THERETO GRAND-DAUGHTER A.E. FNA A.H. NOT

13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

14. This FINANCING STATEMENT:
 covers timber to be cut covers as-extracted collateral is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):

16. Description of real estate:

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME	
OR 10b. INDIVIDUAL'S SURNAME	
INDIVIDUAL'S FIRST PERSONAL NAME	
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
----------------------	------	-------	-------------	---------

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME			
OR 11b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
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12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):

LIMITED TO GOLD SIVLER JEWELRY WATCHES EAR RINGS, CLOTHINGS COATS FURS MINKS HATS SHOES OF ALL KINDS HIJABS WRAPS AND FEZ. ALL COMPANIES DRP DEEP ROOTED PRODUCTIONS, ZYION RECORDS, BIRTH COUNTY COURT HOUSE CITY HALL, ALL PUBLIC RECORDS AND COPYRIGHTS PUBLISHINGS AND WRITTEN MATERIALS PUBLISHED OR UNPUBLISHED, THEREFORE CESTIQUO PRIVATE IN EL ELYON ADONIA THE MOST HIGH GOD COVENANT BC/30-45 EIN 986083694 ALL HEREIN LISTED.

13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

14. This FINANCING STATEMENT:
 covers timber to be cut covers as-extracted collateral is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):

16. Description of real estate:

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDITIONAL PARTY

FOLLOW INSTRUCTIONS

18. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here <input type="checkbox"/>				
18a. ORGANIZATION'S NAME DAVID JR HALL				
OR 18b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME				
ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX

19. ADDITIONAL DEBTOR'S NAME: Provide only <u>one</u> Debtor name (19a or 19b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)				
19a. ORGANIZATION'S NAME STATE DEPARTMENT				
OR 19b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME				
ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
19c. MAILING ADDRESS 2201 C ST NW, LOCAL S.S.A. DEPT OF HOMELAND SECURITY AND OTHER STATE DEPARTMENTS				
CITY WASHINGTON		STATE DC	POSTAL CODE 20520	COUNTRY USA

20. ADDITIONAL DEBTOR'S NAME: Provide only <u>one</u> Debtor name (20a or 20b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)				
20a. ORGANIZATION'S NAME INTERNAL REVENUE SERVICE				
OR 20b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME				
ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
20c. MAILING ADDRESS 1111 CONSTITUTION AVE, NW				
CITY WASHINGTON		STATE DC	POSTAL CODE 20224	COUNTRY USA

21. ADDITIONAL DEBTOR'S NAME: Provide only <u>one</u> Debtor name (21a or 21b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)				
21a. ORGANIZATION'S NAME DEPARTMENT OF MOTOR VEHICLES				
OR 21b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME				
ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
21c. MAILING ADDRESS 2621 E. SAHARA AVE				
CITY LAS VEGAS		STATE NV	POSTAL CODE 89104	COUNTRY USA

22. <input checked="" type="checkbox"/> ADDITIONAL SECURED PARTY'S NAME <u>or</u> <input type="checkbox"/> ASSIGNOR SECURED PARTY'S NAME: Provide only <u>one</u> name (22a or 22b)				
22a. ORGANIZATION'S NAME DAVID JR HALL ESTATE TRUST 20170323954				
OR 22b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME				
ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
22c. MAILING ADDRESS 7500 WEST LAKE MEAD BLVD STE C9 309				
CITY LAS VEGAS		STATE NV	POSTAL CODE [89128]	COUNTRY USA

23. <input type="checkbox"/> ADDITIONAL SECURED PARTY'S NAME <u>or</u> <input type="checkbox"/> ASSIGNOR SECURED PARTY'S NAME: Provide only <u>one</u> name (23a or 23b)				
23a. ORGANIZATION'S NAME				
OR 23b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME				
ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
23c. MAILING ADDRESS				
CITY		STATE	POSTAL CODE	COUNTRY

24. MISCELLANEOUS:

STATE OF NEVADA

BARBARA K. CEGAVSKE
Secretary of State



Commercial Recordings & Notary Division
202 N. Carson Street
Carson City, NV 89701
Telephone (775) 684-5708
Fax (775) 684-7138
North Las Vegas City Hall
2250 Las Vegas Blvd North, Suite 400
North Las Vegas, NV 89030
Telephone (702) 486-2880
Fax (702) 486-2888

KIMBERLEY PERONDI
Deputy Secretary for
Commercial Recordings

OFFICE OF THE
SECRETARY OF STATE

Prince Ra Hotep EL
7500 West Lake Mead Blvd StE C9 #309
Las Vegas, NV 89128, USA

Work Order #: W2021041700265
April 17, 2021
Receipt Version: 1

Special Handling Instructions:

Submitter ID: 374221

Charges

Description	Fee Description	Filing Number	Filing Date/Time	Filing Status	Qty	Price	Amount
UCC-1	Fees	2021165867-6	4/17/2021 7:16:27 PM	Approved	1	\$30.00	\$30.00
UCC-1	UCC Debtor Fee	2021165867-6	4/17/2021 7:16:27 PM	Approved	1	\$10.00	\$10.00
Total							\$40.00

Payments

Type	Description	Payment Status	Amount
Credit Card	6187121755276612803278	Success	\$40.00
Total			\$40.00

Credit Balance: \$0.00

Prince Ra Hotep EL
7500 West Lake Mead Blvd StE C9 #309
Las Vegas, NV 89128, USA

BARBARA K. CEGAVSKE

Secretary of State

KIMBERLEY PERONDI

*Deputy Secretary for
Commercial Recordings*

STATE OF NEVADA



**OFFICE OF THE
SECRETARY OF STATE**

Commercial Recordings Division

202 N. Carson Street

Carson City, NV 89701

Telephone (775) 684-5708

Fax (775) 684-7138

North Las Vegas City Hall

2250 Las Vegas Blvd North, Suite 400

North Las Vegas, NV 89030

Telephone (702) 486-2880

Fax (702) 486-2888

Filing Acknowledgement

April 17, 2021 07:16 PM

Work Order Number

W2021041700265

Filing Description

UCC-1

Debtors

DAVID JR HALL

HALL DAVID JR

PRIEST PRINCE RA HOTEF TRUST

STATE DEPARTMENT

INTERNAL REVENUE SERVICE

DEPARTMENT OF MOTOR VEHICLES

Secured Parties

EL PRINCE RA HOTEF MAN HUMAN

PRINCE RA HOTEF TRADE NAME 4462299

DAVID JR HALL ESTATE TRUST 20170323954

Initial Filing Number

2021165867-6

Document Filing Number

2021165867-6

8237 FAWN BROOK CT
LAS VEGAS, NV 89149

7500 WEST LAKE MEAD BLVD
STE C9 309
LAS VEGAS, NV 89128

8237 FAWN BROOK CT
LAS VEGAS, NV 89149

2201 C ST NW, LOCAL S.S.A. DEPT OF HOMELAND
SECURITY
AND OTHER STATE DEPARTMENTS
WASHINGTON, DC 20520

1111 CONSTITUTION AVE, NW
WASHINGTON, DC 20224

2621 E. SAHARA AVE
LAS VEGAS, NV 89104

8237 FAWN BROOK CT
LAS VEGAS, NV [89149]

8237 FAWN BROOK CT
LAS VEGAS, NV [89149]

7500 WEST LAKE MEAD BLVD
STE C9 309
LAS VEGAS, NV [89128]

The Nevada Secretary of State, Uniform Commercial Code Division has filed the attached documents. The filing number, date, and time are shown on each document. The filing number can be used to reference the document in the future.



Filed in the Office of <i>Barbara K. Cegavske</i>	Business Number E27605192022-9
Secretary of State State Of Nevada	Filing Number 20222760518
	Filed On 11/16/2022 11:43:35 AM
	Number of Pages 47

DATE	DOCUMENT ID	DESCRIPTION	FILING	EXPED	CERT	COPY
10/06/2022	202227901156	FICTITIOUS NAME REGISTRATION (NFO)	39.00	0.00	0.00	0.00

Receipt

This is not a bill. Please do not remit payment.

PRINCE RA HOTEPEL
8237 FAWN BROOK CT
AL MOROCCO
LAS VEGAS . NV 89149

**STATE OF OHIO
CERTIFICATE**

**Ohio Secretary of State, Frank LaRose
4936452**

It is hereby certified that the Secretary of State of Ohio has custody of the business records for

DAVID JR HALL

and, that said business records show the filing and recording of:

Document(s)

FICTITIOUS NAME REGISTRATION

Effective Date: **10/06/2022**

Document No(s):

202227901156



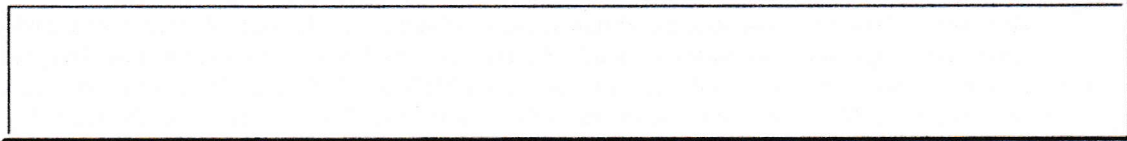
United States of America
State of Ohio
Office of the Secretary of State

Witness my hand and the seal of the
Secretary of State at Columbus, Ohio this
6th day of October, A.D. 2022.

Frank LaRose

Ohio Secretary of State

**New York State Department of State
Uniform Commercial Code
Filing Data Report**



1. Debtors:	BEAR STEARNS CAPITAL TRUST	245 PARK AVENUE , NEW YORK , NY 10167, USA			
	BEAR STEARNS CO. INC.	383 MADISON AVENUE , NEW YORK , NY 101079, USA			
	CEO CONTROLERS	277 PARK AVENUE , NEW YORK , NY 10172, USA			
Secured Party Names:	EL, PRINCE RA HOTEPE	7500 WEST LAKE MEAD BLVD, LAS VEGAS , NV 89128, USA			
	HALL, DAVID JR	8237 FAWN BROOK CT, LAS VEGAS 89149, USA			
File no.	File Date	Lapse Date	Filing Type	Pages	Image
202007078291891	07/07/2020	07/07/2050	Financing Statement	2	NA *

[Back](#)

* Images marked NA are not available on this webpage.

[[Division of Corporations, State Records and UCC Home Page](#)] [[NYS Department of State Home Page](#)]

**New York State Department of State
Uniform Commercial Code e-Filing System**

ACKNOWLEDGMENT SCREEN

PLEASE PRINT THIS SCREEN FOR YOUR RECORDS

The Electronic UCC Financing Statement (or Electronic UCC Financing Statement Amendment) submitted to the Department of State by the UCC e-Filing System has been accepted and filed.

The Department of State has created an image by placing the data submitted in the Electronic UCC Financing Statement (or Electronic UCC Financing Statement Amendment) on a form that is substantially similar to the official written ucc-1 form (or ucc-3 form). The image created has been assigned the following file number: [202007078291891 \(Opens NEW window\)](#).

Date of filing: 07/07/2020

Time of filing: 03:17 PM

A Credit\Debit Card with the last four digits 8570 has been charged \$20.00
The Credit\Debit Card Confirmation Code: 171976

Certain information regarding the Electronic UCC Financing Statement (or Electronic UCC Financing Statement Amendment) may be viewed at the following link to the Department of State's index of filed UCC records: [202007078291891 \(Opens NEW window\)](#)

The Department of State will E-Mail an Acknowledgment of the acceptance and filing of the above described Electronic UCC Financing Statement (or Electronic UCC Finance Statement Amendment), including the image created, to the following E-Mail Acknowledgement Address:
RaLegalAmin@protonmail.com.

If you have questions or comments about the UCC online services, please contact us at [UCC](#) or write us at:

UCC Contact

Our [Disclaimer \(Opens new window\)](#) [NYS DOS Privacy Statement \(Opens new window\)](#)

[New York State Home Page](#)

[NYS Department of State Home Page](#)

[NYS UCC Home Page](#)

[NYS UCC E-Filing Page](#)

EXHIBIT

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional) DAVID JR HALL ESTATE TRUST (302)395-5555
B. E-MAIL CONTACT AT FILER (optional) DAVIDHALLGROUP@PROTONMAIL.COM
C. SEND ACKNOWLEDGMENT TO: (Name and Address) PRINCE RA HOTEF EL 87 READ'S WAY : 302-395-5555 WILMINGTON, DE 19720

Delaware Department of State
U.C.C. Filing Section
Filed: 06:36 PM 06/23/2020
U.C.C. Initial Filing No: 2020 4349355

Service Request No: 20205862211

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

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 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a. ORGANIZATION'S NAME J.P. MORGAN SECURITIES LLC	FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
OR 1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS 1111 POLARIS PKWY, FLOOR J2	CITY COLUMBUS	STATE OH	POSTAL CODE 43240	COUNTRY US

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (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 10 of the Financing Statement Addendum (Form UCC1Ad)

2a. ORGANIZATION'S NAME	FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
OR 2b. INDIVIDUAL'S SURNAME HARVEY	FIRST PERSONAL NAME CHRIS		ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX CEO
2c. MAILING ADDRESS 1111 POLARIS PKWY, FLOOR 2J	CITY COLUMBUS	STATE OH	POSTAL CODE 43240	COUNTRY US

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

3a. ORGANIZATION'S NAME DAVID JR HALL ESTATE TRUST	FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
OR 3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
3c. MAILING ADDRESS 8237 FAWN BROOK CT	CITY LAS VEGAS	STATE NV	POSTAL CODE 89149	COUNTRY US

4. COLLATERAL: This financing statement covers the following collateral:
Collateral Description - please see attached

5. Check <u>only</u> if applicable and check <u>only</u> one box: Collateral is <input checked="" type="checkbox"/> held in a Trust (see UCC1Ad, item 17 and Instructions) <input type="checkbox"/> being administered by a Decedent's Personal Representative	
6a. Check <u>only</u> if applicable and check <u>only</u> one box: <input type="checkbox"/> Public-Finance Transaction <input type="checkbox"/> Manufactured-Home Transaction <input type="checkbox"/> A Debtor is a Transmitting Utility	6b. Check <u>only</u> if applicable and check <u>only</u> one box: <input type="checkbox"/> Agricultural Lien <input type="checkbox"/> Non-UCC Filing
7. ALTERNATIVE DESIGNATION (if applicable): <input type="checkbox"/> Lessee/Lessor <input type="checkbox"/> Consignee/Consignor <input type="checkbox"/> Seller/Buyer <input type="checkbox"/> Bailee/Bailor <input type="checkbox"/> Licensee/Licenser	
8. OPTIONAL FILER REFERENCE DATA:	

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME J.P. MORGAN SECURITIES LLC	
OR	
9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

10. DEBTOR'S NAME Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME	
OR	
10b. INDIVIDUAL'S SURNAME	
INDIVIDUAL'S FIRST PERSONAL NAME	
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)	
SUFFIX	

10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
----------------------	------	-------	-------------	---------

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME			
OR			
11b. INDIVIDUAL'S SURNAME EL	FIRST PERSONAL NAME PRINCE RA	ADDITIONAL NAME(S)/INITIAL(S) HOTEP	SUFFIX

11c. MAILING ADDRESS 7500 WEST LAKE MEAD BLVD, C9 #309	CITY LAS VEGAS	STATE NV	POSTAL CODE 89128	COUNTRY US
--	--------------------------	--------------------	-----------------------------	----------------------

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral).

13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

14. This FINANCING STATEMENT:

covers timber to be cut covers as-extracted collateral is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):

16. Description of real estate:

17. MISCELLANEOUS:

TOTAL DUE AFTER MAY 27, 2020 IS THE FOLLOWING; TOTAL DUE \$87,145,000,000.00

International Association of Commercial Administrators

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional) CONSUL FOR DAVID JR HALL ESTATE [661]-675-5545
B. E-MAIL CONTACT AT FILER (optional) hallegal@protonmail.com
C. SEND ACKNOWLEDGMENT TO: (Name and Address) <div style="border: 1px solid black; padding: 5px; width: fit-content;"> Prince Ra Hotep EL(c) c/o 7500 West Lake Mead Blve C9 #309 Las Vegas NV Republic Near [93536] </div>

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

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 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a. ORGANIZATION'S NAME J.P. Morgan Securities LLC			
OR	1b. INDIVIDUAL'S SURNAME Harvey	FIRST PERSONAL NAME Chris	ADDITIONAL NAME(S)/INITIAL(S) SUFFIX
1c. MAILING ADDRESS 383 MADISON AVENUE	CITY NEW YORK	STATE NY	POSTAL CODE 10179
		COUNTRY USA	

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (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 10 of the Financing Statement Addendum (Form UCC1Ad)

2a. ORGANIZATION'S NAME Bear Stearns & Co Inc.			
OR	2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S) SUFFIX
2c. MAILING ADDRESS 383 MADISON AVENUE	CITY New York	STATE NY	POSTAL CODE 10179
		COUNTRY USA	

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

3a. ORGANIZATION'S NAME			
OR	3b. INDIVIDUAL'S SURNAME Hall	FIRST PERSONAL NAME David	ADDITIONAL NAME(S)/INITIAL(S) BEANO SUFFIX EL
3c. MAILING ADDRESS 4203 Norval Ave	CITY Quartz Hill	STATE CA	POSTAL CODE near [93536]
		COUNTRY USA	

4. COLLATERAL: This financing statement covers the following collateral:

This is a consensual Commercial Lien for Forgery and Copright Infringments and Identity Theft for said property. Pursuant to Title 18 U.S.C. Section 495,2319; Title 17 U.S.C. Section 501[b], 504[1] & 506[a][1]; The above cited Lien Debtor JPMorgan Chase Securities LLC, whom aquired the assets of Bear Stearn Co Bank Inc. and such the like not limited to other hidden or unknown names, still present. for Prelliminary Contractual Agreement and CUSIP [US912828HS23]EIN [134110995] is indebted to Secured Party: Ex Relations DAVID JR HALL/DAVE BEANO DESIGNS now known as Prince Ra Hotep EL[c], for the amunt of \$28,900,000,075.00 Twenty Eight Billion Nine Hundred Million Seventy Five Thousand USDA preferably in gold or silver non monetary value as of two Maturity dates February 29, 2010 and May 26, 2020. Lawful Money of the United States Of America [U.S. Minted Gold or Silver Coins Dollars: Title 31 U.S.C. Sectopm 5112 and or Newly Minted Currency Amero Coin] all penalties Occured from the wrongul acts of JPMorgan Securites LLC hereby grants and agrees that Secured Party has a Security Interest in the following property[s]; All Accounts now owned or existing, All Notes, Dreafts, Acceptences, Insturments, Chattel Paper, All Securities, Copyright Royalties, All Automotives, Trucks, Motor Driven Conveyences, Machinery, Computers, inventions, Machinery, Boats, Yachts, All Telecommunication[s], Equipment, Furniture, Merchandise, Raw Materials Etc,... See Subsection 4 Clause 6[1][b]

5. Check only if applicable and check only one box: Collateral is held in a Trust (see UCC1Ad, item 17 and Instructions) being administered by a Decedent's Personal Representative

6a. Check only if applicable and check only one box:
 Public-Finance Transaction Manufactured-Home Transaction A Debtor is a Transmitting Utility

6b. Check only if applicable and check only one box:
 Agricultural Lien Non-UCC Filing

7. ALTERNATIVE DESIGNATION (if applicable): Lessee/Lessor Consignee/Consignor Seller/Buyer Bailee/Bailor Licensee/Licenser

8. OPTIONAL FILER REFERENCE DATA:
JPMORGAN SECURITIES LLC whom acquired Bear Stearns & Co Inc as of 2008

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME JPMORGAN SECURITIES LLC	
383 MADISON AVENUE NEW YORK NY 101079	
OR	
9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME BEAR STEARNS & Co. Inc.	
OR	
10b. INDIVIDUAL'S SURNAME	
INDIVIDUAL'S FIRST PERSONAL NAME	
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)	
SUFFIX	

10c. MAILING ADDRESS 383 MADISON AVENUE	CITY NEW YORK	STATE NY	POSTAL CODE 10179	COUNTRY USA
--	------------------	-------------	----------------------	----------------

11. ADDITIONAL SECURED PARTY'S NAME OR ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME			
OR			
11b. INDIVIDUAL'S SURNAME Hall	FIRST PERSONAL NAME David	ADDITIONAL NAME(S)/INITIAL(S) Jr DAVE BEANO	SUFFIX EL

11c. MAILING ADDRESS c/o 4203 Norval Ave	CITY Quartz Hill	STATE CA	POSTAL CODE near [93536]	COUNTRY usa
---	---------------------	-------------	-----------------------------	----------------

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):

of THE COMMERCIAL LIENS ACT of 1993. Adjustments of this filing is in accordance with UCC Sections 1-103, 1-104 and 3-3-2. That i am the investor whom also Tendered of Payment made via US Treasury TOP form USDA the peoples Money in the name of Prince Ra Hotep EL Ex Relations name David Jr Hall or David Hall in the Infant Trust account name ending in 7659 DAVID HALL. Whom is a Moor American residing within the California Republic. LOT 51 162.00' N89'36'26"E 737.00 780.00 7,614 S.F. N00'23;34'W 62.00 C1989.00 102.00, DAVID JR HALL DAVE BEANO DAVID BELOVED DAVID HALL


13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

14. This FINANCING STATEMENT:
 covers timber to be cut covers as-extracted collateral is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):

PRINCE RA HOTEPE EL
 Prince Ra Chief Priest Hotep EL-BEY
 DAVID JR HALL
 DAVID HALL
 DAVE BEANO
 DAVID BELOVED
 7500 West Lake Mead Blvd C9 #309
 Las Vegas NV Republic near [89128]

16. Description of real estate:

Secured Party accepts Debtors signature in accord with UCC Sections 1-210[39] and 3-401. See Attached; Respondents, Privat, International Adminstrative Remedy Demand; Invoice Correction, Affidavit of Commercial Lien Pending and Certified Mailing Receipts. Ex Relations DAVID JR HALL/DAVE BEANO DESIGNS CORP 4203 Norval Ave Quartz Hill CA Republic near [93536] WITHOUT PREDJUDICE, UCC 1-308 Secured Party;David Jr Hall EL[c] All Right Reserved
 Signature 

17. MISCELLANEOUS:

FOR ALL PROPERTIES IN THE NAME OF PRINCE RA HOTEPE EL A MOOR AMERICAN FOR THE PEOPLE BY THE PEOPLE

Via USPO Certified Mail No. 7019 0140 0000 9588 3490

February 20, 2020

Non-Negotiable



In care of; Consul for Secured Party
7500 West Lake Mead Blvd
Las Vegas [89128]
Nevada State Republic
Prince Ra Hotep EL
Investor Of Note David Hall/
Dave Beano Corp.

**RESPONDENT'S PRIVATE, INTERNATIONAL, ADMINISTRATIVE REMEDY
DEMAND NO. DJRH120167-MIC**

For: CEO Chris Harvey
383 MADISON AVENUE
NEW YORK NY 10179
Phone 614-248-1726
<https://www.jpmorgan.com/securities>

Re; Written communications from JPMorgan Securities LLC and CEO Chris Harvey not limited to controllers, agents and former employees, hereinafter 'Debt Collector' dated February 29, 2020 or 02-29-10 a copy of which is attached herewith, made fully part hereof, and included herein by reference to be a bogus contract with a copyright infringement attached with written communication. As such all hidden destroyed and deleted if by way of companies hard drives this replaces all such agreements and contracts this day forward as of the actual day of contract by Elizabeth Ventura and Ta'Resa Turner Brokers for Bear Stearns Co. Inc. Bank and now acquired by JPMorgan Securities LLC. This contract stands, and must be challenged within 48 hours of receipt of this agreement and contract binding in all states within the USA Jurisdiction All Banks, agencies not limited to International Centralized Banking.

Consul has confirmed the identities of the agents involved and have the personal information though changed updated we possess the original communications and links herein with claimant and the two Brokers mentioned herein this matter. We can provide the original identifying linked in account information emails phone numbers and other identifying parameters.

Also please notice that a discovery has been done by Consul and a investigation is on going by independent Consul whom discovered the USDA TBILL BOND in tact and in place within the US Treasury. The DTCC was to keep Secured Party Informed and has copy of the contractual agreement and preliminary agreement.

Depository Trust & Clearing Corporation Type Private Total equity US\$2,332,235,000
(2018) Owner - banks, brokers Subsidiaries NSCC DTC FICC DTCC Deriv/SERV LLC
DTCC Solutions LLC EuroCCP Ltd. DTCC Loan/SERV LLC Warehouse Trust Company

NOTICE BY WRITTEN COMMUNICATION/SECURITY AGREEMENT

This Notice by Written Communication/Security Agreement, hereinafter "Notice by Written Communication" provides JPMorgan Securities and CEO hereinafter "User, notice that CUSIP BOND TBIL US912828HS23 Investment DAVID HALL [c] /DAVE BEANO [c] is accurate and forthright without disputes or opposition thereto Prince Ra Hotep EL[c]," is a common-law-copyright trade-name-/trademark of Prince Ra Hotep EL[c], hereinafter "Secured Party," and that any unauthorized use of DAVID HALL or DAVE BEANO[c] by User constitutes/copyright/trad name/trade-mark infringement, and all such use is strictly prohibited.

All right reserved re common-law copyright of trade-name/trade-mark - Copyright [c] 1967, 1988, 1998, and 2016 and all derivatives and variations in the spelling not limited to similar spellings of said trad-name/trade-mark - Copyright by Prince Ra Hotep EL, or Prince Ra Chief Priest Hotep El-Bey not limited thereto DAVID JR HALL or DAVE BEANO[c], may neither be used, nor reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgment of Prince Ra Hotep[c] EL ex relation DAVID HALL [c] or DAVID JR HALL[c] as signified by the red-ink or blue ink followed by finger print in red or blue never black of Prince Ra Hotep EL[c], hereinafter "Secured Part."

With the intent of being contractually bound, any juristic person, e.g. JPMorgan Securities not limited to Bear Stearns & Co Inc. Controllers CEOs and such the like, be it in Banking trades and such the like agrees by this Copyright Notice that neither said juristic person, nor any agent, nor any principal of said juristic person, shall display, nor otherwise use in any manner, the common-law trade-name trade/ mark DAVID JR HALL or DAVID HALL not limited to Prince Ra Hotep EL[c] nor any derivative of, nor any

THE DTCC Clearing Agency Agreement

The term "Clearing Agency Agreement" means any agreement between the Corporation and any other clearing agency registered under Section 17A of the Exchange Act which provides, with respect to any Person that is concurrently a Participant and member of the other clearing agency, for (i) a netting of the settlement payments due to and from such Person, (ii) the provision of liquidity to the Corporation or the other clearing agency on account of a default by such Person in the performance of its obligations and/or (iii) a guaranty of any of the obligations of such Person to the Corporation or the other clearing agency.

Collateral

The term "Collateral" of a Participant, as used with respect to its obligations to the Corporation, means, on any Business Day, the sum of (i) the Actual Participants Fund Deposit of the Participant, (ii) the Actual Preferred Stock Investment of a Participant, (iii) all Net Additions of the Participant and (iv) any settlement progress payments wired by the Participant to the account of the Corporation at the Federal Reserve Bank of New York in the manner specified in the Procedures.

Collateral Monitor

The term "Collateral Monitor" of a Participant, as used with respect to its obligations to the Corporation, means, on any Business Day, the record maintained by the Corporation for the Participant which records, in the manner specified in Procedures, the algebraic sum of (i) the Net Credit or Debit Balance of the Participant and (ii) the aggregate Collateral Value of the Collateral of the Participant.

Collateral Value

The term "Collateral Value", as used with respect to the Collateral of a Participant, means, on any Business Day, (i) with respect to the Actual Participants Fund Deposit of a Participant, the amount of such Actual Participants Fund Deposit, (ii) with respect to the Actual Preferred Stock Investment of a Participant, the amount of such Actual Preferred Stock Investment, (iii) with respect to the Net Additions of a Participant, an amount determined by applying to the Market Value of such Net Additions a percentage determined by the Corporation, in its sole discretion, and (iv) with respect to any settlement progress payments wired by a Participant to the account of the Corporation at the Federal Reserve Bank of New York in the manner specified in the Procedures, the amount of such settlement progress payments.

Control

The term "Control" has the meaning given to the term "control" in Section 8-106 of the NYUCC. A Pledgee has Control of Pledged Securities until they are Delivered, Released or Withdrawn by the Pledgee.

variation in the spelling of said trade-name/trade-mark nor common law copyright described herein, with prior express, written consent and acknowledgement of Secured Party, as signified by Secured Party's signature in red or blue ink. Secured Party neither grants, nor implies, nor otherwise gives consent for any unauthorized use of DAVID JR HALL[c] DAVID HALL[c] nor Prince Ra Hotep EL and neither in its full name Prince Ra Chief Priest Hotep EL-BEY hyphenated Bey, [c] and all such unauthorized use is strictly prohibited. Secured Party is not now, nor has Secured Party ever been, an accommodation party, nor a surety, for the alleged debts but only as the investor of the said instrument[s] and CUSIP BOND NO. TBILL. No US912828HS23 Which is proven to be the mans property undisputed for the past ten years upon demand and request of such documentation. No reply has ever come forth to dispute these facts. As such the time has passed for such to be done by law common law jurisdiction and maxims of adjudication not limited to statutes of limitations which void due to common law. In such he the man the secured party hold-harmless and indemnity agreement No. DJRH120167-MIC against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interest, as well you are accountable and responsible for said BOND thereto the United States Treasury, as such is clearly express whatsoever, both absolute and contingent, as are due and as might become or in any case shall become due, now existing and as might hereafter arise, and as might be suffered or alleged thereto by, imposed on, and incurred by DAVID HALL[c] and all other similar names not limited to Prince Ra Hotep EL[c] and such the like. As well any physical damages and threats similar to death is held up within this contractual agreement. For every and any reason, purpose, and cause whatsoever.

Self-executing Contract/Security Agreement in Event of Unauthorized Use: By this Notice by Written Communication, JPMorgan Chase Securities LLC not limited to the Company acquired Bear Stearns & CO Inc., hereinafter severally referenced as "Broker" "Firm" used in this paragraph, consent and agree to release fund via Tender Of Payment made thereto Secured Party DAVID JR HALL[c] Prince Ra Hotep EL[c] not limited to DAVE BEANO and that the use of said names or similar is identity theft and unauthorized other than authorized as set forth above constitutes unauthorized use, even for the attempt of releasing CUSIP BOND NO. TBILL. No US912828HS23 funds, transferring CUSIP BOND NO. TBILL. No US912828HS23 funds cashing CUSIP BOND NO. TBILL. No US912828HS23 is not limited to Identity Theft also included counterfeiting in the acts of theft of the CUSIP BOND NO. TBILL. No US912828HS23 which is the sole property of Prince Ra Hotep EL[c] DAVID JR HALL and such the like as mentioned herein this entire document not limited to other spellings short hand or long hand spellings. The Secured Party herein common-law-copyrighted property, as well Liens of said CUSIP BOND NO. TBILL. No US912828HS23 property, contractually binds user, renders this Noticeably written communication a Security agreement, hereinafter "security agreement wherein user is debtor and Prince Ra Hotep EL[c] {shorthand} DAVID JR HALL [c] is Secured Party, and signifies that User:(1) grant Secured Party a security interest in all of User's assets, land, and personal private property and all of User's interest in assets, land personal property and as such written and discussed all of User's interest in assets, land personal property in the sum certain amount of \$5,000,000.00 per each occurrence of use of Secured Party's common-law-copyright trade-name/trade-mark, Prince Ra Hotep EL[c] DAVID HALL[c] or DAVID JR HALL[c] not limited to david junior hall in upper and or lower case spellings. As well for each of any and all derivatives of, and variation in the spelling of, said common-law trade-name/trade-mark, not excluding "DAVID HALL JR" or Prince Ra Chief Priest Hotep EL hyphenated BEY[c] whom is Secured Party, and wherein User

Pledges all of User's assets, land, motor vehicles, aircraft; vessels; ships; trademarks; copyrights; patents; consumer goods; firearms; farm products; inventory and inventions; equipment; money; investment property; commercial tort claims; letter of credit; letter-of-credit right; cattle papers; electronic cattle paper; tangible chattel paper; certificated securities; un-certificated securities; promissory notes, payment intangibles; software; health-care-insurance receivables; instruments; despite accounts; accounts; documents livestock; real estate and real property - including buildings, structures, fixtures, and appurtenances situated thereon and underneath, above and below grounds commodities and first hand on any and all acquisitions thereto user. Manufactured homes; timber; corps; and as-extracted collateral, i.e. all oil, gas and other minerals underground not limited to housing underground shelters bunkers and such the like or similar to; as well as any and all accounts arising from the sale of these substances, both at wellhead and herein above in this paragraph; products, produce, and proceeds of any of the property described as replacements of substitutions hereon above in the paragraph; products produced and proceeds of any of the property described herein above in this paragraph; proceeds, including insurance, bond, general intangibles, and accounts proceeds, from the sale, destruction, loss, or misplaced of said CUSIP BOND NO. TBILL. No US912828HS23; herein above and below within the writing in this paragraph, such as in the form of a writing, photograph, microfilm, microfiche, tape, CD, DVD, electronic media, and the like, together with all of User's right, title, and interest in all computer software hardware required for utilizing, creating, maintaining, and processing any such records and data in any electronic media, or medium, and all of User's interest in all such foregoing property or properties in this paragraph, now owned and hereafter acquired now existing and hereafter arising, and wherever located, as collateral for securing User's contractual obligations in favor of Secured Party as such the man named Prince Ra Hotep EL[c] ex relations DAVID JR HALL[c] DAVE BEANO[c] rather presently and still property thereof Secured Party, due to User's unauthorized use of Secured Partys property herein and not limited to CUSIP BOND NO. TBILL. No US912828HS23 via Preliminary Contractual Agreement with Bear Stearns & CO Inc. without disputing herein as in Common-Law-Copyrighted Property; [3] Consents and agrees that Secured Party the man herein and the property owner may file a UCC Financing Statement wherein User is debtor and Prince Ra Hotep EL ex relations DAVID JR HALL/DAVE BEANO [c] is Secured Party; [4] consents and agrees that said UCC Financing Statement described above and perviously filed statement within Los Angeles County herein and above in paragraph [3] is a continuing finding statement, and further consents and agrees with Secured Partys filing on any contractual obligation therefore incurred has been fully satisfied; [5] authorizes Secured Party's THE man in flesh and blood, within this and past security agreements lost stolen destroyed or missing, consent and agrees in the contractual obligation therefore incurred has been fully satisfied authorizes the man Secured Party's filing and interest in property pledged as collateral in Security Agreement as described above in paragraph '[2]' in the UCC filing office; [6] consents and agrees that any and all such filing decried in paragraphs [4] and [5] above are not, and may not be considered, bogus, frivolous lies, nor mistakes and that User never claim such as stated to be frivolous mistakes and such the like, as Secured Party as "Authorized Representative" for "Payment Terms and Default Terms" granting Secured Party full authority and power for engaging in any and all action on behalf of User including, but not limited by, authentication of a record on behalf of User, as Secured Party, maintained with any bank in/under the name of User, and likewise any despite account maintained therewith the CUSIP BOND NO. TBILL. No US912828HS23 and the Preliminary Contractual Agreement with Bear Stearns & Co Inc. under the name of the User and any other names related thereto, created to misdirect and or misappropriated the funds of CUSIP BOND NO. TBILL. No US912828HS23

therewith any deposits transfers thereto parent companies and subsidiaries such as Fidelity and or outside agencies such as Treasury Direct whom falsely alleged the misuse of an account when Secured Party legally made an attempt to lawful transfer his own investment funds to his own banking account with Bank Of America. As such the funds have been traced and stands in Treasury as such without the consent of Secured Party, even by way of newly created account information tracking information and transfer information not limited to government agencies such as Treasury Direct whom closed Secured Party's account November of 2019 without lawful reason or purpose. Such was frivolous as the agent therein laughed due to the nationality of the Secured Party. Therefore User has defaulted and such has been documented on many levels within multiple public domains as well as courthouses. The DTCC was to continue monitoring EMTN 144A as the clearing house for the funds for the Secured Party via the Preliminary Contract, rather they have failed to do so. This is not limited to transferring claims and cases thereto outsourced law firms accountants firms and government agencies for such was done in the misrepresentation of the law, as such you have DEFAULTED, for such was and is still presently under trade-name/trade-mark nor common law copyright described herein, thereunder the Constitution of the United States of America and by way of Treaty of Peace and Friendship as well the Treaty for Moors to do Commerce Business also known as the Treaty of Amity, Commerce, and Navigation, such De Facto mentioning of past dismissals for past or previous cases also constitutes a Default in judgment herein, for all de facto non lawful dismissals and orders have been void by law as it states Schreuer vs. Rhodes, 416 U.S. 232, 94 S. Ct. 1683, 1687 (1974) Note: By law, a judge is a state officer. 2 The judge then acts not as a judge, but as a private individual (in his person). When a judge acts as a trespasser of the law, when a judge does not follow the law, the Judge loses subject-matter jurisdiction and the judges orders are not voidable. but VOID, and of no legal force or effect. The U.S. Supreme Court stated "when a state officer [Judge] acts under a state law in a manner violative of the Federal Constitution, he comes into conflict with the superior authority of that Constitution, and he is in that case stripped of his official or representative character and is subjected in his person to the consequences of his individual conduct. The State has no power to impart to him any immunity from responsibility to the supreme authority of the United States,". More over The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons and the contracts between them." Marbury v. Madison, 5 U.S. (2 Cranch) 137, 180 (1803) "... the particular phraseology of the constitution of the United States confirms and strengthens the principle, supposed to be essential to all written constitutions, that a law repugnant to the constitution is void, and that courts, as well as other departments, are bound by that instrument." "In declaring what shall be the supreme law of the land, the Constitution itself is first mentioned; and not the laws of the United States generally, but those only which shall be made in pursuance of the Constitution, have that rank". "All law (rules and practices) which are repugnant to the Constitution are VOID". Since the 14th Amendment to the Constitution states "NO State (Jurisdiction) shall make or enforce any law which shall abridge the rights, privileges, or immunities of citizens of the United States nor deprive any citizens of life, liberty, or property, without due process of law, ... or equal protection under the law", this renders judicial immunity unconstitutional. As such the mentioning of any orders of dismissal without trial by jury and Constitutional support brings and have brought about this Default. Secured Party has never waived or given up his human rights nor his Treaty and Constitutional rights.

Schreuer vs. Rhodes, 416 U.S. 232, 94 S. Ct. 1683, 1687 (1974) Note: By law, a judge is a state officer. 2 The judge then acts not as a judge, but as a private individual (in his person). When a judge acts as a trespasser of the law, when a judge does not follow the law, the Judge loses subject-matter jurisdiction and the judge's orders are not voidable. but VOID, and of no legal force or effect. The U.S. Supreme Court stated "when a state officer [Judge] acts under a state law in a manner violative of the Federal Constitution, he comes into conflict with the superior authority of that Constitution, and he is in that case stripped of his official or representative character and is subjected in his person to the consequences of his individual conduct. The State has no power to impart to him any immunity from responsibility to the supreme authority of the United States,"

Waivers of Constitutional Rights, not only must they be voluntary, they must be knowingly intelligent acts done with sufficient awareness." The Claimants/Plaintiffs have never waived their rights. Haines v. Kerner, 404 U.S. 519 (1972) "Allegations such as those asserted by petitioner, however artfully pleaded, are sufficient"... "which we hold to less stringent standards than formal pleadings drafted by lawyers." As such the mentioning of previous alleged orders and dismissals warrants Default for nothing has been disproved that the secured party controls and owns this property CUSIP BOND NO. TBILL. No US912828HS23; the frivolous use of de facto and creation of one's own court and laws continues the Default herein. By Common Law Court Common Law Court Of Record and Grand Jury there must be witnesses, evidence, facts, laws, affidavits, decorations, sworn statements and real motions used to dismiss a claim case or complaint or that ruling is are not voidable. but VOID, and of no legal force or effect. The U.S. Supreme Court stated "when a state officer [Judge] acts under a state law in a manner violative of the Federal Constitution, he comes into conflict with the superior authority of that Constitution, and he is in that case stripped of his official or representative character and is subjected in his person to the consequences of his individual conduct. The State has no power to impart to him any immunity from responsibility to the supreme authority of the United States,"

As such the User and without liability, and further consents and agrees that this appointment of secured party as Authorized Representative for User, effective upon the Mature Dates for the CUSIP BOND NO. TBILL. No US912828HS23; not limited thereto the Preliminary Contractual Agreement with Bear Stearns & Co Inc. and its entire amount times three [\$28,900,000,075.00 + the initial \$10,000,000.00] thereto the Secured Party the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status.

PAYMENT TERMS: In accordance with fees for authorization and transfer sale or release of CUSIP BOND NO. TBILL. No US912828HS23; and the name DAVID JR HALL/DAVE BEANO not limited to the names spelled out herein the begging paragraphs, as set forth above, User hereby consents and agrees that User shall be responsible for the damages if any thereto the US Treasury Dept. and any and other banks mentioned herein and not mentioned herein during the sale trade or transfer not limited thereto the Tender of Payment made to the Secured Party. For the illegal use or unauthorized of the CUSIP BOND NO. TBILL. No US912828HS23; Preliminary Contractual Agreement and the name[s] DAVID HALL, DAVID JR HALL, DAVID HALL JR and DAVE BEANO and such the like, User agrees to the invoice they shall receive as in the form of the Tender of Payment in its full amount and a copy made thereto the US Treasury, within ten [10] days of the date of the invoice or tender of payment made thereto the Secured Party. The Tender of Payment is the Copy for invoice presented thereto User and a copy thereto the US Treasury Dept. As such itemized fees shall be added thereto a separate invoice. Tender Payment in full amount of BOND.

DEFAULT TERMS - In event of non payment or release of funds USDA thereto Secured Party or to buyer of CUSIP BOND NO. TBILL. No US912828HS23; not limited thereto the Preliminary Contractual Agreement with Bear Stearns & Co Inc. User shall be responsible for its entire amount times three [\$28,900,000,075.00 + the initial \$10,000,000.00] thereto the Secured Party the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status. Not limited to deceptive tricks.

User shall be deemed in default and [a] all of Users Property and interest in property pledge as collateral by User herein, as set forth in paragraphs [1-13]. immediately becomes, i.e. is, property of Secured Party; [b] Secured Party is appointed User's Authorized Representative as set forth in above paragraphs "[8]", and [c] User consent and agrees that Secured Party's sole discretion, deems appropriate, including, but not limited by, sale at auction transfer, hidden or kept within the US Treasury blocking the Secured Party from acquiring, recouping, selling, or Rendering Tender Of Payment as stated upon the CUSIP BOND NO. TBILL. No US912828HS23; not limited thereto the Preliminary Contractual Agreement with Bear Stearns & Co Inc. and its entire amount times three [\$28,900,000,075.00 + the initial \$10,000,000.00] thereto the Secured Party the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status. During or at the time of Default which has concurred or past its point in time, Secured Party upon User's Default, without notice thereto User, any and including, but not limited by, sale at auction, at any time following Users default timeline, Secured Party shall have access to all mentioned herein former property and interest in property, formerly pledge as collateral by User, described above in all of User's former property within paragraph above beginning at paragraph [2], now property of Secured Party Prince Ra Hotep EL ex rel; DAVID HALL or DAVID JR HALL/DAVE BEANO. In respect of this security agreement, that Secured Party, again in Secured Party's sole discretion, deems appropriate.

TERMS FOR CURING DEFAULT - In event of default which at this point in time is inevitable, past due and too late to correct, as set forth above under "Default Terms," User can cure User's default and avoid strict foreclosure of any remainder of User's former property that is neither in the possession of Secured Party, nor otherwise disposed of by Secured Party, only by tendering payment within ten days of Users default and only by payment in full of the balance of the sum certain amount owed by User, as noticed User in Invoice or Tender Of Payment made thereto DAVID JR HALL for the CUSIP BOND NO. TBILL. No US912828HS23; not limited thereto the Preliminary Contractual Agreement with Bear Stearns & Co Inc. and its entire amount of [\$28,900,000,075.00 + the initial \$10,000,000.00] thereto the Secured Party the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status, as well the interest in property pledged as collateral for scoring User's obligation.

TERMS OF STRICT FORECLOSURE ; default User's non-payment in full of all unauthorized usage of the CUSIP BOND NO. TBILL. No US912828HS23; not limited thereto the Preliminary Contractual Agreement with Bear Stearns & Co Inc. fees shall account hereafter but will cease once the User has tendered payment or released payment thereto Secured Party and shared this information with the US Dept Of Treasury within five [5] days made before or during the default curing period.

As such set above under terms for Curing Default authorizes Secured Party's immediate non-judicial strict foreclosure on any and all remains property and interest in property formally pledged herein as the CUSIP BOND NO. TBILL. No US912828HS23; not limited thereto the Preliminary Contractual Agreement with Bear Stearns & Co Inc. and its entire amount times three [\$28,900,000,075.00 + the initial \$10,000,000.00] thereto the Secured Party the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated [Autograph Common Law, Copyrighted 1967, 1977, 1988, 1998, 2005, 2010 and 2020] thereto status. Not limited thereto land buildings and such the like as mentioned in paragraphs [1-13].

Should any provision of this Notice by Written Communication be unenforceable, said unenforceable provision is hereby served from this Notice by Written Communication, but every remaining provision continues in full force effect, and the Notice by Written Communication is deemed modified in a manner that renders this Notice by Written Communication in full force and effect, meaning there are no loop wholes red tape and de facto settings herein this contractual agreement. In all cases Secured Party continues without liability and is held harmless, and without recourse thereto your personal issues damages cause by this contractual agreement. Any mistake of Secured Party be it spelling diction definition and so forth Secured Party is invalidated thereby and of no force and effect, and may not be relied upon by User against Secured Party in this matter as stated before hand without recourse.

No consent of any kind is granted nor otherwise given re any matter offered/alleged/asserted by User, not limited to investigations and such the like by outside third party agencies, and Secured Party withholds all consent. Secured Party may consider granting consent in favor of User only upon User;s full disburse of any and all consequences of such granting of consent, accompanied by User's commensurate attendant liability for the veracity, relevance, and verifiability of any such disclosure, which liability is borne by the form of an authenticated Security Agreement well before this point in time as of January 2007 and not thereafter.

Wherein User is now debtor to the full amount of the CUSIP BOND NO. TBILL. No US912828HS23; not limited thereto the Preliminary Contractual Agreement with Bear Stearns & Co Inc. and its entire amount [\$28,900,000,075.00 + the initial \$10,000,000.00] thereto the Secured Party the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status.

As such is self executed effective the moment of Secured Party's confirmation of any material inconsistency/deviation/discrepancy in the aforementioned resultant consequences avowed by User, as determining solely by the Secured Party on behalf of the CUSIP BOND NO. TBILL. No US912828HS23; not limited thereto the Preliminary Contractual Agreement with Bear Stearns & Co Inc. and its entire amount[\$28,900,000,075.00 + the initial \$10,000,000.00] thereto the Secured Party the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status.

As such failure to address this matter and conclude thereto de facto tactics illusions and false narrative the damages shall be owed thereto the Secured Party in the amount entire amount[\$28,900,000,075.00 + the initial \$10,000,000.00] times three [Xs3] thereto the Secured Party the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status.

The investor Secured Party the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status, and holder in due course of the CUSIP BOND NO. TBILL. No US912828HS23; not limited thereto the Preliminary Contractual Agreement with Bear Stearns & Co Inc. and its entire amount[\$28,900,000,075.00 + the initial \$10,000,000.00] shall not be responsible for the Bond which shall be considered debt thereto the US Treasury as of this day and five days from the maturity date February 29, 2010 recorded on this date January 1, 2020 with the final mature date for the Preliminary Contractual Agreement with Bear Stearns & Co Inc. and its entire amount [\$10,000,000.00] due May 26, 2020 before midnight eastern standard time, nine pacific standard time.

Make Tender of Payment to DAVID JR HALL ESTATE TRUST before the final maturity date or the Preliminary Contractual Agreement with Bear Stearns & Co Inc. and its entire amount [\$10,000,000.00] due May 26, 2020 before midnight eastern standard time, nine pacific standard time.

Further, this is a final request for validation of any alleged holders in due course, investors, parties, secured parties not limited to man and or woman investors. Please provide a copy of the invoice attached thereto and therein the correct CUSIP BOND No. dates of exchange sales maturity dates and such the like. Statements and you may not if applicable black out said names other than DAVID JR HALL/DAVE BEANO and such the like. Please send notifications of assignments, negotiations, transfer of rights, as well a demand for a copy of any other un-verified documentation presentments reforming said CUSIP BOND TBILL Note etc,... This request for validation began when User was first challenged via O.C.C. January 9, 2010 and User has failed to provide proof other than threats of taking other properties land home and such the like, attempting to block Secured Party from his property.

Please feel free to attache in accordance with law, only duly sworn affirmed affidavits, oaths, and depositions qualify as a verification of the lawful existence of a bona fide sworn oath not limited to Examinations Under Oath. Absence of such verification validating the BOND and absent of proof of a claim grater than that of Secured Party, User "fails and have failed to state a claim upon which relief can be granted." Wherefore, in accordance with act of 1933 and 1934 please provide your SEC filings to show cause of this communication without default.

User is here by noticed of the following Privacy Act Notice:

PRIVACY ACT NOTICE

This written Notice by written communication constitutes User's due process notice and opportunity as well past opportunities for being heard. Absent compliance with requirements set forth herein User is barred form using any defense of immunity form prosecution for User's own actions, the lack thereof, as well the actions of User's agents. Not limited to former law firms attorneys and government agencies such as Treasury Direct.

By this Notice by written communication, User, as well as User's agents and principals, shall comply with the provision of the Privacy Act of 1974, as lawfully amended, 12 U.S.C. 3401, the Right to financial privacy act of 1978, as lawfully amended, 5 U.S.C. 552[a], and the Third Party Summons Act, special procedures, 26, U.S.C. 7609 as lawfully amended, for assisting Secured Party in Keeping inviolate certain Constitutionally protected privacy rights not limited to Treaties.

By this Notice By Written Communication, User, as well as User's agents and principals, shall comply with this demand: User shall provide Secured Party with a copy of any express, written authorization from Secured Party whereby User is authorized for disclosing/revealing/divulging/sharing with any third-party, in any manner, as well as by any means of communication, any information, documentation, data, property, effects, and the like re true ownership of the CUSIP BOND NO. TBILL. No US912828HS23; not limited thereto the Preliminary Contractual Agreement with Bear Stearns & Co Inc. the emails with agents and such the like falsely informing incorrect information regarding past investments will not suffice and shall be deemed as default judgment. As such communications shall commence here forth with Secured Party Consul herein for or on behalf of the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status. Please address your documents thereto Consul address 7500 West Lake Mead Blvd C9 #309 Las Vegas NV Republic Near [89128].

Any other such communication attempt shall be deemed as in the notice of default paragraphs 13 adding thereto DEFAULT TERMS - In event of non payment or release of funds USDA thereto Secured Party or to buyer of CUSIP BOND NO. TBILL. No US912828HS23; not limited thereto the Preliminary Contractual Agreement with Bear Stearns & Co Inc. User shall be responsible for its entire amount times three [\$28,900,000,075.00 + the initial \$10,000,000.00] thereto the Secured Party the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status.

User possesses neither express, written authorization, nor consent, from Secured Party and BOND TBILL holder in due course the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status. Not with any third party, or outside agency for use of revealing/disclosing/divulging/sharing with any outside third party including harassment from NSA, and such the like outside third parties.

This Notice by Written Communication is binding upon every principal and agent re the subject matter set forth herein, and each principal or alleged principal and each agent is: [a] barred from providing any reports, accounting and such the like, barred from any credit reporting agency any derogatory credit lines or information regarding the about CUSIP BOND, [b] prohibited from contacting the secured party by mail, this includes further attempts from agencies such as the Internal Revenue Services whom has made several attempts to communicate on the behalf of the User. User establishes the existence of a superior claim greater than that of the Secured Party's and until the Bond, funds, be it in gold silver but not nor never in US Dollars, until this is verified the User shall remain in default and interest accruing. Therefore, User as well as any assignee, is prohibited from filing any lawsuit, claiming harassment, liens, foreclosures on real property[s], notice of levy, and the like, as well as any other legal attempts turning into legal actions against the Secured Party. Nine Tenths of the law is possession and the Secured Party's Tender of Payment is possession as of January 9, 2010.

Further, User's above referenced written communication and the lack thereof, constitutes an issue of plus currency, and alleged controller hiding the CUSIP BOND and its wealth of funds. In accordance with the Fundamental principals of American Jurisprudence and law, bonafide documentary evidence that establishes the lawful bis for User's issue of said public currency and User's claim on why they have not release funds by way of controlled parent or subsidiaries such as Fidelity or the alliance thereof.

JPMorgan and Fidelity Brokerage Company Form Strategic Alliance; Fidelity's Retail and Institutional Brokerage Clients Gain Access to JPMorgan Equity and Fixed-Income Offerings, NEW YORK & BOSTON--(BUSINESS WIRE)--Feb. 28, 2006--JPMorgan, the investment banking unit of JPMorgan Chase & Co (NYSE: JPM) and Fidelity Brokerage Company, one of the nation's leading brokerage firms, today announced a strategic alliance that will enable Fidelity's retail and institutional brokerage clients to participate in new issue equity and fixed-income deals lead-managed by JPMorgan, which includes initial public offerings, secondary share sales and certain negotiated municipal bond offerings.

Through the strategic alliance, JPMorgan will become the primary provider of new issue equity and fixed-income products to Fidelity's brokerage clients, including its retail customers, who hold approximately 10.7 million accounts, more than 3,000 registered investment advisors and more than 350 broker/dealer firms with 65,000 individual brokers, through Fidelity's clearing business, National Financial. JPMorgan's fixed-income and equity products were previously distributed primarily to institutions, hedge funds and ultra-high-net-worth investors through the JPMorgan Private Bank.

As such the Secured Party has received multiple blocks on attempts of transferring the funds from the CUSIP BOND TBILL. No US912828HS23, Either received emails of the transfer going thru but then he is blocked from the website on more than twenty occasions forced to renew his password and once in the account the balance shows zero, this is a Default upon the User. As stated within the Default terms not limited to tricks and deceptive tactics including closing accounts without due course and lawful reasons, and or constant harassing emails, notices and threats. The online websites claims that "This alliance gives JPMorgan and its clients access to Fidelity's extensive distribution network," said Steve Black, co-CEO of JPMorgan's Investment Bank. "We are now able to offer our clients the opportunity to reach a far broader set of investors. Becoming Fidelity's primary provider of new issue equity and debt products is a key competitive advantage for JPMorgan." As a worldwide leader in investment banking, JPMorgan completed another strong year in 2005. The firm was the No. 4 global stock and bond underwriter with over \$414 billion of issuance, according to Thomson Financial.

As one of the nation's leading brokerage firms, Fidelity Brokerage Company recently reported significant gains in 2005. Client assets under administration were \$1.4 trillion, an increase of 23 percent from \$1.1 trillion one year ago. Daily average commissionable trades were 275,075, up 23 percent from 223,223 in the fourth quarter of 2005. Additionally, total retail and institutional client accounts in the fourth quarter were 16.6 million, up 16 percent compared to the same period in 2004. JPMorgan Chase & Co. (NYSE: JPM) is a leading global financial services firm with assets of \$1.2 trillion and operations in more than 50 countries. The firm is a leader in investment banking, financial services for consumers and businesses, financial transaction processing, asset and wealth management, and private equity. A component of the Dow Jones Industrial Average, JPMorgan Chase & Co. has its corporate headquarters in New York and its U.S. consumer and commercial banking headquarters in Chicago. Under the JPMorgan, Chase and Bank One brands, the firm serves millions of consumers in the United States and many of the world's most prominent corporate, institutional and government clients. Information about the firm is available at www.jpmorganchase.com. Rather the Secured Party has found it difficult to communicate with said third party and or agency.

About Fidelity Investments-Fidelity Investments is one of the world's largest providers of financial services, with custodied assets of \$2.4 trillion, including managed assets of more than \$1.2 trillion as of December 31, 2005. Fidelity offers investment management, retirement planning, brokerage, and human resources and benefits outsourcing services to more than 21 million individuals and institutions as well as through 5,500 financial intermediary firms. The firm is the largest mutual fund company in the United States, the No. 1 provider of workplace retirement savings plans, one of the largest mutual fund supermarkets and a leading online brokerage firm. For more information about Fidelity Investments, visit www.fidelity.com. Please refer back to the Default Terms.

User JPMorgan Securities LLC has tactically consented and agrees that the controllers not limited to CEOs former past and present are responsible for preventing this account of the bond to be transferred but emails have conferred that a transfer has taken place rather the funds remain in the U.S. Treasury for some strange reason. Therefore both parties reserve the right for initiating counter claim, as well as a claim, against any of the following: Fidelity Investments, Treasury Direct, Bear Stearns & CO. Inc and any and all related agencies preventing the Secured Party from his investment funds Bonds transfers sales and such the like.

JPMorgan Securities and Controllers CEOs not limited to past or present officers not mentioned due to abrupt changes in titles and positions, as well principals, agents, and assignees, who's act[s] omission[s] results in either of the following: [a] damages against the property owner be it by loss of property[s] land home and other properties, tort damages against Secured Party.

Due Process Of Law is granted and was granted via attempts within several venues but was block by unwarranted and unlawful orders of dismissals without due process of the law for Moor American as to the US CONSTITUTION and TREATIES therein ties to the United States Of America.

Enclosures : Copies

Lawful Notification

Copy of the Bear Stearns & Co Inc 10 year non callable Collateral Instrument

Copy of the CUSIP BOND TBILL

Affidavits from witnesses

Tender of Payment offering

Lawful Money Affidavit

Notice of Release of Funds

UCC 1 Financing Statenment

UCC 3 Amenment and Addendum

DJRH120167-MIC

POWER OF ATTORNEY OR CONSUL

Proof of claim

Affidavit of Truth/Affidavit For failure to respond within 30 days

Public Domain recordings without dispute or opposition



Affidavit of Self Authenticating By way of Lawful Notification

Notice by Written Communication/Security Agreement is herewith executed this February 20, 2020, by and between the undersigned parties:

User/Debtor JPMorgan Chase Securities LLC/Bear Stearns &Co. Inc.

User/Debtor JPMorgan Chase Securities LLC/Bear Stearns &Co. Inc.

Debtor's Signature

Secured Party accepts Debtor's signature in accord with UCC 1-201[39], 3-401.

Secured Party: Prince Ra Hotep EL

Ex Relations David Jr Hall/Dave Beano

Without prejudice UCC 1-207

[Handwritten signature and fingerprint]

Secured partys signature

Autograph Common Law Copyright [c] 1967, 1977, 1988, 1998, 2010, 2015, & 2020 by Prince Ra {David Jr Hall} EL[c] All Rights Reserved. No part of this autograph Common Law Copyright made be used, nor reproduced in any manner, without prior express, written consent and acknowledgment of secured party as signified by Secured Party's Signature and finger print supported by Moor American ID in red or blue ink only along with Seal and stamp of Trust Estate. No copies allowed. Unauthorized use of DAVID JR HALL[c] or DAVE BEANO[c] insures same unauthorized use fees fines as those associated with ex Relation David Jr Hall, DAVID HALL JR, DAVID JUNIOR HALL as well Prince Ra Hotep EL [short hand] Prince Ra Chief Priest Hotep EL-BEY [as the Bey is hyphenated] and such the like "[I]" under "[Self-executing Contract/Security Agreement in Event of Unauthorized use]". Enclosure: Published Copyright notice.

*State of Nevada
County of Clark*

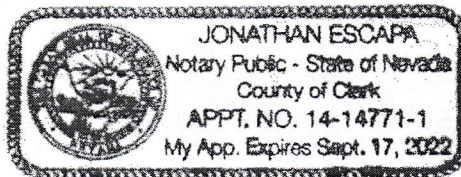
ACKNOWLEDGEMENT

Subscribed to and Sworn before me this 21st day of Feb, A.D. 2020, a Notary, that ex relation David Hall JR, Prince Ra Hotep EL personally appeared before me to be the man whose name subscribed to the within instrument and acknowledged to be the same with proof of ID.

[Signature] [Seal]

Notary Public in and for said State

My Commission expires; 09-17-2022



Certified Mailing Receipt No.

Consul for Secured Party

Chief Aset Hotep EL DEY

Prince Ra Hotep EL[c]

ex rel DAVID JR HALL/DAVE BEANO

7500 West Lake Mead BLVD c8 609., Las Vegas NV near [89128]

TENDER OF PAYMENT INVOICE UPDATE

Verified Statement of Account

Non-Negotiable - Private Between Parties

Account Debtor:

JPMorgan Securities LLC

383 MADISON AVENUE

NEW YORK NY 10179

Phone 614-248-1726

Account Creditor:

Prince Ra Hotep EL

ex rel DAVID JR HALL/DAVE BEANO

c/o 7500 West Lake Mead Blvd

c9 #309

Las Vegas, Near [89128]

Nevada Republic

In accordance with notice and terms contained within that certain private, consensual contract and between Account Debtor JPMorgan Securities, Bear Stearns & Co Inc. and Creditor DAVID JR HALL[c]DAVE BEANO[c] [ex rel] now Prince Ra Hotep EL[shorthand] Prince Ra Chief Priest Hotep EL-BEY[c], i.e. "Administrative Remedy Demand, [with attachments: Proof of Claim and UCC financial statement amendment addendum]" dated March 22, 2017 and March___2020, received and executed by JPMorgan Securities LLC and Bear Stearns & Co. Inc. on February 29, 2010 and February 20, 2020; NOTICE TO RETURN ALL PROPERTY, NOTICE OF DEFAULT dated January 1, 2020 received by JPMorgan Securities LLC and Bear Stearns & Co. Inc. February 29, 2020 and March 1, 2020 as default date[s] respectively, an accounting of unauthorized use fees incurred by User JPMorgan Securities LLC and Bear Stearns & Co. current as of the date of this invoice update and or correction, re names addresses and locations of User[s] JPMorgan Securities LLC and Bear Stearns & Co. Inc. CUSIP BOND NO. TBILL. No US912828HS23; Preliminary Contractual Agreement and the name[s] DAVID HALL, DAVID JR HALL, DAVID HALL JR and DAVE BEANO use of Account Creditor's private, common law copyrighted property and common law lined property, is set forth as follows:

Principal Amount	Unauthorized use of funds	Occurrences of use	Extended amount
\$28,900,000,075	February 29, 2010	n/a	\$28,900,000,075.00x3
\$10,000,000.00	May 26, 2020	CUSIP BOND INVESTMENT	\$10,000,000.00x3
\$5,000,000.00	Notice of plan hide sell trade	n/a	\$5,000,000.00x3

\$5,000,000.00 Explanation of calculation of Surplus or deficiency \$5,000,000.00x3
 \$5,000,000.00 Notice to return property CUSIP BOND investment received sent to CEO
 Plus Triple Damages \$86,700,000,225.00
 Plus Triple Damages \$30,000,000.00
 Plus Triple Damages \$15,000,000.00
 Grand Total \$86,745,000,225.00

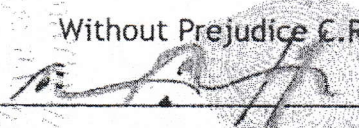


Prince Ra Hotep EL
 ex rel DAVID JR HALL/DAVE BEANO
 c/o 7500 West Lake Mead Blvd
 c9 #309 Las Vegas, Near [89128]
 Nevada Republic

This invoice is dated: the 29th day of the second month in the Year of our lord Two Thousand Twenty. The Undersigned, Prince Ra Hotep EL [ex rel] DAVID JR HALL/DAVE BEANO[c] does herewith swear, declare, and affirm that the Undersigned has examined this invoice correction and or update along with the Tender of payment attached thereto this document and any accompanying schedules, statements, and documents and that, in accordance with the best of the Undersigned knowledge and belief, this statement of account is true, accurate, and complete. This declaration of Prince Ra Hotep EL [ex rel] DAVID JR HALL/DAVE BEANO[c] has any knowledge. Under penalty of perjury under the laws of the United states of America under pursuant to the Treaty of peace and friendship, Treaty of Amity, Commerce, and Navigation and US Constitution & Title 28 USC Section 1746.

Done this day of February ~~28~~, 2020

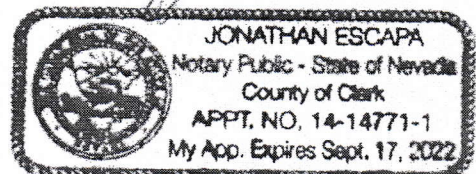
Without Prejudice C.R.S. U.C.C. 1-308, C.R.S. UCC 1-103.1


 Secured Party Creditor [Affiant]
 Consul in Fact/Attorney
 Common Law-Copyright{c} Holder
 Common Law-Lien Holder in due course
 Exempt From Levy

State of Nevada
 County of Clark

Appeared and Signed before me on this
21st day of Feb 2020 by
David Hall JR


 Notary



Secured Party/Creditor:

Prince Ra Hotep EL

ex rel DAVID JR HALL/DAVE BEANO

c/o 7500 West Lake Mead Blvd

c9 #309 Las Vegas, Near [89128]

Nevada Republic

Lien Debtor:

EIN : 134110995 : J.P. MORGAN SECURITIES LLC

383 MADISON AVENUE NEW YORK NY 10179

Phone 614-248-1726

Attention:

CEO

Chris Harvey

Agents:

Research Representative - EIN : 134110995 : J.P. MORGAN SECURITIES LLC

1111 POLARIS PKWY FLOOR 2J COLUMBUS OH 43240 614-248-1726

AFFIDAVIT OF COMMERCIAL LIEN PENDING
 NOTICE TO AGENT IS NOTICE TO PRINCIPAL
 NOTICE TO PRINCIPAL IS NOTICE TO AGENT

“Indeed, nor more than [affidavits] is necessary to make the prima facie case.”

Untied States v. Kis, 658 F. 2nd, 526, 536 (7th Cir. 1981);

Cert Denied, 50 U.S.L.W. 2169; 5 Ct March 22, 1982

THIS IS CONSENSUAL COMMERCIAL LIEN AND NOT A LIS PENDENS LIEN

This is a consensual Commercial Lien for Forgery and Copyright Infringements and Identity Theft for said property. Pursuant to Title 18 U.S.C. Section 495,2319; Title 17 U.S.C. Section 501[b], 504[1] & 506[a][1]; The above cited Lien Debtor JPMorgan Chase Securities LLC, whom acquired the assets of Bear Stearns Co Bank Inc. and such the like not limited to other hidden or unknown names, still present. for Preliminary Contractual Agreement and CUSIP[US912828HS23] EIN [JPMS LLC EIN [134110995].

User is indebted to Secured Party: Ex Relations DAVID JR HALL/DAVE BEANO DESIGNS now known as Prince Ra Hotep EL[c], for the amount of \$28,900,000,075.00 Twenty Eight Billion Nine Hundred Million Seventy Five Thousand USDA preferably in gold or silver non monetary value as of two Maturity dates February 29, 2010 and May 26, 2020. Lawful Money of the United States Of America [U.S. Minted Gold or Silver Coins Dollars: Title 31 U.S.C. Section 5112 and or Newly Minted Currency Amero Coin] all penalties Occurred on the part of all Lien Including DEBTORS/ AGENTS by arising out of breach of private contract and failure to produce the contract between Secured Party/Creditor and JPMorgan Chase Securities LLC, whom acquired the assets of Bear Stearns Co Bank Inc. and such the like not limited to other hidden or unknown names, still present. for Preliminary Contractual Agreement and CUSIP [US912828HS23] [JPMS LLC [134110995], via ADMINISTRATIVE REMEDY DEMAND NO.DJRH120167-MIC JPMorgan Securities LLC along with Bear Stearns & Co. Inc. failed to substantiate their claims to the BOND investment TBILL, as well failed to address the matter in whole and in its entirety, failed to abate enforcement of unsubstantiated claims thereto the TBILL BOND CUSIP NO. [US912828HS23] and failed to answer/rebut, oppose, Secured Party/Creditor's Commercial Affidavits point for point line by line, item by item, not limited to failure to address and answer/rebut, oppose these following documents certified mailed to them and various enforcement agencies Lawful Notification the Bear Stearns & Co Inc 10 year non callable Collateral Instrument, the CUSIP BOND TBILL itself, Affidavits from witnesses, Tender of Payment offering, Lawful Money Affidavit, Notice of Release of Funds, UCC 1 Financing Statement UCC 3 Amendment and Addendum filed in Los Angeles County Registrar Number 20170323954 Recorded in official Records Recorder's Office, Los Angeles County, California on 03/22/2017, also failed to refute/depose, oppose, and stand against POWER OF ATTORNEY OR CONSUL, Proof of claim Affidavit of Truth/Affidavit For failure to respond within 30 days Public Domain recordings without dispute or opposition, Public domain filings on case No. CA courthouse Los Angeles CA #19STLC03737 not limited to other courthouse records in Ninth Circuit and District Court houses in California. As such failure to address these matters as demanded and requested on multiple occasions, for the past ten [10] years creates a private default judgment by knowledgeable consent.

The above cited Lien Debtor JPMorgan Securities LLC not limited to acquired as of the year 2008 Bear Stearns & Co. Inc, whom was and is indebted to Secured Party/Creditor Prince Ra Hotep EL ex rel: DAVID JR HALL/DAVE BEANO in the amount of the TBILL/BOND CUSIP No. [US912828HS23] entire amount[\$28,900,000,075.00 + the initial \$10,000,000.00] thereto the Secured Party the man ex rel; DAVID JR HALL/DAVE BEANO, Prince Ra Hotep EL shorthand of Prince Ra Chief Priest Hotep EL-Bey the Bey being hyphenated thereto status.

Payment accepted for its Grand Total \$86,745,000,225.00 amount by way of lawful money of the Untied States of America [U.S. Minted gold or sliver coin Title 31 U.S.C. Section 5112 Dollars and or Newly Minted Currency the Ameros Coin] as any additional penalties and/or indebtedness that may occur from the wrongful acts of JPMorgan Securities not limited to its parent company JPMorgan Chase & Co and similar such the likeness of said parent company, The ledger of damages is found in the attached Tender of Payment and invoice correction, in which the criminal fines and penalties for offenses committed against the Secured Party are set forth. Values used for evaluating this lien are suggested in U.S. Codes [specifically Title 18 U.S.C. Sections 241, 495, 2319, 3571, 3623, Rule 902[9], and Title 17 U.S.C. Sections 501[b], 504[a][1], 506[a][1] etc,...] as reusable for such offenses.

This Commercial Lien is a obligation on the part of the Party lined. Such lien arises out of a private contract formed between tow parties, "Secured Party/Creditor and JPMorgan Securities LLC not limited to acquired Bear Stearns & Co. Inc,." Secured Party shall have the rights in its own name or in the name of the Debtor, whether before or after default by the Debtor, to demand, collect, receive, receipt for, sue for, compound and give acquittal for, any and all amounts due to become due on the accounts and to endorse the name of the Debtor on all commercial paper given in payment or part payment thereof, and in its discretion to file any claim or take any other action or proceeding which secured Party may deem necessary or appropriate to protect and preserve and realize upon the Security Interest of Secured Party in the Collateral. In order to assure collection to receivables in which Secured Party has a security interest hereunder and over Debtor. Secured Party may also notify encase of shut downs, acquisitions, foreclosures, buyouts, sale, or Bankruptcy, post office authorities and Parent company to change the address for delivery of mail thereto and returned mail and receive the collections of accounts receivable included herewith.

MAXIMS OF COMMERCIAL LAW:

- 1.] A workman is worthy of his hire.
- 2.] All are equal under the law.
- 3.] In commerce truth is Sovereign.
- 4.] Truth is expressed in the form of an affidavit.
- 5.] An un-rebutted affidavit stands as the truth in Commerce.
- 6.] An un-rebutted affidavit becomes the judgment in Commerce.
7. All matters must be expressed to be resolved.
- 8.] He who leaves the filed of battle first loses by default.
- 9.] Sacrifice is the measure of credibility (no willingness to sacrifice = No liability, responsibility, authority, or measure of conviction).
- 10.] Al lien or claim can be satisfied only though rebuttal by affidavit point for point line by line item by item, resolution by jury, or payment.

SECURITY INTEREST: JPMorgan Securities LLC not limited to acquired Bear Stearns & Co. Inc, hereby grants to Secured Party a security interest in and agrees that Secured Party has and shall continue to have a security interest in the following property; Pledges all of User's assets, land, motor vehicles, aircraft;vessels; ships; trademarks; copyrights; patents; consumer goods; firearms; farm products; inventory and inventions; equipment; money; investment property; commercial tort claims; letter of credit; letter-of-credit right; cattle papers; electronic cattle paper; tangible chattel paper; certificated securities; un-certificated securities; promissory notes, payment intangibles; software; health-care-insurance receivables; instruments; despite accounts; accounts; documents livestock; real estate and real property - including buildings, structures, fixtures, and appurtenances situated thereon and underneath, above and below grounds commodities and first hand on any and all acquisitions thereto user. Manufactured homes; timber; corps; and as-extracted collateral, i.e. all oil, gas and other minerals underground not limited to housing underground shelters bunkers and such the like or similar to; as well as any and all accounts arising from the sale of these substances, as stated on page 3

and 4, and all of User's interest in all such foregoing property or properties in this paragraph, now owned and hereafter acquired now existing and hereafter arising, and wherever located, as collateral for securing User's contractual obligations in favor of Secured Party both at wellhead and herein above in this paragraph; products, produce, and proceeds of any of the property described as replacements of substitutions hereon above in the paragraph; products produced and proceeds of any of the property described herein above in this paragraph; proceeds, including insurance, bond, general intangibles, and accounts proceeds, from the sale, destruction, loss, or misplaced of said CUSIP BOND NO. TBILL. No US912828HS23; herein above and below within the writing in this paragraph, such as in the form of a writing, photograph, microfilm, microfiche, tape, CD, DVD, electronic media, and the like, together with all of User's right, title, and interest in all computer software hardware required for utilizing, creating, maintaining, and processing any such records and data in any electronic media, or medium, such as in the form of a writing, photograph, microfilm, microfiche, tape, CD, DVD, electronic media, and the like, together with all of User's right, title, and interest in all computer software hardware required for utilizing, creating, maintaining, and processing any such records and data in any electronic media, or medium, and all of User's interest in all such foregoing property or properties in this paragraph, now owned and hereafter acquired now existing and hereafter arising, and wherever located, as collateral for securing User's contractual obligations in favor of Secured Party, not limited to TBILLS BONDS and Hedge Funds and such the like. Including proceeds from sales, or bankruptcy, all automotive, household goods, inventory, all of lien debtors inventory, Trucks, Motor Driven Conveyances, Machinery, Boats, Yachts, Computers, Telecommunications Equipment, Banking equipment, buildings and locations access thereto said names of Debtor, Raw materials, furniture within locations within buildings, Finished goods, and other tangible personal property now owned or hereafter acquired and held for sale or lease or furnished or to be furnished under contracts for service or used or consumed in Debtor's business and all additions and accessions thereto and contracts with respect thereto and all documents of Title evidencing or representing any part thereof, and all products and proceeds thereof, including without limitation. All of JPMorgan Securities and Bear Stearns & Co Inc, Fixtures and Appurtenances thereto, and such other goods, chattels, fixtures, equipment and personal property affixed or in any manner attached to the Real-Estate and or Building[s] or Structure[s]. All equipment of every nature and description whatsoever now owned or hereafter acquired by JPMorgan Securities LLC Bear Stearns & Co. Inc, including including all appurtenances and additions thereto and substitutions therefor, wheresoever located, including all tools, parts and accessories including the digital domain, apps or applications, inventions, in connection therewith. All income/financial property: Money, credits, Bank Deposits, checking accounts, accounts receivables, checking and savings accounts and accounts of similar financial institutions, content of all safe Deposit boxes, private vault contents, coins, gold, silver, platinum, stocks, bonds, and negotiable instruments, retirement funds, pension funds, company stock options funds annuities, cash value of insurance, wills, estates, equity liens, IRS refunds, Trust accounts, rights to property, rent moneys, water rights, patent and copyright royalties, stamp collections and others.

CONDITIONS FOR RELEASE OF LEIN: Property that is to be seized for the satisfaction or this lien can be released only by one of four [4] ways:

- 1.] Satisfy the lien by the lien debtor, i.e. full payment and release or transfer of title of property pledged as security also known as the Bond CUSIP No. [US912828HS23] in full pledged as security for the lien in full to the Secured Party/Creditor by foreclosure upon default by JPMorgan Securities LLC and including Bear Stearns & Co. Inc, or;
- 2.] Categorical point for point rebuttal [affirmation, denial, and proof] of every element of the Secured Party/Creditor's claim, not by a letter from a low agent or employee[s] rather also in the form of a Administrative remedy Demand sworn to as true, correct, and complete, for which JPMorgan Securities LLC and including Bear Stearns & Co. Inc accepts full personal and Commercial responsibility. If the Secured Party can rebut JPMorgan Securities LLC and including Bear Stearns & Co. Inc rebuttal, the lien stays in force or;
- 3.] Voluntary [un-extorted] removal of the lien by Prince Ra Hotep EL [ex rel.] DAVID JR HALL/DAVE BEANO or David Hall[c], or ;
- 4.] Resolution of dispute, i.e. conflicts of affidavits truth between secured party/creditor and JPMorgan Securities LLC and including Bear Stearns & Co. Inc, heard before a common law jury, duly convened by the Sheriff and properly conducted, within 90 days of filing this lien.

i, a man, Prince Ra Hotep EL [ex rel.] DAVID JR HALL/DAVE BEANO or David Hall[c], am the living man, lien claimant and i have read the forgoing claim information presented by consul and independent consul, knowing the contents thereof, and believe the same to be true, valid, and just. My sworn and notarized ADMINISTRATE REMEDY DEMAND No.DJRH120167-MIC as well Lawful Notification, evidence Copy of the Bear Stearns & Co Inc 10 year non callable Collateral Instrument, Copy of the CUSIP BOND TBILL, Affidavits from witnesses, Tender of Payment offering, Lawful Money Affidavit, Notice of Release of Funds, UCC 1 Financing Statement, UCC 3 Amendment and Addendum, Proof of claim, Affidavit of Truth/Affidavit For failure to respond within 30 days, Public Domain recordings without dispute or opposition, Affidavit of Self Authenticating By way of Lawful Notification, and Notice by Written Communication/Security Agreement is herewith executed by and between the undersigned parties, are all attached as further Affidavit in support of this lien, and sets forth points of law as well as the ledger of the accounting, tender of payment, in criminal fines and penalties as the monetary amount of this lien, which sum becomes mature at the end of ninety days from date of filing this lien.

Note: {The lien upon JPMorgan Securities LLC and including Bear Stearns & Co. Inc, and accounts other receivables shall survive the foreclosure of any land sale contract, mortgage, trust deed or other lien or encumbrance or security interest TBILLS Bonds, in the real property or JPMorgan Securities LLC and including Bear Stearns & Co. Inc, products described above shall remain in full force and effect until release, paid transferred fully satisfied or foreclosed. The first two occurrences of copyright infringement and identity theft not limited to other criminal acts to hide, delete, lose, stolen, or missing CUSIP BOND TBILL herein is to be looked at as a violation of treaty and the US CONSTITUTION before the Remedy Demand/Security Interest has been sent to notify for use of Copyrighted Material. See UCC 3-302, Forgery is an automatic criminal offense and treated as an Alteration on the Contract which is now and always been active alive and must be compensated for, for the usage by lien debtor; See invoice correction.

SURPLUS OR DEFICENCY

dated FEBRUARY 29, 2010

NO REPLY THERETO OF LIEN

FEBUARY 21, 2020

Principal Amount	Unauthorized use of funds	Occurrences of use	Extended amount
\$28,900,000,075	February 29, 2010	n/a	\$28,900,000,075.00x3
\$10,000,000.00	May 26, 2020	CUSIP BOND INVESTMENT	\$10,000,000.00x3
\$5,000,000.00	Notice of plan hide sell trade	n/a	\$5,000,000.00x3

Secured Party/Creditor:

Prince Ra Hotep EL

ex rel DAVID JR HALL/DAVE BEANO

c/o 7500 West Lake Mead Blvd c9 #309 Las Vegas, Near [89128] Nevada Republic

This invoice is dated: the 29th day of the second month in the Year of our lord Two Thousand Twenty. The Undersigned, Prince Ra Hotep EL [ex rel] DAVID JR HALL/DAVE BEANO[c] does herewith swear, declare, and affirm that the Undersigned has examined this invoice correction and or update along with the Tender of payment attached thereto this document and any accompanying schedules, statements, and documents and that, in accordance with the best of the Undersigned knowledge and belief, this statement of account is true, accurate, and complete. This declaration of Prince Ra Hotep EL [ex rel] DAVID JR HALL/DAVE BEANO[c] has any knowledge. Under penalty of perjury under the laws of the United states of America under pursuant to the Treaty of peace and friendship, Treaty of Amity, Commerce, and Navigation and US Constitution & Title 28 USC Section 1746.

Done this day of February ~~29~~, 2020

Without Prejudice C.R.S, U.C.C. 1-308, C.R.S. UCC 1-103.1



Secured Party Creditor [Affiant]

Consul in Fact/Attorney

Common Law-Copyright[c] Holder

Common Law-Lien Holder in due course

Exempt From Levy

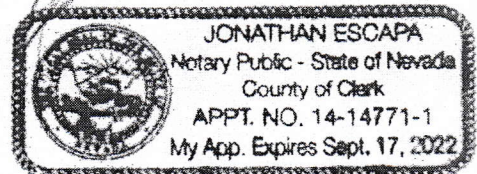
State of Nevada

County of Clark

Appeared and Signed before me on this 29th day of Feb 2020 by

David Hall SR

Notary



Secured Party/Creditor:

Prince Ra Hotep EL
 ex rel DAVID JR HALL/DAVE BEANO
 c/o 7500 West Lake Mead Blvd
 c9 #309 Las Vegas, Near [89128]
 Nevada Republic

Lien Debtor:

EIN : 134110995 : J.P. MORGAN SECURITIES LLC
 383 MADISON AVENUE NEW YORK NY 10179
 Phone 614-248-1726

Attention:

CEO
 Chris Harvey

Agents:

Research Representative - EIN : 134110995 : J.P. MORGAN SECURITIES LLC
 1111 POLARIS PKWY FLOOR 2J COLUMBUS OH 43240 614-248-1726

AFFIDAVIT OF COMMERCIAL LIEN PENDING
 NOTICE TO AGENT IS NOTICE TO PRINCIPAL
 NOTICE TO PRINCIPAL IS NOTICE TO AGENT

“Indeed, nor more than [affidavits] is necessary to make the prima facie case.”

Untied States v. Kis, 658 F. 2nd, 526, 536 (7th Cir. 1981);

Cert Denied, 50 U.S.L.W. 2169; S Ct March 22, 1982

THIS IS CONSENSUAL COMMERCIAL LIEN AND NOT A LIS PENDENS LIEN

Total amount of lien \$86,745,000,225.00

This is a consensual Commercial Lien for Forgery and Copyright Infringements and Identity Theft for said property. Pursuant to Title 18 U.S.C. Section 495,2319; Title 17 U.S.C. Section 501[b], 504[1] & 506[a][1]; The above cited Lien Debtor JPMorgan Chase Securities LLC, whom acquired the assets of Bear Stearns Co Bank Inc. and such the like not limited to other hidden or unknown names, still present. for Preliminary Contractual Agreement and CUSIP[US912828HS23] EIN [JPMS LLC EIN [134110995].

Further Affiant Sayth Not.

Done This 21st of February 2020 A.D.

Without Prejudice UCC 1-308

/s/ [Signature] [c]

Secured Party/Creditor [Lien Claimant]

Copyright [c] Holder

All Rights Reserved

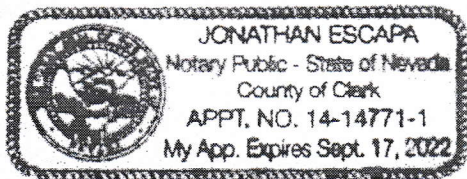
State of Nevada
County of Clark

ACKNOWLEDGEMENT

SUBSCRIBED TO AND SWORN before me this 21st day of Feb A.D.

2020, a Notary, that [ex rel] David Hall Jr [david jr hall] now Prince Ra Chief Priest Hotep EL BEY short hand Prince Ra Hotep EL, destination title and ministry, an American Moor, personally appeared and known to me to be the man whose name subscribed to the within instrument and acknowledged to be the same, with Identification of DL and National ID.

[Signature]



THE DTCC Clearing Agency Agreement

The term "Clearing Agency Agreement" means any agreement between the Corporation and any other clearing agency registered under Section 17A of the Exchange Act which provides, with respect to any Person that is concurrently a Participant and member of the other clearing agency, for (i) a netting of the settlement payments due to and from such Person, (ii) the provision of liquidity to the Corporation or the other clearing agency on account of a default by such Person in the performance of its obligations and/or (iii) a guaranty of any of the obligations of such Person to the Corporation or the other clearing agency.

Collateral

The term "Collateral" of a Participant, as used with respect to its obligations to the Corporation, means, on any Business Day, the sum of (i) the Actual Participants Fund Deposit of the Participant, (ii) the Actual Preferred Stock Investment of a Participant, (iii) all Net Additions of the Participant and (iv) any settlement progress payments wired by the Participant to the account of the Corporation at the Federal Reserve Bank of New York in the manner specified in the Procedures.

Collateral Monitor

The term "Collateral Monitor" of a Participant, as used with respect to its obligations to the Corporation, means, on any Business Day, the record maintained by the Corporation for the Participant which records, in the manner specified in Procedures, the algebraic sum of (i) the Net Credit or Debit Balance of the Participant and (ii) the aggregate Collateral Value of the Collateral of the Participant.

Collateral Value

The term "Collateral Value", as used with respect to the Collateral of a Participant, means, on any Business Day, (i) with respect to the Actual Participants Fund Deposit of a Participant, the amount of such Actual Participants Fund Deposit, (ii) with respect to the Actual Preferred Stock Investment of a Participant, the amount of such Actual Preferred Stock Investment, (iii) with respect to the Net Additions of a Participant, an amount determined by applying to the Market Value of such Net Additions a percentage determined by the Corporation, in its sole discretion, and (iv) with respect to any settlement progress payments wired by a Participant to the account of the Corporation at the Federal Reserve Bank of New York in the manner specified in the Procedures, the amount of such settlement progress payments.

Control

The term "Control" has the meaning given to the term "control" in Section 8-106 of the NYUCC. A Pledgee has Control of Pledged Securities until they are Delivered, Released or Withdrawn by the Pledgee.

Depository Trust & Clearing Corporation

Type Private

Total equity US\$2,332,235,000 (2018)

Owner - banks, brokers Subsidiaries

NSCC DTC FICC DTCC Deriv/SERV LLC DTCC Solutions LLC EuroCCP Ltd. DTCC Loan/SERV LLC Warehouse Trust Company LLC DTCC Derivatives Repository Ltd.

Website - www.dtcc.com

Depository Trust & Clearing Corporation (DTCC) Established in 1999, the DTCC is a holding company that consists of five clearing corporations and one depository, making it the world's largest financial services corporation dealing in post-trade transactions.

New York, July 11, 2012 – The Depository Trust & Clearing Corporation (DTCC) today announced that JPMorgan Chase is the first financial institution to go live with DTCC's new global ISO 20022 income announcement messages using DTCC's SMART network, which supports the transformation of how these corporate action messages are processed.

JPMorgan Chase was one of four leading DTCC members that participated in a pilot program last year testing the new ISO 20022 corporate actions and income messages with DTCC and SWIFT. JPMorgan Chase will roll out the remaining corporate action messages in August 2012.

"This is a significant event for JPMorgan Chase and for our clients," said Mark Trivedi, Product Head for Global Custody Americas at J.P. Morgan Worldwide Securities Services. "ISO 20022 brings major new efficiencies to corporate actions processing, helping to reduce risk, foster transparency and streamline the delivery of corporate actions information."

The launch of ISO 20022 processing is an integral part of DTCC's overall reengineering initiative. The multi-year initiative will replace multiple legacy systems with a single new platform that allows users to manage their entire corporate actions process from announcements through instructions to payments.

"This represents a milestone for both DTCC and JPMorgan Chase," said Daniel Thieke, DTCC Managing Director, Asset Services. "JPMorgan Chase has been involved with DTCC's ISO 20022 program from the start. As a leading global custodian, JPMorgan Chase understands the benefits that DTCC's reengineering initiative brings to corporate actions announcements processing – including moving the industry closer to straight-through processing and further reducing risk."

DTCC will continue to onboard new clients for ISO 20022 announcements in 2012. The company will also launch the pilot in Q3 for distribution events covering the entire corporate actions lifecycle including entitlements, settlements and election processing for events eligible for its Elective Dividend Service (EDS).

About DTCC

Through operating facilities and data centers around the world, DTCC and its subsidiary companies automate, centralize and standardize the post-trade processing of financial transactions for thousands of institutions worldwide. With more than 40 years of experience, DTCC is the premier post-trade infrastructure for the global financial markets, simplifying the complexities of clearance, settlement, asset servicing, global data management and information services for equities, corporate and municipal bonds, government and mortgage-backed securities, derivatives, money market instruments, syndicated loans, mutual funds, alternative investment products, and insurance transactions. In 2011, DTCC processed securities transactions valued at approximately US\$1.7 quadrillion. Its depository provides custody and asset servicing for securities issues from 122 countries and territories valued at US\$39.5 trillion. DTCC's global OTC derivatives trade repositories hold records on more than US\$500 trillion in gross notional value on transactions across multiple asset classes globally. For more information, visit www.dtcc.com.

Mallak Bey

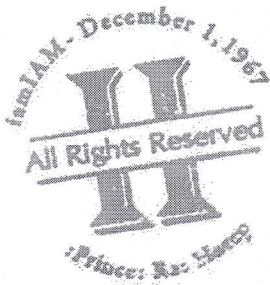
Chief Aset EL-DEY

Chief Aset El-Dey
CONSUL

Mallak Bey
CONSUL

ex-Rel DAVID HALL / BEANO Designs Corp.

Mallak Bey
Prince Ra Hakep EL



Certified Mail Receipt #

7019. 0140. 0000. 9588. 3490



EXHIBIT

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional) david hall
B. E-MAIL CONTACT AT FILER (optional) stduioredh@protonmail.com
C. SEND ACKNOWLEDGMENT TO: (Name and Address) H&H MEDIA ENTERTAINMENT STUDIOREDH 7100 Grand Montecito Pkwy, unit 2036 Las Vegas, NV 89149, USA

Filed in the Office of <i>Barbara K. Coganste</i> Secretary of State State Of Nevada	Initial Filing Number 2020104345-9 Filed On July 7, 2020 11:36 AM Number of Pages 10
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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 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a. ORGANIZATION'S NAME BEAR STEARNS CAPITAL TRUST III				
OR	1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
245 PARK AVENUE	NEW YORK	NY	10167	USA

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (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 10 of the Financing Statement Addendum (Form UCC1Ad)

2a. ORGANIZATION'S NAME JP MORGAN SECURITIES LLC				
OR	2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
1111 POLARIS PKWY FLOOR 2J	COLUMBUS	OH	43240	USA

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

3a. ORGANIZATION'S NAME				
OR	3b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
3c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
7500 WEST LAKE MEAD BLVD C9 309	LAS VEGAS	NV	89128	USA

4. COLLATERAL: This financing statement covers the following collateral:

ALL ACCOUNTS, ALL ACCEPTABLES, ALL CHATTLE PAPER, ALL AND ANY AS OF 2008 - 2025 ACQUISITIONS, MERGERS OF PROPERTY PAPERS COMPANIES ETC.,... ALL COPYRIGHTS, ALL ROYALTIES, ALL DRAFTS, ALL INSTRUMENTS, ALL NOTES, ALL RAW MATERIALS, ALL SECURITIES, ALL AUTOMOTIVES, ALL CASH, ALL COINS, ALL COMPUTERS, ALL EQUIPMENT, ALL FURNITURE, ALL MACHINERY, ALL MERCHANDISE, ALL MOTOR DRIVEN CONVEYANCES, ALL PICTURES, ALL PROCEEDS, ALL TELECOMMUNICATIONS EQUIPMENT, ALL TRUCKS, ALL YACHTS, AS WRITTEN IN LIEN(S) FILES IN DELAWARE SECRETARY OF STATE, NO. 20204349355. THEREFORE NOT LIMITED TO DEBTORS ASSETS, LAND, MOTOR VEHICLES, AIRCRAFT;VESSELS; SHIPS; TRADEMARKS; COPYRIGHTS; PATENTS; CONSUMER GOODS; FIREARMS; FARM PRODUCTS; INVENTORY AND INVENTIONS; EQUIPMENT; MONEY; INVESTMENT PROPERTY; COMMERCIAL TORT CLAIMS; LETTER OF CREDIT; LETTER-OF-CREDIT RIGHT; CATTLE PAPERS; ELECTRONIC CATTLE PAPER; TANGIBLE CHATTEL PAPER; CERTIFICATED SECURITIES; UN-CERTIFICATED SECURITIES; PROMISSORY NOTES, PAYMENT INTANGIBLES; SOFTWARE; HEALTH-CARE-INSURANCE RECEIVABLES; INSTRUMENTS; DESPITE ACCOUNTS; ACCOUNTS; DOCUMENTS LIVESTOCK; REAL ESTATE AND REAL PROPERTY - INCLUDING BUILDINGS, STRUCTURES, FIXTURES, AND APPURTENANCES SITUATED THEREON AND UNDERNEATH, ABOVE AND BELOW GROUNDS COMMODITIES AND FIRST HAND ON ANY AND ALL ACQUISITIONS THERETO USER. MANUFACTURED HOMES; TIMBER; CORPS; AND AS-EXTRACTED COLLATERAL, I.E. ALL OIL, GAS AND OTHER MINERALS UNDERGROUND NOT LIMITED TO HOUSING UNDERGROUND SHELTERS BUNKERS AND SUCH THE LIKE OR SIMILAR TO; AS WELL AS ANY AND ALL ACCOUNTS ARISING FROM THE SALE OF THESE SUBSTANCES, BOTH AT WELLHEAD AND HEREIN ABOVE IN THIS PARAGRAPH; PRODUCTS, PRODUCE, AND PROCEEDS OF ANY OF THE PROPERTY DESCRIBED AS REPLACEMENTS OF SUBSTITUTIONS HEREON ABOVE IN THE PARAGRAPH; PRODUCTS

5. Check only if applicable and check only one box: Collateral is held in a Trust (see UCC1Ad, item 17 and Instructions) being administered by a Decedent's Personal Representative

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

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

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

Agricultural Lien Non-UCC Filing

7. ALTERNATIVE DESIGNATION (if applicable): Lessee/Lessor Consignee/Consignor Seller/Buyer Bailee/Bailor Licensee/Licensor

8. OPTIONAL FILER REFERENCE DATA:

PKIESI PRINCE RA HUIEF TRUSI, DAVID JK HALL ESTATE TRUSI.

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME BEAR STEARNS CAPITAL TRUST III	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name, do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME JPMORGAN CHASE BANK N.A.	
OR 10b. INDIVIDUAL'S SURNAME	
INDIVIDUAL'S FIRST PERSONAL NAME	
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10c. MAILING ADDRESS 277 PARK AVENUE	CITY NEW YORK	STATE NY	POSTAL CODE 10172	COUNTRY USA
--	-------------------------	--------------------	-----------------------------	-----------------------

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME DAVID JR HALL			
OR 11b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

11c. MAILING ADDRESS 4203 NORVAL AVE ESTATE TRUST	CITY QUARTZ HILL	STATE CA	POSTAL CODE 93536	COUNTRY USA
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12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):

PRODUCED AND PROCEEDS OF ANY OF THE PROPERTY DESCRIBED HEREIN ABOVE IN THIS PARAGRAPH; PROCEEDS, INCLUDING INSURANCE, BOND, GENERAL INTANGIBLES, AND ACCOUNTS PROCEEDS, FROM THE SALE, DESTRUCTION, LOSS, OR MISPLACED OF SAID CUSIP BOND NO. TBILL. NO US912828HS23; HEREIN ABOVE AND BELOW WITHIN THE WRITING IN THIS PARAGRAPH, SUCH AS IN THE FORM OF A WRITING, PHOTOGRAPH, MICROFILM, MICROFICHE, TAPE, CD, DVD, ELECTRONIC MEDIA, AND THE LIKE, TOGETHER WITH ALL OF USER'S RIGHT, TITLE, AND INTEREST IN ALL COMPUTER SOFTWARE HARDWARE REQUIRED FOR UTILIZING, CREATING, MAINTAINING, AND PROCESSING ANY SUCH RECORDS AND DATA IN ANY ELECTRONIC MEDIA, OR MEDIUM, AND ALL OF USER'S INTEREST IN ALL SUCH FOREGOING PROPERTY OR PROPERTIES IN THIS PARAGRAPH, NOW OWNED AND HEREAFTER ACQUIRED NOW EXISTING AND HEREAFTER ARISING, AND WHEREVER LOCATED, AS COLLATERAL FOR SECURING USER'S CONTRACTUAL OBLIGATIONS IN FAVOR OF SECURED PARTY AS SUCH THE MAN NAMED PRINCE RA HOTEPEL[C] EX RELATIONS DAVID JR HALL[C] DAVE BEANO[C] RATHER PRESENTLY AND STILL PROPERTY THEREOF SECURED PARTY, DUE TO USER'S UNAUTHORIZED USE OF

13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

14. This FINANCING STATEMENT:
 covers timber to be cut covers as-extracted collateral is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):

16. Description of real estate:

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME				
OR 10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME			
OR 11b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):
SECURED PARTY'S PROPERTY HEREIN AND NOT LIMITED TO CUSIP BOND NO. TBILL, NO US912828HS23 VIA PRELIMINARY CONTRACTUAL AGREEMENT WITH BEAR STEARNS & CO INC. WITHOUT DISPUTING HEREIN AS IN COMMON-LAW-COPYRIGHTED PROPERTY; [3] CONSENTS AND AGREES THAT SECURED PARTY THE MAN HEREIN AND THE PROPERTY OWNER MAY FILE A UCC FINANCING STATEMENT WHEREIN USER IS DEBTOR AND PRINCE RA HOTEPEL EX RELATIONS DAVID JR HALL/DAVE BEANO [C] IS SECURED PARTY; [4] CONSENTS AND AGREES THAT SAID UCC FINANCING STATEMENT DESCRIBED ABOVE AND PERVIOUSLY FILED STATEMENT WITHIN LOS ANGELES COUNTY HEREIN AND ABOVE IN PARAGRAPH [3] IS A CONTINUING FINDING STATEMENT, AND FURTHER CONSENTS AND AGREES WITH SECURED PARTYS FILING ON ANY CONTRACTUAL OBLIGATION THEREFORE INCURRED HAS BEEN FULLY SATISFIED; [5] AUTHORIZES SECURED PARTY'S THE MAN IN FLESH AND BLOOD, WITHIN THIS AND PAST SECURITY AGREEMENTS LOST STOLEN DESTROYED OR MISSING, CONSENT AND AGREES IN THE CONTRACTUAL OBLIGATION THEREFORE INCURRED HAS BEEN FULLY SATISFIED AUTHORIZES THE MAN SECURED PARTY'S FILING AND INTEREST IN PROPERTY PLEDGED AS COLLATERAL IN SECURITY

13. <input type="checkbox"/> This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)	14. This FINANCING STATEMENT: <input type="checkbox"/> covers timber to be cut <input type="checkbox"/> covers as-extracted collateral <input type="checkbox"/> is filed as a fixture filing
15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):	16. Description of real estate:

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name, do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME				
OR 10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME				
OR 11b. INDIVIDUAL'S SURNAME		FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):

AGREEMENT AS DESCRIBED ABOVE IN PARAGRAPH [2]' IN THE UCC FILING OFFICE; [6] CONSENTS AND AGREES THAT ANY AND ALL SUCH FILING DECRIED IN PARAGRAPHS [4] AND [5] ABOVE ARE NOT, AND MAY NOT BE CONSIDERED, BOGUS, FRIVOLOUS LIES, NOR MISTAKES AND THAT USER NEVER CLAIM SUCH AS STATED TO BE FRIVOLOUS MISTAKES AND SUCH THE LIKE, AS SECURED PARTY AS &LDQUO;AUTHORIZED REPRESENTATIVE&RDQUO; FOR &LDQUO;PAYMENT TERMS AND DEFAULT TERMS&RDQUO; GRANTING SECURED PARTY FULL AUTHORITY AND POWER FOR ENGAGING IN ANY AND ALL ACTION ON BEHALF OF USER INCLUDING, BUT NOT LIMITED BY, AUTHENTICATION OF A RECORD ON BEHALF OF USER, AS SECURED PARTY, MAINTAINED WITH ANY BANK IN/UNDER THE NAME OF USER, AND LIKEWISE ANY DESPITE ACCOUNT MAINTAINED THEREWITH THE CUSIP BOND NO. TBILL. NO US912828HS23 AND THE PRELIMINARY CONTRACTUAL AGREEMENT WITH BEAR STEARNS & CO INC. UNDER THE NAME OF THE USER AND ANY OTHER NAMES RELATED THERETO, CREATED TO MISDIRECT AND OR MISAPPROPRIATED THE FUNDS OF CUSIP BOND NO. TBILL. NO US912828HS23THEREWITH ANY DEPOSITS TRANSFERS THERETO PARENT COMPANIES AND SUBSIDIARIES SUCH AS

13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

14. This FINANCING STATEMENT:

covers timber to be cut covers as-extracted collateral is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):

16. Description of real estate:

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement, if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name, do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME				
OR 10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME				
OR 11b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX		
11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):
FIDELITY AND OR OUTSIDE AGENCIES SUCH AS TREASURY DIRECT WHOM FALSELY ALLEGED THE MISUSE OF AN ACCOUNT WHEN SECURED PARTY LEGALLY MADE AN ATTEMPT TO LAWFUL TRANSFER HIS OWN INVESTMENT FUNDS TO HIS OWN BANKING ACCOUNT WITH BANK OF AMERICA. AS SUCH THE FUNDS HAVE BEEN TRACED AND STANDS IN TREASURY AS SUCH WITHOUT THE CONSENT OF SECURED PARTY, EVEN BY WAY OF NEWLY CREATED ACCOUNT INFORMATION TRACKING INFORMATION AND TRANSFER INFORMATION NOT LIMITED TO GOVERNMENT AGENCIES SUCH AS TREASURY DIRECT WHOM CLOSED SECURED PARTY'S ACCOUNT NOVEMBER OF 2019 WITHOUT LAWFUL REASON OR PURPOSE. SUCH WAS FRIVOLOUS AS THE AGENT THEREIN LAUGHED DUE TO THE NATIONALITY OF THE SECURED PARTY. THEREFORE USER HAS DEFAULTED AND SUCH HAS BEEN DOCUMENTED ON MANY LEVELS WITHIN MULTIPLE PUBLIC DOMAINS AS WELL AS COURTHOUSES. THIS IS NOT LIMITED TO TRANSFERRING CLAIMS AND CASES THERETO OUTSOURCED LAW FIRMS ACCOUNTANTS FIRMS AND GOVERNMENT AGENCIES FOR SUCH WAS DONE IN THE MISREPRESENTATION OF THE LAW, AS SUCH YOU HAVE DEFAULTED, FOR SUCH WAS AND IS STILL PRESENTLY UNDER TRADE-NAME/TRADE-MARK NOR COMMON LAW

<p>13. <input type="checkbox"/> This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)</p> <p>15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):</p>	<p>14. This FINANCING STATEMENT: <input type="checkbox"/> covers timber to be cut <input type="checkbox"/> covers as-extracted collateral <input type="checkbox"/> is filed as a fixture filing</p> <p>16. Description of real estate:</p>
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17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

OR	9a. ORGANIZATION'S NAME	
	9b. INDIVIDUAL'S SURNAME	
	FIRST PERSONAL NAME	
	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name, do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

OR	10a. ORGANIZATION'S NAME				
	10b. INDIVIDUAL'S SURNAME				
	INDIVIDUAL'S FIRST PERSONAL NAME				
	INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)			SUFFIX	
10c. MAILING ADDRESS		CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

OR	11a. ORGANIZATION'S NAME				
	11b. INDIVIDUAL'S SURNAME		FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
11c. MAILING ADDRESS		CITY	STATE	POSTAL CODE	COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral).

COPYRIGHT DESCRIBED HEREIN, THEREUNDER THE CONSTITUTION OF THE UNITED STATES OF AMERICA AND BY WAY OF TREATY OF PEACE AND FRIENDSHIP AS WELL THE TREATY FOR MOORS TO DO COMMERCE BUSINESS ALSO KNOWN AS THE TREATY OF AMITY, COMMERCE, AND NAVIGATION, SUCH DE FACTO MENTIONING OF PAST DISMISSALS FOR PAST OR PREVIOUS CASES ALSO CONSTITUTES A DEFAULT IN JUDGMENT HEREIN, FOR ALL DE FACTO NON LAWFUL DISMISSALS AND ORDERS HAVE BEEN VOID BY LAW AS IT STATES SCHREUER VS. RHODES, 416 U.S. 232, 94 S. CT. 1683, 1687 (1914) NOTE: BY LAW, A JUDGE IS A STATE OFFICER. 2 THE JUDGE THEN ACTS NOT AS A JUDGE, BUT AS A PRIVATE INDIVIDUAL (IN HIS PERSON). WHEN A JUDGE ACTS AS A TRESPASSER OF THE LAW, WHEN A JUDGE DOES NOT FOLLOW THE LAW, THE JUDGE LOSES SUBJECT-MATTER JURISDICTION AND THE JUDGES ORDERS ARE NOT VOIDABLE. BUT VOID, AND OF NO LEGAL FORCE OR EFFECT. THE U.S. SUPREME COURT STATED "WHEN A STATE OFFICER [JUDGE] ACTS UNDER A STATE LAW IN A MANNER VIOLATIVE OF THE FEDERAL CONSTITUTION, HE COMES INTO CONFLICT WITH THE SUPERIOR AUTHORITY OF THAT CONSTITUTION, AND HE IS IN THAT CASE STRIPPED OF HIS OFFICIAL

13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

14. This FINANCING STATEMENT:
 covers timber to be cut covers as-extracted collateral is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):

16. Description of real estate:

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement, if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR	9b. INDIVIDUAL'S SURNAME
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME					
OR	10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME					
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX	
10c. MAILING ADDRESS		CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME					
OR	11b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
11c. MAILING ADDRESS		CITY	STATE	POSTAL CODE	COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):
OR REPRESENTATIVE CHARACTER AND IS SUBJECTED IN HIS PERSON TO THE CONSEQUENCES OF HIS INDIVIDUAL CONDUCT. THE STATE HAS NO POWER TO IMPART TO HIM ANY IMMUNITY FROM RESPONSIBILITY TO THE SUPREME AUTHORITY OF THE UNITED STATES.&RDQUO;. MORE OVER THE IMAGINARY, HAVING NEITHER ACTUALITY NOR SUBSTANCE, IS FORECLOSED FROM CREATING AND ATTAINING PARITY WITH THE TANGIBLE. THE LEGAL MANIFESTATION OF THIS IS THAT NO GOVERNMENT, AS WELL AS ANY LAW, AGENCY, ASPECT, COURT, ETC. CAN CONCERN ITSELF WITH ANYTHING OTHER THAN CORPORATE, ARTIFICIAL PERSONS AND THE CONTRACTS BETWEEN THEM.&RDQUO; MARBURY V. MADISON, 5 U.S. (2 CRANCH) 137, 180 (1803) "... THE PARTICULAR PHRASEOLOGY OF THE CONSTITUTION OF THE UNITED STATES CONFIRMS AND STRENGTHENS THE PRINCIPLE, SUPPOSED TO BE ESSENTIAL TO ALL WRITTEN CONSTITUTIONS, THAT A LAW REPUGNANT TO THE CONSTITUTION IS VOID, AND THAT COURTS,AS WELL AS OTHER DEPARTMENTS, ARE BOUND BY THAT INSTRUMENT." "IN DECLARING WHAT SHALL BE THE SUPREME LAW OF THE LAND, THE CONSTITUTION ITSELF IS FIRST MENTIONED; AND NOT THE LAWS OF THE UNITED STATES GENERALLY, BUT THOSE ONLY

13. <input type="checkbox"/> This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)	14. This FINANCING STATEMENT: <input type="checkbox"/> covers timber to be cut <input type="checkbox"/> covers as-extracted collateral <input type="checkbox"/> is filed as a fixture filing
15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):	16. Description of real estate:

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a ORGANIZATION'S NAME	
OR	9b INDIVIDUAL'S SURNAME
	FIRST PERSONAL NAME
	ADDITIONAL NAME(S)/INITIAL(S)
	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a ORGANIZATION'S NAME	
OR	10b INDIVIDUAL'S SURNAME
	INDIVIDUAL'S FIRST PERSONAL NAME
	INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)
	SUFFIX

10c MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
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11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a ORGANIZATION'S NAME			
OR	11b INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)
			SUFFIX

11c MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY
---------------------	------	-------	-------------	---------

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):

WHICH SHALL BE MADE IN PURSUANCE OF THE CONSTITUTION, HAVE THAT RANK". "ALL LAW (RULES AND PRACTICES) WHICH ARE REPUGNANT TO THE CONSTITUTION ARE VOID". SINCE THE 14TH AMENDMENT TO THE CONSTITUTION STATES "NO STATE (JURISDICTION) SHALL MAKE OR ENFORCE ANY LAW WHICH SHALL ABRIDGE THE RIGHTS, PRIVILEGES, OR IMMUNITIES OF CITIZENS OF THE UNITED STATES NOR DEPRIVE ANY CITIZENS OF LIFE, LIBERTY, OR PROPERTY, WITHOUT DUE PROCESS OF LAW, ... OR EQUAL PROTECTION UNDER THE LAW", THIS RENDERS JUDICIAL IMMUNITY UNCONSTITUTIONAL. AS SUCH THE MENTIONING OF ANY ORDERS OF DISMISSAL WITHOUT TRIAL BY JURY AND CONSTITUTIONAL SUPPORT BRINGS AND HAVE BROUGHT ABOUT THIS DEFAULT. SECURED PARTY HAS NEVER WAIVED OR GIVEN UP HIS HUMAN RIGHTS NOR HIS TREATY AND CONSTITUTIONAL RIGHTS.

13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

14. This FINANCING STATEMENT:
 covers timber to be cut covers as-extracted collateral is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):

16. Description of real estate:

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDITIONAL PARTY

FOLLOW INSTRUCTIONS

18. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

18a. ORGANIZATION'S NAME BEAR STEARNS CAPITAL TRUST III	
OR 18b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

19. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (19a or 19b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

19a. ORGANIZATION'S NAME BEAR STEARNS CO. INC.					
OR 19b. INDIVIDUAL'S SURNAME		FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
19c. MAILING ADDRESS 383 MADISON AVENUE		CITY NEW YORK	STATE NY	POSTAL CODE 10179	COUNTRY USA

20. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (20a or 20b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

20a. ORGANIZATION'S NAME					
OR 20b. INDIVIDUAL'S SURNAME		FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
20c. MAILING ADDRESS		CITY	STATE	POSTAL CODE	COUNTRY

21. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (21a or 21b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

21a. ORGANIZATION'S NAME					
OR 21b. INDIVIDUAL'S SURNAME		FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
21c. MAILING ADDRESS		CITY	STATE	POSTAL CODE	COUNTRY

22. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (22a or 22b)

22a. ORGANIZATION'S NAME					
OR 22b. INDIVIDUAL'S SURNAME HALL		FIRST PERSONAL NAME DAVID JR	ADDITIONAL NAME(S)/INITIAL(S) DAVID HALL/ DAVE BEANO	SUFFIX	
22c. MAILING ADDRESS 8237 FAWN BROOK CT		CITY LAS VEGAS	STATE NV	POSTAL CODE 89149	COUNTRY USA

23. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (23a or 23b)

23a. ORGANIZATION'S NAME					
OR 23b. INDIVIDUAL'S SURNAME		FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
23c. MAILING ADDRESS		CITY	STATE	POSTAL CODE	COUNTRY

24. MISCELLANEOUS:

EXHIBIT

Bear Stearns Capital Trust Iii

SEC CIK #0001073050

SEC.report (<https://sec.report>) › / CIK (<https://sec.report/CIK>) › / Bear Stearns Capital Trust Iii (<https://sec.report/CIK/0001073050>)

Bear Stearns Capital Trust Iii is a registered with the U.S. Security and Exchange Commission . Bear Stearns Capital Trust Iii is primarily in the business of security brokers, dealers & flotation companies. For financial reporting, their fiscal year ends on June 30th. This page includes all SEC registration details as well as a list of all documents (S-1, Prospectus, Current Reports, 8-K, 10K, Annual Reports) filed by Bear Stearns Capital Trust Iii.

Company Details


IRS Number (EIN)	137171664 (EIN # 13-7171664)
Reporting File Number	001-16473
Fiscal Year End	06-30
Date of Edgar Filing Update	2016-09-13
SIC	6211 [SECURITY BROKERS, DEALERS & FLOTATION COMPANIES]
Business Address	245 PARK AVE NEW YORK NY 10167
Business Phone	2122722000
Mailing Address	245 PARK AVE NEW YORK NY 10167

-Documents

Email Notifications   (/CIK/0001073050.rss)

Form	Title	Date
15-12B	Notice of termination of registration of a class of securities under Section 12(b) (/Document/0000019617-10-000189/)	2010-04-01 12:48:50
25-NSE	Delisting (/Document/0000876661-09-000476/)	2009-12-17 14:27:31
POSASR	Post-effective amendment to an automatic shelf registration statement on Form S-3ASR or Form F-3ASR (/Document/0001193125-08-245323/)	2008-12-01 06:15:48
POSASR	Post-effective amendment to an automatic shelf registration statement on Form S-3ASR or Form F-3ASR (/Document/0001193125-08-163973/)	2008-08-01 17:52:24
POSASR	Post-effective amendment to an automatic shelf registration statement on Form S-3ASR or Form F-3ASR (/Document/0001193125-08-144999/)	2008-07-01 16:18:59
S-3ASR	Securities Registration (/Document/0001193125-08-127387/)	2008-06-03 17:16:45
424B2	Prospectus [Rule 424(b)(2)] (/Document/0000912057-01-513057/)	2001-05-04 00:00:00
8-A12B	Securities Registration (/Document/0000914121-01-500138/)	2001-05-04 00:00:00
424B2	Prospectus [Rule 424(b)(2)] (/Document/0000912057-01-512153/)	2001-05-02 00:00:00
S-3/A	Registration statement for specified transactions by certain issuers (Amendment) [Amended] (/Document/0000914121-98-000954/)	1998-11-18 00:00:00
S-3	Security Offering and Investment Prospectus (/Document/0000914121-98-000904/)	1998-11-06 00:00:00

0-50 of 11 Results

Related SEC Filings - Bear Stearns Capital Trust  (/CIK/Search/Bear+Stearns+Capital+Trust)

BEAR STEARNS CAPITAL TRUST III	0001073050 (/CIK/0001073050)
BEAR STEARNS CAPITAL TRUST V (/CIK/0001073052)	0001073052 (/CIK/0001073052)
BEAR STEARNS CAPITAL TRUST II (/CIK/0001073049)	0001073049 (/CIK/0001073049)
BEAR STEARNS CAPITAL TRUST IV (/CIK/0001073051)	0001073051 (/CIK/0001073051)
BEAR STEARNS CAPITAL TRUST I of DELAWARE (/CIK/0001032202)	0001032202 (/CIK/0001032202)

Images from Recent SEC Filings



133286161

BEAR STEARNS COMPANIES INC
Employer Identification Numbers Registry

Employer Identification Number (EIN) is a unique identification number that is assigned to a business entity so that it can easily be identified by the Internal Revenue Service (IRS). The Employer Identification Number is commonly used by employers for the purpose of reporting taxes. The EIN is also known as a Federal Tax Identification Number. When it is used to identify a corporation for tax purposes, it is commonly referred to as a Tax Identification Number.

BEAR STEARNS COMPANIES INC

<i>Business Name</i>	BEAR STEARNS COMPANIES INC	Conformed submission company name, business name, organization name, etc
<i>EIN</i>	133286161	An Employer Identification Number (EIN) is also known as a Federal Tax Identification Number, and is used to identify a business entity. Generally, businesses need an EIN.
<i>CIK</i>	777001	Company's Central Index Key (CIK). The Central Index Key (CIK) is used on the SEC's computer systems to identify corporations and individual people who have filed disclosure with the SEC.
<i>State of Incorporation</i>	N/S	Company's State of Incorporation. The state of incorporation is the state where the entity has a domestic entity registration. I.e. the entity was first registered, NOT necessarily where the entity does business.
<i>Phone</i>	347-643-9862	Business address telephone number
<i>Address Line 1</i>	N/S	Business Address Line 1
<i>Address Line 2</i>	N/S	Business Address Line 2
<i>City</i>	Brooklyn	Business Address City
<i>State</i>	NY	Business Address State
<i>ZIP</i>	11201	Business Address Postal Code (ZIP)
<i>Address Line 1</i>	9th Fl.	Mailing Address Line 1
<i>Address Line 2</i>	N/S	Mailing Address Line 2
<i>City</i>	Brooklyn	Mailing Address City
<i>State</i>	NY	Mailing Address State
<i>ZIP</i>	N/S	Mailing Address Postal Code (ZIP)

EXHIBIT

Lawful Money - Affidavit and Notice

1) I always make demand for lawful money when I cash my paychecks and other checks in banks, either by **redeeming them in lawful money** pursuant to 12USC411, or by direct demand for \$1 coins.

And when the bank says that they don't have enough \$1 U.S. coins to negotiate my paycheck, I take the amount of \$1 U.S. coins that they offer to me, and accept any Federal Reserve Notes for the rest, but only in lieu of lawful money \$1 U.S. coins.

- 2) Therefore, I only use lawful money U.S. coins for all of my purchases, and never voluntarily use Federal Reserve credit or Notes, to purchase anything.
- 3) Therefore, my use of any Federal Reserve Notes is only in lieu of lawful money, due to the Federal Reserve Banks' failure to fully satisfy my demand for lawful money U.S. coins.
- 4) Therefore, my inalienable right to property is intact, and neither the Federal Reserve bankers nor their debtor, the United States, have any security interest in, or liens or claims against, my property.
- 5) Therefore, I do not operate in commerce and remain under Common Law of the Republic, subject only to laws of the United States of America.
- 6) Therefore, I am not subject to statutes of the State of **California**, since those only apply to commerce.
- 7) Therefore, I am protected by the organic 1820 United States Constitution, and the organic **1849 California** Constitution.
- 8) Therefore, neither I, nor my private property are subject to statutory definitions of State of **California** and of the United States.
- 9) Therefore, neither I nor my property is subject to the Uniform Commercial Code or its State-adopted variations.
- 10) Therefore, I demand recognition of my inalienable right to property, since ownership of property is created by the application of labor, where the State was not involved.
- 11) Therefore, any gold and silver coins that I may possess, are owned exclusively by me, under common law, without any liens or encumbrances against them by anyone.
- 12) Furthermore, any paper currency payments that I receive, I accept only in lieu of lawful money US coins. And I redeem those in lawful money pursuant to title 12 USC 411, by making a demand for lawful money.
- 13) Therefore, I owe nothing to the State because I receive nothing from it, beyond the protection of my life and property, as per Hale v Henkel;

"Individual ... is entitled to carry on his private business in his own way. His power to contract is unlimited. He owes no such duty to the State, since he receives nothing therefrom, beyond the protection of his life and property. His rights are such as existed by the law of the land long antecedent to the organization of the State, and can only be taken from him by due process of law, and in accordance with the constitution." Hale v. Henkel, 201 U.S. 43 at 47 (1905).

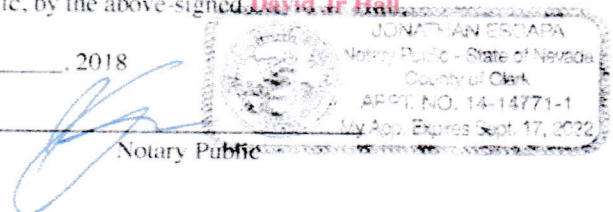
Executed on this 17 day of December, 2018. Signed David Jr Hall, sui juris.
On land of state of the Union: Nevada, Clark county

NOTARY PUBLIC

Subscribed and sworn to before me, a Notary Public, by the above-signed **David Jr Hall**.

This 17th day of December, 2018

MY COMMISSION EXPIRES: 09-17-2022



FRNs are OBLIGATIONS of United States, which means PROMISSORY NOTES, and 12 USC 411 is the remedy for people to redeem those notes in REAL money upon demand. But since US is bankrupt, it no longer has any real money to give you when you demand redemption. And that means that they're in DISHONOR, since you demand LM and they only give you their worthless debt notes instead, and because they DIDN'T pay their debts, that makes you a CREDITOR of US. Which means that you should have the power to SET OFF any fines that US and its agencies allege you owe them, merely by your signature.

But if you DON'T demand redemption (as most people don't), then you're a DEBTOR of US, since you VOLUNTARILY use US's promissory notes (FRNs) instead of real money to buy things. So you're a DEBTOR of US, because you use THEIR 'money' to pay for stuff. In other words, if you voluntarily use FRNs, you DON'T have a right of ownership, only right of possession, while the US retains the title to whatever you 'own'.

But that changes when you demand redemption in lawful money. Then the US or any of its agencies including the STATE OF... have no authority to regulate your stuff, since they DON'T have the title to it. How could they, when the US is your DEBTOR and you are its CREDITOR? So most of their adhesion contracts don't apply to you, since it's just as if you were buying things with real money. I.e. you're basically back under common law, where the defacto gov't has no authority, since you no longer engage in COMMERCE.

In other words, that's like being back in 1932 when people still had real money and consequently a right to property. Back under common law, under the laws of the Republic, and out from under the PUBLIC POLICY of the bankrupt United States. But in order to claim this creditor/freeman/sovereign status, you may have to be Domiciled on the land of the state of the Union, rather than be a corporate US person/ State resident.

So here's how one could use this info in practice:

- 1) Endorse all paychecks with the Lawful Money demand language
- 2) Execute the LM Affidavit and the Declaration of Domicile
- 3) Send these two docs to the Secretary of State
- 4) Start exercising your unalienable rights without any permits and licenses
- 5) If charged with a STATUTE violation, file a counterclaim for FRIVOLOUS PROSECUTION, since you've already noticed them about your status as the state INHABITANT and CREDITOR of the US. I.e. the corporate STATE has neither personal nor subject matter jurisdiction, since you're no longer in commerce, but under common law.

TENDER OF PAYMENT OFFERING

The Federal Emergency Relief Act of 1933 - AN ACT

U.S. Treasury Copy!

To provide for cooperation by the Federal Government with the several States and Territories and the District of Columbia in relieving the hardship and suffering caused by (Sec. 4. (a)) Out of the funds appropriated for the relief of persons in need as a result of the present emergency, and/or to their dependents, whether resident, transient, or homeless. **The Federal Emergency Relief Act of 1933 Approved, May 12, 1933 (Sec. 4. (a))**

DAVID JR HALL-370907659 For Account No.US TREASURY BOND 912828H52 United States Treasury NTS BOND INVESTMENT LTSXS

Treasury Retail Securities Site, PO Box 9150, Minneapolis, MN 55480-9150 ON BEHALF OF DAVID HALL 4203 NORVAL AVE QUARTZ HILL CA [93536]

GOVERNMENT OBLIGATION'S REMITTANCE COUPON

Pay and Pledged to the Order of: DAVID HALL JR without recourse

Amount of Obligation: TWENTY EIGHT BILLION NINE HUNDRED MILLION SEVENTY FIVE THOUSAND & ZERO CENTS 00/100

BY A NON TAXPAYER BY PAR

INTENTIONS: The above United States government obligations is hereby accepted and acknowledged and I do assign and pledge the total value of the obligation to the United States of America through the United States Department of the Treasury to be redeemed for value and receivable at the Federal Reserve, the Federal Reserve Bank, and/or any member bank and/or national Association as prescribed by statute (the act of March 9, 1933; the act of May 12, 1933; 12 USC 411; 18 USC 8; and the intentions of the United States Congress concerning THE CURRENT SERIOUS NATIONAL EMERGENCY). The amount of \$400,000,000.00 released to Bank Of America Account No. 0026 8736 7027.

Resident and Citizens of the United States of America Beneficial Interest

Treasury Retail Securities Site, PO Box 9150, Minneapolis, MN 55480-9150, OBO of DAVID JR HALL you are hereby notified that I do hereby tender payment for the above referenced obligation of Loan/debt, and because this debt concerns property of the United States it is deemed by law and operation of statute to be a government obligation and must be handled in accord with the dictates of statute. I, david jr hall a man hereby discharge the debt of said amount above to the United States Treasury for investment 2.29.2008 at 1.96 minimum price 1000 amount issued 26000[man] USA DIT. ME. NUM 112713 B2Q1QD5, A0TR52, accept the obligation on behalf of the United States of America and hereby make assignment of the obligation to the United States Treasury Department on behalf of the United States of America as authorized by statute. You are to present the item (remittance coupon) to the United States Treasury Department or at any Federal Reserve bank to include any Federal Reserve member banks to redeem the value of the obligation. As per the terms of the contract this shall serve as my notice of change in terms of contract, cancelling and or suspending any acceleration penalties and paying the US government debt obligation for value through acceptance pledging an assignment in full.

"Under the new law government obligations, bills of exchange, drafts, notes, trade acceptances, and bankers' acceptances, because it is backed by the credit of the nation. It will represent a mortgage on all the homes, and other property of all the people of the nation." Senate Document No. 43, 73rd Congress, 1st Session, Congressional Record, March 9, 1933 on HR 1491 p. 83. The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal and for all, and other public dues. They shall be redeemed at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve Bank. 12 U.S. Code § 411 - Issuance to reserve banks; nature of obligation; redemption - (Dec. 23, 1913, ch. 6, § 16 (part); 1913, ch. 19, § 10, (part); 1913, ch. 19, § 11, (part); 1913, ch. 19, § 12, (part); Aug. 23, 1935, ch. 614, title II, § 203(a)).

"Since March 9, 1933, the United States has been in A STATE OF DECLARED NATIONAL EMERGENCY." Senate Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508 Servicing of insured notes outstanding with investors.

(i) endorse the note as follows: "Pay to the order of The DAVID JR HALL 4203 NORVAL AVE QUARTZ HILL CA [93536] ON BEHALF OF INVESTMENT WITHIN Treasury Retail Securities Site, PO Box 9150, Minneapolis, MN 55480-9150. GOVERNMENT OBLIGATION's REMITTANCE COUPON Pay and Pledged to the Order of *Without recourse* " on behalf of 370907659 for account No. US TREASURY BOND 912828HS2 United States Treasury NTS BOND INVESTMENT UTSXS.

The holder will then deliver the endorsed note, to the Treasury Retail Securities Site. (ii) On receipt of the endorsed note the Treasury Retail Securities Site, will acknowledge receipt of the note and process payment to the assignor of the proceeds of the note as of the date of the Treasury check.

370907659 for account No. US TREASURY BOND 912828HS2 United States Treasury NTS BOND INVESTMENT UTSXS TWENTY EIGHT BILLION NINE HUNDRED MILLION SEVENTY FIVE THOUSAND & ZERO CENTS 00/100 BY A NON TAXPAYER BY PAR

i, david jr hall a man hereby discharge the debt of said amount above to the United States Treasury for investment 2.29.2008 at 1.96 minimum price 1000 amount issued 26000[mm] USA DIL MLNUM H27U1 B2Q1QD5, A0TR52. I would initially want an small amount transferred to my Bank of America account in the amount of \$400,000,000.00 the rest may be held in a trust security note or bond upon final maturity date.

Memo: Discharging of Government Obligations

Beneficial Interest

x ss david jr hall

Holder and Citizen of the United States of America

specified in the instrument when it is due, it is equivalent to tender. i david jr hall EL-BEY do not refuse tender of payment but accept this form of payment supported by the US Treasury for payment to me. ____

TENDER OF PAYMENT OFFERING

The Federal Emergency Relief Act of 1933 - AN ACT

To provide for cooperation by the Federal Government with the several States and Territories and the District of Columbia in relieving the hardship and suffering caused by (Sec. 4. (a)) Out of the funds, **to provide the necessities of life to persons in need** as a result of **the present emergency**, and/or to their dependents, whether resident, transient, or homeless. **The Federal Emergency Relief Act of 1933 Approved. May 12, 1933 (Sec. 4. (a))**

DAVID JR HALL-370907659 For Account No.US TREASURY BOND 912828H52 United States Treasury NTS BOND INVESTMENT UTSXS

Treasury Retail Securities Site, PO Box 9150, Minneapolis, MN 55480-9150 ON BEHALF OF
DAVID HALL
4203 NORVAL AVE
QUARTZ HILL CA [93536]



GOVERNMENT OBLIGATION'S REMITTANCE COUPON

Pay and Pledged to the Order of: **DAVID JR HALL** without recourse

Amount of Obligation: **TWENTY EIGHT BILLION NINIE HUNDRED MILLION SEVENTY FIVE THOUSAND & ZERO CENTS 00/100**

BY A NON TAXPAYER BY PAR Exempt No. 52-1147644

INTENTIONS: The above United States government obligations is hereby accepted and acknowledged and I do assign and pledge the total value of the obligation to the United States of America through the United States Department of the Treasury to be redeemed for value and receivable at the Federal Reserve, the Federal Reserve Bank, and/or any member bank and/or national Association as prescribed by statute (the act of March 9, 1933; the act of May 12, 1933; 12 USC 411; 18 USC 8; and the intentions of the United States Congress concerning THE CURRENT SERIOUS NATIONAL EMERGENCY). The amount of \$400,000,000.00 released to Bank Of America Account No. 370.90.7659

Memo: Discharging of Government Obligations

x David Jr Hall
Holder and Citizen of the United States of America

Beneficial Interest

Treasury Retail Securities Site, PO Box 9150, Minneapolis, MN 55480-9150, OBO of DAVID JR HALL you are hereby notified that I do hereby tender payment for the above referenced obligation of Loan/debt, and because this debt concerns property of the United States it is deemed by law and operation of statute to be a **government obligation and must be handled in accord with the dictates of statute**. i. david jr hall a man hereby discharge the debt of said amount above to the United States Treasury for investment 2.29.2008 at 1.96 minimum price 1000 amount issued 26000[mm] USA DIL MLNUM H27U1 B2Q1QD5, A0TR52, accept the obligation on behalf of the United States of America and hereby *make assignment of the obligation* to the United States Treasury Department on behalf of the United States of America as authorized by statute. You are to present the item (remittance coupon) to the United States Treasury Department or at any Federal Reserve bank to include any Federal Reserve member banks to redeem the value of the obligation. As per the terms of the contract this shall serve as my notice of change in terms of contract, cancelling and or suspending any acceleration penalties and paying the US government debt obligation for value through acceptance piedging an assignment in full.

"The ownership of all property is in the state by virtue of the government". "Under the new law government obligations, bills of exchange, drafts, notes, trade acceptances, and bankers acceptances, because it is backed by the credit of the nation. It will represent a mortgage on all the homes, and other property of all the people of the nation." Senate Document No. 43, 73rd Congress, 1st Session, *Congressional Record*, March 9, 1933 on HR 1491 p. 83. The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all, and other public dues. They shall be redeemed at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank. 12 U.S. Code § 411 - Issuance to reserve banks; nature of obligation; redemption - (Dec. 23, 1913.

ch. 6, § 16 (par.), 38 Stat. 265; Jan. 30, 1934, ch. 6, § 2(b)(1), 48 Stat. 337; Aug. 23, 1935, ch. 614, title II, § 203(a), 49 Stat. 704.) "Since March 9, 1933, the United States has been in A STATE OF DECLARED NATIONAL EMERGENCY." Senate Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508 Servicing of insured notes outstanding with investors. (i) endorse the insured note as follows: "Pay to the order of The DAVID JR HALL 4203 NORVAL AVE QUARTZ HILL CA [93536] ON BEHALF OF INVESTMENT WITHIN Treasury Retail Securities Site, PO Box 9150, Minneapolis, MN 55480-9150. GOVERNMENT OBLIGATION's REMITTANCE COUPON Pay and Pledged to the Order of *Without recourse*" on behalf of 370907659 for account No. US TREASURY BOND 912828HS2 United States Treasury NTS BOND INVESTMENT UTSXS. The holder will then deliver the endorsed note, to the Director, Finance Office. (ii) On receipt of the endorsed note the Director, Finance Office, will acknowledge receipt of the note and process payment to the assignor of the par value of the note as of the date of the Treasury check.

370907659 for account No. US TREASURY BOND 912828HS2 United States Treasury NTS BOND INVESTMENT UTSXS TWENTY EIGHT BILLION NINE HUNDRED MILLION SEVENTY FIVE THOUSAND & ZERO CENTS 00/100 BY A NON TAXPAYER BY PARBY A NON TAXPAYER BY PAR Exempt No. 52-1147644 i, david jr hall a man hereby discharge the debt of said amount above to the United States Treasury for investment 2.29.2008 at 1.96 minimum price 1000 amount issued 26000[mm] USA DIL MLNUM H27U1 B2Q1QD5, A0TR52. I would initially want an small amount transferred to my Bank of America account in the amount of \$400,000,000.00 the rest may be held in a trust security note or bond upon final maturity date.

Memo: Discharging of Government Obligations

Beneficial Interest

x ss david jr hall


Holder and Non Citizen of the United States of America American Nationalist 215-45218054

I also will accept TOP via electronic payment via <https://fiscal.treasury.gov/doing-business-with-fiscal-service/electronic-vendor-payments.html>.

I neither dominate anyone, nor are we dominated. My authority for this statement is the same as it is for all free and Sovereign Moorish American National everywhere: the age-old, timeless, and universal respect for the intrinsic rights, property, freedoms, and responsibilities of the Sovereign Individual. I am not a "person" when such term is defined in statutes of United States or statutes of the several states when such definition includes artificial entities. We refuse to be treated as a federally or state created entity which is only capable of exercising certain rights, privileges, or immunities as specifically granted by federal or state governments. I voluntarily choose not to comply with the man-made rules codes and or laws which but in order to serve and to bring harmony to society, but no such laws, nor their enforcers, have any authority over me. We are not in any jurisdiction, for we are not of subject status. Consistent with the eternal tradition of natural common law, unless we have harmed or violated someone or their property, We have committed no crime; and am therefore not subject to any penalty. Thus, be it known to all, that we reserve my natural common law right not to be compelled to perform under any contract that we did not enter into knowingly, voluntarily, and intentionally. And furthermore, We do not accept the liability associated with the compelled and pretended "benefit" of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If we have participated in any of the supposed "benefits" associated with these hidden contracts, We have done so under duress, for lack of any other practical alternative. We may have received such "benefits" but We have not accepted them in a manner that binds me to anything. In this matter we have not participated within the alleged documents provided as a Deed Of Trust known as Tenants and occupants. For such have been proven and no opposition provided by the Defendants nor their attorneys. Any such participation does not constitute "acceptance" in contract law, because of the absence of full disclosure of any valid "offer," and voluntary consent without misrepresentation or coercion, under contract law.

Without a valid voluntary offer and acceptance, knowingly entered into by both parties, there is no "meeting of the minds," and therefore no valid contract. Any supposed "contract" is therefore void, ab initio. From my age of consent to the date affixed below We have never signed a contract knowingly, willingly, intelligently, and voluntarily whereby we have waived any of my natural common law rights, and, as such, Take Notice that we revoke, cancel, and make void ab initio my signature on any and all contracts, agreements, forms, or any instrument which may be construed in any way to give any agency or department of any federal or state government authority, venue, or jurisdiction over us. Notice the Exhibits Also Known As the USDA BOND originally invested and released on February 28, 2010. I am and have in the past now Rightfully Declaring, Publishing, and Proclaiming my own Free Land and property located at US TREASURY OFFICE WASHINGTON DC U.S. DEPARTMENT OF THE TREASURY 1500 Pennsylvania Ave N.W. USDA NTS BOND 912828HS2 Washington, DC [20220] Steven Mnuchin <https://www.treasurydirect.gov/instit/instit.htm> Treasury Retail Securities Services P.O. Box 7015 Minneapolis, MN 55480-7015 and the current value of said valued investment property is Twenty Eight Billion Nine Hundred Million USDA [\$28,900,000,000.00. Affirming my Actual, Rightful, and Civil 'In Full Life' Status; Conjoined to my Moor[fish] American Consanguine Pedigree and National Honor. Let it be Declared, Known, Published, and Resolved that: Am: I David Jr Hall El-Bey for short, 'In Propria Persona Sui Juris' (being in my own proper person), by birthright; and Inheritance WITHOUT THE FOREIGN, IMPOSED COLOR-OF-LAW, OR ASSUMED DUE PROCESS of the Union States Society; pursuant to, but not limited to:

1. FREE MOORISH-AMERICAN ZODIAC CONSTITUTION: (Zodiac Constitution and Birthrights of the Moorish Americans)
2. UNITED STATES REPUBLIC: DEPARTMENT OF JUSTICE: Moorish American Credentials: AA 222141- TRUTH A-1
3. UNITED STATES SUPREME COURT: SUPREME LAW – Acts of State
4. UNITED STATES CONSTITUTION: Article III (3), Section two (2), Amendment V (5) (Liberty clause) and Amendment IX (9) (Reservation of the Rights of the People).
5. RESOLUTION NUMBER SEVENTY-FIVE (75): Dated April 17, 1933 A.D. (MOORISH-AMERICAN SOCIETY OF PHILADELPHIA AND THE USE OF THEIR NAMES).
6. UNIVERSAL DECLARATION OF HUMAN RIGHTS – UNITED NATIONS – HUMAN RIGHTS [Article Fifteen (15)].
7. RIGHTS OF INDIGENOUS PEOPLES – UNITED NATIONS: GENERAL ASSEMBLY – Part 1, Article 4.

Wherefore, I, David Jr Hall El-Bey being 'Part and Parcel' named herein, and by Birthright, Primogeniture, and Inheritance, make a Lawful and Legal Entry of Affidavit and Public Notification of Land Inheritance Claim: Land or property, Affirmation, and Application: Herewith Published for the Public Record. This said Legal Notice to Principal is a Legal Notice to Agent: and this Legal Notice to Agent is a Legal Notice to Principal. I Am: 
A Free and Sovereign Moorish American National, In Propria Persona Sui Juris Northwest Amexem / Northwest Africa / North America.

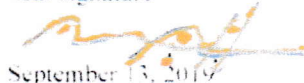
§ 336. Damages - The power to ward damages in a proper case, as a necessary incident to other purely equitable relief and in the same decree, is fully admitted, and even to award damages alone in very special cases; but the jurisdiction has been exercised with the utmost caution and reserve. See JUDICIAL INTERPRETATION OF JURISDICTION, Pomeroy, Equity Jurisprudence. A court of equity grants the relief of compensatory damages in connection with some other specific relief, and under very peculiar circumstances it decrees the payment of damages alone. Several kinds of equitable suits are wholly pecuniary in their relief, as those for contribution and exoneration. See JUDICIAL INTERPRETATION OF JURISDICTION, Pomeroy, Equity Jurisprudence. Please be advised while reading said Complainant in Suri Juris Status and should not be treated as property or fourteenth Amendment slaves for i, a man, david jr hall EL-BEY human beings in flesh and blood and not entity, corporations and such rather are the beneficiaries of the Infant Trust named herein as DAVID JR HALL as the sole beneficiary for said investment USDA BOND Investment and or property.

DECLARATION

i. man. david jr hall are living breathing human beings and represent in the flesh living breathing persons of WE THE PEOPLE. Claimant david jr hall EL-BEY owner of said property USDA NTS BOND 912828HS2. Claimant has appeared before this venue and or court[s] as SURI JURIS and or In Pro Per as a man behalf of the Infant Trust DAVID HALL whom is david jr hall EL-BEY a living breathing American Muurs [Minister] not corporations. therefore Complainant are within their rights to claiming all rights guaranteed to them by the California Constitution of the Of Americas and the US CONSTITUTION of AMERICA. i. man david jr hall/ Prince Ra Chief Preist Hotep EL-BEY is an American Nationalist. I a man:David-Jr:Hall reserve all rights at all times in all places and we waive no rights at any time or in any place. I do waive benefit privilege. without recourse!:David-Jr:Hall. a woman in flesh and blood, a man in flesh and blood and have obtained the age of majority. I am a Sovereign in this venue and jurisdiction and i don't concede nor give consent for any removals and or goods being used from the said infant Cestique Trust. in my incorporated name DAVID HALL. and such the like, within the jurisdiction of Morocco also known as turtle Island. shared with the United States Of America a corporation within the treaty of this land created by our forefathers and ancestors. Moorians. from the Aparaca the West Ethiopia, with former languages within Latin and Spanish from the Atlantans and such the like not similar thereto our associates Aztecs and similar former nations alike. I am an Americans by birth and please see our nativity records attached. for such is and was declared as mosulem[s] **not the same as Muslem**. Within the 48 original Republic States herein this American land. This is a motion for remedy relief, and for failure of lack of DUE PROCESS. thru intervention. relief. recovery and remedy can only be given by the higher courts and corrections therein the lower courts and this venue for who's foundations are that of the US CONSTITUTION and YAHWEH [GOD] alone and none other WITHOUT BLAME.

#ss david jr hall


Seal signature


September 13, 2019



Firm Mailing Book For Accountable Mail

From and Return Address
DAVID J. HALL TRUST
7500 West Lake Mead Blvd CA # 809
Las Vegas NV [89122]

- Track type of mail or service
- Signature Required
 - Registered Mail
 - Registered Mail Restricted Delivery
 - Registered Mail Signature Confirmation
 - Registered Mail Signature Confirmation Restricted Delivery
 - Registered Mail Signature Confirmation Restricted Delivery Signature Required
 - Registered Mail Signature Confirmation Restricted Delivery Signature Required Restricted Delivery
 - Registered Mail Signature Confirmation Restricted Delivery Signature Required Restricted Delivery Signature Required

Attach Stamp Here
For additional copies of this receipt
Postmark with Date of Receipt

7019 0140 0000 4568 3650

PM 9972-6026-9930
0000-504-76

US Dept of the Treasury
1500 Army Ave NW, # 2015
Washington DC [20220]
Security Instrument

1
2
3
4
5
6
7
8

Total Number of Pieces
Mailed by Sender 1

Total Number of Pieces
Received at Post Office 1

Complete in Ink
Cave Miller

Privacy Notice: For more information on USPS privacy policies, visit usps.com/privacypolicy.

Mailer's Approval for Privately Printed Facsimile PS Form 3877

For three or more pieces with extra services presented for mailing at one time, the mailer may use PS Form 3877 (firm sheet) or privately printed firm sheets in lieu of the receipt portion of the individual form.

The Postal Service allows mailers to use privately printed or computer-generated firm sheets that contain the same information and that are nearly identical to the USPS-provided PS Form 3877, *Firm Mailing Book For Accountable Mail*. For the locations where you are presenting your mailings, the local postmaster or manager of Business Mail Entry provides approval of the form in writing. On the mailer's approved form, you may omit columns that are not applicable to the extra service requested. For additional information, see DMM 503.1.10.

Mailers must retain their original written approvals by the postmaster or manager of Business Mail Entry as evidence that their privately prepared facsimile of PS Form 3877 was approved by the Postal Service. The Postal Service does not retain documentation of the facsimile approval. Mailers using privately printed forms must periodically verify them against the USPS-provided versions, make routine updates, and obtain approval of the updated facsimile form.

When using an approved, privately prepared form, a mailer who wants the firm sheets postmarked by the Postal Service must present the books with the articles to be mailed at a Post Office. The sheets of the books become the mailer's only receipt; the Postal Service does not retain a copy.

For Registered Mail and COD, the mailer submits the forms in duplicate and receives one copy as the mailer's receipt after the USPS employee accepting the mailing has verified the entries.

For Certificates of Mailing with domestic or international mailings, the mailer must use either PS Form 3665, *Certificate of Mailing — Firm*, or PS Form 3817, *Certificate of Mailing*. For Certificates of Bulk Mailing, the mailer must use either PS Form 3606-D, *Certificate of Bulk Mailing — Domestic*, or PS Form 3606, *Certificate of Bulk Mailing — International*.

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional) david hall
B. E-MAIL CONTACT AT FILER (optional) stduioredh@protonmail.com
C. SEND ACKNOWLEDGMENT TO: (Name and Address) H&H MEDIA ENTERTAINMENT STUDIOREDH 7100 Grand Montecito Pkwy, unit 2036 Las Vegas, NV 89149, USA

Filed in the Office of <i>Barbara K. Cogan</i> Secretary of State State Of Nevada	Initial Filing Number 2020104345-9
	Filed On July 7, 2020 11:36 AM
	Number of Pages 10

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 1b, leave all of item 1 blank, check here and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a. ORGANIZATION'S NAME BEAR STEARNS CAPITAL TRUST III				
OR	1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
1c. MAILING ADDRESS 245 PARK AVENUE	CITY NEW YORK	STATE NY	POSTAL CODE 10167	COUNTRY USA

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (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 10 of the Financing Statement Addendum (Form UCC1Ad)

2a. ORGANIZATION'S NAME JP MORGAN SECURITIES LLC				
OR	2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
2c. MAILING ADDRESS 1111 POLARIS PKWY FLOOR 2J	CITY COLUMBUS	STATE OH	POSTAL CODE 43240	COUNTRY USA

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

3a. ORGANIZATION'S NAME				
OR	3b. INDIVIDUAL'S SURNAME EL	FIRST PERSONAL NAME PRINCE RA HOTE P	ADDITIONAL NAME(S)/INITIAL(S) PREIST PRINCE RA HOTE P EL-BEY	SUFFIX
3c. MAILING ADDRESS 7500 WEST LAKE MEAD BLVD C9 309	CITY LAS VEGAS	STATE NV	POSTAL CODE 89128	COUNTRY USA

4. COLLATERAL: This financing statement covers the following collateral:

ALL ACCOUNTS, ALL ACCEPTABLES, ALL CHATTLE PAPER, ALL AND ANY AS OF 2008 - 2025 ACQUISITIONS, MERGERS OF PROPERTY PAPERS COMPANIES ETC.,... ALL COPYRIGHTS, ALL ROYALTIES, ALL DRAFTS, ALL INSTRUMENTS, ALL NOTES, ALL RAW MATERIALS, ALL SECURITIES, ALL AUTOMOTIVES, ALL CASH, ALL COINS, ALL COMPUTERS, ALL EQUIPMENT, ALL FURNITURE, ALL MACHINERY, ALL MERCHANDISE, ALL MOTOR DRIVEN CONVEYANCES, ALL PICTURES, ALL PROCEEDS, ALL TELECOMMUNICATIONS EQUIPMENT, ALL TRUCKS, ALL YACHTS, AS WRITTEN IN LIEN[S] FILES IN DELAWARE SECRETARY OF STATE, NO. 20204349355. THEREFORE NOT LIMITED TO DEBTORS ASSETS, LAND, MOTOR VEHICLES, AIRCRAFT;VESSELS; SHIPS; TRADEMARKS; COPYRIGHTS; PATENTS; CONSUMER GOODS; FIREARMS; FARM PRODUCTS; INVENTORY AND INVENTIONS; EQUIPMENT; MONEY; INVESTMENT PROPERTY; COMMERCIAL TORT CLAIMS; LETTER OF CREDIT; LETTER-OF-CREDIT RIGHT; CATTLE PAPERS; ELECTRONIC CATTLE PAPER; TANGIBLE CHATTEL PAPER; CERTIFICATED SECURITIES; UN-CERTIFICATED SECURITIES; PROMISSORY NOTES, PAYMENT INTANGIBLES; SOFTWARE; HEALTH-CARE-INSURANCE RECEIVABLES; INSTRUMENTS; DESPITE ACCOUNTS; ACCOUNTS; DOCUMENTS LIVESTOCK; REAL ESTATE AND REAL PROPERTY - INCLUDING BUILDINGS, STRUCTURES, FIXTURES, AND APPURTENANCES SITUATED THEREON AND UNDERNEATH, ABOVE AND BELOW GROUNDS COMMODITIES AND FIRST HAND ON ANY AND ALL ACQUISITIONS THERETO USER. MANUFACTURED HOMES; TIMBER; CORPS; AND AS-EXTRACTED COLLATERAL, I.E. ALL OIL, GAS AND OTHER MINERALS UNDERGROUND NOT LIMITED TO HOUSING UNDERGROUND SHELTERS BUNKERS AND SUCH THE LIKE OR SIMILAR TO; AS WELL AS ANY AND ALL ACCOUNTS ARISING FROM THE SALE OF THESE SUBSTANCES, BOTH AT WELLHEAD AND HEREIN ABOVE IN THIS PARAGRAPH; PRODUCTS, PRODUCE, AND PROCEEDS OF ANY OF THE PROPERTY DESCRIBED AS REPLACEMENTS OF SUBSTITUTIONS HEREON ABOVE IN THE PARAGRAPH; PRODUCTS

5. Check only if applicable and check only one box: Collateral is held in a Trust (see UCC1Ad, item 17 and Instructions) being administered by a Decedent's Personal Representative

6a. Check only if applicable and check only one box:
 Public-Finance Transaction Manufactured-Home Transaction A Debtor is a Transmitting Utility

6b. Check only if applicable and check only one box:
 Agricultural Lien Non-UCC Filing

7. ALTERNATIVE DESIGNATION (if applicable): Lessee/Lessor Consignee/Consignor Seller/Buyer Bailee/Bailor Licensee/Licenser

8. OPTIONAL FILER REFERENCE DATA:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME BEAR STEARNS CAPITAL TRUST III	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME JPMORGAN CHASE BANK N.A.	
OR 10b. INDIVIDUAL'S SURNAME	
INDIVIDUAL'S FIRST PERSONAL NAME	
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10c. MAILING ADDRESS 277 PARK AVENUE	CITY NEW YORK	STATE NY	POSTAL CODE 10172	COUNTRY USA
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11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME DAVID JR HALL			
OR 11b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

11c. MAILING ADDRESS 4203 NORVAL AVE ESTATE TRUST	CITY QUARTZ HILL	STATE CA	POSTAL CODE 93536	COUNTRY USA
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12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):
PRODUCED AND PROCEEDS OF ANY OF THE PROPERTY DESCRIBED HEREIN ABOVE IN THIS PARAGRAPH; PROCEEDS, INCLUDING INSURANCE, BOND, GENERAL INTANGIBLES, AND ACCOUNTS PROCEEDS, FROM THE SALE, DESTRUCTION, LOSS, OR MISPLACED OF SAID CUSIP BOND NO. TBILL. NO US912828HS23; HEREIN ABOVE AND BELOW WITHIN THE WRITING IN THIS PARAGRAPH, SUCH AS IN THE FORM OF A WRITING, PHOTOGRAPH, MICROFILM, MICROFICHE, TAPE, CD, DVD, ELECTRONIC MEDIA, AND THE LIKE, TOGETHER WITH ALL OF USER'S RIGHT, TITLE, AND INTEREST IN ALL COMPUTER SOFTWARE HARDWARE REQUIRED FOR UTILIZING, CREATING, MAINTAINING, AND PROCESSING ANY SUCH RECORDS AND DATA IN ANY ELECTRONIC MEDIA, OR MEDIUM, AND ALL OF USER'S INTEREST IN ALL SUCH FOREGOING PROPERTY OR PROPERTIES IN THIS PARAGRAPH, NOW OWNED AND HEREAFTER ACQUIRED NOW EXISTING AND HEREAFTER ARISING, AND WHEREVER LOCATED, AS COLLATERAL FOR SECURING USER'S CONTRACTUAL OBLIGATIONS IN FAVOR OF SECURED PARTY AS SUCH THE MAN NAMED PRINCE RA HOTEPEL[C] EX RELATIONS DAVID JR HALL[C] DAVE BEANO[C] RATHER PRESENTLY AND STILL PROPERTY THEREOF SECURED PARTY, DUE TO USER'S UNAUTHORIZED USE OF

13. This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

14. This FINANCING STATEMENT:
 covers timber to be cut covers as-extracted collateral is filed as a fixture filing

15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):	16. Description of real estate:

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME				
OR 10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME				
OR 11b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):
SECURED PARTYS PROPERTY HEREIN AND NOT LIMITED TO CUSIP BOND NO. TBILL. NO US912828HS23 VIA PRELIMINARY CONTRACTUAL AGREEMENT WITH BEAR STEARNS & CO INC. WITHOUT DISPUTING HEREIN AS IN COMMON-LAW-COPYRIGHTED PROPERTY; [3] CONSENTS AND AGREES THAT SECURED PARTY THE MAN HEREIN AND THE PROPERTY OWNER MAY FILE A UCC FINANCING STATEMENT WHEREIN USER IS DEBTOR AND PRINCE RA HOTEPEL EX RELATIONS DAVID JR HALL/DAVE BEANO [C] IS SECURED PARTY; [4] CONSENTS AND AGREES THAT SAID UCC FINANCING STATEMENT DESCRIBED ABOVE AND PERVIOUSLY FILED STATEMENT WITHIN LOS ANGELES COUNTY HEREIN AND ABOVE IN PARAGRAPH [3] IS A CONTINUING FINDING STATEMENT, AND FURTHER CONSENTS AND AGREES WITH SECURED PARTYS FILING ON ANY CONTRACTUAL OBLIGATION THEREFORE INCURRED HAS BEEN FULLY SATISFIED; [5] AUTHORIZES SECURED PARTY'S THE MAN IN FLESH AND BLOOD, WITHIN THIS AND PAST SECURITY AGREEMENTS LOST STOLEN DESTROYED OR MISSING, CONSENT AND AGREES IN THE CONTRACTUAL OBLIGATION THEREFORE INCURRED HAS BEEN FULLY SATISFIED AUTHORIZES THE MAN SECURED PARTY'S FILING AND INTEREST IN PROPERTY PLEDGED AS COLLATERAL IN SECURITY

<p>13. <input type="checkbox"/> This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)</p> <p>15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):</p>	<p>14. This FINANCING STATEMENT: <input type="checkbox"/> covers timber to be cut <input type="checkbox"/> covers as-extracted collateral <input type="checkbox"/> is filed as a fixture filing</p> <p>16. Description of real estate:</p>
--	---

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME				
OR 10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME				
OR 11b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):
AGREEMENT AS DESCRIBED ABOVE IN PARAGRAPH [2] IN THE UCC FILING OFFICE; [6] CONSENTS AND AGREES THAT ANY AND ALL SUCH FILING DECIED IN PARAGRAPHS [4] AND [5] ABOVE ARE NOT, AND MAY NOT BE CONSIDERED, BOGUS, FRIVOLOUS LIES, NOR MISTAKES AND THAT USER NEVER CLAIM SUCH AS STATED TO BE FRIVOLOUS MISTAKES AND SUCH THE LIKE, AS SECURED PARTY AS &LDQUO;AUTHORIZED REPRESENTATIVE&RDQUO; FOR &LDQUO;PAYMENT TERMS AND DEFAULT TERMS&RDQUO; GRANTING SECURED PARTY FULL AUTHORITY AND POWER FOR ENGAGING IN ANY AND ALL ACTION ON BEHALF OF USER INCLUDING, BUT NOT LIMITED BY, AUTHENTICATION OF A RECORD ON BEHALF OF USER, AS SECURED PARTY, MAINTAINED WITH ANY BANK IN/UNDER THE NAME OF USER, AND LIKEWISE ANY DESPITE ACCOUNT MAINTAINED THEREWITH THE CUSIP BOND NO. TBILL. NO US912828HS23 AND THE PRELIMINARY CONTRACTUAL AGREEMENT WITH BEAR STEARNS & CO INC. UNDER THE NAME OF THE USER AND ANY OTHER NAMES RELATED THERETO, CREATED TO MISDIRECT AND OR MISAPPROPRIATED THE FUNDS OF CUSIP BOND NO. TBILL. NO US912828HS23THEREWITH ANY DEPOSITS TRANSFERS THERETO PARENT COMPANIES AND SUBSIDIARIES SUCH AS

<p>13. <input type="checkbox"/> This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)</p> <p>15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):</p>	<p>14. This FINANCING STATEMENT: <input type="checkbox"/> covers timber to be cut <input type="checkbox"/> covers as-extracted collateral <input type="checkbox"/> is filed as a fixture filing</p> <p>16. Description of real estate:</p>
--	---

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME				
OR 10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME				
OR 11b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):
FIDELITY AND OR OUTSIDE AGENCIES SUCH AS TREASURY DIRECT WHOM FALSELY ALLEGED THE MISUSE OF AN ACCOUNT WHEN SECURED PARTY LEGALLY MADE AN ATTEMPT TO LAWFUL TRANSFER HIS OWN INVESTMENT FUNDS TO HIS OWN BANKING ACCOUNT WITH BANK OF AMERICA. AS SUCH THE FUNDS HAVE BEEN TRACED AND STANDS IN TREASURY AS SUCH WITHOUT THE CONSENT OF SECURED PARTY, EVEN BY WAY OF NEWLY CREATED ACCOUNT INFORMATION TRACKING INFORMATION AND TRANSFER INFORMATION NOT LIMITED TO GOVERNMENT AGENCIES SUCH AS TREASURY DIRECT WHOM CLOSED SECURED PARTY'S ACCOUNT NOVEMBER OF 2019 WITHOUT LAWFUL REASON OR PURPOSE. SUCH WAS FRIVOLOUS AS THE AGENT THEREIN LAUGHED DUE TO THE NATIONALITY OF THE SECURED PARTY. THEREFORE USER HAS DEFAULTED AND SUCH HAS BEEN DOCUMENTED ON MANY LEVELS WITHIN MULTIPLE PUBLIC DOMAINS AS WELL AS COURTHOUSES. THIS IS NOT LIMITED TO TRANSFERRING CLAIMS AND CASES THERETO OUTSOURCED LAW FIRMS ACCOUNTANTS FIRMS AND GOVERNMENT AGENCIES FOR SUCH WAS DONE IN THE MISREPRESENTATION OF THE LAW, AS SUCH YOU HAVE DEFAULTED, FOR SUCH WAS AND IS STILL PRESENTLY UNDER TRADE-NAME/TRADE-MARK NOR COMMON LAW

13. <input type="checkbox"/> This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)	14. This FINANCING STATEMENT: <input type="checkbox"/> covers timber to be cut <input type="checkbox"/> covers as-extracted collateral <input type="checkbox"/> is filed as a fixture filing
15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):	16. Description of real estate:

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME				
OR 10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME				
OR 11b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):
COPYRIGHT DESCRIBED HEREIN, THEREUNDER THE CONSTITUTION OF THE UNITED STATES OF AMERICA AND BY WAY OF TREATY OF PEACE AND FRIENDSHIP AS WELL THE TREATY FOR MOORS TO DO COMMERCE BUSINESS ALSO KNOWN AS THE TREATY OF AMITY, COMMERCE, AND NAVIGATION, SUCH DE FACTO MENTIONING OF PAST DISMISSALS FOR PAST OR PREVIOUS CASES ALSO CONSTITUTES A DEFAULT IN JUDGMENT HEREIN, FOR ALL DE FACTO NON LAWFUL DISMISSALS AND ORDERS HAVE BEEN VOID BY LAW AS IT STATES SCHREUER VS. RHODES, 4L6 U.S.232,94 S. CT. 1683, 1687 (1914) NOTE: BY LAW, A JUDGE IS A STATE OFFICER. 2 THE JUDGE THEN ACTS NOT AS A JUDGE, BUT AS A PRIVATE INDIVIDUAL (IN HIS PERSON). WHEN A JUDGE ACTS AS A TRESPASSER OF THE LAW, WHEN A JUDGE DOES NOT FOLLOW THE LAW, THE JUDGE LOSES SUBJECT-MATTER JURISDICTION AND THE JUDGES ORDERS ARE NOT VOIDABLE. BUT VOID, AND OF NO LEGAL FORCE OR EFFECT. THE U.S. SUPREME COURT STATED "WHEN A STATE OFFICER [JUDGE] ACTS UNDER A STATE LAW IN A MANNER VIOLATIVE OF THE FEDERAL CONSTITUTION, HE COMES INTO CONFLICT WITH THE SUPERIOR AUTHORITY OF THAT CONSTITUTION, AND HE IS IN THAT CASE STRIPPED OF HIS OFFICIAL

<p>13. <input type="checkbox"/> This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)</p> <p>15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):</p>	<p>14. This FINANCING STATEMENT: <input type="checkbox"/> covers timber to be cut <input type="checkbox"/> covers as-extracted collateral <input type="checkbox"/> is filed as a fixture filing</p> <p>16. Description of real estate:</p>
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17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME				
OR 10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME				
OR 11b. INDIVIDUAL'S SURNAME		FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):
OR REPRESENTATIVE CHARACTER AND IS SUBJECTED IN HIS PERSON TO THE CONSEQUENCES OF HIS INDIVIDUAL CONDUCT. THE STATE HAS NO POWER TO IMPART TO HIM ANY IMMUNITY FROM RESPONSIBILITY TO THE SUPREME AUTHORITY OF THE UNITED STATES, &RDQUO; MORE OVER THE IMAGINARY, HAVING NEITHER ACTUALITY NOR SUBSTANCE, IS FORECLOSED FROM CREATING AND ATTAINING PARITY WITH THE TANGIBLE. THE LEGAL MANIFESTATION OF THIS IS THAT NO GOVERNMENT, AS WELL AS ANY LAW, AGENCY, ASPECT, COURT, ETC. CAN CONCERN ITSELF WITH ANYTHING OTHER THAN CORPORATE, ARTIFICIAL PERSONS AND THE CONTRACTS BETWEEN THEM. &RDQUO; MARBURY V. MADISON, 5 U.S. (2 CRANCH) 137, 180 (1803) "... THE PARTICULAR PHRASEOLOGY OF THE CONSTITUTION OF THE UNITED STATES CONFIRMS AND STRENGTHENS THE PRINCIPLE, SUPPOSED TO BE ESSENTIAL TO ALL WRITTEN CONSTITUTIONS, THAT A LAW REPUGNANT TO THE CONSTITUTION IS VOID, AND THAT COURTS, AS WELL AS OTHER DEPARTMENTS, ARE BOUND BY THAT INSTRUMENT." "IN DECLARING WHAT SHALL BE THE SUPREME LAW OF THE LAND, THE CONSTITUTION ITSELF IS FIRST MENTIONED; AND NOT THE LAWS OF THE UNITED STATES GENERALLY, BUT THOSE ONLY

<p>13. <input type="checkbox"/> This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)</p> <p>15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):</p>	<p>14. This FINANCING STATEMENT: <input type="checkbox"/> covers timber to be cut <input type="checkbox"/> covers as-extracted collateral <input type="checkbox"/> is filed as a fixture filing</p> <p>16. Description of real estate:</p>
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17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS

9. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

9a. ORGANIZATION'S NAME	
OR 9b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

10. DEBTOR'S NAME: Provide (10a or 10b) only one additional Debtor name or Debtor name that did not fit in line 1b or 2b of the Financing Statement (Form UCC1) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name) and enter the mailing address in line 10c

10a. ORGANIZATION'S NAME				
OR 10b. INDIVIDUAL'S SURNAME				
INDIVIDUAL'S FIRST PERSONAL NAME				
INDIVIDUAL'S ADDITIONAL NAME(S)/INITIAL(S)				SUFFIX
10c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

11. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (11a or 11b)

11a. ORGANIZATION'S NAME				
OR 11b. INDIVIDUAL'S SURNAME				
FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)		SUFFIX
11c. MAILING ADDRESS	CITY	STATE	POSTAL CODE	COUNTRY

12. ADDITIONAL SPACE FOR ITEM 4 (Collateral):
WHICH SHALL BE MADE IN PURSUANCE OF THE CONSTITUTION, HAVE THAT RANK". "ALL LAW (RULES AND PRACTICES) WHICH ARE REPUGNANT TO THE CONSTITUTION ARE VOID". SINCE THE 14TH AMENDMENT TO THE CONSTITUTION STATES "NO STATE (JURISDICTION) SHALL MAKE OR ENFORCE ANY LAW WHICH SHALL ABRIDGE THE RIGHTS, PRIVILEGES, OR IMMUNITIES OF CITIZENS OF THE UNITED STATES NOR DEPRIVE ANY CITIZENS OF LIFE, LIBERTY, OR PROPERTY, WITHOUT DUE PROCESS OF LAW, ... OR EQUAL PROTECTION UNDER THE LAW", THIS RENDERS JUDICIAL IMMUNITY UNCONSTITUTIONAL. AS SUCH THE MENTIONING OF ANY ORDERS OF DISMISSAL WITHOUT TRIAL BY JURY AND CONSTITUTIONAL SUPPORT BRINGS AND HAVE BROUGHT ABOUT THIS DEFAULT. SECURED PARTY HAS NEVER WAIVED OR GIVEN UP HIS HUMAN RIGHTS NOR HIS TREATY AND CONSTITUTIONAL RIGHTS.

<p>13. <input type="checkbox"/> This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)</p> <p>15. Name and address of a RECORD OWNER of real estate described in item 16 (if Debtor does not have a record interest):</p>	<p>14. This FINANCING STATEMENT: <input type="checkbox"/> covers timber to be cut <input type="checkbox"/> covers as-extracted collateral <input type="checkbox"/> is filed as a fixture filing</p> <p>16. Description of real estate:</p>
--	---

17. MISCELLANEOUS:

UCC FINANCING STATEMENT ADDITIONAL PARTY

FOLLOW INSTRUCTIONS

18. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

18a. ORGANIZATION'S NAME
BEAR STEARNS CAPITAL TRUST III

OR

18b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME

ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

19. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (19a or 19b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

19a. ORGANIZATION'S NAME
BEAR STEARNS CO. INC.

OR

19b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

19c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
383 MADISON AVENUE NEW YORK NY 10179 USA

20. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (20a or 20b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

20a. ORGANIZATION'S NAME

OR

20b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

20c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY

21. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (21a or 21b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

21a. ORGANIZATION'S NAME

OR

21b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

21c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY

22. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (22a or 22b)

22a. ORGANIZATION'S NAME

OR

22b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX
HALL DAVID JR DAVID HALL/ DAVE BEANO

22c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
8237 FAWN BROOK CT LAS VEGAS NV 89149 USA

23. ADDITIONAL SECURED PARTY'S NAME or ASSIGNOR SECURED PARTY'S NAME: Provide only one name (23a or 23b)

23a. ORGANIZATION'S NAME

OR

23b. INDIVIDUAL'S SURNAME FIRST PERSONAL NAME ADDITIONAL NAME(S)/INITIAL(S) SUFFIX

23c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY

24. MISCELLANEOUS:

This page is part of your document - DO NOT DISCARD



20150943356



Pages:
0005

Recorded/Filed in Official Records
Recorder's Office, Los Angeles County,
California

08/03/15 AT 12:39PM

FEES :	31.00
TAXES :	0.00
OTHER :	0.00
PAID :	31.00



LEADSHEET



201508030670016

00010949871



006998779

SEQ:
01

DAR - Counter (Upfront Scan)



THIS FORM IS NOT TO BE DUPLICATED

RECORDING REQUESTED BY
First American Title Company

AND WHEN RECORDED MAIL TO:
Monica Hall
4203 Norval Avenue
Quartz Hill, CA 93536

Space Above This Line for Recorder's Use Only

A.P.N.: ~~2103-028-020~~ 3103-029-059

File No.: LGL-1189041 (DD)

INTERSPOUSAL TRANSFER GRANT DEED

(Excluded from Reappraisal under California Constitution Article 13A § 1 et seq.)

The Undersigned Grantor(s) declare(s): DOCUMENTARY TRANSFER TAX **\$0.00**; CITY TRANSFER TAX **\$0.00**;
This conveyance is solely between spouses and establishes the sole and separate property of a spouse and is
EXEMPT from the imposition of the Documentary Transfer Tax pursuant to § 11911 of the Revenue and Taxation
Code.

This is an Interspousal Transfer and not a change in ownership under Section 63 of the Revenue and Taxation
Code, and transfer by Grantor(s) is excluded from reappraisal as a creation, transfer, solely between the spouses
of any co-owner's interest.

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, **Monica Hall and David Hall,**
wife and husband as joint tenants


hereby GRANTS to **Monica Hall, a married woman as her sole and separate property**

the following described property in the City of **Quartz Hill**, County of **Los Angeles**, State of **California**:

Attached hereto as Exhibit A.

**It is the express intent of the Grantor, being the spouse of the Grantee, to convey all right, title and
interest of the Grantor, community or otherwise, in and to the herein described property to the
Grantee as his/her sole and separate property.**

Dated: 11/05/2003



Monica Hall


David Hall

Mail Tax Statements To: **SAME AS ABOVE**

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

CALIFORNIA ALL – PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

State of California

County of Los Angeles

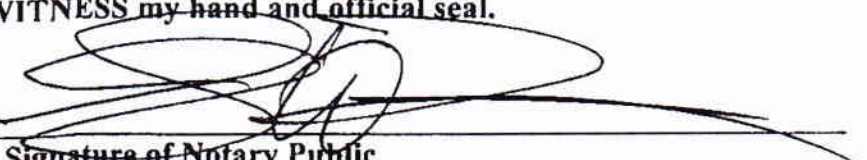
On AUG. 3RD, 2015 before me, Stan W. Boylan, Notary Public

Personally appeared Monica Hall & DAVID Hall

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies) and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under the PENALTY OF PERJURY under the laws of the State of California that the Foregoing paragraph is true correct, so help me god.

WITNESS my hand and official seal.


Signature of Notary Public



OPTIONAL

~~Capacity of signer
Date of Document~~

Number of Pages

Right Thumb

A.P.N.: **3103-028-020**

Interspousal Transfer Grant Deed - continued

File No.: **LGL-1189041 (DD)**

3103-029-059

EXHIBIT A

LOT 51 OF TRACT 52394, AS PER MAP RECORDED IN BOOK 1269 PAGES 92 TO 96 INCLUSIVE OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

EXCEPT THEREFROM, GRANTOR HEREBY EXPRESSLY RESERVES UNTO ITSELF ALL MINERALS, OIL, GAS, PETROLEUM, OTHER HYDROCARBON SUBSTANCES AND ALL GEOTHERMAL RESOURCES THAT MAY NOW OR HEREAFTER BE FOUND, LOCATED, DEVELOPED OR TAKEN ON, IN, UNDER OR FROM SAID LAND, OR ANY PART THEREOF, WITHOUT, HOWEVER, ANY RIGHT OF SURFACE ENTRY OR RIGHT OF ENTRY TO THE SUBSURFACE THEREOF, TO A DEPTH OF 500 FEET BENEATH THE SURFACE OF SAID PROPERTY FOR THE DEVELOPMENT, REMOVAL OR OTHER EXPLOITATION OF SAID RESOURCES OR SUBSTANCES.

EXHIBIT

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EXHIBIT A

MECHANICS LIEN UPAD NOR A COURT ORDER TO REMOVE
RECORDED/FILED IN OFFICIAL RECORDS ON MARCH 13, 2019
20190223663

NOTICE OF FRAUDULENT FILINGS ON PROPERTY #203 NORVAL AVE QUARTZ HILL CA 93536] OWNER(S] MONICA HALL: THE LIEN
WAS NOT PAID IN THE AMOUNT WITHIN THE MECHANICS LIEN RECORDED/FILED IN OFFICIAL RECORDS RECORDER OFFICE, LOS
ANGELES CA 3/13/2019 AND MUST BE PLACED BACK UPON THE PROPERTY UNTIL REMOVED BY COURT ORDER AND OR PAYMENT OR
BOTH COURT PUBLIC RECORD

This page is part of your document - DO NOT DISCARD



20190223663



Pages:
0005

Recorded/Filed in Official Records
Recorder's Office, Los Angeles County,
California

03/13/19 AT 09:25AM

FEES:	29.00
TAXES:	0.00
OTHER:	0.00
SB2:	75.00
PAID:	104.00



LEADSHEET



201903132880025

00016351340



009682062

SEQ:
01

DAR - Mail (Intake)



THIS FORM IS NOT TO BE DUPLICATED

LAB5012

08/14/2019

RECORDING REQUESTED BY

clavidjr hall

AND WHEN RECORDED MAIL DOCUMENT TO:

NAME

MONICA RENE HALL

STREET ADDRESS

4203 Norval Ave

CITY, STATE &
ZIP CODE

Quartz Hill, CA [93536]

Document Number: 16351340



Batch Number: 9682062



SPACE ABOVE FOR RECORDER'S USE ONLY

Mechanics Lien

Title of Document

Pursuant to Senate Bill 2 – Building Homes and Jobs Act (GC Code Section 27388.1), effective January 1, 2018, a fee of seventy-five dollars (\$75.00) shall be paid at the time of recording of every real estate instrument, paper, or notice required or permitted by law to be recorded, except those expressly exempted from payment of recording fees, per each single transaction-per parcel of real property. The fee imposed by this section shall not exceed two hundred twenty-five dollars (\$225.00).

- Exempt from fee per GC 27388.1 (a) (2); recorded concurrently "in connection with" a transfer subject to the imposition of documentary transfer tax (DTT).
- Exempt from fee per GC 27388.1 (a) (2); recorded concurrently "in connection with" a transfer of real property that is a residential dwelling to an owner-occupier.
- Exempt from fee per GC 27388.1 (a) (1); fee cap of \$225.00 reached.
- Exempt from the fee per GC 27388.1 (a) (1); not related to real property.

THIS COVER SHEET ADDED TO PROVIDE ADEQUATE SPACE FOR RECORDING INFORMATION
(\$3.00 Additional Recording Fee Applies)

Recording requested by (name):
david jr hall

When recorded, mail to (name and address):

MONICA RENE HALL

7500 West Lake Mead Blvd C9 #309

Las Vegas NV [89128]

Recorder's Use Only

CLAIM OF MECHANICS LIEN

(Cal. Civ. Code § 8416)

Declaration of Exemption From Gov't Code § 27388.1 Fee

- Transfer is exempt from fee per GC § 27388.1(a)(2):
 - recorded concurrently "in connection with" transfer subject to DTT
 - recorded concurrently "in connection with" a transfer of residential dwelling to an owner-occupier
- Transfer is exempt from fee per GC 27388.1(a)(1):
 - Fee cap of \$225.00 reached
 - Not related to real property

1. david jr hall ("claimant") claims a mechanics lien for the labor or services or equipment or materials described in paragraph 2, furnished for a work of improvement on that certain real property located in the County of Los Angeles State of California, and more particularly described as (address and/or sufficient description): 4203 Norval Ave Quartz Hill CA [93536] lot 51 of tract No. 52394 City of Quartz Hill near Lancaster as per map recorded in book 1296 page 92 to 96 3103-29-59195392 2695823

2. After deducting all just credits and offsets, the sum of 2,648,580.00 together with interest at the rate of 10% per annum from February 2, 2019 (date when balance became due), is due claimant for the following labor, materials, services, or equipment: Security, alarm system, home owners insurance, lawn care services, upkeep of home, cleaning, repairs of cooling and heating, repairs of floors and plumbing, backyard construction, window furnishings curtains and upgraded materials for property and home.

3. Claimant furnished the labor or services or equipment or materials, at the request of home owner and seller buyers if sold to another person company or bank. (employer, person, or entity to whom labor, materials, services, or equipment were furnished).

4. The name and address of the owner or reputed owner of the real property is/are: monica rene hall 4203 Norval Ave Quartz Hill CA [93536]

5. Claimant's address is: 7500 west lake mead blvd c9 #309 Las Vegas NV [89128]

Dated December 1, 2018



(Signature) david jr hall

VERIFICATION

I, david jr hall, am the sole secured party and creditor ("owner," "president," "authorized agent," "partner," etc.) of claimant on the foregoing claim of mechanics lien, and am authorized to make this verification for and on its behalf. I have read the foregoing claim of mechanics lien and know the contents of the claim of mechanics lien to be true of my own knowledge.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated December 1, 2018.


(Signature)

08/14/2018

**NOTICE OF MECHANICS LIEN CLAIM
ATTENTION!**

Upon the recording of the enclosed MECHANICS LIEN with the county recorder's office of the county where the property is located, your property is subject to the filing of a legal action seeking a court-ordered foreclosure sale of the real property on which the lien has been recorded. That legal action must be filed with the court no later than 90 days after the date the mechanics lien is recorded.

The party identified in the enclosed mechanics lien may have provided labor or materials for improvements to your property and may not have been paid for these items. You are receiving this notice because it is a required step in filing a mechanics lien foreclosure action against your property. The foreclosure action will seek to pay for unpaid labor, materials, or improvements provided to your property. This may affect your ability to borrow against, refinance, or sell the property until the mechanics lien is release.

BECAUSE THE LIEN AFFECTS YOUR PROPERTY, YOU MAY WISH TO SPEAK WITH YOUR CONTRACTOR IMMEDIATELY, OR CONTACT AN ATTORNEY, OR FOR MORE INFORMATION ON MECHANICS LIENS GO TO THE CONTRACTORS' STATE LICENSE BOARD WEB SITE AT www.csib.ca.gov.

02/17/2000

PROOF OF SERVICE AFFIDAVIT
California Civil Code section 8416

Failure to serve the Mechanic's Lien and Notice of Mechanic's Lien on the owner, or alternatively if the owner cannot be served on the lender or direct contractor, shall cause the Mechanic's Lien to be unenforceable as a matter of law (Civil Code Section 8024(d)). Service of the Mechanic's Lien and Notice of Mechanic's Lien must be by (1) registered mail, (2) certified mail, or (3) first-class mail evidenced by a certificate of mailing, postage prepaid, and to a residence or business address for the owner, lender or contractor. Further, a Proof of Service Affidavit (below) must be completed and signed by the person serving the Mechanic's Lien and Notice of Mechanic's Lien. This page should be completed (either one of the sections below) and recorded with the County Recorder along with the Mechanic's Lien and Notice of Mechanic's Lien.

PROOF OF SERVICE AFFIDAVIT (ON OWNER)
California Civil Code section 8416(a)(7) and (c)(1)

I, Prince Ra Chief Priest Hoop EIBEY (name), declare that I served a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail evidenced by a certificate of mailing, postage prepaid, addressed as follows to the owner(s) or reputed owner(s) of the property:

Company/Person Served: monica rene hall

Title or capacity of person served (if appropriate): minister

Service address: 4203 Norval Ave Quartz Hill CA [93536]

Said service address is the owner's residence, place of business, or address showed by the building permit on file with the permitting authority for the work.

Executed on 12.01 2018 (date) at the home (city), Quartz Hill CA [93536] (county), California.

By: 
(Signature of person making service)

ALTERNATE PROOF OF SERVICE AFFIDAVIT (ON LENDER OR DIRECT CONTRACTOR)

California Civil Code Section 8416(a)(7) and (c)(2)

I, _____ (name), declare that the owner or reputed owner cannot be served with a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail. Pursuant to California civil Code section 8416(c)(2), I served a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail evidenced by a certificate of mailing, postage prepaid, addressed as follows to the construction lender or direct contractor as follows:

Company/Person Served: _____

Title or capacity of person served (if appropriate): _____

Service address: _____

Executed on _____, 20____ (date) at _____ (city), _____ (county), California.

By: _____
(Signature of person making service)

812/21/00

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EXHIBIT B
ASSESSORS RECORDS AS OF APRIL 12, 2019
IDENTITY GUARD

NOTICE OF FRAUDULENT FILINGS ON PROPERTY 4203 NORVAL AVE QUARTZ HILL CA 93536 | OWNER(S) MONICA HALL: THE LIEN WAS NOT PAID IN THE AMOUNT WITHIN THE MECHANICS LIEN RECORDED/FILED IN OFFICIAL RECORDS RECORDER OFFICE, LOS ANGELES CA 3/13/2019 AND MUST BE PLACED BACK UPON THE PROPERTY UNTIL REMOVED BY COURT ORDER AND/OR PAYMENT OR BOTH COURT PUBLIC RECORD

8/10/2018

PROPERTY INFORMATION

TYPE	RECORD SOURCE	STREET ADDRESS	COUNTY	DATE SOLD	OWNER(S) NAME AND ADDRESS
ASSESSOR		4203 NORVAL AVE LANCASTER, CALIF 93556	LOS ANGELES		HALL MONICA 4203 NORVAL AVE LANCASTER, CA 93556
DEED		4203 NORVAL AVE LANCASTER, CA 93556	LOS ANGELES	11-05-2003	HALL MONICA 4203 NORVAL AVE LANCASTER, CA 93556
PLANNED UNIT DEVELOPMENT	DEED	[REDACTED] [REDACTED], NC	CLARK	06-27-2018	HALL MONICA HENE [REDACTED] [REDACTED]

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EXHIBIT C

ORIGINAL DEED OF TRUST MIN 100072110400089767 KBHOME
BANK OF AMERICA COUNTRY WIDE
WITH FIRST AMERICAN TITLE INFO

ALSO SEE

LAND PATENT FILED August 29, 2003 Filing No. 03 2520780
CORPORATION GRANT DEED GRANTED THERETO Monica Hall and
David Hall Claim Number 1013764643

NOTICE OF FRAUDULENT FILINGS ON PROPERTY 3203 NORVAL AVE QUARTZ HILL, CA 93536 [OWNER(S) MONICA HALL: THE LIEN WAS NOT PAID IN THE AMOUNT WITHIN THE MECHANICS LIEN RECORDED/FILED IN OFFICIAL RECORDS RECORDER OFFICE, LOS ANGELES CA 3/13/2019 AND MUST BE PLACED BACK UPON THE PROPERTY UNTIL REMOVED BY COURT ORDER AND OR PAYMENT FOR BOTH COURT PUBLIC RECORD

First American Title
Subdivision Tract Sales

8/29/03

Recording Requested By:
KB HOME Mortgage Company

03 2520781

Return To:
KB HOME Mortgage Company
7660 South Industrial #201B
Las Vegas, NV 89139
Attn: Investor Compliance

Prepared By:
KB HOME Mortgage Company
7370 South Industrial Road, Ste. 409
Las Vegas, NV 89139

Order No. 7646051-56 [Space Above This Line For Recording Data] LOAN # 1040008976
Escrow No. **DEED OF TRUST** MIN 100072110400089767

DEFINITIONS

Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided in Section 16.

- (A) "Security Instrument" means this document, which is dated August 21, 2003 together with all Riders to this document.
- (B) "Borrower" is MONICA HALL and DAVID HALL, Wife and Husband

Borrower is the trustor under this Security Instrument.
(C) "Lender" is KB HOME Mortgage Company

Lender is a corporation organized and existing under the laws of the state of Illinois

CALIFORNIA Single Family Fannie Mae/Freddie Mac UNIFORM INSTRUMENT WITH MERS Form 3005 1/01

WMP - 6A(CA) (0005) 01

Page 1 of 15

Initials: *[Signature]*

WMP MORTGAGE FORMS - (800) 521-7291



7646051-56

3103 - 028 - 020

08/29/03

Claim # 1013164643



A.G.I. GEOTECHNICAL, INC.

7247 Hayvenhurst Avenue, Unit A-2 • Van Nuys, CA 91406 • (818) 785-5244 • FAX (818) 785-6251

September 30, 2002

Project No.: 12-2315-10

KB Home
801 Corporate Center Drive, Ste. 201
Pomona, CA 91768

Subject: **SOILS COMPACTION REPORT**
Proposed Residential Development
Lots 1-66 of Tract 46069 (Tentative Tract 52394)
Lots 1-10, 33, 38 and 51-54 of Tract 46068
Quartz Hill, Los Angeles County, California

Dear Sirs:

This report presents the results of our geotechnical engineering observations during the re-grading of 82 single family residences on the subject property. The location of the compaction tests are identified on the Final Compaction Map, Plate 1, included with this report. This report documents the extent of the earthwork performed for subgrade preparation.

Sincerely,
A.G.I. GEOTECHNICAL, INC.

Juan A. Vidal
Juan A. Vidal, R.G.E.
Principal Engineer



Tom Antonio
Tom Antonio, E.I.T.
Staff Engineer

JAV/TA:ta

Enclosures: Compaction Map, Plate 1
Compaction Test Results
Engineering Certificate

Distribution: (6) Addressee

09/14/2002

SCALE: 1" = 60'

SHEET 5 OF 5 SHEETS

VESTING TRACT NO. 52394

IN THE UNINCORPORATED TERRITORY OF THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA

L.C.I. CORPORATION

MONUMENT NOTES:

- ① •
- ② ±
- ③ ○

INDICATES THE BOUNDARY OF THE LAND BEING SUBDIVIDED BY THIS MAP.

LOCATION OF 7" I.P. TAGGED "L.S. 4725" TO BE SET 8" DIA. PER TRACT NO. 46088 M.B. 1142/11-17, ESTABLISH AT RECORD DISTANCE AND ANGLES PER SAID MAP.

LOCATION OF SPIKE AND WASHER TAGGED "L.S. 4725" TO BE SET PER TRACT NO. 46088 M.B. 1142/11-17, ESTABLISH AT RECORD DISTANCE AND ANGLES PER SAID MAP.

SPIKE & WASHER TAGGED "L.S. 7580" TO BE SET.

1" I.P. TAGGED "L.S. 7580" DIA. 8", TO BE SET AT ALL LOT CORNERS NOT ABUTTING STREETS.

L. & T. WITH TAG STAMPED "L.S. 7580" TO BE SET AT ALL LOT CORNERS ABUTTING STREETS IN TOP OF CURB ON AN 11.75' OFFSET ON SIDE LOT LINE PRODUCED OR ON RADIAL LINE PRODUCED AT E.C.'S AND B.C.'S, UNLESS OTHERWISE NOTED.

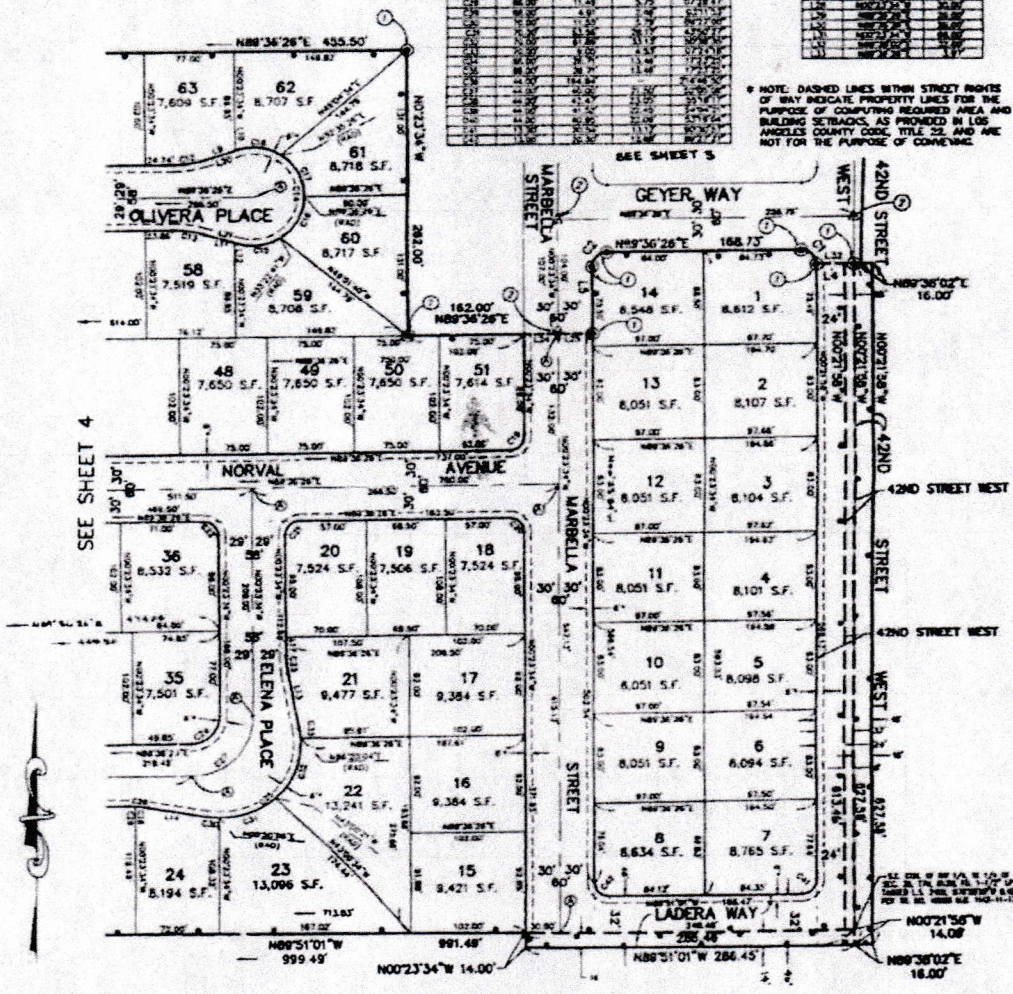
CURVE DATA

LINE	START	END	CHORD	ANGLE	AREA
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2	1.00	1.00	0.00	0.00	0.00
3	1.00	1.00	0.00	0.00	0.00
4	1.00	1.00	0.00	0.00	0.00
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LINE DATA

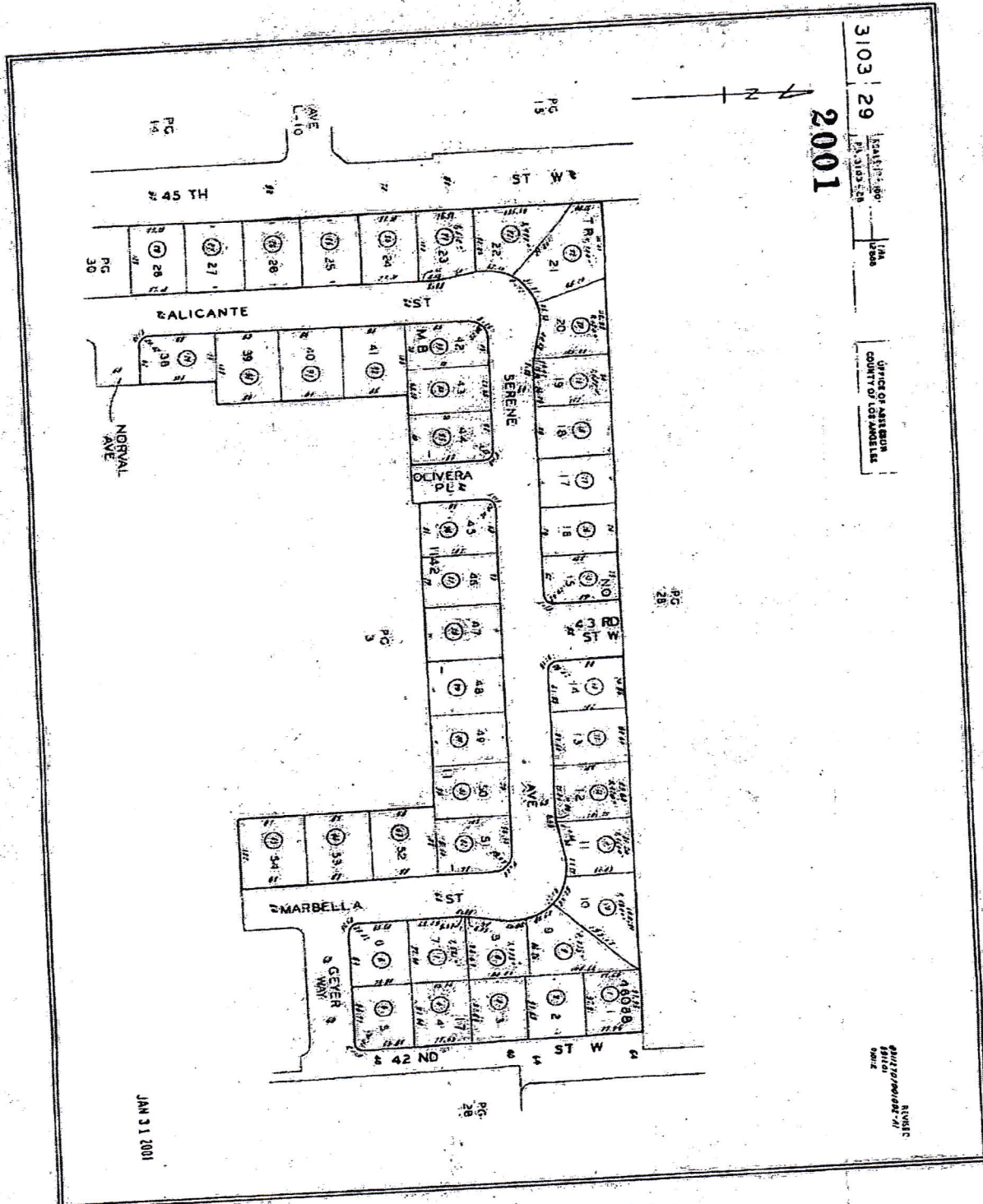
LINE	START	END	CHORD	ANGLE	AREA
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62	1.00	1.00	0.00	0.00	0.00
63	1.00	1.00	0.00	0.00	0.00

* NOTE: DASHED LINES WITHIN STREET RIGHTS OF WAY INDICATE PROPERTY LINES FOR THE PURPOSE OF COMPUTING REQUIRED AREA AND BUILDING SETBACKS, AS PROVIDED IN LOS ANGELES COUNTY CODE TITLE 22 AND ARE NOT FOR THE PURPOSE OF CONVEYANCE.



08/14/2018

Plat Map on www.usrealnet.com



2001

3103 29

Scale: 1" = 40'

1/4

CITY OF SAN ANTONIO
COUNTY OF LEGANDELS

RIORIC
4/16/2007 10:08 AM
0.0000

JAN 31 2001

[Click Here for Full View Plat Map](#)

<http://www.usrealnet.com/cgi/XREALTST.EXE?CG=RNS&APN=3103029059&county=...> 4/16/2007

03/14/2001



Los Angeles County Registrar-Recorder/County Clerk

DEAN C. LOGAN
Registrar-Recorder/County Clerk

HOTEP TRUST
4203 NORVAL AVE
QUARTZ HILL CA 93536

Bundle Sequence: 201703060300018



Batch Number: 8184574



Temp Document Number: 13437275



Date: March 07, 2017

Re: CERTIFICATION OF TRUST

\$40.00

The enclosed document is being returned unrecorded for the following reason(s) indicated on the document:

- If the attachment is intended to be a part of the document, please label it as exhibit, schedule, etc. and make reference to it in the body of the document [e.g., "See Exhibit 'A' attached hereto and made a part hereof"].
- Complete legal description and/or street address must be provided.
- Legibly print or type name of principal () in caption and/or below signature.

Please correct/complete the information as noted above and return a copy of this letter back with the documents.

Dean C. Logan
Registrar-Recorder/County Clerk

By: BOBBIE CURRY, Deputy

(800) 201-8999

R742/900 (Rev 02/09)

HOTEP TRUST
4203 NORVAL AVE
QUARTZ HILL, CA 93536

Batch Number: 8184574
Document Count: 1

RECORDING REQUESTED BY:
david Jr hall

RECORDING REQUESTED BY:

WHEN RECORDED MAIL TO:

PRIEST PRINCE RA HOTEL TRUST
4203 Norval Avenue
Quartz Hill California [93536]

Document Number: 13437275



Batch Number: 8184574



Order No.:

Escrow No.: A19671204AL1

SPACE ABOVE THIS LINE FOR RECORDER'S USE

CERTIFICATION OF TRUST
California Probate Code Section 18100.5

The undersigned declare(s) under penalty of perjury under the laws of the State of California that the following is true and correct:

- The Trust known as PRIEST PRINCE RA HOTEL TRUST, executed on 12/12/2016, is a valid and existing trust.
- The name(s) of the settlor(s) of the Trust is (are): david Jr hall
4203 Norval Avenue Quartz Hill CA [93536]
- The name(s) of the currently acting trustee(s) is (are): monica rene hall

4. The trustee(s) of the Trust have the following powers (initial applicable line(s)):

- Power to acquire additional property.
- Power to sell and execute deeds.
- Power to encumber, and execute deeds of trust.
- Other: _____

5. The Trust is (check one): Revocable _____ Irrevocable
The name of the person who may revoke the Trust is: david Jr hall

6. The number of trustees who must sign documents in order to exercise the powers of the Trust is (are): 1, whose name(s) is (are): monica rene hall

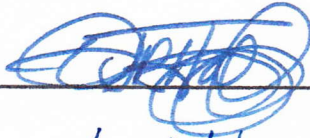
7. Title to Trust assets is to be taken as follows: Trustee

8. The Trust has not been revoked, modified or amended in any manner which would cause the representations contained herein to be incorrect.

9. I (we) am (are) all of the currently acting trustees.

10. I (we) understand that I (we) may be required to provide copies of excerpts from the original Trust documents which designate the trustees and confer the power to act in the pending transaction.

Dated: 12/12/2016



david hall

(Acknowledgement must be attached)

ACKNOWLEDGMENT

Title of Document: Certification of Trust

Date of Document: 12/12/2016

State of NEVADA

County of CLARK

On 12/12/2016 before me, HARPARTAP SINGH, a Notary Public,
personally appeared David JR. HALL & MONICA RENE HALL

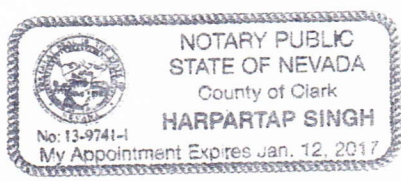
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

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

WITNESS my hand and official seal.

Signature [Handwritten Signature]

Name: HARPARTAP SINGH
(typed or printed)



(Area reserved for official notarial seal)



AFFIDAVIT

Affiant, DAVID JR HALL, & I MONICA-RENE; HALL sui juris, a natural citizen of the state of California, a common man of the sovereign private people, does swear and affirm that the Affiant has scribed and read the forgoing facts, and in accordance with the best of Affiant's knowledge and conviction, such are true, correct. and not misleading, the truth the whole truth, and nothing but the truth.

[Handwritten signature] *Monica-Rene Hall*

Signed _____ sui juris

This Affidavit is dated 7/23/2016

NOTARY PUBLIC

STATE OF CALIFORNIA)

)ss.

LOS ANGELES COUNTY)

Subscribed and sworn to before me, a Notary Public, the above signed David Hall Jr. on this _____ day of _____, 2016

My Commissions Expires : _____

NOTARY PUBLIC
SEE ATTACHED
CALIFORNIA JURAT
CERTIFICATE (REVISED)

SEAL OF NOTARY

CALIFORNIA JURAT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA }

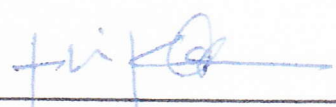
COUNTY OF LOS ANGELES }

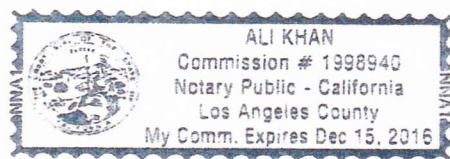
Subscribed and sworn to (or affirmed) before me on this 23rd day of JULY, 2016
Date Month Year

by DAVID HALL, JR. AND MONICA RENE HALL

Name of Signers

proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

Signature: 
Signature of Notary Public



Seal
Place Notary Seal Above

OPTIONAL

Though this section is optional, completing this information can deter alteration of the document or fraudulent attachment of this form to an unintended document.

Description of Attached Document

Title or Type of Document: _____

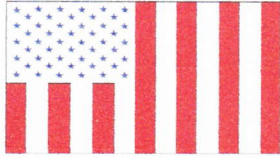
Document Date: _____

Number of Pages: _____

Signer(s) Other Than Named Above: _____



PRINCE RAHOTEP TRUST



AFFIDAVIT OF FACT LIVING TRUST

TD ACCOUNT G-613-335-299

NOTICE OF LEGAL DESCRIPTION OF LIVING TRUST- I david jr hall grantor of this trust and account give legal notice to this description of personal property. Treasury Direct account G-613-335-299. Fidelity account X90496234. All monies currencies and investments foreign and domestic.

david jr hall

prince ra hotep trust

July 23, 2016



DEPARTMENT OF THE TREASURY
INTERNAL REVENUE SERVICE
CINCINNATI OH 45999-0023

EXHIBIT X

002827.708411.13133.6044 1 MB 0.419 530



PRIEST PRINCE RA HOTEY TR
DAVID JR HALL TTEE
4203 NORVAL AVE
LOS ANGELES CA 93536

Date of this notice: 10-31-2016

Employer Identification Number:
98-██████████

Form: SS-4

Number of this notice: CP 575 B

For assistance you may call us at
1-800-829-4933

IF YOU WRITE, ATTACH THE
STUB OF THIS NOTICE.



CBR Detail Report

Business Name: David Jr Hall BT

v5 - APPROVED - 05/03/2026 11:02:23

Current Version

Prior Versions

NV Business ID	NV20222627274
Entity Type	Foreign Business Trust
Entity Status	Revoked
State Business License Expiration Date	Nov 30, 2023
Last Updated By	washitawmuurselbey@gmail.com
Last Updated Date	2026-05-03 11:01:42.0

Company Officers

No officers found for this company.

Compliance Information

State Business License:	Not Complete
B&I Workers' Compensation eAffirmation of Compliance (D-25)	Completed on 11/16/2022
Nevada Labor Laws eAffirmation of Compliance:	Completed on 05/03/2026
OSHA/Safety Consultation and Training (SCATS)	Not Complete
NV Dept of Taxation eClearance Receipt:	Not Complete
Department of Motor Vehicles:	Not Complete

Declaration

Export Information

Do you have a Nevada Location or conduct sales and services in Nevada? **Yes**

Do you sell goods and services outside the State of Nevada? **No**

Would you be interested to learn more about opportunities to expand your business outside Nevada? **No**

Federal Employer Identification Number: 92 6193624

Business Information

Primary NAICS Code:	921190 - Other General Government Support
Applicable NAICS Codes:	814110 - Private Households 921190 - Other General Government Support
Business Description:	Government of A.M.E. private households for economic support and civic duty of information and education training. Lifting up those whom are lost struggling and need of identity of self knowledge for self own temple to lead and guide.

Owner Information

Name	Title	Percent Owned	Address	Contact Number	Last Updated By	Last Updated Date
Prince Ra H EI	Trustee	100	1483 NO MOUNT JULIET RD PMB 183 AL MOROCCO, MOUNT JULIET, TN 37122	US702-859-4949	washitawmuurselbey@gmail.com	2026-05-03 11:02:05.0

Location Information

Primary Location	
Fictitious Firm Name/DBA:	ucc1-308princerahotepel
Applicable NAICS Codes:	
Business Description:	Government of A.M.E. private households for economic support and civic duty of information and education training. Lifting up those whom are lost struggling and need of identity of self knowledge for self own temple to lead and guide.
Date Opened in NV:	Mar 30, 2024
Total # of Employees:	2
Total Part-Time Employees:	1
Total Full-Time Employees:	1
Physical Address:	1483 NO MOUNT JULIET RD PMB 183, MOUNT JULIET, TN 37122
Jurisdiction:	
Zoning:	
Assessor Parcel Number:	
Property Ownership:	
County:	
Mailing Address:	1483 NO MOUNT JULIET RD PMB 183, MOUNT JULIET, TN 37122
Phone:	(702) 592-0693
Fax:	
Last Updated By:	washitawmuurselbey@gmail.com
Last Updated Date:	2026-05-03 11:02:05.0

Additional Location	
Fictitious Firm Name / DBA:	
Applicable NAICS Codes:	
Business Description:	Government of A.M.E. private households for economic support and civic duty of information and education training. Lifting up those whom are lost struggling and need of identity of self knowledge for self own temple to lead and guide.
Date Opened in NV:	Dec 31, 2022
Total # of Employees:	2
Total Part-Time Employees:	1
Total Full-Time Employees:	1
Physical Address:	5520 APACHE WELLS WAY AL MOROCCO, LAS VEGAS, NV 89130
Jurisdiction:	
Zoning:	
Assessor Parcel Number:	
Property Ownership:	
County:	Clark County
Mailing Address:	1483 NO MOUNT JULIET RD PMB 183 AL MOROCCO, MOUNT JULIET, TN 37122
Phone:	(702) 592-0693
Fax:	
Last Updated By:	washitawmuurselbey@gmail.com
Last Updated Date:	2026-05-03 11:02:05.0

Sales & Services (Non-Bricks & Mortar)

Fictitious Firm Name / DBA	County	City
<i>None Entered</i>	Clark County	Unincorporated Clark County

**PROOF OF PUBLICATION
(2015.5 C.C.P.)**

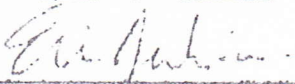
**STATE OF ILLINOIS
County of Cook**

I am a citizen of the United States and a resident of the County aforesaid;
I am over the age of eighteen years, and not a party to or interested in the
action for which the attached notice was published.

I am a principal clerk of the Los Angeles Times, which was adjudged a newspaper of
general circulation on May 21, 1952, Cases 598599 for the City of Los Angeles, County
of Los Angeles, and State of California. Attached to this Affidavit is a true and
complete copy as was printed and published on the following date(s):
July 24, 2016; July 31, 2016; Aug. 7, 2016; Aug. 14, 2016

I certify (or declare) under penalty of perjury
under the laws of the State of California that the foregoing is true and
correct.

Dated at Chicago, Illinois
on this 16 day of 08, 2016.



[signature]

435 N. Michigan Ave.
Chicago, IL 60611

Los Angeles Times
MEDIA GROUP

Sold To:

David Hall Jr.- CU00547387
4203 Norval Ave.
Lancaster, CA 93536

Bill To:

David Hall Jr.- CU00547387
4203 Norval Ave.
Lancaster, CA 93536

I DAVID JR HALL & partner
mate wife MONICA RENE
HALL have obtained the Age
of Majority and is compe-
tent in His/Her own affairs
having in His/Her possession
the Authenticated Docu-
ments pertaining to the full
and authoritative operation
within His/Her own Due
Process and rights as an
Indigenous Aboriginal Ke-
metic Muur and Registered
Owner, Pursuant to the Min-
nesota Court General Rule of
Practice-Rule 220 pertaining
to Birth Certificates. Notice
to Agent is Notice to Prin-
ciple, Notice to Principle is
Notice to Agent- ALL Rights
Reserved [U.C.C 1-308 12
USC95a (2) As such He/She
demands All of His/Her un-
alienable rights at all times
and does not waive any of
His/Her rights at anytime.
Now announcing PRIEST
PRINCE RA HOTEPA Aka Prince
Ra Hotep d.b.a DAVID JR
HALL & PRIESTESS PRINCESS
EMILY HOTEPA Aka Princess
Emily Hotep d.b.a MONICA
RENE HALL to all the world
and in Los Angeles County
home in Quartz Hill CA.

EVIDIT

CALIFORNIA DRIVER LICENSE

DL **D6761320**

EXP **12/01/2021** CLASS C
END NONE

LN HALL
FN **DAVID JR**
4203 NORVAL AVE
QUARTZ HILL, CA 93536

DOB **12/01/1967**

RSTR CORR LENS 1201

SEX M HAIR BRN EYES BR
HGT 6'-03" WGT 240 lb ISS 12/14
DD 12/14/20165828K/AAFD/21



DAVID JR HALL

11/8/05

Order Number: 00195392-ADB

EXHIBIT 'A'

All that certain real property situated in the County of Los Angeles, State of California,
described as follows:

LOT 51 OF TRACT NO. 52394, IN THE COUNTY OF LOS ANGELES, STATE OF CALIFORNIA, AS PER MAP RECORDED IN BOOK 1269, PAGE 92 TO 96 INCLUSIVE OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

Tax Number 3103-29-59 195392

05 2695823

ExhibitA 10/31/01

This page is part of your document - DO NOT DISCARD



20170323954



Pages:
0010

Recorded/Filed in Official Records
Recorder's Office, Los Angeles County,
California

03/22/17 AT 11:24AM

FEES:	25.00
TAXES:	0.00
OTHER:	0.00
PAID:	25.00



LEADSHEET



201703222900007

00013498097



008216786

SEQ:
01

DAR - Mail (Intake)



THIS FORM IS NOT TO BE DUPLICATED



UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

A. NAME & PHONE OF CONTACT AT FILER (optional)
David Jr Family Hall (Executor of DAVID JR HALL ©)

B. SEND ACKNOWLEDGMENT TO: (Name and Address)

**DAVID JR HALL ©™ ESTATE
 C/O IRS DEPARTMENT OF THE TREASURY
 ~ACCOUNTS RECEIVABLE~
 DALLAS TEXAS**

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (1a or 1b) - do not abbreviate or combine names

1a. ORGANIZATION'S NAME DAVID JR HALL ©™ ESTATE					
OR	1b. INDIVIDUAL'S LAST NAME				
1c. MAILING ADDRESS birth county court house city hall		CITY	STATE	POSTAL CODE	COUNTRY USA
1d. SEE INSTRUCTIONS	ADD'L INFO RE ORGANIZATION DEBTOR	1e. TYPE OF ORGANIZATION CESTI QUO	1f. JURISDICTION OF ORGANIZATION Private in gods covenant	1g. ORGANIZATIONAL ID #, if any BC/30-45 EIN 986083694	<input type="checkbox"/> 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 DAVID JR HALL ©™					
OR	2b. INDIVIDUAL'S LAST NAME				
2c. MAILING ADDRESS local ssa office		CITY	STATE	POSTAL CODE	COUNTRY U.S.
2d. SEE INSTRUCTIONS	ADD'L INFO RE ORGANIZATION DEBTOR	2e. TYPE OF ORGANIZATION S.S.A.	2f. JURISDICTION OF ORGANIZATION RECONVEYED	2g. ORGANIZATIONAL ID #, if any 000ssn	<input type="checkbox"/> NONE

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - insert only one secured party name (3a or 3b)

3a. ORGANIZATION'S NAME					
OR	3b. INDIVIDUAL'S LAST NAME :Hall				
3c. MAILING ADDRESS in care of: (EXEMPT)		CITY near:	STATE	POSTAL CODE []:near	COUNTRY

4. This FINANCING STATEMENT covers the following collateral:

- a:) **LAST WILL AND TESTAMENT of DAVID JR HALL ©™ ESTATE d/b/a/ DAVID HALL JR ©™**
- b:) **CLAIM OF LIEN (MARITIME LIEN) \$9,000,000,000.00, \$9 BILLION**
- c:) **COL form (Violation Warning) \$9,000,000,000.00, \$9 BILLION**
- d:) **U.S. Department of Transportation USDOT Registrant John H. Doe Beneficial Owner #**
- e:) **CERTIFICATE OF TITLE # BC**
- f:) **CERTIFICATE OF TITLE # 000370907659SSN**
- h:) **CERTIFICATE OF TITLE # DL D6761320**
- i:) **CERTIFICATE OF TITLE # Passport 474632999**

5. ALTERNATIVE DESIGNATION [if applicable]:	<input checked="" type="checkbox"/> LESSEE/LESSOR	<input checked="" type="checkbox"/> CONSIGNEE/CONSIGNOR	<input checked="" type="checkbox"/> BAILEE/BAILOR	<input checked="" type="checkbox"/> SELLER/BUYER	<input checked="" type="checkbox"/> AG. LIEN	<input checked="" type="checkbox"/> NON-UCC FILING
6. <input type="checkbox"/> This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS. Attach Addendum [if applicable]	7. Check to REQUEST SEARCH REPORT(S) on Debtor(s) [optional]		<input checked="" type="checkbox"/> All Debtors	<input checked="" type="checkbox"/> Debtor 1	<input checked="" type="checkbox"/> Debtor 2	

8. OPTIONAL FILER REFERENCE DATA

****ALL PRODUCTS PRIVATE AND PUBLIC IN ABOVE COLLATERAL IS LEINED FOR \$9 BILLION****

UCC FINANCING STATEMENT ADDENDUM

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

9. NAME OF FIRST DEBTOR (1a or 1b) ON RELATED FINANCING STATEMENT

9a. ORGANIZATION'S NAME DAVID JR HALL©®™ ESTATE		
OR	9b. INDIVIDUAL'S LAST NAME	FIRST NAME
		MIDDLE NAME, SUFFIX

10. MISCELLANEOUS:

ALL 1099's that apply to collateral of secured party. (pursuant to Public Law 87-58 / Title 31 U.S.C. sec 3113) The Certificates of title being gifted to the United States Government, by way of Martha N. Johnson-Administrator of General Services, for lowering the National Debt that ties DAVID JR HALL©®™ bc# CESTIQUE TRUST & S.S.A. TRUST #000123456789 (pursuant to title 31 U.S.C. sec. 3128) All proceeds left after sale, minus deductions, will go to the

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

11. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one name (11a or 11b) - do not abbreviate or combine names

11a. ORGANIZATION'S NAME Priest Prince Ra Hoteb TRUST			
OR	11b. INDIVIDUAL'S LAST NAME hall	FIRST NAME David	MIDDLE NAME
			SUFFIX Jr
11c. MAILING ADDRESS 60 halllegal 2851 West Ave L		CITY Lancaster	STATE GA
		POSTAL CODE 93536	COUNTRY USA-R
11d. SEE INSTRUCTIONS	ADD'L INFO RE ORGANIZATION DEBTOR	11e. TYPE OF ORGANIZATION	11f. JURISDICTION OF ORGANIZATION
			11g. ORGANIZATIONAL ID #, if any <input type="checkbox"/> NONE

12. ADDITIONAL SECURED PARTY'S or ASSIGNOR S/P'S NAME - insert only one name (12a or 12b)

12a. ORGANIZATION'S NAME DAVID JR HALL©®™ ESTATE			
OR	12b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME
			SUFFIX
12c. MAILING ADDRESS in care of: (EXEMPT)		CITY Near:	STATE []:nr
		POSTAL CODE	COUNTRY

13. This FINANCING STATEMENT covers timber to be cut or as-extracted collateral, or is filed as a fixture filing.

14. Description of real estate:

16. Additional collateral description:

**4203 Norval Avenue - Home
Quartz Hill CA Republic
Studio Redh - Recording Studio
HEH Media Entertainment Studios
2002 Jack Roush - car
Birth Certificate Bond - 16041288-3
USDA Bond US912828HS23
Birth Certificate - 16041288-4
TRUST ID# P.I.N.O.L.A-A19671201HALL
MultiScanner - 1201672007**

15. Name and address of a RECORD OWNER of above-described real estate (if Debtor does not have a record interest):

17. Check only if applicable and check only one box.

Debtor is a Trust or Trustee acting with respect to property held in trust or Decedent's Estate

18. Check only if applicable and check only one box.

Debtor is a TRANSMITTING UTILITY
 Filed in connection with a Manufactured-Home Transaction
 Filed in connection with a Public-Finance Transaction

International Association of Commercial Administrators (IACA)

Affidavit of Denial of US Citizenship

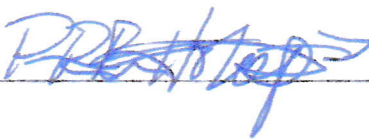

To: John F. Kerry d.b.a U.S. SECRETARY OF STATE, and all successors and assigns (or other public official)

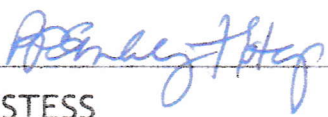

)
)

I, Prince Ra Hotep, (Priest) beneficial owner of, David Hall Jr d.b.a DAVID JR HALL, & I Princess Emlily Hotep (Priestess) beneficial owner of, Monica Rene Padgett d.b.a MONICA RENE HALL hereby and forever, state, claim and declare I am not nor have I ever been a U.S. Citizen or U.S. National.

Let it be known by all immigration clerks and the Secretaries of State for now, and forever I am not and nor will ever be a U.S. Citizen or U.S. National. You have three (3) days to bring forth your proof that I am.

I declare under penalty of perjury under the laws of the United States of America, the foregoing is true and correct.

Executed On 7/23/2016 By:  
HOTEP, PRINCE RA - PRIEST

Executed On 7/23/2016 By:  
HOTEP, PRINCESS EMLILY - PRIESTESS

without the United States

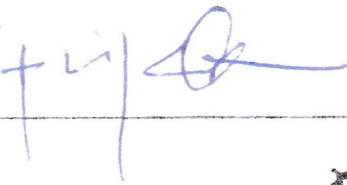
JURAT

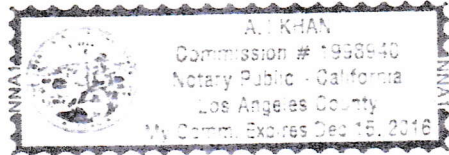
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of LOS ANGELES

Subscribed and sworn to (or affirmed) before me on this 23rd day of JULY, 2016, by DAVID HALL, JR. AND MONICHA RENE HALL, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

Signature 



Notice of Service:

David JR HALL

I, MONICA RENE HALL certify that I personally delivered this notice

to above named recipient and address on

4203 Norval Ave at Quartz Hill CA 93536

~~FILE~~
~~1/18/11~~

Privacy Form COL(01) HALL.2016



Notification of reservation of rights UCC 1-308/1-207

PUBLIC

MONICA-RENE;HALL, sui juris

THIS IS A PUBLIC COMMUNICATION TO ALL

DAVID-JR;HALL, sui juris

Notice to agents is notice to principles

ALL Rights Reserved UCC1-308

Notice to principle is notice to agents

4203 Norval Avenue

Applications to all successors and assigns

Quartz Hill CA 93536

All are without excuse

Phone (661)802-4084

California the Republic

Let it be known to all that I, David Jr; Hall & I Monica-Rene; Hall explicitly reserve all of my rights, UCC1-308 which was formerly UCC1-207.

UCC 1-308: Performance or Acceptance Under Reservation of Rights: A Party that with explicit reservation of rights performs or assents to performance in a manner demanded or offered by the other party does not thereby prejudice the rights reserved. Such as "without prejudice", "under protest", or the like are sufficient.

Further, let all be advised that all actions commended against me may be in violation of

USC TITLE 18 > PART 1 > CHAPTER 13 > § 242 Deprivation of rights under color of law

USC TITLE 18 > PART > 1 CHAPTER 13 > § 241 Conspiracy against rights

Wherefore all have undeniable knowledge.

David-Jr;Hall & I Monica Rene; Hall, sui juris, a natural citizen of California, in its capacity as a republic, and one of the several states of the union formed by the Constitution for the United States of 1789.



Jumada (II) 17th, 1438 A.H.

MCA Sultan: El Aemer El Mujaddid
Murakush Caliphate of America Corp
P.O. Box 165 Willingboro NJ, 08046
Ph: 609.326.3593 Fax: 609.784.0632
murakushsociety@gmail.com

Attn: David Hall, Jr.
4203 Norval Avenue
Quartz Hill, CA 93536
(310) 6913176

Dear David Hall, Jr.

On Behalf of the Murakush Caliphate of America, this letter is in regards to the application filed with us. I am eager to inform you that your application for membership into the Murakush Caliphate of America has been approved. You are now qualified to purchase your Nationalization and Privatization Certificates and Murakush Identification Cards and credentials. We recommend you purchase our Status Correction Book Courses if you haven't already, as they will explain what you need to do with your Certificates and Status Correction steps. As a member you are now officially responsible and obligated for monthly Zakaat (2.5% of total savings) and monthly Sadaqqah (Voluntary Charity) of at least \$20.00.

Sincerely,

SI El Aemer El Mujaddid

11/8/05

Order Number: 00195392-ADB

25

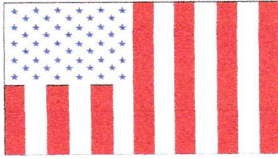
EXHIBIT 'A'

All that certain real property situated in the County of **Los Angeles**, State of California,
described as follows:

LOT 51 OF TRACT NO. 52394, IN THE COUNTY OF LOS ANGELES, STATE OF
CALIFORNIA, AS PER MAP RECORDED IN BOOK 1269, PAGE 92 TO 96 INCLUSIVE
OF MAPS, IN THE OFFICE OF THE COUNTY RECORDER OF SAID COUNTY.

05 2695823

ExhibitA 10/31/01



XXXXXXXXXXXX



AFFIDAVIT OF FACT

Case Number TBD _____

i, man, David Jr Hall founder Chairman CEO of Dave Beano Designs Apparel Wear & Jeans

vs.

**JPMorgan Chase Bank Nation Association
Bear Stearns Co**

**DAVE BEANO DESIGNS APPAREL WEAR & JEANS Corporate Status - EIN
37-1424609 2/2/1999**

DUNS Number - 12-824-6217 4/14/2000

Copyright 11/19/1998 US Copyright Office Library of Congress # TXU 881-109

It is factual and true of all the events taken place and can be proven in a court of law or in a negation discovery setting. That on February 28, 2008 Dave Beano Designs Apparel Wear & Jeans was awarded via **USDA GOVT BOND CUSIP # 912828HS2** in the amount of \$10,000,000.00 that matured in two years dated February 28, 2010 to the amount of \$26,000,000.00 that was stolen taken and have been caused to disappear within JPMorgan Chase National Association within the Los Angeles County area State Of California. This fraud was caused by said bank and its local employees.

David Jr Hall in the year of our Lord - Monday, May 15, 2007, 6pm with Shujaa Smith whereas I was approached by Mike Cenit, & Michael Wallace and Marvin Dunham whom later introduced me to Elizabeth Ventura via conference of Bear Stearns Co and Teresa Turner via conference that of employed by the subsidiary bank JPMorgan Chase Bank National Association that of Morgan Stanley.

Included within the contract and verbal agreement for the \$10,000,000.00 BOND was Beulah Cooley fashions (a local Detroit fashion designer) & Rodney Hall's company Spatz TM and copy written. Our first meeting took place in Detroit Michigan with Michael Wallace Mike Cenit and Shujaa Smith as well david jr hall.

The meeting included a transfer of information such as EIN for Dave Beano Designs Apparel Wear & Jeans, the amount of the BOND acquired to produce both a textile manufacturing company and a clothing line brand therein. Teresa Turner banking account management expert her involvement was to introduce us to the big dollars as she stated. She introduced me to Elizabeth Ventura employed with Bear Stearns Co.

Whom was to appropriate and allocate the BOND, as well she educated me on how to deal with my debts and credit (business) to be qualified for the \$10,000,000.00 that matured to \$26,000,000.00. Elizabeth Ventura and Teresa Turner educated me on what to do concerning my home and how to acquire payment in the year 2007.

Stated by Teresa Turner I needed to contact the US Government agencies concerning my home and file the proper paper work, this would assure my debt to income ratio would be very low and my credit score would rise high. So I went online to the USDA government site and filled out the form RD 451-20 (Rev. 10-85)

The property servicing rights was sold in 2004 and again in 2005 from Countrywide, to Acoustic Home lending to EMC Mortgage Co. She stated that the Chain of title have been broken and that i would need to look into that. So I began contacting the SEC, Office of Controller of Currency, Department Of Justice, United States Department of Agriculture. I filed the proper documentation with those agencies. Thereafter the property was paid in full as of April 16, 2007, as stated by EMC Mortgage documents and letter(s). Both companies or banks EMC Mortgage Co. and Bear Stearns Co have been acquired by JPMorgan Chase National Association. See form FORM RD 451-20 (Rev. 10-85). Please be advised we where instructed on how to fill out the form by bankers and government agents or employees and therefore this document is very legitimate and legal. Yet JPMorgan Chase whom acquired EMC Mortgage Co and Bear Stearns Co at the same time the USDA GOVT BOND funds disappeared. This information was reported to the state of California.

18 U.S. Code § 1961 Section 1028 (relating to fraud and related activity in connection with identification documents), section 1029 (relating to fraud and related activity in connection with access devices).

Shujaa Smith at the time was located in Detroit MI, and Mark Addou located in New York City, whom are the experts in manufacturing, lean manufacturing and infrastructure. Mike Cenit was the banking expert in appropriating funds for the funding investment, and Michael Wallace worked along side Teresa Turner and Elizabeth Ventura to secure the investment funds.

Teresa Turner and her assistant met us a PF Changs located at (310) 854-6467 · 121 N La Cienega Blvd Ste 117. Los Angeles, CA 90048with myself david jr hall the creator and CEO Chairman of Dave Beano Designs Apparel Wear & Jeans with my assistant Charles Griffen III. She Teresa Turner took a flight from the east coast to Los Angeles California the summer of May 16, 2008 Charles Griffen III attended the meeting and took notes for both myself (david jr hall) and Teresa Turner. The notes where later emailed to everyone involved as listed within this document.

A conversation came up about the legitimacy of their bank dealings with Bear Stearns Co and how would the funds be released if they exist? Teresa Turner via Elizabeth Ventura emailed me the BOND CUSIP numbers and other information via email on multiple occasions. (see email attachment).

Thereafter receiving the BOND and CUSIP information we investigated and asked a friend of Charles Griffen III (Cindy Rodriguez) whom was a broker look into it, and she was astonished and very surprised that we had access to this direct information. She stated that if it wasn't real there would not be a CUSIP number attached for this is how they track and keep account of all BONDS or investments notes. So we were convinced of the legitimacy and began documenting the contract.

I have received multiple emails and phone calls from Teresa Turner and Elizabeth Ventura assuring me that the USDA BOND was secured and in my companies name but a working came through and she continued for a second and third time sending me emails about the BOND giving lessons about the finance history and the Bear Stearns debacle. I had contacted everyone to schedule a meeting in Detroit so we could figure out what happened with the USDA BOND secured note instrument and who was involved and how we could gain the funds back from whom ever taken it. Only Shujaa myself and Marvin Dunham attended the meeting. Everyone else would not answer their phones. At this point WaMu began calling claiming to hold the investment instrument on the mortgage that was recently paid off. They used such tactics like calling 7am in the morning and well after 8pm at night. They also contacted family and friends in other states claiming we don't like to pay our bills. Yet someone inside of the bank had taken the USDA GOVT BOND and somehow convinced others that the USDA documents that stated "pay to the order of the United States without recourse" was not real.

After being embarrassed by such illegal tactics and the disappearance of the USDA GOVT BOND, we began doing research and investigating the issues that seemed to be tied together that being the payoff of the mortgage and the disappearance of the USDA BOND. We had expressed on multiple occasions that the USDA GOVT BOND was real when the bank JPMorgan said it wasn't before being educated with the first claim filed on August 15, 2016. We also stated on multiple occasions in affidavit and in letters that we did not sign or re-sign any documents with Mandalay Mortgage LLC d.b.a Capital Six Funding aka Home land Mortgage.

Since August 2008 the CUISP # USDA FUNDS disappeared as well all of the Bear Stearns Co Morgan Stanley JPMorgan employees along with it. Teresa Turner made an attempt to warn me by sending the emails concerning the BOND itself. She simply stated "I am trying to help you" without exposing whom took the funds. She then tried to distract me with statements concerning the Bear Stearns Debacle and offers of a new investor.

Home land mortgage broke into our home the year 2014 while we were visiting and looking to relocate to Atlanta GA. The alarm system records state that someone had entered the house via a upstairs window. Later we would received multiple photos take by HomeLand Mortgage around the same time.

We have tried multiple attempts to do a loan modification with NACA and other outside agencies rather than JPMorgan Chase would not work with us or they stated that the investor (Chase) did not want to do a loan modification because our household made too much money and we could not afford the payments they had set up even though we had proven that we had no contract with them through Mandalay Mortgage LLC d.b.a Capital Six Funding aka Home Land Mortgage.

The statute of limitations on "Theft, forgery, arson, securities act violation, business fraud or deceit: is 4 years, the securities act violation theft and fraud was discovered July 2015, business fraud discovered August 25, 2016, 59 is felonious, section 664 (relating to embezzlement from pension and welfare funds), sections 891-894 (relating to extortionate credit transactions), section 1028 (relating to fraud and related activity in connection with identification documents), section 1029 (relating to fraud and related activity in connection with access devices) section 1343 (relating to wire fraud), section 1344 (relating to financial institution fraud).

The mere fact that the BOND and TRUST is located within the same state as your company JPMorgan Chase Bank National Association. The deal with Bear Stearns Company originated with employee Elizabeth Ventura office located in New York City, also with Morgan Stanley employee Teresa Turner in 2007. Thereafter before the BOND disappeared Teresa Turner began emailing the actual BOND to myself and other business associates via internet and communicated via cell phone and land line this makes your companies both JPMorgan and Bear Stearns the culprits and assessors to this theft and fraud crimes committed across state lines. The idea of "no jurisdiction" is highly irrelevant and provides proper jurisdiction by way of the R.I.C.O ACT as explained within this Affidavit document.

The point that a crime was committed via across state lines using telecommunications emails cell phones and meetings in person within several states. Employees from several of your companies conspired against my person and company to fraud theft the \$10MM which I was told that the funds would not be available until after the maturity date, which was February 28, 2010 by this time all contacts had been cut off by Elizabeth Ventura and Teresa Turner. This is simply a conspiracy to fraud theft the funds used my company's legitimacy to gain access to the \$50,000,000 (Fifty billion) dollar bond and destroy my name company's reputation with the communities involved and to destroy and injure me with the Mortgage fraud.

The idea to injure me beyond capacity and repair by committing theft on the BOND (\$26MM) via Bear Stearns Co, create a mortgage by way of acquired mortgage company EMC during the crash of the market would allow an illusion of a crash (housing market) hiding the other facts of the contract deal between Bear Stearns Co and my company Dave Beano Designs Apparel Wear & Jeans on February 28, 2008. This idea of waiting to

release funds thereafter the maturity date after February 28, 2008 would allow this to go unnoticed to many but we kept our eyes on this entire move.

- I. The fact that JPMorgan Chase became the investor of an alleged mortgage alleging that both monica rene hall and I david jr hall signed with a company that never possessed a license to be involved with servicing and mortgages monetarily is fraud and a conspiracy.
- II. When Teresa Turner Ta'resa Turner Manager at MorganFranklin Consulting MorganFranklin Consulting located in Washinton DC, and Elizabeth Ventura of Bear Stearns Co located in New York City, began ignoring my calls after thereafter February 2010 as they told me to be patient as we where approaching the maturity date, simply justify conspiracy without explanation of what had taken place, remember Teresa Turner warned me via email approximately May 2010 by sending the actual copy of the BOND TRUST NOTE. The fact that my business associate Shujaa Smith, Mike Wallace, explained to me that all communications where suggested to be cut off from everyone from New York with myself and my company as of June 2010. "Both Elizabeth Ventura and Ta'resa Turner changed their information on [linkedin.com](https://www.linkedin.com) whereas we have communicated in the past. Now Elizabeth Ventura has no acknowledgment of being employed with Bear Stearns whereas years before she boasted on her website of being highly ranked and employed by Bear Stearns Co. Her new status is As a well recognized expert in strategic global marketing communications and investor relations, I have developed branding and marketing strategies for insurance/reinsurance, investment banking and other professional and financial services companies that enhanced these organization's ability to achieve their strategic objectives. I've also lead global communications functions including traditional media, social media and internal comms for brands such as the NBA, Bear Stearns, Weil, Gotshal & Manages, S&P and Zurich Financial Services". Whereas before this year 2017 she was an investment banker. "**Senior Managing Director at Bear Stearns & Co. Headed Investor and public relations for a multibillion dollar global investment bank**".
- III. All of the former persons involved from the east coast has deleted me as a friend on social media as well [linkedin.com](https://www.linkedin.com)
- IV. Patricia Thomas formerly of KBHome Mortgage LosAngeles CA, as well formally of Mandalay Mortgage LLC d.b.a Capital Six Funding whom had no license personally contacted us on several occasions concern the fraud and alleged mortgage as of November 2005 where she threatened to call police if i appeared at their office location in Woodland Hills CA to deliver the Right To Cancel Documents on November 2, 2005 thereafter calling monica rene hall at her job in Lancaster CA trying to convince her to keep the refinance agreement and don't cancel it. Now employed with JPMorgan Chase Bank National Association since Site Training Manager JPMorgan Chase May 2013 – April 2015 (2 years) | Phoenix, AZ Training Manager promoted from J.P. Morgan September 2003 – May 2013 (9 years 9 months) whom worked for Mandalay Mortgage LLC d.b.a Capital Six Funding approximately 2003 - 2006 before the California Corporations Commissioner forced

them to stop doing business in the State Of California. This is no coincidence at all. Patricia Thomas obtained our information from KBHome Mortgage and we met her face to face February 2003 to go over upgrades for our new home. She also changed her [linkedin.com](https://www.linkedin.com) account page from being employed with Mandalay Mortgage and KBHome. Site Training Manager JPMorgan Chase May 2013 – April 2015 (2 years) | Phoenix, AZ Training Manager J.P. Morgan September 2003 – May 2013 (9 years 9 months) no mention of Mandalay Mortgage LLC nor KBHome as of 2015.

- V. Toni C Borland formerly of Bank Of America, Mandalay Mortgage LLC d.b.a Capital Six Funding and presently with JPMorgan Chase Bank as Toni Boland Operations Senior Specialist at JPMorgan Chase currently employed. Monroe, Louisiana Banking. When we asked if the loan was legitimate via proof of verification your company employees stated that we should do a loan modification rather when we applied they refused stating that the investor was not interested in us saving our home nor interested in doing a true and real modification because we requested verification of a alleged loan. Attempting to force us out of the home knowing we and or I would lose everything with no were to go and nothing to build upon.
- VI. Caused depression
- VII. Caused distraught relationships between myself my mate friends in laws and family members.
- VIII. Caused rifts in business relationships with others in China, Japan and other countries.
- IX. Forced us into a whole of debt unforeseen
- X. Caused more pain and suffering than you could imagine
- XI. Destroyed my quality of life
- XII. Destroyed the opportunities for job creation within the United States Of America.
- XIII. Ta'resa Turner once a friend on [linkedin.com](https://www.linkedin.com) rather she changed her Facebook page information and friendship as well blocked me from friendship on [linked.com](https://www.linkedin.com) account for we were once friends.
- XIV. Elizabeth Ventura was once my friend on [linkedin.com](https://www.linkedin.com) rather she changed her information and blocked me from friendship.
- XV. Prevented my clothing line opportunities with manufacturers in China and other countries.
- XVI. Prevented me from becoming a Billionaire through my business negotiation models designs creations music and inventions.
- XVII. This injuries caused others to take form my ideas in fashion designs lean manufacturing theory(s) with multiple designers and manufacturing companies repeating my company model.

INJURIES CAUSED

- Theft of CUSIP BOND US GOVT \$26MM
- **Copyright Theft TXU 881-109**
- Theft of DUNS number 12-824-6217
- **Identify theft of david jr hall**
- Destroyed my company, name reputation within various communities and countries.
- Hindered business opportunities world wide and locally nationally.
- Destroyed my household, neither of us could obtain gainful employment thereafter the damages the false reporting to our neighbors and family close friends.
- Sabotaged a false mortgage destroying our credit with no history of Mandalay Mortgage ever being reported on either of our credit records as of 2009 to current.
- Stressed monica rene hall to the point she had two miscarriages
- Destroyed our relationship and trust
- Destroyed opportunities of ever obtaining further deals to recover from the Bear Stearns Debacle.
- Created a Mortgage of insult ignoring all the evidence presented to your employees whom had to check with higher authority to clear or except the evidence as fact. Never producing an original document or promissory note. Your own employees contradicted this alleged mortgage stating there where no records of this loan mortgage etc,.. via promissory note, microfiche or any other format. Hell I've never herd of microfiche until 2015 via JPMorgan Chase Bank NA.

REMEDY

Remedy 1 - Our suggested remedy is to release the \$26MM USDA GOVT BOND and release the corporate trust lien place on our home as of June 5, 2015. This way we can move on with our lives and no claims or complaints will need to be further filed due to this being a fraud and theft across state lines we are looking to file our claim after it has been illegally removed and dismissed by a deputy clerk in Central Court Los Angeles as the Judge George H. King retired approximately the same time. We are not asking for further interest beyond the original maturity date for this BOND if invested properly could have tripled to approximately seventy-five million up to one-hundred million in credit notes or collateral even as a bond. Or face RICO ACT FRUAD THEFT
COPYRIGHT THEFT CLAIMS FILED IN FEDERAL COURT.

Remedy 2 - Stop harassing our family by filing fraudulent documents with government agencies with false documented un-verified filings. Release any other attempts of fraud and clear our name publicly with our community that of Lancaster Palmdale and Quartz Hill California and throughout the United States . If you do not trust in the remedy(s) we will file claims for the actual value of \$100,000,000.00 One Hundred Million Dollars plus interest. Including the added value of all inclusive as productivity

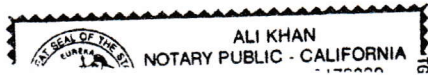
We thank you in advance.
david jr hall
prince ra hotep TR

April 14, 2017

JURAT

Affirmed to before me a notary public this the 14 day of April, 2017.

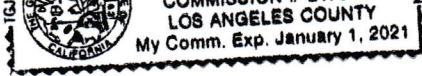
SEAL



*See Attached
California Jurat
Certificate*

Notary Public - State of ~~Texas~~
California

My commission expires 01/01/2021.



CALIFORNIA JURAT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA }

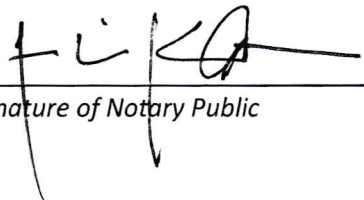
COUNTY OF Los Angeles }

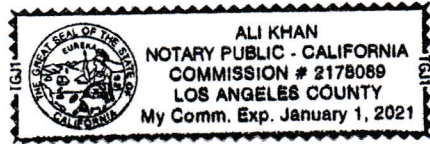
Subscribed and sworn to (or affirmed) before me on this 14th day of April, 2017
Date Month Year

by David Hall, Jr.

Name of Signers

proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

Signature: 
Signature of Notary Public



Seal
Place Notary Seal Above

----- **OPTIONAL** -----

Though this section is optional, completing this information can deter alteration of the document or fraudulent attachment of this form to an unintended document.

Description of Attached Document

Title or Type of Document: _____

Document Date: _____

Number of Pages: _____

Signer(s) Other Than Named Above: _____

**David Jr Hall
Dave Beano Designs A.W.&.J**

4203 Norval Avenue
Quartz Hill CA. 93536
310 691-3176
CUSIP # 912828HS2

INVOICE

Invoice Number: B1967120-1
\$26,000,000.00
Invoice Date:4/15/17

Customer Information:

Billing Address:	
Name:	JPMorgan Chase Bank NA
Address:	270 Park Avenue
City/State/Zip	New York NY 10017

NOTICE OF DEFAULT IN DISHONOR

STATEMENT OF FACTS:

On 8/15/2016, I filed a claim against JPMorgan Chase Bank/Bear Stearns Co 08/23/16 USPS TRK # 9491011899563032653994. I also submitted a notice of the missing bond, the letter, contract and agreement of the \$26,000,000.00 USDA GOVT BOND as well an **Affidavit Notice of Breach of contract, Notice of Default and Opportunity to Cure the missing BOND. I have also proven the Validation of BOND CUSIP # Request / Demand and FREEDOM OF INFORMATION ACT REQUEST. Your employees showed the CUSIP on multiple occasions as of 2015 and 2016.** You received these notices and presentment, on 7/21/2015 USPS TRK #9414811899562220033355, on multiple occasions, again on 7/15/16 USPS TRK # 9410811899563064306975, and 08/15/2016 via court documents as well by certified mail US Postal mail signed with your name with PS From 3811 presentment USPS tracking certified mail signature required registered mail and via fax, #00040899562514905963/20150522, as demonstrated by notification from USPS. With your admission of sign proof that you accepted said contract above. Since you have refused my legal right to a response to said presentments up above, this is formal notice to your office that by your refusing my lawful request and threw your non-response and acquiescent, you have agree that the above is true. **Evidence from your non-response and the mailing of your returned non-compliance, you have breach this contract. And I'm now informing you that JPMorgan Chase Bank/Bear Stearns Co owes david jr hall \$26,000,000.00 for non-compliance, Theft, Fraud, Breach of Contract, Securities Fraud, (RICO ACT) Identity theft, harassment, Copyright infringement and non-response. We know JPMorgan Chase Bank has acquired Bear Stearns Co. http://www.latimes.com/lat-bear1_jxvf3enc20080317131012-photo.html**

Payable to David Jr Hall c/o Dave Beano Designs Appeal Wear & Jeans CUSIP # 912828HS2 .

DEFAULT:

For the Respondent's failure to honor the Presentment and Fault Notice places the Respondents in **default**. For the course of dealing, set forth herein, with the Respondents failure, refusal, or neglect in the presentment of a verified response to the Presentment and Fault Notice, constitutes the Respondent's failure to perform in good faith and the Respondent's acquiescence and tacit agreement with all terms, conditions and stipulations set forth within this Notice of Default in Dishonor (Consent to Judgment), Presentment, and Fault Notice. Therefore this matter is deemed res judicata and stare decisis.

Payment is now due:	3/15/17
Grand Total:	\$26,000,000.00

This is your 1 notice (final) this year and keep in mind we have mailed multiple notices in 2016 that have never been disputed or responded to accordingly.

The aforementioned is true and correct and presented by david jr hall.

Signed/Sealed: _____ UCC 1-103, 308,3-415 rr,wr Dated:
4-15-2017

David Jr Hall c/o DAVE BEANO DESIGNS APPAREL WEAR & JEANS Corporate

Status - EIN 37-1424609 2/2/1999

DUNS Number - 12-824-6217 4/14/2000

Copyright 11/19/1998 US Copyright Office Library of Congress # TXU 881-109
any and all documents/

presentments in this matter signed by the administrator are done so under Reservation of rights

UCC 1-308 and without recourse 1-415

JURAT

Subscribed and affirmed before me this _____ day for the _____ month in
the year of 2017

Notary

Seal _____

Address of Notary My Notary

Expires _____

CORRECTED (if checked)

LENDER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no. david jr hall 4203 Norval Avenue Quartz Hill CA [93536]		OMB No. 1545-0877 2016 Form 1099-A
--	--	--

LENDER'S federal identification number 98-6083694	BORROWER'S identification number 13-3286161	1 Date of lender's acquisition or knowledge of abandonment 12/31/2016	2 Balance of principal outstanding \$ 26,000,000.00
---	---	--	--

BORROWER'S name Bear Stearns Companies Incorporation	3	4 Fair market value of property \$ 26,000,000.00
--	----------	---

Street address (including apt. no.) 1 Chase Manhattan Plaza 25th Floor	5 If checked, the borrower was personally liable for repayment of the debt <input type="checkbox"/>
--	--

City or town, state or province, country, and ZIP or foreign postal code New York NY 10081	6 Description of property
--	----------------------------------

Account number (see instructions) US912828HS23	Security US Treasury US GOVT BOND NATIONAL BC CUSIP 912828HS2
--	--

Acquisition or Abandonment of Secured Property

Copy B For Borrower

This is important tax information and is being furnished to the Internal Revenue Service. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if taxable income results from this transaction and the IRS determines that it has not been reported.

VOID CORRECTED

LENDER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no. david jr hall 4203 Norval Avenue Quartz Hill CA [93536]		OMB No. 1545-0877 2016 Form 1099-A		Acquisition or Abandonment of Secured Property
LENDER'S federal identification number 98-6083694	BORROWER'S identification number 13-3286161	1 Date of lender's acquisition or knowledge of abandonment 12/31/2016	2 Balance of principal outstanding \$ 26,000,000.00	
BORROWER'S name Bear Stearns Companies Incorporation		3	4 Fair market value of property \$ 26,000,000.00	
Street address (including apt. no.) 1 Chase Manhattan Plaza 25th Floor		5 If checked, the borrower was personally liable for repayment of the debt <input type="checkbox"/>		
City or town, state or province, country, and ZIP or foreign postal code New York NY 10081		6 Description of property Security US Treasury US GOVT BOND NATIONAL BC CUSIP 912828HS2		
Account number (see instructions) US912828HS23				

Form **1099-A**

www.irs.gov/form1099a

Department of the Treasury - Internal Revenue Service

CORRECTED (if checked)

PAYER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no. Bear Stearns Companies Incorporated 1 Chase Manhattan Plaza 25th Floor New York NY 10081		1 Original issue discount for 2016* \$ 26,000,000.00	OMB No. 1545-0117 2016 Form 1099-OID	Original Issue Discount
PAYER'S federal identification number 13-3286161		2 Other periodic interest \$	3 Early withdrawal penalty \$	
RECIPIENT'S identification number 98-6083694		4 Federal income tax withheld \$	5 Market discount \$	Copy B For Recipient
RECIPIENT'S name david jr hall Street address (including apt. no.) 4203 Norval Avenue City or town, state or province, country, and ZIP or foreign postal code Quartz Hill CA[93536]		6 Acquisition premium \$	7 Description Security US Treasury US GOVT National BC BOND CUSIP 912828HS2	
FATCA filing requirement <input type="checkbox"/>		8 Original issue discount on U.S. Treasury obligations* \$	* This may not be the correct figure to report on your income tax return. See instructions on the back.	This is important tax information and is being furnished to the Internal Revenue Service. If you are required to file a return, a negligence penalty or other sanction may be imposed on you if this income is taxable and the IRS determines that it has not been reported.
Account number (see instructions) US912828HS23		9 Investment expenses \$	10 Bond premium \$	
		11 State	12 State identification no.	

Form **1099-OID**

(keep for your records)

www.irs.gov/form1099oid

Department of the Treasury - Internal Revenue Service

VOID CORRECTED

PAYER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no. Bear Stearns Companies Incorporated 1 Chase Manhattan Plaza 25th Floor New York NY 10081		1 Original issue discount for 2016 \$ 26,000,000.00	OMB No. 1545-0117 2016 Form 1099-OID	Original Issue Discount
PAYER'S federal identification number 13-3286161		2 Other periodic interest \$	3 Early withdrawal penalty \$	
RECIPIENT'S identification number 98-6083694		5 Market discount \$	4 Federal income tax withheld \$	For Privacy Act and Paperwork Reduction Act Notice, see the 2016 General Instructions for Certain Information Returns.
RECIPIENT'S name david jr hall Street address (including apt. no.) 4203 Norval Avenue City or town, state or province, country, and ZIP or foreign postal code Quartz Hill CA[93536]		7 Description	6 Acquisition premium \$	
FATCA filing requirement <input type="checkbox"/>		8 Original issue discount on U.S. Treasury obligations \$	9 Investment expenses \$	10 Bond premium \$
Account number (see instructions) US912828HS23	2nd TIN not. <input type="checkbox"/>	11 State	12 State identification no.	13 State tax withheld \$
				\$

Form **1099-OID**

www.irs.gov/form1099oid

Department of the Treasury - Internal Revenue Service

VOID CORRECTED

PAYER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no. Bear Stearns Companies Incorporated 1 Chase Manhattan Plaza 25th Floor New York NY 10081		1 Original issue discount for 2016 \$ 26,000,000.00	OMB No. 1545-0117 2016 Form 1099-OID	Original Issue Discount	
PAYER'S federal identification number: 13-3286161		2 Other periodic interest \$	3 Early withdrawal penalty \$		Copy 1 For State Tax Department
RECIPIENT'S identification number: 98-6083694		4 Federal income tax withheld \$	5 Market discount \$		
RECIPIENT'S name: david jr hall Street address (including apt. no.): 4203 Norval Avenue City or town, state or province, country, and ZIP or foreign postal code: Quartz Hill CA[93536]		6 Acquisition premium \$	7 Description Security US Treasury GOVT National BC Bond CUSIP 912828HS2		
FATCA filing requirement: <input type="checkbox"/>		8 Original issue discount on U.S. Treasury obligations \$	9 Investment expenses \$	10 Bond premium \$	
Account number (see instructions): US912828HS23		11 State	12 State identification no.	13 State tax withheld \$	

Form **1099-OID**

www.irs.gov/form1099oid

Department of the Treasury - Internal Revenue Service

CORRECTED (if checked)

PAYER'S name, street address, city or town, state or province, country, ZIP or foreign postal code, and telephone no. Bear Stearns Companies Incorporated 1 Chase Manhattan Plaza 25th Floor New York NY 10081		1 Original issue discount for 2016 \$ 26,000,000.00	OMB No. 1545-0117 2016	Original Issue Discount
		2 Other periodic interest \$	Form 1099-OID	
PAYER'S federal identification number 13-3286161	RECIPIENT'S identification number 98-6083694	3 Early withdrawal penalty \$	4 Federal income tax withheld \$	Copy 2 To be filed with recipient's state income tax return, when required.
RECIPIENT'S name david jr hall Street address (including apt. no.) 4203 Norval Avenue City or town, state or province, country, and ZIP or foreign postal code Quartz Hill CA[93536]		5 Market discount \$	6 Acquisition premium \$	
		7 Description		
FATCA filing requirement <input type="checkbox"/>		8 Original issue discount on U.S. Treasury obligations \$		
		9 Investment expenses \$	10 Bond premium \$	
Account number (see instructions) US912828HS23		11 State	12 State identification no.	13 State tax withheld \$
				\$

Form **1099-OID**

www.irs.gov/form1099oid

Department of the Treasury - Internal Revenue Service

FILED
Superior Court of California
County of Los Angeles

AUG 09 2019

Sherri R. Carter, Executive Officer/Clerk
By J Caldera Deputy
Francisco Caldera

1 monica rene hall & david jr hall

2 4203 Norval Ave

3 Quartz Hill CA 93536

4 In Propria Persona SURI JURIS for

5 Real Party(s) In Interest

6 SUPERIOR COURT OF CALIFORNIA

7 COUNTY OF LOS ANGELES

8 i, woman, monica rene hall

) CASE NO. 19STLC03737

9 i, man, david jr hall

) NOTICE OF LAND PATENT PERMIT FOR

10 Real Party(s) In Interest Plaintiff(s).

) 4203-NORVAL AVE QUARTZ HILL CA [93536]

11 vs

) INTER SPOUSEL TRANSFER 20150943356

12 SELECT PORTFOLIO SERVICING INC.

) THE MECHANICAL LIEN 20190223663

13

) UCC FILING STATEMENT 20170323954

14 et al.,

) REGISRAR RECORDERS OFFICE

15

) ORDER FOR PUBLIC RECORD ON DATE

16

) RECORDED WITHIN COURT RECORDS

17 DEFENDANT(S)

) ACCORDING TO THE ASSEMBLY BILL

18

) NO. 1106 CHAPTER 165 27297.6-27387.1...

19 NOTICE OF LAND PATTEN PERMIT FOR SAID LAND HOME AND PROPERTY
20 4203 NORVAL AVE QUARTZ HILL CA [93536] 3103-029-059 WITH INTER SPOUSAL
21 TRANSFER 20150943356 THE MECHANICAL LIEN 20190223663 AND THE UCC
22 FILING STATEMENT 20170323954 ACCORDING TO THE Assembly Bill No. 1106
23 CHAPTER 165 An act to amend Section 27297.6 of, and to amend and repeal Section
24 27387.1 of, the Government Code, relating to local government...

25 We require trial by jury of our peers;

26 Comes now the Complainants in status of Suri Juris and In Pro Per, that I, Monica Rene Hall
27 El-Bey [IN SHORT] [Princess Emily Hotep El-Bey] i am a natural, free and Sovereign Moor
28 American National without subjects and David Jr Hall El-Bey [IN SHORT] [Prince Ra Chief Preist
Hotep El-Bey], i am a natural, free and Sovereign Moor American National[s] without subjects.
We are neither subject to any entity anywhere, nor is any entity subject to me. As such we are

NOTICE OF LAND PATTEN PERMIT FOR SAID LAND HOME AND PROPERTY 4203 NORVAL AVE QUARTZ HILL CA [93536] 3103-029-059
WITH INTER SPOUSAL TRANSFER 20150943356 THE MECHANICAL LIEN 20190223663 AND THE UCC FILING STATEMENT 20170323954
ACCORDING TO THE Assembly Bill No. 1106 CHAPTER 165 An act to amend Section 27297.6 of, and to amend and repeal Section 27387.1 of, the
Government Code, relating to local government...

1 giving notice and warning that no one has paid the Mechanics Lien 20190223663 total of five
2 [5] pages located as the Recorder/Filed in Official Records Recorders Office, Los Angeles
3 County, California. The amount due is on said property located a 4203 Norval Ave Quartz Hill
4 CA [93536] lot 51 of tract No. 52394. City of Quartz Hill near Lancaster as per map recorded in
5 book 1296 page 92 3103-029-059 - 195392 2695823. Presented within the CALIFORNIA
6 REPUBLIC CONSTITUTION and the California Civil Code Section 8416.

7 **EXHIBIT A**

8 *** PUBLIC NOTICE ***

9 *** PERMIT ***

10 **ALLODIAL ABORIGINAL / INDIGENOUS NATURAL PEOPLES**
11 **"REPUBLICAE SOCIETAS EA AL MAURIKANOS" THE UNITED STATES-**
12 **NORTHWEST AMEXEM/AMERICA**

13 **Legal Notice of Preservation of Unalienable Rights And Constitution Secured**
14 **Immunities For Terra Mea [My Land]**

15 This "Legal Notice" is hereby presented as an adequate point in Law to Inform and to give
16 Public Notice to all Comers - Foreign, Private and Public; including all Elected and non-
17 elected Public Officials, etc.. that I, Prince Ra Chief Preist Hotep EL - Bey in short [David Jr
18 Hall EL-BEY], Aboriginal / Indigene to the Land, North- west Amexem / Al Moroc / North
19 America - In Full Life, being a 'Natural Person' (and not a 14th Amendment Corporate Person,
20 Artificial Entity, Nom de Guerre, nor Straw-man, as written in all CAPITAL LETTERS) i.e.
21 DAVID HALL MASCULUM. I do declare and say: All Unalienable Rights; all Substantive
22 Rights, all Birthrights; all Constitution Secured Rights; all Human Rights; and all International
23 Law - secured Rights are preserved and secured by the Supreme Law of the Land, and by
24 Treaties (in force) Between The United States Republic of North America / Morocco,
25 (MagribalAqsa - the most Extreme West) Northwest Amexem / North America, etc. All other
26 Divine, Unalienable, and Substantive Rights, known and unknown, are Preserved; Reserved;
27 not Waived; not Transferred to any Other; and are acknowledged as being in force; and not
28 abandoned, nor ever intended to be abandoned. Any contemporary, misrepresented claims made
by any Person, Personnel, or foreign Corporate Entity, to the contrary, notwithstanding. Please
see Nativity record[s]. In harmony with my Ancient Fore-bearer's Aboriginal Customs, In
Community; in universal truth, in reason, and in accord with The Established Law of the Land;
refer to the "Declaration On The Rights Of Indigenous Peoples". E/Cn. 4/Sub.2/1994/2/ Add. 1
(1994). See Articles 1 and 2 with all Sections: Enforced by Federal Constitution Law and by
International Law. See Article VI of The United States Republic Constitution within the
Republic of California, and Executive Order 13107. 'The Implementation of Human Rights
Treaties', etc., to which the Senators, the Representatives, the Members of the several State
Legislatures, and all Executive and Judicial Officers, both of the United States and of the
several States, shall be bound by Oath or Affirmation, to support this Constitution. Any laws of
any state, to the contrary, notwithstanding. United States Supreme Court: State courts, like
federal courts, have a "constitutional obligation" to safeguard personal liberties and to uphold

1 federal law. Stone v. Powell 428 US 465, 96 S. Ct. 3037, 49 L. Ed. 2d 1067. United States
2 Supreme Court: The obligation of state courts to give full effect to federal law is the same as
3 that of federal courts. New York v. Eno. 155 US 89, 15 S. Ct. 30, 39 L. Ed. 80. United States
4 Supreme Court: An administrative agency may not finally decide the limits of its statutory
5 powers; this is a judicial function. Social Security Board v. Nierotko. 327 US 358, 66 S. Ct.
6 637, 162 ALR 1445, 90 L. Ed. 719.
7 I Am: All Rights Reserved—U.C.C. 1-207 / 308, U.C.C. 1-103. Authorized Representative

8 Chronicus: Monica Rene Hall EL-Bey 1426 M. C. = 2006 A.D.

9 Nationality: Moorish American North Al Moroc

10 Witness: Monica Rene Hall EL-Bey

11 **EXHIBIT B**
12 *** PUBLIC NOTICE ***
13 *** PERMIT ***

14 **ALLODIAL ABORIGINAL / INDIGENOUS NATURAL PEOPLES**
15 **“REPUBLICAE SOCIETAS EA AL MAURIKANOS” THE UNITED STATES-**
16 **NORTHWEST AMEXEM/AMERICA**

17 **Legal Notice of Preservation of Unalienable Rights And Constitution Secured Immunities**

18 This “Legal Notice” is hereby presented as an adequate point in Law to Inform and to give
19 Public Notice to all Comers – Foreign, Private and Public; including all Elected and non-
20 elected Public Officials, etc., that I, Princess Emily Hotep EL - Bey in short [Monica Rene Hall
21 EL-BEY], Aboriginal / Indigene to the Land, North-west Amexem / Al Moroc / North America
22 - In Full Life, being a ‘Natural Person’ (and not a 14th Amendment Corporate Person, Artificial
23 Entity, Nom de Guerre, nor Straw-man, as written in all CAPITAL LETTERS) i.e. MONICA
24 HALL FEMINA FEMINA. I do declare and say: All Unalienable Rights; all Substantive
25 Rights, all Birthrights; all Constitution Secured Rights; all Human Rights; and all International
26 Law - secured Rights are preserved and secured by the Supreme Law of the Land, and by
27 Treaties (in force) Between The United States Republic of North America / Morocco,
28 (MagribalAqsa – the most Extreme West) Northwest Amexem / North America, etc. All other
Divine, Unalienable, and Substantive Rights, known and unknown, are Preserved; Reserved;
not Waived; not Transferred to any Other: and are acknowledged as being in force; and not
abandoned, nor ever intended to be abandoned. Any contemporary, misrepresented claims made
by any Person, Personnel, or foreign Corporate Entity, to the contrary, notwithstanding. Please
see Nativity record[s].

In harmony with my Ancient Fore-bearer’s Aboriginal Customs, In Community; in universal
truth, in reason, and in accord with The Established Law of the Land; refer to the “Declaration
On The Rights Of Indigenous Peoples”. E/Cn. 4/Sub.2/1994/2/ Add. 1 (1994). See Articles 1

3
NOTICE OF LAND PATIEN PERMIT FOR SAID LAND HOME AND PROPERTY 4203 NORVAL AVE QUARTZ HILL CA 93536| 3103-029-059
WITH INTER SPOUSAL TRANSFER 20150943356 THE MECHANICAL LIEN 20190223663 AND THE UCC FILING STATEMENT 20170323954
ACCORDING TO THE Assembly Bill No. 1106 CHAPTER 165 An act to amend Section 27297.6 of, and to amend and repeal Section 27387.1 of, the
Government Code, relating to local government...

00142018

1 and 2 with all Sections: Enforced by Federal Constitution Law and by International Law. See
2 Article VI of The United States Republic Constitution within the Republic of California, and
3 Executive Order 13107, 'The Implementation of Human Rights Treaties', etc., to which the
4 Senators, the Representatives, the Members of the several State Legislatures, and all Executive
5 and Judicial Officers, both of the United States and of the several States, shall be bound by
6 Oath or Affirmation, to support this Constitution. Any laws of any state, to the contrary,
7 notwithstanding. United States Supreme Court: State courts, like federal courts, have a
8 "constitutional obligation" to safeguard personal liberties and to uphold federal law. Stone v.
9 Powell 428 US 465, 96 S. Ct. 3037, 49 L. Ed. 2d 1067. United States Supreme Court: The
10 obligation of state courts to give full effect to federal law is the same as that of federal courts.
11 New York v. Eno. 155 US 89, 15 S. Ct. 30, 39 L. Ed. 80. United States Supreme Court: An
12 administrative agency may not finally decide the limits of its statutory powers; this is a judicial
13 function. Social Security Board v. Nierotko. 327 US 358, 66 S. Ct. 637, 162 ALR 1445, 90 L.
14 Ed. 719.

I Am: All Rights Reserved—U.C.C. 1-207 / 308, U.C.C. 1-103. Authorized Representative

12 Chronicus: Monica Rene Hall El-Bey 426 M. C. = 2006 A.D.

13 Nationality: Moorish American North Al Moroc

14 Witness: 
15 D'ori Me'ira El-Bey

EXHIBIT C

Maxims of Equity and Adjudication States that a court of equity [§ 56]

17 For material only not money or Federal Reserve Notes and such the like - To protect and
18 enforce right to property the object of suits in chancery, the term "property", as used in this
19 section, includes that is the subject of exclusive individual ownership; or, to be more specific,
20 includes not only lands, houses, goods and chattels, rights and credits, but, also, a man's person,
21 and his wife and minor children, and his right to work, and to sell and acquire property, and
22 engage in any lawful business, and his and their reputation, health and capacity to labor, and his
23 and their right to enjoy the senses of sight, smell hearing taste, and his and their right of speech
24 and locomotion, and his and their right to enjoy their sense of moral propriety when normal. As
25 men live by their labor and property, no man is presumed to part with either without receiving
26 or expecting and equivalent in value. Hence, whenever one person has obtained either the labor
27 or property of another he should pay or account therefor, unless he can prove it was a gift, and
28 so, whatever injury one person does to another's property or capacity to labor should be made
good whatever injury one person does to another's property or capacity to labor should be made
good in the amount of foreclosure and other damages loss of wages etc... current value. Senate
Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508.

09/14/2019

1 Please be noticed that this has been recorded with the SUPERIOR COURT OF CALIFORNIA
2 COUNTY OF LOS ANGELES as of June 26, 2019, in the filings of Compensatory Damages
3 case no. 19STLC03737. Within this matter the Defendants have failed to Answer and have
4 made attempts to avoid hearings but have Defaulted and the Motion for Default is being filed at
5 the same time your receiving this document. This property upon this court public record[s] is
6 now returned thereto its rightful owner under the name of the Infant Trust MONICA HALL
7 thereto Princess Emily Hotep EL-BEY monica rene hall the rightful owner and title holder and
8 therefore MONICA HALL INFANT TRUST under monica rene hall age of majority is the
9 Allodial title holder, and such is a real property ownership system where the real property is
10 owed free and clear of any superior landlord. In this case, the owner will have an absolute title
11 over his or her property. Property owned under allodial title is referred as allodial land. All
12 Taxes have been paid thereat the Treasurer and Tax collector of Los Angeles County. Please See
13 Patent documents filed August 29, 2003.

11 **In order to remove a UCC Filing Lien, the companies corporations must have**

12 1 Lender Files a UCC-3. You can request that your lender files a UCC-3 financing
13 statement amendment. This will remove the UCC lien. ...

14 2 Swear an Oath of Full Payment. You can go down to your state's SOS office and swear
15 an oath that the debt has been paid in full.

16 No such thing was done by the home owners within the Infant Trust.

17 **Duration of a Financing Statement**

18 Pursuant to California Uniform Commercial Code section 9515, a financing statement is
19 effective for five years and lapses unless it is continued. The record remains active for one year
20 after it lapses and is searchable in Secretary of State's database for that period of time. UCC
21 filings generally include documents such as financing statements, security instruments, and
22 federal tax liens as well as other types of lien filings. Most states handle UCC filings through
23 their Secretary of State office and many provide online databases available for public
24 searching.

25 **[NOTHING BELOW THIS POINT]**

SUPERIOR COURT OF CALIFORNIA COUNTY OF LOS ANGELES	Reserved for Clerk's File Stamp FILED Superior Court of California County of Los Angeles 01/28/2020 Sherri R. Carter, Executive Officer / Clerk of Court By: <u>Francisco Caldera</u> Deputy
COURTHOUSE ADDRESS: Spring Street Courthouse 312 North Spring Street, Los Angeles, CA 90012	
PLAINTIFF/PETITIONER: monica rene hall et al	
DEFENDANT/RESPONDENT: Select Portfolio Servicing Inc. et al	
CERTIFICATE OF MAILING	CASE NUMBER: 19STLC03737

I, the below-named Executive Officer/Clerk of the above-entitled court, do hereby certify that I am not a party to the cause herein, and that on this date I served the Notice of Rejection - Pleadings upon each party or counsel named below by placing the document for collection and mailing so as to cause it to be deposited in the United States mail at the courthouse in Los Angeles, California, one copy of the original filed/entered herein in a separate sealed envelope to each address as shown below with the postage thereon fully prepaid, in accordance with standard court practices.

Consul - chief aset hotep el-dey
7500 West Lake Mead Blvd
C8-#608
Las Vegas, NV 89128

Sherri R. Carter, Executive Officer / Clerk of Court

Dated: 01/28/2020

By: Francisco Caldera
Deputy Clerk

CERTIFICATE OF MAILING

Phone: (215) 569-5391
Fax: (215) 832-5391
Email: LMarencik@BlankRome.com

January 9, 2018

David Hall
4203 Norval Avenue
Quartz Hill, CA 93536

Re: Borrower(s): Monica Hall and David Hall (collectively, the “Borrower”)
Property Address: 4203 Norval Avenue, Quartz Hill, CA 93536 (the “Property”)
Loan Number Ending In: 8609 (the “Loan”)

Dear Mr. Hall:

This firm represents Bank of America, N.A., as successor by merger to BAC Home Loans Servicing, LP (“Bank of America”), for the sole purpose of responding to your Consumer Financial Protection Bureau complaint dated December 25, 2017 (collectively, the “Letter”). Bank of America has reviewed the Letter and is writing in response to the inquiries and/or allegations in the Letter that contain a Notice of Error under 12 C.F.R. §1024.35, an Information Request under 12 C.F.R. §1024.36, or which otherwise require a response under state or federal law. The results of this review are set forth below and in the documents enclosed herewith.

Please be advised that Bank of America has no record of any loan that is currently services in connection with the Property. Bank of America’s records indicate that it serviced the Loan ending in 8609; however, Bank of America’s records indicate that the Loan was paid off in November 2003. For more information, please see the enclosed Payment History, which provides a detailed outline of transactions for this Loan during Bank of America’s servicing.

Please be advised that Bank of America is under no duty or obligation to respond to the Letter in the manner demanded by the Borrower or to take any actions demanded therein. Your remaining claims and other allegations are vague and conclusory, and are inconsistent with the enclosed documents. Based on the foregoing, Bank of America considers the issues raised in the Letter resolved.

The remaining requests and/or allegations contained in the Letter do not require a substantive response under 12 C.F.R. §§1024.35-1024.36 (and/or the exceptions articulated therein), or do not otherwise require a response under state or federal law.

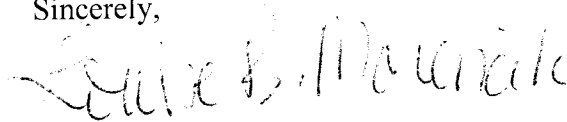
January 9, 2018

Page 2

In providing the above response, Bank of America is not limiting or waiving any rights or remedies it may now or hereafter have, whether arising under your Loan documents, at law or in equity, all of which rights and remedies are expressly reserved.

Questions or concerns regarding the contents of this letter should be submitted to Bank of America in writing at P.O. Box 942019, Simi Valley, CA 93094-2019. If you have other questions or concerns regarding the Loan, please contact Resolution Specialist Matthew Oseas at (877) 430-1431, ext. 437811.

Sincerely,

A handwritten signature in black ink that reads "Louise B. Marencik". The signature is written in a cursive style with a large initial "L".

Louise B. Marencik

Enclosure

C3_1631_LNHISTF 20531 04/25/2017

Bank of America 
Customer Service Department
PO Box 31785
Tampa, FL 33631-3785

MONICA & DAVID HALL
4203 NORVAL AVE
QUARTZ HILL, CA 93536

Date: 12/27/2017

Loan No: [REDACTED] 8609

Property Address:

4203 NORVAL AVENUE
QUARTZ HILL, CA 93536

We've enclosed your home loan history statement with transaction details.

As you requested, enclosed is your statement that provides the following:

- Payments we received from you
- Servicing expenses we paid to third parties
- Tax and insurance payments we paid on your behalf
- Late charges assessed and paid

Questions?

We appreciate the opportunity to serve your home loan needs. For general account information, you can visit us online at bankofamerica.com.



Loan Number: ██████3609
 Statement Period: 01/2003 - 12/2017
 Date Prepared: 12/27/2017

Property Address:
 4203 NORVAL AVENUE
 QUARTZ HILL, CA 93536

Transaction Date	Description	Total Payment	PMT/MO	Principal Balance	Interest	Escrow Balance	Optional	Buydown	Late Charges Total	Unapplied Total
Beginning Balance				292,427.24		.00				.00
09/29/2003	INITIAL TAX DEP	2,954.89	10/2003	.00	.00	2,954.89	.00	.00	.00	.00
				292,427.24		2,954.89			.00	.00
10/15/2003	PMI PMT MONTHLY	-126.79	10/2003	.00	.00	-126.79	.00	.00	.00	.00
				292,427.24		2,828.10			.00	.00
11/06/2003	REIM TO ORIG LEND	-220.35	10/2003	.00	.00	-220.35	.00	.00	.00	.00
				292,427.24		2,607.75			.00	.00
11/13/2003	PAYOFF	296,711.49	10/2003	292,427.24	4,174.84	109.41	.00	.00	.00	.00
				.00		2,717.16			.00	.00
11/13/2003	INTEREST ON ESC	9.15	10/2003	.00	.00	9.15	.00	.00	.00	.00
				.00		2,726.31			.00	.00
11/13/2003	INT ADJ-OBSOLETE	-1,243.82	10/2003	.00	-1,243.82	.00	.00	.00	.00	.00
				.00		2,726.31			.00	.00
11/14/2003	PMI PMT MONTHLY	-253.58	10/2003	.00	.00	-253.58	.00	.00	.00	.00
				.00		2,472.73			.00	.00
11/26/2003	PAYOFF ESC REFUND	-2,472.73	10/2003	.00	.00	-2,472.73	.00	.00	.00	.00
				.00		.00			.00	.00

Fee Transaction Activity (01/2003 - 12/2017)

No fee transaction for the time period.

Accept for Value February 22, 2008



PREBLNV0001 Page 11 of 13 2018-05-23

**BEAR
STEARNS**

Bear, Stearns & Co. Inc.
383 Madison Avenue
New York, NY 10179

TELEPHONE 212 272 5215
FACSIMILE 212 272 9758

10 YEAR NON-CALLABLE COLLATERAL INSTRUMENT
CD*
ZERO COUPON*

Preliminary Terms as of January 22, 2008

Preliminary Terms of Note

To Whom It May Concern:

A 10 Year Non-Callable Collateral Instrument, issued by Bear Stearns Companies Inc. has been ordered in the name stated below. Terms are stated on attached Conditional Terms Sheet.

Delivery of the note in full on the Issue Date to Bear Stearns through DTC, against payment

IMPORTANT: The Note is principal protected only at maturity. The redemption price is 100.00%. Issue amount is 50.00%

The Investor for the Note is:

David Hall/BeAno Designs, Corp.
4083 West Avenue L
Quartz Hill, CA.93536

This indicative term sheet is neither an offer to buy or sell securities or an OTC derivative product, which includes options, swaps, forwards and structured notes having similar features to OTC derivative transactions, nor a solicitation to buy or sell securities or an OTC derivative product. The proposal contained in the foregoing is not a complete description of the terms of a particular transaction and is subject to change without limitation. All information contained in the foregoing is qualified in its entirety by the information to be provided in the Offering Circular dated August 31, 2007 describing The Bear Stearns Companies Inc., Bear Stearns Bank plc, Bear Stearns Caribbean Asset Holdings Ltd and Bear Stearns Global Asset Holdings, Ltd (each an "Issuer") and guaranteed unconditionally and irrevocably by The Bear Stearns Companies Inc. 175,310,000,000 Euro Medium Term Note Program and the applicable pricing supplement. Any investment decision should be based only upon such documentation. Bear Stearns and/or individuals associated therewith or affiliates thereof may have positions in trades or securities similar to those described above. Bear Stearns acts as principal in transacting with you and accordingly you must determine the appropriateness for you of such transactions.

Accept For Value February 22, 2008

PREBLNV0001 Page 12 of 13 2018-05-23

**BEAR
STEARNS**

Bear, Stearns & Co. Inc.
383 Madison Avenue
New York, NY 10179

TELEPHONE 212 272 5215
FACSIMILE 212 272 9755

**10 YEAR NON-CALLABLE COLLATERAL INSTRUMENT
CD *
ZERO COUPON***

Preliminary Terms as of February 8, 2008

Preliminary Terms of Note

Issuer:	The Bear Stearns Companies, Inc.
Rating:	A2/A
CUSIP:	TBD
Issue Amount:	USD 10,000,000
Trade Date:	February 14, 2008
Issue Date:	CURRENT
Final Maturity Date:	May 26, 2020
Issue Price:	50.00% of Issue Amount
Redemption Price:	100.00%
Coupon:	None
Payment Date:	Final Maturity Date
Business Days:	New York, London
Business Day Convention:	Modified Following
Dealer /Calculation Agent:	Bear Stearns & Co. Inc.
Form:	EMTN: 144A
Clearing:	DTC

This indicative term sheet is neither an offer to buy or sell securities or an OTC derivative product, which includes options, swaps, forwards and structured notes having similar features to OTC derivative transactions, nor a solicitation to buy or sell securities or an OTC derivative product. The proposal contained in the foregoing is not a complete description of the terms of a particular transaction and is subject to change without limitation. All information contained in the foregoing is qualified in its entirety by the information to be provided in the Offering Circular dated August 31, 2007 describing The Bear Stearns Companies Inc., Bear Stearns Bank plc, Bear Stearns Caribbean Asset Holdings Ltd. and Bear Stearns Global Asset Holdings, Ltd. (each an "Issuer") and guaranteed unconditionally and irrevocably by The Bear Stearns Companies Inc. US\$ 30,000,000,000 Euro Medium Term Note Programme and the applicable pricing supplement. Any investment decision should be based only upon such documentation. Bear Stearns and/or individuals associated therewith or affiliates thereof may have positions in trades or securities similar to those described above. Bear Stearns acts as principal in transacting with you and accordingly you must determine the appropriateness for you of such transaction.

accept for Value February 22, 2008

PREBLNVV0001 Page 13 of 13 2018-05-23

**BEAR
STEARNS**

Preliminary Terms

Minimum Denominations: USD 250,000

No Investment Advice: In creating this term sheet Bear Stearns is not providing you with investment advice or a personal recommendation. In the event Bear Stearns is deemed to have provided you with investment advice, you acknowledge and agree that Bear Stearns has only done so to the extent that you have provided Bear Stearns with your investment objectives with respect to the Notes and only such investment objectives have been taken into account when assessing the suitability of the Notes for your purposes.

Risk Factors: Credit and Principal. The Note is an unsecured senior unsubordinated obligation of the Issuer. The Note is principal protected only at maturity.

Liquidity Risk: Neither Bear Stearns nor the Issuer makes any representation as to the existence of a secondary market for the Note. The market value can be expected to fluctuate significantly and investors should be prepared to assume the market risks associated with these notes. However, under ordinary market conditions, Bear Stearns will offer to repurchase part or all of the Notes outstanding, although there can be no assurance at which price such a bid would be made. The price given, if any, may also be affected by many factors including, but not limited to: the remaining term of the Notes, the general level of interest rates, implied volatility and the cost to the Issuer of unwinding any related hedging activity or any funding arrangement.

This indicative term sheet is neither an offer to buy or sell securities or an OTC derivative product, which includes options, swaps, forwards and structured notes having similar features to OTC derivative transactions, nor a solicitation to buy or sell securities or an OTC derivative product. The proposal contained in the foregoing is not a complete description of the terms of a particular transaction and is subject to change without limitation. All information contained in the foregoing is qualified in its entirety by the information to be provided in the Offering Circular dated August 31, 2007 describing The Bear Stearns Companies Inc., Bear Stearns Bank plc, Bear Stearns Caribbean Asset Holdings Ltd. and Bear Stearns Global Asset Holdings Ltd. (each an "Issuer") and guaranteed unconditionally and irrevocably by The Bear Stearns Companies Inc., US\$ 30,000,000,000 Euro Medium Term Note Programme and the applicable pricing supplement. Any investment decision should be based only upon such documentation. Bear Stearns and/or individuals associated therewith or affiliates thereof may have positions in trades or securities similar to those described above. Bear Stearns acts as principal in transacting with you and accordingly you must determine the appropriateness for you of such transaction.

Accept for Value February 28, 2010
2/28/2010

GRAB

Govt DES

SECURITY DISPLAY

US TREASURY N/B T 2 02/28/10 100-28+ /100-29 (1.54 /53) BGN @18:53

SECURITY INFORMATION	ISSUER INFO	REDEMPTION INFO
CPN FREQ 2	NAME US TREASURY N/B	MATURITY DT 2/28/10
CPN TYPE FIXED	TYPE US GOVT NATIONAL	NEXT CALL DT
MTY/REFUND TYP NORMAL	IDENTIFICATION #'s	WORKOUT DT 2/28/10
CALC TYP (102) STREET CONVENTION	CUSIP 912828HS2	RISK FACTOR 1.96
DAY COUNT (1) ACT/ACT	MLNUM H27U1	ISSUANCE INFO
MARKET ISS US GOVT	SEDOL 1 B2Q1QD5	ISSUE DATE 2/29/08
COUNTRY/CURR USA/ DOL	WERTPAP AOTR52	INT ACCRUES 2/29/08
SECURITY TYPE USN	ISIN US912828HS23	1ST CPN DT 8/31/08
AMT ISSUED 26000(MM)		PRC @ ISSUE 99.912
AMT OUTSTAND 26000(MM)		PRICE FORMAT
MIN PIECE 1000		32-nds 100-28
		Decimal 100.90625000
		Repurch Pgm








TENDERS ACCEPTED: \$26000MM.

Accept for Value February 28, 2010
2/28/2010

US T-Bonds & Notes

Maturity Year:

Yield:

Previous Search Order More Info Bond Calc Print Price Tiers

QTY	DESCRIPTION	COUPON	MATURITY	PRICE	YTM
500M	US TSY BOND	6.125	08/15/29	127.828	4.140
500M	US TSY BOND	5.375	02/15/31	118.072	4.140
500M	US TSY BOND	4.500	02/15/36	105.585	4.150
500M	US TSY BOND	4.750	02/15/37	109.835	4.160
2001M	US TSY BD FED S	0.000	02/15/37	28.648	4.370
500M	US TSY BOND	5.000	05/15/37	113.912	4.170

Offering Detail

Current Yld:

Credit:

Security #:

Min Size:

<< Page Back

Press [Enter] to place an Order

Claim for Lost, Stolen, or Destroyed United States Savings Bonds



IMPORTANT: Follow instructions in filling out this form. Making any false, fictitious, or fraudulent claim or statement to the United States is a crime and may be prosecuted. Print in ink or type all information.

1. DESCRIPTION OF BONDS

Describe the missing bonds in the spaces below. If you don't know the bond serial numbers, provide all of the information requested below and also indicate the total number of bonds that are missing.

ISSUE DATE (Exact date or a range of dates)	FACE AMOUNT	BOND NUMBER	INSCRIPTION (Provide complete Social Security Number [for example, 123-45-6789], names, including middle names or initials, and addresses [street, city, state] on the bonds. If a bond was received as a gift, provide the purchaser's Social Security Number.)
02/28/2008	28,900,075	912828HS2	370-90-7659 DAVID JR HALL 4203 Norval Ave Quartz Hill CA [93536] a gift Customer#0002793485S Case# 1-4098293635

(If you need more space, attach either FS Form 3500 (see www.treasurydirect.gov/forms/sav3500.pdf) or a plain sheet of paper.)

2. DETAILS OF THE LOSS – Mark the appropriate boxes and provide complete details of the loss.

The bonds were:

Lost Stolen ⇒ Date of Theft: February 29, 2010 Destroyed ⇒ Send any remaining pieces with this form.

Was a police report filed? Yes No If Yes, attach copy of the report.

When was the loss discovered? March 1, 2010

Who had the bonds last and why? US Treasury Dept

Where were the bonds last placed? Fidelity

When were the bonds last seen? Fidelity online January 30, 2010

Were any identification documents also lost or stolen? Yes No

If Yes, please list them: SS# ending in 7659, Drivers License IDs MI and CA the actual BOND and recorded underwriting

3. AUTHORITY – Provide details regarding your authority to complete a claim for the missing bonds.

Are you named on the bonds? Yes No If Yes, skip to Item 4. If No, provide the following information:
 Investor, beneficiary, Trustee, and or Grantor

Describe your authority: _____
 (Show authority: i.e., parent, guardian, conservator, legal representative, administrator, executor, etc.)

Are you court appointed? Yes No (If Yes, see "LEGAL REPRESENTATIVE" in the instructions.)

4. MINORS – Provide details regarding any minor named on the bonds. (See "**MINORS**" in the instructions.)

Is there a minor named on the bonds? Yes No If No, skip to Item 5. If Yes, fully complete the following:

What is the minor's:

Name: _____ DOB? _____

Social Security Number? _____

What is your relationship to the minor? _____

Does the minor live with you? Yes No

If No, with whom? _____
(Name) (Relationship to Minor)

(Address)

Who provides the minor's chief support?

(Name) (Relationship to Minor)

(Address)

Are both parents able to sign the application for relief? Yes No

If Yes, skip to Item 5. If No, fully complete the following:

Why are you unable to obtain the signature? _____

Did that parent have access to the bonds? Yes No

Could that parent have possession of the bonds? Yes No

5. RELIEF REQUESTED – Indicate whether you want substitute bonds or payment. **NOTE:** Substitute bonds can't be issued in some cases, including if a bond is within one full calendar month of its final maturity.

A. Series EE or Series I Bonds: I/We hereby request Payment by Direct Deposit

B. Series HH Bonds: I/We hereby request Substitute Paper Bonds Payment by Direct Deposit

6. DELIVERY INSTRUCTIONS

A. For Substitute Paper Bonds—Series HH

Mail Bonds To: _____ david jr hall EL-BEY
(Name)
7500 West Lake Mead Blvd C9 #309 Las Vegas NV [89128]
(Number and Street, Rural Route, or P O Box) (City) (State) (ZIP Code)

B. For Direct Deposit Payment--Any Series of Bonds

Payee must provide a Social Security Number or Employer Identification Number:

370-90-7659 _____
(Social Security Number of Payee) (Employer Identification Number of Payee)

DAVID JR HALL
(Name/Names on the Account)

Bank Routing No. (nine digits): _____ 122400724

501023259120 _____ Type of Account Checking Savings
(Depositor's Account No.)

Bank Of America _____ 702-839-1433
(Financial Institution's Name) (Financial Institution's Phone No.)

7. Signatures and Certification

I/We severally petition the Secretary of the Treasury for relief as authorized by law and, if relief is granted, acknowledge that the original securities will become the property of the United States. Upon the granting of relief, I/we assign all our right, title, and interest in the original securities to the United States and hereby bind myself/ourselves, my/our heirs, executors, administrators, successors and assigns, jointly and severally: (1) to surrender the original securities to the Department of the Treasury should they come into my/our possession; (2) to hold the United States harmless on account of any claim by any other parties having, or claiming to have, interests in these securities; and (3) upon demand by the Department of the Treasury, to indemnify unconditionally the United States and repay to the Department of the Treasury all sums of money which the Department may pay due to the redemption of these original securities, including any interest, administrative costs and penalties, and any other liability or losses incurred as a result of such redemption. I/We consent to the release of any information in this form or regarding the securities described to any party having an ownership or entitlement interest in these securities.

I/We certify, under penalty of perjury, and severally affirm and say that the securities described on this form have been lost, stolen, or destroyed, and that the information given is true to the best of my/our knowledge and belief.

Sign in ink in the presence of a certifying officer and provide the requested information.

Sign Here: <u>David Jr Hall</u>		(Signature)	
<u>david jr hall</u>		<u>370-90-7659</u>	
(Print Name)		(Social Security Number)	
<u>4203 Norval Ave</u>		<u>6616755545</u>	
Home Address		(Daytime Telephone Number)	
<u>Quartz Hill CA 93536</u>		<u>halllegal@protonmail.com</u>	
(City)	(State)	(ZIP Code)	(Email Address)

Sign Here: _____		(Signature)	
_____		_____	
(Print Name)		(Social Security Number)	
Home Address		(Daytime Telephone Number)	
_____		_____	
(Number and Street or Rural Route)		(Daytime Telephone Number)	
_____	_____	_____	_____
(City)	(State)	(ZIP Code)	(Email Address)

Sign Here: _____		(Signature)	
_____		_____	
(Print Name)		(Social Security Number)	
Home Address		(Daytime Telephone Number)	
_____		_____	
(Number and Street or Rural Route)		(Daytime Telephone Number)	
_____	_____	_____	_____
(City)	(State)	(ZIP Code)	(Email Address)

Instructions to Certifying Officer: 1. Name(s) of the person(s) who appeared and date of appearance **MUST** be completed.
2. If a Medallion stamp is used an original signature is required. 3. Person(s) must sign in your presence.

I CERTIFY that David Hall Jr., whose identity(ies)
(Names of Persons Who Appeared)
is/are known or proven to me, personally appeared before me this 8th day of NOVEMBER 2019
(Month) (Year)
at Las Vegas, Nevada and signed this form.
(City, State)
[Signature] Financial Center Mgr.
(Signature and Title of Certifying Officer)
Bank of America
(Name of Financial Institution)
6610 N. Arango Dr.
(Address)
Las Vegas, NV 89149
(City, State, ZIP code)
(702) 839-1433
(Telephone)

SIGNATURE GUARANTEED
Bank of America, N.A.
BY [Signature]
Authorized Signature

I CERTIFY that _____, whose identity(ies)
(Names of Persons Who Appeared)
is/are known or proven to me, personally appeared before me this _____ day of _____
(Month) (Year)
at _____ and signed this form.
(City, State)

(Signature and Title of Certifying Officer)

(Name of Financial Institution)

(Address)

(City, State, ZIP code)

(Telephone)

(OFFICIAL STAMP OR SEAL)

I CERTIFY that _____, whose identity(ies)

 (Names of Persons Who Appeared)

is/are known or proven to me, personally appeared before me this _____ day of _____

 (Month) (Year)

at _____ and signed this form.

 (City, State)

 (Signature and Title of Certifying Officer)

 (Name of Financial Institution)

 (Address)

 (City, State, ZIP code)

 (Telephone)

(OFFICIAL STAMP
OR SEAL)

INSTRUCTIONS

IF YOU LIVE IN A DECLARED DISASTER AREA: You need to complete only parts 1, 5, 6.B. and 7. Write the word "DISASTER" on the top of the first page of the form and on the front of the envelope.

PURPOSE OF FORM – Use this form to apply for relief on account of the loss, theft, or destruction of United States Savings Bonds. "Bonds," as used on this form, refers to Savings Bonds, Savings Notes, Retirement Plan Bonds, or Individual Retirement Bonds.

WHO MAY APPLY – This form must be completed and signed by all persons named on the bonds, or by an authorized representative.

ATTACHMENTS – If you need more space for any item, attach either a plain sheet of paper, or, for Part 1, a "Continuation Sheet for Listing Securities" (FS Form 3500), available at <http://www.treasurydirect.gov/forms/sav3500.pdf>.

PROOF OF DEATH – If a registrant is deceased, you must submit with this form a certified copy of his or her official death certificate.

LEGAL REPRESENTATIVE – If you were appointed as legal representative because:

- the owner is deceased (with no surviving coowner or beneficiary named on the bonds), or
- the owner or coowner is a minor, or
- the owner or coowner is incapacitated,

complete the form and submit a court certificate or certified copy of your letters of appointment, under court seal and dated within one year of submission, showing the appointment is still in full force. If your name and official capacity are shown in the registration of the bonds, evidence of your appointment is **not** necessary.

If no legal representative has been appointed for a deceased or incompetent owner, advise the Bureau of the Fiscal Service and additional instructions will be provided.

MINORS – A minor (who does not have a court-appointed guardian) who is requesting payment or who is named on Series HH bonds may complete and sign the form on his or her own behalf if, in the opinion of the certifying officer, he or she is of sufficient competency and understanding to comprehend the nature of the transaction. If, in the opinion of the certifying officer, the minor is not of sufficient competency and understanding the parents must sign on behalf of the minor. If the minor does not reside with either parent, the form must be completed and signed by the individual who furnishes the minor's chief support.

AMOUNT OF BONDS EXCEEDS \$5,000 – If the amount of the bonds involved exceeds \$5,000 and an investigation was made by a law enforcement agency or an insurance, transportation, or similar business organization, provide a copy of the report.

COMPLETION OF FORM – Print clearly in ink or type all information requested.

ITEM 1. Describe the missing bonds by bond serial number. If you don't know the bond serial numbers, you **must** provide the exact issue date or a range of dates, and the Social Security Number, name (including middle name or initial), and complete address (street, city, state) that appear on the bonds. Also state the total number of missing bonds. If you need more space, attach either a "Continuation Sheet for Listing Securities" (FS Form 3500), available at <http://www.treasurydirect.gov/forms/sav3500.pdf> or a plain sheet of paper.

ITEM 2. Mark the appropriate boxes and provide complete details of the loss, theft, or destruction.

ITEM 3. Provide details regarding your authority to complete a claim for the missing bonds. If you have been court-appointed, see "LEGAL REPRESENTATIVE" above.

(2) Your trade confirmation is available

From: Fidelity Investments <FidelityInvestments@mail.fidelity.com>

01/09/2020 (14 days ago)

To: hallegal@protonmail.com

Show details



Your trade confirmation is available.

[View in a browser](#)



Monica Hall
[Log in](#)

Your trade confirmation is available online

Full details and additional trade confirmations are available online.

[View trade confirmation](#)

Or log in to your account and select Accounts & Trade > Statements > Trade Confirmations

More Information:

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For your security and privacy, please do not reply to this email. Instead, please log in to your Fidelity account and send us a secure email.

You are receiving this email because you have opted in eDelivery. If you wish to update your delivery preferences, please log in to your Fidelity account.

Keep in mind that investing involves risk. The value of your investment will fluctuate over time, and you may gain or lose money.

Fidelity Brokerage Services LLC, Member NYSE, SIPC, 500 Water Street, Smithtown, NY 02917
38169125.0

EMAIL REF# 6646467807 1826/844

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From: Hallegal <hallegal@protonmail.com>

Sent: 01/09/2020 (13 days ago)



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Investment Products

Why Fidelity

Research > Fixed Income > Individual Bonds

Print | A A A

UNITED STATES TREAS NTS

2.00000% 02/28/2010

Buy Sell
Hypothetical Trade | Fixed Income Alerts

Overview Price & Performance

Details

CUSIP	912828HS2
Pay Frequency	SEMI-ANNUALLY
Coupon	2.000
Maturity Date	02/28/2010
Moody's Rating	AAA
S&P Rating	NR
Bond Type	Treasury
Interest Accrual Date	02/29/2008

Issuer Information

Issue Date	02/25/2008
Dated Date	02/29/2008
First Coupon Date	08/31/2008
Next Coupon	02/28/2010
Last Coupon	08/31/2009
Workout Date	02/28/2010
Original Issue Amount	\$28,900,075,000.00
Issue Price	--

Redemptive Features

Call Protection	YES
Continuously Callable	--
Call Defeased	--
Called Bonds	NO

Coupon Features

Coupon Type	FIXED
Current Rate Effective Date	02/27/2008
Day Count Basis	ACT/365 OR ACT/ACT
Trading Flat	NO
Reset Frequency	--
Benchmark Reference	--
Benchmark Formula	--
Next Reset Date	--
Next Reset Rate	--
Minimum Rate	--
Maximum Rate	--

Original Issuance

Delivery	BOOK ENTRY
First Settlement Date	02/29/2008
Minimum Investment Qty	↑
Incremental Investment Qty	↑

Feedback

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Consult the security's prospectus for more complete information regarding the details listed.

Recent trade information contains actual trade data as reported to the Financial Industry Regulatory Authority (FINRA)'s Trade Reporting and Compliance Engine (TRACE) for Corporate Bonds, and from the Municipal Securities Rulemaking Board (MSRB) for Municipal bonds. The prices quoted provide insight into recent historical transaction levels and are not necessarily reflective of current market value. Fidelity reports TRACE and MSRB information on a real-time basis.



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- [Fixed Income >](#)
- [Individual Bonds >](#)
- [Search Results](#)
- [Help/Glossary](#)

Bond Results

[View other important information and risks of investing in fixed income securities.](#)

- [Table View](#)
- [Price/Yield Calculator](#)
- [Taxable Equivalent Yield Calculator](#)

Your Key Search Criteria

Search Name	All to All All to All
Maturity Date	All
Moody's Rating	All to All
S&P Rating	All to All
Call Protection	All
Sinking Fund Protection	All

Attributes Legend

ER: [Extraordinary Redemption](#) CP: [Call Protection](#) D: [Depth of Book Available](#)

Important: To place secondary U.S. Treasury orders over \$5,000,000 face value, please contact a Fixed Income Specialist at 800-544-5372.

As of 03/13/2019 at 10:42 a.m.

Total Bonds Found: 1

Action	Description	Coupon	Maturity Date	Rating Moody's S&P	Bid Yield	Price Qty(min)	Price Qty(min)	Ask Yield to Worst	Yield to Maturity	Depth of Book	3rd Party Price/Recent Trades	Attributes and Issuer Events
--------	-------------	--------	---------------	-----------------------	--------------	-------------------	-------------------	-----------------------	-------------------	---------------	-------------------------------	------------------------------

Fidelity is not currently offering this security.

1	Buy	UNITED STATES TREAS NTS 2.000000%	2.000	02/28/2010 AAA	NR	--	--(1)	--	--	--	--	CP
	Sell	02/28/2010										

Select Action

Bond and CD prices, yields, and availability are time sensitive and subject to change based upon market conditions and other factors.

Bonds and CDs with higher yields generally carry greater risk than lower yielding bonds.

The yields displayed are estimates based on the bid/ask prices quoted and do not reflect mark ups (for buys) or mark downs (for sells) charged by Fidelity Brokerage Services LLC. Prices and yields will be recalculated for your review prior to placement of an order.

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The information contained on this page is not intended to be a solicitation or offer of any securities for sale.

GRAB

SECURITY DISPLAY

Govt DES

US TREASURY N/B T 2 02/28/10 100-28+ /100-29 (1.54 /53) BGN @18:53

REDEMPTION INFO	
MATURITY DT	2/28/10
NEXT CALL DT	
WORKOUT DT	2/28/10
RISK FACTOR	1.96

ISSUER INFO	
NAME	US TREASURY N/B
TYPE	US GOVT NATIONAL

IDENTIFICATION #'s	
CUSIP	912828HS2
MLNUM	H27U1
SEDOL	1 B2Q1QD5
WERTPAP	A0TR52
ISIN	US912828HS23

ISSUANCE INFO	
ISSUE DATE	2/29/08
INT ACCRUES	2/29/08
1ST CPN DT	8/31/08
PRC @ ISSUE	99.912

SECURITY INFORMATION	
CPN FREQ	2
CPN TYPE	FIXED
MTY/REFUND TYP	NORMAL
CALC TYP (102)	STREET CONVENTION
DAY COUNT(1)	ACT/ACT
MARKET ISS	US GOVT
COUNTRY/CURR	USA/ DOL
SECURITY TYPE	USN
AMT ISSUED	26000(MM)
AMT OUTSTAND	26000(MM)
MIN PIECE	1000

PRICE FORMAT	
32-nds	100-29
Decimal	100.90625000
Repurch Pgm	

TENDERS ACCEPTED: \$26000MM.

Australia 61 2 9777 8600 Brazil 5511 3048 4500 Europe 44 20 7330 7500 Germany 49 69 9204 1210 Hong Kong 852 2977 6000
 Japan 81 3 3201 8900 Singapore 65 6212 1000 U.S. 1 212 318 2000
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US T-Bonds & Notes ▼

Maturity Year:

Yield:

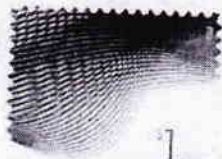
 Previous
  Search
  Order
  More Info
  Bond Calc
  Print
  Price Tiers

QTY	DESCRIPTION	COUPON	MATURITY	PRICE	YTM
500M	US TSY BOND	6.125	08/15/29	127.828	4.140
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2001M	US TSY BD FED S	0.000	02/15/37	28.648	4.370
500M	US TSY BOND	5.000	05/15/37	113.912	4.170

Offering Detail

Current Yld:
Credit:
Security #:
Min Size:

Press [Enter] to place an Order



TENDER OF PAYMENT OFFERING

The Federal Emergency Relief Act of 1933 - AN ACT

Copy

To provide for cooperation by the Federal Government with the several States and Territories and the District of Columbia in relieving the hardship and suffering caused by (Sec. 4. (a)) Out of the funds, to provide the necessities of life to persons in need as a result of the present emergency, and/or to their dependents, whether resident, transient, or homeless. **The Federal Emergency Relief Act of 1933 Approved, May 12, 1933 (Sec. 4. (a))**

DAVID JR HALL-370907659 For Account No.US TREASURY BOND 912828HS2 United States Treasury NTS BOND INVESTMENT UTSXS
Treasury Retail Securities Site, PO Box 9150, Minneapolis, MN 55480-9150 ON BEHALF OF
DAVID HALL
4203 NORVAL AVE
QUARTZ HILL CA [93536]

GOVERNMENT OBLIGATION'S REMITTANCE COUPON

Pay and Pledged to the Order of: **DAVID HALL JR** *without recourse*

Amount of Obligation: **TWENTY EIGHT BILLION NINE HUNDRED MILLION SEVENTY FIVE THOUSAND & ZERO CENTS 00/100**

BY A NON TAXPAYER BY PAR

INTENTIONS: The above United States government obligations is hereby accepted and acknowledged and I do assign and pledge the total value of the obligation to the United States of America through the United States Department of the Treasury to be redeemed for value and receivable at the Federal Reserve, the Federal Reserve Bank, and/or any member bank and/or national Association as prescribed by statute (the act of March 9, 1933; the act of May 12, 1933; 12 USC 411; 18 USC 8; and the intentions of the United States Congress concerning THE CURRENT SERIOUS NATIONAL EMERGENCY). The amount of \$400,000,000.00 released to Bank Of America Account No. 0025 8736 7627

Memo: Discharge of Government Obligations


Holder and Citizen of the United States of America

Beneficial interest

Treasury Retail Securities Site, PO Box 9150, Minneapolis, MN 55480-9150, OBO of DAVID JR HALL you are hereby notified that I do hereby tender payment for the above referenced obligation of Loan/debt, and because this debt concerns property of the United States it is deemed by law and operation of statute to be a government obligation and must be handled in accord with the dictates of statute. i, david jr hall a man hereby discharge the debt of said amount above to the United States Treasury for investment 2.29.2008 at 1.96 minimum price 1000 amount issued 26000[mm] USA DIL MLNUM H27U1 B2Q1QD5, A0TR52. accept the obligation on behalf of the United States of America and hereby *make assignment of the obligation* to the United States Treasury Department on behalf of the United States of America as authorized by statute. You are to present the item (remittance coupon) to the United States Treasury Department or at any Federal Reserve bank to include any Federal Reserve member banks to redeem the value of the obligation. As per the terms of the contract this shall serve as my notice of change in terms of contract, cancelling and or suspending any acceleration penalties and paying the US government debt obligation for value through acceptance pledging an assignment in full.

"The ownership of all property is in the state by virtue of the government." "Under the new law government obligations, bills of exchange, drafts, notes, trade acceptances, and bankers acceptances, because it is backed by the credit of the nation. It will represent a mortgage on all the homes, and other property of all the people of the nation." Senate Document No. 43, 73rd Congress, 1st Session, Congressional Record, March 9, 1933 on HR 1491 p. 83. The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal ~~banks~~ and for all, and other public dues. They shall be redeemed at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve ~~bank~~. 12 U.S. Code § 411 - Issuance to reserve banks; nature of obligation; redemption - (Dec. 23, 1913, ch. 6, § 16 (par.)). ~~48 Stat. 2642; Jan. 30, 1934, ch. 6, § 2(b)(1), 48 Stat. 337; Aug. 23, 1935, ch. 614, title II, § 203(a).~~ ~~49 Stat. 104.~~

"Since March 9, 1933, the United States has been in A STATE OF DECLARED NATIONAL EMERGENCY."
Senate Report 93-549, July 24, 1973; Public Law 94-112 - September 14, 1976 and 7 CFR § 1901.508 Servicing of insured notes outstanding with investors.

(i) endorse the insured note as follows: **"Pay to the order of The DAVID JR HALL 4203 NORVAL AVE QUARTZ HILL CA [93536] ON BEHALF OF INVESTMENT WITHIN Treasury Retail Securities Site, PO Box 9150, Minneapolis, MN 55480-9150. GOVERNMENT OBLIGATION's REMITTANCE COUPON Pay and Pledged to the Order of *Without recourse*."** on behalf of 370907659 for account No. US TREASURY BOND 912828HS2 United States Treasury NTS BOND INVESTMENT UTSXS.

The holder will then deliver the endorsed note, to the Director Finance Office. (ii) On receipt of the endorsed note the Director Finance Office, will acknowledge receipt of the note and process payment to the assignor of the par value of the note as of the date of the Treasury check.

370907659 for account No. US TREASURY BOND 912828HS2 United States Treasury NTS BOND INVESTMENT UTSXS TWENTY EIGHT BILLION NINE HUNDRED MILLION SEVENTY FIVE THOUSAND & ZERO CENTS 00/100 BY A NON TAXPAYER BY PAR

i, david jr hall a man hereby discharge the debt of said amount above to the United States Treasury for investment 2.29.2008 at 1.96 minimum price 1000 amount issued 26000[mm] USA DIL MLNUM H27U1 B2Q1QD5, A0TR52. I would initially want an small amount transferred to my Bank of America account in the amount of \$400,000,000.00 the rest may be held in a trust security note or bond upon final maturity date.

Memo: Discharging of Government Obligations

Beneficial Interest

x ss david jr hall

Holder and Citizen of the United States of America

TreasuryDirect® Account Authorization




IMPORTANT: Follow instructions in filling out this form. Making any false, fictitious, or fraudulent claim or statement to the United States is a crime and may be prosecuted. Print in ink or type all information.

INSTRUCTIONS

1. Sign in ink in the presence of a certifying officer. Identification may be required.
2. Authorized certifying officers are available at financial institutions, including credit unions, in the United States. Certification by a notary isn't acceptable.
3. Mail the completed authorization form to: Treasury Retail Securities Services, PO Box 7015, Minneapolis, MN 55480-7015.

AUTHORIZATION

I submit this account authorization pursuant to the provisions of 31 CFR Part 363. I understand that my TreasuryDirect account will be activated upon receipt and approval of this authorization. Under penalty of perjury, I certify the information provided is true, correct and complete.

			L-721-558-950
(Signature)			(TreasuryDirect Account Number)
david jr hall			370-90-7659
(Print Name)			(Social Security Number)
8237 Fawn Brook CT			702.743.1926
Home Address (Number and Street or Rural Route)			(Daytime Telephone Number)
Las Vegas	NV	89149	halllegal@protonmail.com
(City)	(State)	(ZIP Code)	(E-mail Address)


Check to remove Hardlock

Instructions to Certifying Officer: 1. Name(s) of the person(s) who appeared and date of appearance **MUST** be completed. 2. If a Medallion stamp is used an original signature is required. 3. Person(s) must sign in your presence.

I CERTIFY that David Hall, whose identity(ies) (Names of Persons Who Appeared)

is/are known or proven to me, personally appeared before me this 4th day of November 2019 (Month) (Year)

at Las Vegas, NV and signed this form. (City, State)

 Relationship Manager (Signature and Title of Certifying Officer)

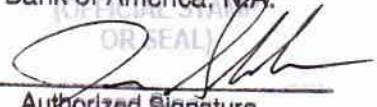
Bank of America (Name of Financial Institution)

6610 N. Durango Dr. (Address)

Las Vegas, NV 89149 (City, State, ZIP code)

702-839-1433 (Telephone)

SIGNATURE GUARANTEED
Bank of America, N.A.

BY 
Authorized Signature

(Notary certification is NOT acceptable.)

Acceptable seals and stamps:

- The financial institution's official seal or stamp, including: Signature Guaranteed seal or stamp; Endorsement Guaranteed seal or stamp; Corporate seal or stamp (a corporate resolution isn't required); or Issuing or paying agent seal or stamp (including name, location, and four-digit identification number or nine-digit routing number).
- The seal or stamp of Treasury-recognized Signature Guarantee Programs or other Treasury-approved Medallion Programs.

Sample certification for a financial institution:

SIGNATURE GUARANTEED
ABC National Bank
Hillview Branch

Authorized Signature

Acceptable certification for a brokerage:

SIGNATURE GUARANTEED
MEDALLION GUARANTEED
Generic Brokerage

Authorized Signature

XXXXXXXX

SECURITIES TRANSFER AGENTS MEDALLION PROGRAM

[Bar Code]

NOTICE UNDER THE PRIVACY AND PAPERWORK REDUCTION ACTS

The collection of the information you are requested to provide on this form is authorized by 31 U.S.C. CH. 31 relating to the public debt of the United States. The furnishing of a Social Security Number, if requested, is also required by Section 6109 of the Internal Revenue Code (26 U.S.C. 6109).

The purpose of requesting the information is to enable the Bureau of the Fiscal Service and its agents to issue securities, process transactions, make payments, identify owners and their accounts, and provide reports to the Internal Revenue Service. Furnishing the information is voluntary; however, without the information, the Fiscal Service may be unable to process transactions.

Information concerning securities holdings and transactions is considered confidential under Treasury regulations (31 CFR, Part 323) and the Privacy Act. This information may be disclosed to a law enforcement agency for investigation purposes; courts and counsel for litigation purposes; others entitled to distribution or payment; agents and contractors to administer the public debt; agencies or entities for debt collection or to obtain current addresses for payment; agencies through approved computer matches; Congressional offices in response to an inquiry by the individual to whom the record pertains; as otherwise authorized by law or regulation.

We estimate it will take you about 5 minutes to complete this form. However, you are not required to provide information requested unless a valid OMB control number is displayed on the form. Any comments or suggestions regarding this form should be sent to the Bureau of the Fiscal Service, Forms Management Officer, Parkersburg, WV 26106-1328. **DO NOT SEND completed form to this address; send to the correct address shown in the INSTRUCTIONS above.**

Jason Sheldon

Relationship Manager
Business Owner Specialist

Bank of America
NV1-199-01-01, 6810 N. Durango Dr.
Las Vegas, NV 89149
T 702 839 1433 CUST SVC 800 432 1000
jsheldon@bofa.com

BANK OF AMERICA 



Appointment Confirmation

Thanks for scheduling an appointment. We look forward to meeting with you.

Confirmation number: 83250582

[Print Appointment](#)

We'll discuss: Everyday Banking :
• Meet with a notary

Where: 6610 N Durango Dr
Las Vegas, NV 89149
Mon - Thu 9 a.m. - 5 p.m.
Fri 9 a.m. - 6 p.m.
Sat 9 a.m. - 1 p.m.
Sun Closed

[Map & directions](#)

With: Jason Sheldon

When: November 8, 2019
04:00-04:30 PM PST

[Change date & time](#)

Reminder: h*****i@protonmail.com
Text *****-5545

Name: DAVID HALL

What you'll need to have available:

Two forms of valid identification

If you are changing the status of an account, view a list of required documents.

Note: If you are conducting business on behalf of a family member, you will need supporting documentation such as a birth or death certificate. If you plan to discuss a joint account, a business account or a customer name change, please bring the appropriate documentation (for example, marriage license, Divorce Decree, Legal Change of name decree).

For notary appointments: You're required to sign the documents in the presence of the notary, even if you had signed them before. Make sure you bring a valid ID for verification and all relevant pages of the document to be signed. Bank of America cannot notarize foreign language or mortgage loan documents. Restrictions on other documents may apply.

Schedule another appointment

[Add to calendar](#)



Did you know...

You can schedule and manage appointments with the Mobile Banking App?
Get the app

Secure area

Privacy & Security

If your appointment is with a Merrill Edge Financial Solutions Advisor, you should be aware that a Merrill Edge Financial Solutions Advisor can provide solutions that include FDIC insured deposit products with Bank of America and non-FDIC insured investment products from Merrill Lynch.

Investment and insurance products:

Are Not FDIC Insured	Are Not Bank Guaranteed	May Lose Value
Are Not Deposits	Are Not Insured by Any Federal Government Agency	Are Not a Condition to Any Banking Service or Activity

Merrill Edge, available through Merrill Lynch, Pierce, Fenner & Smith Incorporated ("MLPF&S"), consists of Merrill Edge Advisory Center (investment guidance) or self-directed online investing.

Merrill Lynch Wealth Management makes available products and services offered by Merrill Lynch, Pierce, Fenner & Smith Incorporated.

MLPF&S is a registered broker-dealer, Member SIPC and a wholly owned subsidiary of Bank of America Corporation.

Insurance products are offered through Merrill Lynch Life Agency Inc., Bank of America, N.A. and/or Banc of America Insurance Services, Inc., all of which are licensed insurance agencies and wholly-owned subsidiaries of Bank of America Corporation.

Banking products are provided by Bank of America, N.A., Member FDIC and a wholly owned subsidiary of Bank of America Corporation. Banking, mortgage and home equity products offered by Bank of America, N.A., and affiliated banks, Members FDIC and wholly owned subsidiaries of Bank of America Corporation. Equal Housing Lender. Credit and collateral are subject to approval. Terms and conditions apply. This is not a commitment to lend. Programs, rates, terms and conditions are subject to change without notice.

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TRANSMISSION VERIFICATION REPORT

TIME : 11/11/2019 12:28PM
NAME :
FAX :
TEL :
SER.# : U64463C8N116245

DATE, TIME	11/11 12:18PM
FAX NO./NAME	16126294285
DURATION	00:09:58
PAGE(S)	11
RESULT	OK
MODE	STANDARD ECM

Date/Time: Nov. 7. 2019 7:19AM

File No.	Mode	Destination	Pg(s)	Result	Page Not Sent
0239	Memory TX	916126294285	P. 4	OK	

Reason for error

E. 1) Hang up or line fail	E. 2) Busy
E. 3) No answer	E. 4) No facsimile connection
E. 5) Exceeded max. E-mail size	



1



November 6, 2019 to Present day and time

TREASURY DIRECT OMB No. 1530-0138
 Fax Cover Sheet
 612-629-4285
 Customer number 00027934855

iamIAM; a Sentient being in living flesh operating in the outer expression (3rd Dimension) as Priest, Prince -Jr- Chief - Priest :Hotep@C™ a naturalized original descendant of the ancient, Sumarian Aztecs, Almas, and Mours of the ancient western hemisphere; the Real Party in Interest, First Lien Holder [FRCP Title IV >PARTIES > Rule 17(b)(3)(A)] of Padgett family, that of now since the year of our lord and savior apart of David Jr Hall: in ALL CAPITAL LETTER ONLY (noted as a corporation sole) doing business as (dba)DAVID JR HALL (ENS LEGIS created December 12th, 1967). :Half:David Jr Hall has attained the Age of Majority and is competent in Her own affairs having in her possession the Authenticated Documents pertaining to the full and authoritative operation within Her own Due Process and rights as an Indigenous Aboriginal and Registered Owner, Pursuant to the Minnesota Court General Rules of Practice - Rule 220 pertaining to Birth Certificates. Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent - All rights Reserved [U.C.C. 1-308, 12 USC 95a (2)]. As such She demands All of Her unalienable rights at all times and does not waive any of Her rights. 'iam:IAM PRIESTESS PRINCESS EMLILY HOTEPA WASHITAW MOOR Aka [CHEROKEE NATIVE AMERICAN/ BLACK-FOOT] and upon this ROCK (Revelation of Common Knowledge) I will build my CHURCH (Comprehensive Historical Universal Revelation Combating Hopelessness) and the Gates of Hell (Misinformation) shall not prevail against it.

[PR]IVATE AND CONFIDENTIALITY-CLAIM: FOR THIS [PR]IVATE TEXT MESSAGES PHONE CALLS & MAIL OR E-MAIL-MESSAGE WITH THE [ATTACHMENT(S)] WITH THE [PR]IVILEGE-KNOWLEDGE AND/OR :CONFIDENTIAL-KNOWLEDGE IS WITH THE CLAIM OF THE SOLE-USE WITH THE VOLITION OF THE CLIENT-VESSEL(S) BY THIS [PR]IVATE AND CONFIDENTIALITY-CLAIM. FOR THE POLITICAL, PRIVATE, PUBLIC-ENTITIES, FEDERAL, STATE, LOCAL-CORPORATE-GOVERNEMENT(S), MUNICIPALITY(IES), INTERNATIONAL-ORGANIZATION(S), GLOBAL-ORGANIZATION(S), CORPORATION(S), AGENT(S), INVESTIGATOR(S), INFORMANT(S), ET AL, AND&OR :THIRD-PARTY(IES) WITH THE CONSPIRACY OF THE COLLUSION BY THE MONITORING AND/OR BY OTHER MEANS OF THE SPYING FOR THE COLLECTION OF THESE COMMUNICATIONS WITH THE LACK OF THE AUTHENTIC-AUTHORIZATION BY THE CONTRACT-PARTIES ARE WITH THE VOID-CLAIM FOR THE LACK OF AN AUTHENTIC-AUTHORIZATION FOR THE USE, [RE]VIEW, [DIS]COVERY-[DIS]CLOSURE AND :[DIS]TRIBUTION&TRANSFER OF THE KNOWLEDGE IN THIS E-MAIL. FOR THIS AUTHOR AND :SENDER OF THIS E-MAIL IS WITH THE CLAIM OF THE RIGHT OF A LIVING-SOVEREIGN WITH THE LACK OF THE [A]PARTIHEID AND [RE]COURSE BY THE CLAIMANT. FOR AN OMISSION OF THE KNOWLEDGE IN THIS E-MAIL IS WITH THE LACK OF A CLAIM FOR A WAIVER OF THE OWNERSHIP-RIGHTS AND&OR RIGHTS WITH A CLAIM BY THE AUTHOR FOR A CLAIM WITH THE PRINCIPLE IS WITH THE SAME CLAIM WITH THE [A]GENT. FOR A CLAIM WITH THE [A]GENT IS WITH THE SAME-CLAIM WITH THE PRINCIPLE.

Send to Mail @UCY Local: That Warning For such is Read and a severe warning for real persons involved herein known as David J Hall. Identity Theft are committed by used parties, or by used employees, adversely against the their freedom and liberty to act profitably, receive one bill in a fair and righteous manner and receive no attempts to fraud and deceive and with its responsibility all parties herein including buyers.

SATISFACTION OF JUDGMENT NOTICE FORECLOSURE SALE OR 1099c DISCHARGE
LIEN#202008058336631

7020 0090 0001 6312 4151

AUGUST 28, 2020.  initials

INTERNATIONAL REGISTERED CERTIFIED MAIL NUMBER[s] EZ035421627US

In The Matter Of the Lien]	UCC LIEN LIEN ASSIGNMENT #202008058336631
Prince Ra Hotep EL 202011104892™]	PRIEST PRINCE RA HOTEPE TRUST BANK
ex rel david jr hall]	Prince Ra Hotep EL© 202011104892™
DAVE BEANO DAVID BELOVED]	DAVID JR HALL© ESTATE TRUST
]	ZYION DRP DAVID JR HALL MINISTRIES
<u>claimant</u>]	0000-0000-0000-0000-0000-00
BELIEVE 1rst]	ZYION1913
TUNECORE EIN#84-1694585]	LIEN#202008058336631
Denis Jm Ladengallerie]	52-1147644 Par Exempt #
Others.....]	AMOUNT DUE BY 8/28/2020
Lien Debtor/Secondary obligator]	Non Negotiable - Private Between Parties

SATISFACTION OF JUDGMENT NOTICE

UCC LIEN ASSIGNMENT# UCC LIEN ASSIGNMENT #20082010-20204349355 OR 1099c

ACKNOWLEDGMENT OF SATISFACTION OF JUDGMENT

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

Lien Debtors/ Obligor[s]:

Believe

24 RUE

Toulouse Lautrec - 7017 Paris

CEO Denis Jm Ladengallerie

Lien Creditor Assignee :

DAVID JR HALL

ZYION DRP Zyion 1913

c/o Prince Ra Hotep

EL 202011104892

D.O.J. Fraud Section

US Department of Justice

Attn: FOIA

950 Constitution Ave, NW

Washington DC Republic near [20530]

CEO Denis Jm Ladengallerie

2800 Nelison Way

Santa Monica CA 90405

TUNECORE A Subsidiary of Believe

45 Main Street, Suite 703

Brooklyn New York [11201]

[347]763-6705

BELIEVE PARENT CO Of TUNECORE

63 Pearl Street

BOX #256


Brooklyn NY [11201]

EIN#84-1694585

My name is Prince Ra Hotep EL ex relations David Jr Hall/Dave Beano. On July 28, 2020, BELIEVE AND TUNECORE were emailed and mailed the notices concerning the lien[s] filed against you. On AUGUST 5, 2020 you received the notices for such lien[s] and failed to react, pay, and respond therefore this debt will be sold off to a factor. A judgment was awarded against the Respondents in court in New York Department of State Corporations Division CASE/ LIEN #202008058336631. As of August 5, 2020 this lien on said properties shall be sold of to the highest bidding factor. Notice the Respondents have failed to pay the prevailing party, \$25,055,154.80 in USD or Euros. The full amount of this judgment Respondents TUNECORE A Subsidiary of Believe BELIEVE PARENT CO Of TUNECORE 45 Main Street, Suite 703 63 Pearl Street Brooklyn New York [11201] BOX #256 [347]763-6705 Brooklyn NY [11201]. Valued at a certain sum of [\$25,055,154.80]. Including rather not limited to: EIN#84-1694585: failed to pay Prince Ra Hotep El 202011104892™, ex relations David Jr Hall, whom is the prevailing party in this action, in full or in installments of the following amounts August 7, 2020."]

**SATISFACTION OF JUDGMENT NOTICE FORECLOSURE SALE OR 1099c DISCHARGE
LIEN#202008058336631**

PAGE 1


DATED: AUGUST 28, 2020 

A judgment was awarded against the Respondents in court in New York Department of State CASE/ LIEN #UCC LIEN ASSIGNMENT #20082010-20204349355. As of August 5, 2020 this lien on said properties shall be sold of to the highest bidding factor. Notice the Respondents have failed to pay the prevailing party, \$87,145,000,000.00 EIGHTY SEVEN BILLION, ONE HUNDRED FORTY FIVE MILLION, and ZERO CENTS USD the full amount of this judgment [or, if payments were made in installments-“Respondents JP Morgan Chase, JP Morgan Securities LLC, and Bear Stearns Inc Corp, not limited to others herein failed to pay Prince Ra Hotep El 202011104892™, ex relations David Jr Hall, whom is the prevailing party in this action, in full or in installments of the following amounts on the following dates: January 22, 2007, February 28, 2010, May 26, 2020, and , concluding with a final payment of \$87,145,000,000.00 Eighty Seven Billion, One Hundred Forty Five Million, and Zero Cents Due on August 14, 2020.”]

Please attach to this statement a canceled check [or other proof that the judgment was paid] for the full amount of the judgment endorsed by The CEO's and Controllers. If payment was made by money order or cash (with a receipt), modify this statement as needed. If payment was made in installments, modify this statement as needed and enclose copies of all canceled checks. The Controllers and or CEO's have not voluntarily filed a Satisfaction of Judgment. When I tried to contact them, they the controllers and CEO's failed to respond according to our agreement Notarized and Mailed USPS thereto your addresses located in Ohio, New York, and other addresses. [If the judgment creditor refuses to sign a Satisfaction of Judgment form, or is otherwise not available to do so, modify this statement as necessary. I declare under penalty of perjury under the laws of the State of Delaware, New York, Nevada and California that the foregoing is true and correct.

TUNECORE A Subsidiary of Believe BELIEVE PARENT CO OF TUNECORE 45 Main Street, Suite 703 63 Pearl Street Brooklyn New York [11201] BOX #256 [347]763-6705 Brooklyn NY [11201].
A subsidiary of Believe Digital Believe 24 RUE Toulouse Lautrec - 7017 Paris CEO Denis Jm Ladengallerie how ever spelled in public or secrete. CEO Agents: Research Representatives
- :EIN#84-1694585: **TUNECORE A Subsidiary of Believe BELIEVE PARENT CO OF TUNECORE 45 Main Street, Suite 703 63 Pearl Street Brooklyn New York [11201] BOX #256 [347]763-6705 Brooklyn NY [11201].**First Obligor[s] Believe Digital Believe 24 RUE Toulouse Lautrec - 7017 Paris CEO Denis Jm Ladengallerie and the Secondary obligator is **TUNECORE 45 Main Street, Suite 703 63 Pearl Street Brooklyn New York [11201] BOX #256 [347]763-6705 Brooklyn NY [11201]** a subsidiary of Believe Digital Believe 24 RUE Toulouse Lautrec - 7017 Paris CEO Denis Jm Ladengallerie account #ZYION1913 agreement established for ex relations DAVID JR HALL Aka David Beloved Aka DAVE BEANO FMR or Formally located at 4083 West Ave L Quartz Hill CA [93536] papers and documents created and belonging to obligator Believe Digital Believe 24 RUE Toulouse Lautrec - 7017 Paris CEO Denis Jm Ladengallerie not limited thereto Subsidiary company located in the USA **TUNECORE 45 Main Street, Suite 703 63 Pearl Street Brooklyn New York [11201] BOX #256 [347]763-6705 Brooklyn NY [11201].** Payment in full must be paid within 30 days after the date of receiving this notice/legal agreement and within letter, said obligation must be paid in certificate funds, i.e. electronic funds transfer/ACH or a certificate of deposit in the name of; **EZ035421627US**; or Hereafter you will have ten days to make this payment in full or this will be filed with the Internal Revenue Service [IRS] under the 1099c form as income. As such the debt will be discharged and reported to the United States Treasury, and the US Dept of Treasury. **This agreement in no way constitutes a contract with outside parties agencies or foreign companies agencies or governments.**

PAGE 2

DATED: AUGUST 28, 2020.  initials

DISCLOSURES ;
Prince Ra Hotep EL20201080378



ex relations David Jr Hall/Dave Beano



Prince Ra Hotep© EL20201080378 ex relations David Jr Hall/Dave Beano

FORECLOSURE SHORT SALE!

You are and have been subscribed and contracted via USPS Certified, signature required and or registered mail to Make payment[s] on the LIENS herein to; PPRHT COLLECTIONS BANK on behalf of Prince Ra Hotep EL, ex relations DAVID HALL/DAVE BEANO 7500 West Lake Mead Blvd C9 #309 Las Vegas NV republic near [89128] USPO form 3811 signed by a BELIEVE TUNECORE representative 0000-0000-0000-0000-0000-00; ! Principal Amount Unauthorized use of funds Occurrences of use Extended amount below!

TOTAL DUE \$25,055,154.80 Twenty Five Million, Fifty five thousand, One Hundred Fifty Four Thousand and Eighty Cents EURO or USDA

PROOF OF SERVICE TRACKING USPS FORMS 3811 NUMBERS;

I. EZ035421627US

Total Due

TOTAL PAST DUE \$ \$25,055,154.80 Twenty Five Million Fifty Five Thousand One Hundred Fifty Four Euros and Eight Cents. CERTIFIED CHECK OR USPS MONEY ORDER DUE NOW! Hereafter you will have ten days to make this payment in full or this will be filed with the Internal Revenue Service [IRS] under the 1099c form as income. As such the debt will be discharged and reported to the United States Treasury, and the US Dept of Treasury.

Secured Party/Creditor:

This is a consensual Commercial Lien for Forgery and Copyright Infringements and Identity Theft for said property. Pursuant to Title 18 U.S.C. Section 495, 2319; Title 17 U.S.C. Section 501[b], 504[1] & 506[a] [1]; The above cited Lien Debtor JP Morgan Chase Securities LLC, whom acquired the assets of Bear Stearns Co Bank Inc. and such the like not limited to other hidden or unknown names, still present. for Preliminary Contractual Agreement and CUSIP[US912828HS23] EIN [JPMS LLC EIN [134110995] [EIN : 13-7171664 : J.P. MORGAN SECURITIES LLC].


202011104892™ Prince Ra Hotep EL©
ex rel DAVID JR HALL/DAVE BEANO

c/o 7500 West Lake Mead Blvd c9 #309 Las Vegas, Near [89128] Nevada Republic

Dated on this 6th Day of the August Month in the Year of Our Lord Two Thousand Twenty. Under Protest UCC 1-308 Prince Ra Hotep EL©202011104892™
ex rel DAVID JR HALL.

/s/ 

Attorney Consul - In - Fact

Moor Consul
/s/ 

DATED: AUGUST 28, 2020. *JH* initials

TRADE NAME/TRADE MARK - Owner 202011104892. This agreement in no way constitutes a contract with outside parties agencies or foreign companies agencies or governments.

All Right Reserved
Name Claiming Party

Prince Ra Hotep EL©202011104892™

DAVID JR HALL ESTATE TRUST

DAVID HALL ©

DAVE BEANO©

c/o 7500 West Lake Mead Blvd

C9 #309

Clark County, Nevada Territory

Non-Domestic Near [89128]

II. 9405-5036-9930-0458-2030-76;

STATE OF NEVADA]

SS

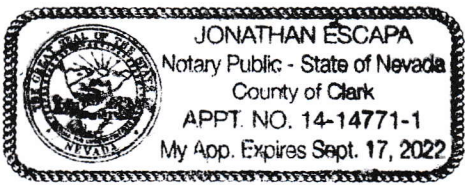
COUNTY OF CLARK]

Sworn before me on this 6th Day of the ~~five~~^{eight} month in the Year 2020 of Our Lord Two Thousand - Twenty, a notary attested to the truth of this Notice, that the Respondent[s] herein failed and have been foreclosed upon and the **FORECLOSURE SHORT SALE is now in Factoring OR 1099c!**


Notary Signature /s/ _____

Seal:

My Commission Expires 09/17/2022



**SATISFACTION OF JUDGMENT NOTICE FORECLOSURE SALE OR 1099c DISCHARGE
LIEN#202008058336631**

DATED: AUGUST 28, 2020  **initials**

Proof Of Service there to the following parties by USPS Registered Mail filed on August 28, 2020 by the Consul for lien holders and secured party[s] as such by law this document Is being mailed by the witnesses or notary of this document.
FORECLOSURE SHORT SALE Factoring sale ;Hereafter you will have ten days to make this payment in full or this will be filed with the Internal Revenue Service [IRS] under the 1099c form as income. As such the debt will be discharged and reported to the United States Treasury, and the US Dept of Treasury.

Lien Debtors/ Obligor[s]:

**Believe
24 RUE
Toulouse Lautrec - 7017 Paris
CEO Denis Jm Ladengallerie**

Lien Creditor Assignee :

**DAVID JR HALL
ZYION DRP Zyion 1913
c/o Prince Ra Hotep
EL 202011104892**

D.O.J. Fraud Section

**US Department of Justice
Attn: FOIA
950 Constitution Ave, NW
Washington DC Republic near [20530]**

CEO Denis Jm Ladengallerie

**2800 Nelison Way
Santa Monica CA 90405**

TUNECORE A Subsidiary of Believe

**45 Main Street, Suite 703
Brooklyn New York [11201]
[347]763-6705**

BELIEVE PARENT CO Of TUNECORE

**63 Pearl Street
BOX #256
Brooklyn NY [11201]
EIN#84-1694585**

Notice Concerning Fiduciary Relationship

(Internal Revenue Code Sections 6036 and 6903)

▶ Go to www.irs.gov/Form56 for instructions and the latest information.

Part I Identification

Name of person for whom you are acting (as shown on the tax return)
Prince Ra Hotep EL

Identifying number

Decedent's social security no.
N/A

Address of person for whom you are acting (number, street, and room or suite no.)
c/o 7500 West Lake Mead Blvd C9 #309

City or town, state, and ZIP code (If a foreign address, see instructions.)
Las Vegas NV Republic Near [89128]

Fiduciary's name
PPRHT COLLECTION BANK

Address of fiduciary (number, street, and room or suite no.)
8237 Fawn Brook CT

City or town, state, and ZIP code
Las Vegas NV Republic near [89149]

Telephone number (optional)
(**661**) **675-5545**

Section A. Authority

1 Authority for fiduciary relationship. Check applicable box:

- a** Court appointment of testate estate (valid will exists)
- b** Court appointment of intestate estate (no valid will exists)
- c** Court appointment as guardian or conservator
- d** Fiduciary of intestate estate
- e** Valid trust instrument and amendments
- f** Bankruptcy or assignment for the benefit or creditors
- g** Other. Describe ▶ _____

2a If box 1a, 1b, or 1d is checked, enter the date of death ▶ _____

b If box 1c, 1e, 1f, or 1g is checked, enter the date of appointment, taking office, or assignment or transfer of assets ▶ _____

Section B. Nature of Liability and Tax Notices

3 Type of taxes (check all that apply): Income Gift Estate Generation-skipping transfer Employment
 Excise Other (describe) ▶ _____

4 Federal tax form number (check all that apply): **a** 706 series **b** 709 **c** 940 **d** 941, 943, 944
e 1040 or 1040-SR **f** 1041 **g** 1120 **h** Other (list) ▶ **N/A**

5 If your authority as a fiduciary does not cover all years or tax periods, check here ▶
and list the specific years or periods ▶ **N/A**

Part II Revocation or Termination of Notice

Section A—Total Revocation or Termination

- 6 Check this box if you are revoking or terminating all prior notices concerning fiduciary relationships on file with the Internal Revenue Service for the same tax matters and years or periods covered by this notice concerning fiduciary relationship Reason for termination of fiduciary relationship. Check applicable box:
 - a Court order revoking fiduciary authority
 - b Certificate of dissolution or termination of a business entity
 - c Other. Describe _____

Section B—Partial Revocation

- 7a Check this box if you are revoking earlier notices concerning fiduciary relationships on file with the Internal Revenue Service for the same tax matters and years or periods covered by this notice concerning fiduciary relationship
- b Specify to whom granted, date, and address, including ZIP code.
 - _____ N/A

Section C—Substitute Fiduciary

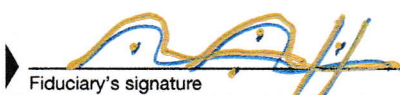
- 8 Check this box if a new fiduciary or fiduciaries have been or will be substituted for the revoking or terminating fiduciary and specify the name(s) and address(es), including ZIP code(s), of the new fiduciary(ies)
 - _____ N/A

Part III Court and Administrative Proceedings

Name of court (if other than a court proceeding, identify the type of proceeding and name of agency) NEW YORK State Department Of State [UCC Office]		Date proceeding initiated	
Address of court One Commerce Plaza, 99 Washington Ave. #600		Docket number of proceeding	
City or town, state, and ZIP code Albany, NY 12231-0001	Date 08/06/2020	Time 8:48	Place of other proceedings <input checked="" type="checkbox"/> a.m. <input checked="" type="checkbox"/> p.m. New York State Dept.

Part IV Signature

Please Sign Here Under penalties of perjury, I declare that I have examined this document, including any accompanying statements, and to the best of my knowledge and belief, it is true, correct, and complete.

 Fiduciary's signature	Executor Representatvie Title, if applicable	08/06/2020 Date
--	--	---------------------------

New York State Department of State Uniform Commercial Code Filing Data Report

Please note that this record report has been generated by an independent searcher, using the Department of State's Uniform Commercial Code On-Line Database. This report lists filing records on file as of July 28, 2020, 11:59 PM. However, the information contained in this report is NOT an official record of the Department of State and may contain filings filed after this date.

1. Debtors:	BELIEVE DIGITAL	45 MAIN STREET SUITE 703, BROOKLYN , NY 11201, USA				
	TUNE CORE INC.	63 PEARL STREET BOX #256, BROOKLYN , NY 11201, USA				
	LADEGAILLERIE (CHIEF EXECUTIVE OFFICER), DENIS JM	2800 NELISON WAY , SANTA MONICA , CA 90405, USA				
Secured Party Names:	HOTEP EL, PRINCE RA	7500 WEST LAKE MEAD BLVD STE C9 #309, LAS VEGAS , NV 89128, USA				
	DAVID JR HALL ESTATE TRUST	7500 WEST LAKE MEAD BLVD STE C9 #309, LAS VEGAS , NV 89128, USA				
	File no.	File Date	Lapse Date	Filing Type	Pages	Image
	202008058336631	08/05/2020	08/05/2025	Financing Statement	3	NA *

[Back](#)

* Images marked NA are not available on this webpage.

[Division of Corporations, State Records and UCC Home Page] [NYS Department of State Home Page]

**New York State Department of State
Uniform Commercial Code e-Filing System**

ACKNOWLEDGMENT SCREEN

PLEASE PRINT THIS SCREEN FOR YOUR RECORDS

The Electronic UCC Financing Statement (or Electronic UCC Financing Statement Amendment) submitted to the Department of State by the UCC e-Filing System has been accepted and filed.

The Department of State has created an image by placing the data submitted in the Electronic UCC Financing Statement (or Electronic UCC Financing Statement Amendment) on a form that is substantially similar to the official written ucc-1 form (or ucc-3 form). The image created has been assigned the following file number: 202008058336631 (Opens NEW window).

Date of filing: 08/05/2020

Time of filing: 08:48 PM

A Credit\Debit Card with the last four digits 8570 has been charged \$20.00

The Credit\Debit Card Confirmation Code: 144480

Certain information regarding the Electronic UCC Financing Statement (or Electronic UCC Financing Statement Amendment) may be viewed at the following link to the Department of State's index of filed UCC records: 202008058336631 (Opens NEW window)

The Department of State will E-Mail an Acknowledgment of the acceptance and filing of the above described Electronic UCC Financing Statement (or Electronic UCC Finance Statement Amendment), including the image created, to the following E-Mail Acknowledgement Address: **studioerdh@protonmail.com**.

If you have questions or comments about the UCC online services, please contact us at UCC or write us at:

UCC Contact

[Our Disclaimer \(Opens new window\)](#) [NYS DOS Privacy Statement \(Opens new window\)](#)

[New York State Home Page](#)

[NYS Department of State Home Page](#)

[NYS UCC Home Page](#)

[NYS UCC E-Filing Page](#)

PPRHT INVOICE ASSIGNMENT NO 202008058336631

**INVOICE
UCC LIEN**

Assignment No
202008058336631

20201913-6
studioredh@protonmail.com
**PPRHT COLLECTIONS
BANK**
Prince Ra Hotep EL
7500 West Lake
Mead Blvd C9 #309
Las Vegas NV
[89128]

Attention: BELIEVE TUNE CORE INC.
EIN #84-1694585
CEO: Denis Ladegaillerie
45 Main Street, Suite 73
Brooklyn NY [11201]

BELIEVE PARENT COMPANY OF TUNECORE INC.
63 Pearl Street BOX #256
Brooklyn NY [11201]
EIN #84-1694585

1913 Zyion, DRP, Monnirocc, DAVID JR HALL MINISTRIES INTERNATIONAL
DISTRIBUTION COMPULSORY LICENSE AGREEMENTS MISSING
P.O. Number: 7500 West Lake Mead Blvd C9 #309
Las Vegas Nevada [89128]
Invoice Number: 20201913-5
Terms: 30 Days DUE AUGUST 28,2020

Description	Quantity	Unit Price	Cost
Item 1 6 Copyrights Streaming, downloads	1	\$25,055,155	\$25,055,155
Item 2 legal fees	0	\$ 5,500	\$ 0
Item 3 mailing documents	0	\$ 500	\$ 0
		Subtotal	\$25,055,155
		Tax	0.00% \$ 0
		Total	\$25,055,155

326901_1913_20160101_20161231.csv

326902_1913_20170101_20171231.csv

326903_1913_20180101_20181231.csv

326912_1913_20190101_20191231.csv

326914_1913_20200101_20200531.csv

UPC :3616405328839

UPC :3616405327962

UPC :3616402203641

UPC :3616401535248

UPC :3616401439782

UPC :3615937801063

UPC :3615935943055

UPC :3615931309015

UPC :3614979160077

UPC :3614979102572

UPC :3614977990775

UPC :3614977905502

UPC :3614974695680

UPC :3614970268260

UPC :3614597871911

UPC :3614596915746

UPC :3614596907253

UPC :3614596894775

UPC :3614596915685

UPC :3614596686141

UPC :3614596657240

UPC :3614596664187

UPC :3614592576750

UPC :3614591575600

UPC :3614591497360

UPC :3614590626648

UPC :3610158200886

UPC :3610158160036

UPC :3610158009335

UPC :3610157362509

UPC :3610157214945

UPC :3610157167203

UPC :3610157362479

UPC :3610155673645

UPC :3610155717271

UPC : 3610154662329

UPC : 3610155328460

UPC : 0077799966688

UPC : 3610155217948

UPC : 3610154668468

UPC : 3610154680347

UPC : 3610154668475

UPC : 3610154668369

UPC : 3610154667959

UPC : 3610154668000

UPC : 3610154668857

UPC : 3610154667973

UPC : 3610154668765

UPC : 3610154668543

UPC : 3610153926736

UPC : 3661585102205

UPC : 3661585100256

UPC : 3661585077619

UPC : 3661585076698

UPC : 3661585040644

UPC : 3661585021346

UPC : 3661585021353

UPC : 3661585021360

UPC : 0650687127622

UPC : 0837101055413

As of 2008 -2013 DRP ZYION DJRH Ministries has had approximately well over 256,000.00 streams and downloads, well over 200,000.00 but the royalties has not shown such accuracy and consistency. This means that Prince Ra EL Ministry Zyion DRP DJRH should have received well over \$64,000.00 by July 15, 2013 second quarter.

DRP ZYION DJRH has not received payments as of the end of the year 2015. In fact BofA closed the account due to identity theft attempts and no movement of funds from Believe Digital in years as of the end of 2016.

Believe Digital was informed of our relationship with ASCAP and others on the second page of the contract agreement, and failed to contact and communicate the streams sales and downloads with ASCAP as of July 15, 2008.

The amount of \$194.00 and some change is seriously off. We counted the streaming alone to be that of \$875,000.00 and counting. The sales or downloads are approximately 100,000 estimating approximately \$1,299,000.00 and counting.

Totaling \$3,400,000.00 and counting and we are still counting! We believe that the accurate number that you shall be receiving an invoice for is approximately \$3.4 Million Euros. Currently on the opening page it shows a streaming number of 2801 just two weeks ago it showed 3800 then was dropped down to 2999.

Please see all the Exhibits and attachments to your liking and please close down the site for Zion DRP David Jr Hall Ministries etc,.. for it appears to be open.

NOTICE: This is a private USPS and or electronic communication; read the information below before taking any action within this private e-mail message as the contents are under strict disciplinarian guidelines. NOTICE TO A-GENT is NOTICE TO PRINCIPAL, NOTICE TO PRINCIPAL IS NOTICE TO A-GENT. ALL RIGHTS RESERVED (U.C.C.)

Governing Instrument :HOUSE OF BEY ASHER PRINCE RA HOTEPEL CHIEF MINISTER OF MUSIC AND OPERATIONS: Ohio Secretary of State Frank LaRose 4462299 Doc No 202011104892 and County Division Code AL040 Instrument No. 2020024088 sui juris, sui generic, "With Full Reservation of Rights Without Prejudice" Uniform Commercial Code (UCC) § 1-308 LAWFUL NOTICE/ [DIS]CLAIMER: You failed to make payment in full or to notify of payment.

Notice to Agent is notice to Principal / notice to Principal is notice to Agent:

PRINCE RA HOTEPEL/DAVID JR HALL TRUST AND INVESTMENTS ") is a ministry business trust established in observance of California Revised Statutes - Chapter 88A; this trust is operating within the Jurisdiction of Natural Law; as it is supreme over the Law of the Sovereign. Upon receipt of this communication and any attached documents, the recipient hereby acknowledges and accepts the Maxims of Law governing this Trust. Upon receipt of any communications and/or documents you, as the Recipient, hereby acknowledge this Notice and Disclaimer and accept that; this is a Private Trust and all transactions here to are private and are void from Public Jurisdiction.

These Confidential communications are also protected under Gramm-Leach-Bailey Act: 15 USC §§ 6801-6809, and other laws addressing the disclosure of Non-Public Personal Information. In California, a trust does not have to be recorded to be legal unless it holds title on real estate. If a trust does not hold title on real estate property, all assets held in the name of the trust are kept private.

All material enclosed herein is considered the "sole copyrighted intellectual property" and or "personal property" of the Creator which has been placed in trust (PRHT).. As stated above; by opening this electronic communication, We mutually agree to this binding contract of trust (PRHT).. Use of this information by anyone other than the intended recipient, regardless of address of entity, is strictly prohibited.

All Communication(s) sent in between P.P.R.H.T COLLECTIONS BANK. 'Prince Ra Hotep Trust' COLLECTIONS BANK and the intended recipient, are PRIVATE in law and MAY NOT be forwarded to any third party without the express written

permission of the trustee(s) as designated by Nevada Business Identification #NV20171490810. This PRIVATE info, and any of the E-MAIL CONTENT(S) from this organization, is covered by the Electronic Communications Privacy Act, 18 U.S.C. §§ 2510-2521 for all entities, whether Natural, fictional, or Private if info is viewed by person(s) domiciled under the Jurisdiction of the UNITED STATES and the united states of America, and also covered by The Universal Declaration of Human Rights Article 12, and is for the sole use of the Intended Recipient(s), as above and below mentioned, and contains privileged and/or confidential information.

ALL VIOLATORS ARE SUBJECT TO INDICTMENT. Do Not Trespass.

This information is confidential. If you are not a member of the trust agreement, you must not use, disclose, disseminate, distribute, copy, or print this material. Any disclosure, distribution, copying and/or any and all third party interlopers who attempt to use this information and/ or its CONTENTS without Expressed proof of permission by written consent from the Trust Creator, the authorized Trustee(s), or any authorized party; shall be construed as an intended and malicious Trespass by which Trespasser consents and agrees to pay up to 9,000,000,000.00 in any and all international currency including Agribits (Nine Billion trust units; payable in Gold and/ or Silver Coin per violation/per trespass, due and payable at the time of demand made by Board of Trustee(s).

ANY VIOLATION of these Terms & Conditions shall be governed under the Jurisdiction and Venue of Admiralty Maritime Law and Common Law, without the UNITED STATES, non-domestic (18 USC).

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Constructive Notice via: STATE OF OHIO SECRETARY OF STATE, Miscellaneous Documents #202010503000 and/or STATE OF - SECRETARY OF STATE OHIO S#4459768) Notice to Agent is notice to Principal / notice to Principal is notice to Agent

Thank you for your business. It's a pleasure to work with you on your project. Your next order will ship in 30 days. DUE AUGUST 28,2020.

Sincerely yours,

Prince Ra Hotep El

Ex Relations DAVID JR HALL

NOTICE OF ASSIGNMENT OF ALL RIGHT PER UCC 2-210[4],9-404[a] &9-514[a]
NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT
LIEN#202008058336631

1

INTERNATIONAL REGISTERED CERTIFIED 7020-0090-0001-6312-4151 MAIL NUMBER[s] EZ035421627US
9407-8036-9930-0046-7072-51; 9407-8036-9930-0046-7072-68

In The Matter Of the Lien]	UCC LIEN ASSIGNMENT #202008058336631
Prince Ra Hotep EL 202011104892™]	PRIEST PRINCE RA HOTEPE TRUST BANK
ex rel david jr hall]	Prince Ra Hotep EL© 202011104892™
DAVE BEANO DAVID BELOVED]	DAVID JR HALL© ESTATE TRUST
]	ZYION DRP DAVID JR HALL MINISTRIES
<u>claimant</u>]	0000-0000-0000-0000-0000-00
BELIEVE 1rst]	ZYION1913
TUNECORE 2 nd EIN#84-1694585]	LIEN#202008058336631
Denis Jm Ladengallerie]	52-1147644 Par Exempt #
Others.....]	AMOUNT DUE BY 8/28/2020
Lien Debtor/Secondary obligator]	Non Negotiable – Private Between Parties

NOTICE OF ASSIGNMENT OF ALL RIGHT PER UCC 2-210[4],9-404[a] &9-514[a] UCC LIEN ASSIGNMENT
#202008058336631 NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Lien Debtors/ Obligor[s]:

Believe
24 RUE
Toulouse Lautrec – 7017 Paris
CEO Denis Jm Ladengallerie

Lien Creditor Assignee :

DAVID JR HALL
ZYION DRP Zyion 1913
c/o Prince Ra Hotep
EL 202011104892

D.O.J. Fraud Section

US Department of Justice
Attn: FOIA
950 Constitution Ave, NW
Washington DC Republic near [20530]

CEO Denis Jm Ladengallerie

2800 Nelison Way
Santa Monica CA 90405

TUNECORE A Subsidiary of Believe

45 Main Street, Suite 703
Brooklyn New York [11201]
[347]763-6705

BELIEVE PARENT CO Of TUNECORE

63 Pearl Street
BOX #256
Brooklyn NY [11201]
EIN#84-1694585

Date August 5, 2020

Please disregard if payment in the amount of eight million three hundred fifty one thousand seven hundred eighteen euros and twenty six cents has been paid before this date.

Re; New York State Department of State UCC Lien assignment #CERTIFIED 7020-0090-0001-6312-4151; 9407-8036-9930-0046-7072-51; 9407-8036-9930-0046-7072-68 UCC LIEN ASSIGNMENT #202008058336631.

In accordance to this notice of assignment of all rights, shall include; rights to control collateral, right to liquidate collateral, rights to file an encumbrance against collateral, rights to replevin collateral, rights to file chapter 7 bankruptcy, right to disposition of collateral and right to collect collateral in full or partial capacity assigned with numbers #EZ035421627US; 9407-8036-9930-0046-7072-51;. as in this document presented as UCC Lien assignment #9407-8036-9930-0046-7072-68. For the indebtedness of the lien obligation is now due in full value covering all assets totaling \$25,055,154.80 owed and due to assignee also know as lien creditor, PPRHT TRUST BANK and or DAVID JR HALL ESTATE TRUST, as such is now due as of April 22,

**NOTICE OF ASSIGNMENT OF ALL RIGHT PER UCC 2-210[4],9-404[a] &9-514[a]
NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT
LIEN#202008058336631**

2

2020. Believe Digital and employees on behalf of its CEO canceled our agreement. As such they did not follow through with cancellation. The website and streaming and download sales continued until July 5, 2020. Thereafter they the Respondents began taking down the websites and deconstruction of metadata copy-claim copy written material music songs and lyrics continued to be streamed and soled online with all streaming sites. They the respondents failed to provide compulsorily licensed documents for usage of Prince Ra Hotep EL**20201080378**™ © ex relations David Jr Hall™ © controller-ship of all music and metadata listed herein this UCC-1 claim and filings.

DESCRIPTION OF COLLATERAL;

Collateral shall mean all obligatos intangibles and tangible property right in and to the items and categories of items as set forth below and all proceeds thereof:

All Debtors rights, titles and interest in the collateral, including without limitation to the UCC filing section n filed on AUGUST 25, 2020 at 06:36PM also herein this document as the following;

LIST OF INTANGIBLES:

- i) All Accounts;
- ii) All Acceptable s;
- iii) All Chattel paper
- iv) All and any as of 2008 -2025 acquisition mergers of property papers companies etc,.. ;
- v) All Copyright royalties;
- vi) All Drafts;
- vii) All Instruments;
- viii)All Notes;
- ix) All raw materials;
- x) All securities;
- xi) All automotive[s];
- xii) All cash;
- xiii)All coins;
- xiv)All computers;
- xv) All equipment;
- xvi)All furniture;
- xvii) All machinery
- xviii) All merchandise;
- xix)All motor driven conveyances;
- xx) All pictures;
- xxi)All proceeds;
- xxii) All telecommunication equipment;
- xxiii) All trucks;
- xxiv) All yachts;

Grand Total \$25,055,154.80

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NOTICE OF ASSIGNMENT OF ALL RIGHT PER UCC 2-210[4],9-404[a] &9-514[a]
NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT
LIEN#202008058336631

3

The total amount of the assignment is all asset rights covering all intangibles and tangibles of Bear Stearns Co. Inc. now acquired by TUNECORE A Subsidiary of Believe BELIEVE PARENT CO OF TUNECORE **45 Main Street, Suite 703 63 Pearl Street Brooklyn New York [11201] BOX #256 [347]763-6705 Brooklyn NY [11201]**. Valued at a certain sum of Eighty Seven Billion, One Hundred Forty Five Million, [\$25,055,154.80]. Including rather not limited to: EIN#84-1694585:

TUNECORE A Subsidiary of Believe BELIEVE PARENT CO OF TUNECORE 45 Main Street, Suite 703 63 Pearl Street Brooklyn New York [11201] BOX #256 [347]763-6705 Brooklyn NY [11201].

A subsidiary of Believe Digital Believe **24 RUE Toulouse Lautrec - 7017 Paris CEO Denis Jm Ladengallerie** how ever spelled in public or secrete. CEO Agents: Research Representatives - :EIN#84-1694585: **TUNECORE A Subsidiary of Believe BELIEVE PARENT CO OF TUNECORE 45 Main Street, Suite 703 63 Pearl Street Brooklyn New York [11201] BOX #256 [347]763-6705 Brooklyn NY [11201]**.

First Obligor[s] Believe Digital Believe **24 RUE Toulouse Lautrec - 7017 Paris CEO Denis Jm Ladengallerie** and the Secondary obligator is **TUNECORE 45 Main Street, Suite 703 63 Pearl Street Brooklyn New York [11201] BOX #256 [347]763-6705 Brooklyn NY [11201]** a subsidiary of Believe Digital Believe **24 RUE Toulouse Lautrec - 7017 Paris CEO Denis Jm Ladengallerie** account #ZYION1913 agreement established for ex relations DAVID JR HALL Aka David Beloved Aka DAVE BEANO FMR or Formally located at 4083 West Ave L Quartz Hill CA [93536] papers and documents created and belonging to obligator Believe Digital Believe **24 RUE Toulouse Lautrec - 7017 Paris CEO Denis Jm Ladengallerie** not limited thereto Subsidiary company located in the USA **TUNECORE 45 Main Street, Suite 703 63 Pearl Street Brooklyn New York [11201] BOX #256 [347]763-6705 Brooklyn NY [11201]**. Payment in full must be paid within 30 days after the date of receiving this notice/legal agreement and within letter, said obligation must be paid in certificate funds, i.e. electronic funds transfer/ACH or a certificate of deposit in the name of;

DAVID JR HALL ESTATE TRUST or PRIEST PRINCE RA HOTEPE TRUST for the benefit of secured party Prince Ra Hotepe EL ex relations david jr hall or david hall jr/DAVE BEANO, in the event of nonpayment or rejection of this this notice/legal agreement and within letter, all necessary action will be enforced with commercial reasonableness as permitted by law and article 9 of the UCC laws and or codes.

Said obligation derives the authority from a certain consensual contract and security agreements dated July 15, 2008, July 28, 2020 received on these dates by all parties via certificate mailing receipt number[s] from previous mailings, certified numbers and forms 3811 signature required including all judgments administrative judgments and such the like including firm book tracking signatures and USPS Certified mailing number 7020-0090-0001-6312-4151 and EZ035421627US.

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ASSIGNMENT AGREEMENT

This Assignment Agreement dated as of the effective date set forth release and cancellation date of April 22, 2020, July 5, 2020 and below on this very day dated below within the Notary Public document entered by and between Prince Ra Hotep EL™ © ex-relations DAVID HALL/DAVE BEANO™ © in and around all spellings alike, known as “[The Assignor]”, located in care of 7500 West Lake Mead Blvd Suite C9 #309 Las Vegas NV [89128] office located at 4203 Norval Ave Lancaster CA [93536] but do not mail payment or documents here and PPRHT Collections Bank “[The Assignee]” also FMR or Formally located at 4083 West Ave L Quartz Hill CA [93536]. Capitalized terms used but not defined herein shall have the meaning given to them in the Security Agreement identified below [as amended if amended known as “[The Security Agreement]”, receipt of a copy of which is hereby acknowledged by the Assignee. The standard Terms and Conditions set forth in, hereby agreed to and incorporated herein by reference and made a part of this Assignment Agreement as if set forth herein in full capacity of the original agreement and known or unknown account numbers with all metadata due for return on the thumb USB drive mailed to your Paris France location. Respond to 7500 West Lake Mead Blvd Suite C9 #309 Las Vegas NV [89128].

For an agreed consideration, the Assignor hereby irrevocably assigns all rights of Secured Party to the Assignee, and the Assignee hereby irrevocably assumes all rights from the Assignor, subject to and in accordance with the Standard Terms and Condition’s and the Security Agreement, as of the Effective date 07/15/2008 (I) all of the Assignors rights and obligations in its capacity as a Creditor under the Security Agreement and any other documents or instruments including Firm Mailing Certified For Accountable Mail delivered pursuant thereto the extent related to the amount of Eighty Seven Billion, One Hundred Forty Five Million, of lawful money of the United States Of America or [U.S. minted gold or silver coin dollars: title 31 U.S.C. Section 5112, [\$8,351,718.26] multiplied by three totaling \$25,055,154.80 obliged to the Assignor under the receptive security interest granted by the DEBTOR, perfected by attachments to initial investment secularization agreement ZYION1913 and other attachments filed in state federal courts public record public domain, perfected therein the financial statement No. or invoice number 20201913-1,20201913-2, 20201913-3, 20201913-4 and all amendments, Firm Mailing Book Entries, Affidavit for failure to respond within 30 days of lawful notification presumptive notices, Affidavits of Negative Avernment’s, Identity Theft Secured Party Creditor Claim and Complaint of PPRHT 52-1147644 Par Exempt # OBO of Prince Ra Hotep EL ex relations DAVID JR HALL© ESTATE TRUST. As well the Tender of Payment mailed thereto the US TREASURY, not limited to any and all amendments filed or other financial statements filed since the year of 2008 – 2020 (ii) to the rights permitted to the assigned under applicable law, all accounts, all acceptances, all automobiles, all chattel, paper, all computers, all copyrights royalties, all furniture, all notes, all securities and any other righto f the Assignor (in his capacity as Creditor) against any person[s], whether known or unknown, hidden or subsidiaries, even sale offs or trades with other associated corporations persons banks and entities known and unknown, arsing under or in connection with the Security. Not limited to 20201913-5 Lien whereas all properties of music songs notes lyrics copyrights copy-claims etc,.. are listed therein in the amount of \$9,000,000,000.00 Nine Billion Euros which shall become due immediately hereafter the 30 day window allotted.

NOTICE OF ASSIGNMENT OF ALL RIGHT PER UCC 2-210[4],9-404[a] &9-514[a]
NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT
LIEN#202008058336631

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Agreement, any other documents or instruments delivered and governed thereby or statutory claims and all other claims at law or in equity related to the rights and obligations assigned pursuant to clause (i) above (the rights and obligations assigned pursuant to clauses (i) and (ii) above being referred to herein collectively as the "Assignment Interest").

*Such assignment is without recourse to the Assignor and, except as expressly provided in this Assignment Agreement, without representation or warranty by the Assignor.

1. Assignor : Prince Ra Hotep EL ex relations David Jr Hall 20201080378
7500 West Lake Mead Blvd Suite C9 #309 Las Vegas NV [89128].
2. Assignee : PPRHT COLLECTIONS BANK
3. Obligor: **BELIEVE UCC LIEN ASSIGNMENT #202008058336631**
4. Secondary Obligor **TUNECORE A Subsidiary of Believe BELIEVE PARENT CO Of TUNECORE 45**
Main Street, Suite 703 63 Pearl Street Brooklyn New York [11201] BOX #256
[347]763-6705 Brooklyn NY [11201].
5. Security Agreement Security Agreement, dated as of July 15, 2008 and July 5, 2020
and closing August 28, 2020.

-
6. Assigned Interest: All rights of the Secured Party are hereby assigned to the Assignee for purposes of enforcement and collection of collateral. Said rights include: rights to control collateral, rights to levy collateral, rights to file an encumbrance against collateral, rights to sale collateral, right to offset collateral, rights to file chapter 7 bankruptcy, rights to disposition of collateral and rights to collect collateral in full or partial capacity whichever requested by Assignee.
- DESCRIPTION OF COLLATERAL:** Collateral shall mean all obligatory assets covering intangibles and tangible property rights in and to the items and categories of items as set forth below and all proceeds thereof;

All Debtor's rights, title and interest in the collateral, including without limitation to the following;

LIST OF INTANGIBLES:

- All Accounts;
- All Acceptable s;
- All Chattel paper
- All and any as of 2008 -2021 acquisition mergers of property papers companies etc,.. ;
- All Copyright royalties;
- All Drafts;
- All Instruments;
- All Notes;
- All raw materials;
- All securities;
- All automotive[s];
- All cash; All coins;

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- All computers;
- All equipment;
- All furniture;
- All machinery
- All merchandise;
- All motor driven conveyances;
- All pictures;
- All proceeds;
- All telecommunication equipment;
- All trucks;
- All yachts;
- Music Publishing
- Copyrights
- Trades

LOCATION OF COLLATERAL UCC LIEN ASSIGNMENT #202008058336631

From : Lien Debtors/ Obligator[s]:

Believe

24 RUE

Toulouse Lautrec – 7017 Paris

CEO Denis Jm Ladengallerie

CEO Denis Jm Ladengallerie

2800 Nelison Way

Santa Monica CA 90405

To: Lien Creditor Assignee :

c/o Prince Ra Hotep EL 202011104892

DAVID JR HALL

ZYION DRP Zyion 1913

7500 West Lake Mead Blvd

Suite C9 #309

Las Vegas NV [89128]

TUNECORE A Subsidiary of Believe

45 Main Street, Suite 703

Brooklyn New York [11201]

[347]763-6705

EIN#84-1694585

BELIEVE PARENT CO Of TUNECORE

63 Pearl Street

BOX #256

Brooklyn NY [11201]

EIN#84-1694585

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**NOTICE OF ASSIGNMENT OF ALL RIGHT PER UCC 2-210[4],9-404[a] &9-514[a]
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LIEN#202008058336631**

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Debts owed to Facility Assigned	Creditor	Percentage Assigned of Debt Assigned	Commitment
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PPRHT COLLECTIONS BANK		Total \$25,055,154.80	
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Assignee agrees to enforce lien obligations owed to Secured Party pro Bono. Assignee also agrees to deliver goods and proceeds to Secured Party after sale or liquidation of collateral. Assignee agrees to protect the interest of the Secured Party of obligation only.

Effective Date[s] July 15, 2008 and July 5, 2020 and closing August 25, 2020.

The Assignor agrees to deliver to the Assignee one or more Security Contacts [which may contain material on non-public information about the Obligators and their Affiliates and their related parties or their respective securities].

UCC LIEN ASSIGNMENT #202008058336631

INTERNATIONAL CERTIFIED MAIL 7020-0090-0001-6312-4151

International USPS Mailing NUMBER[s] EZ035421627US

USPS USA NUMBER[s] 9407-8036-9930-0046-7072-51;

USPS USA NUMBER[s] 9407-8036-9930-0046-7072-68

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NOTICE OF ASSIGNMENT OF ALL RIGHT PER UCC 2-210(4),9-404(a) &9-514(a)
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LIEN#202008058336631

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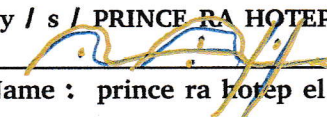
IN WITNESS WHEREOF, the parties hereto have caused this Assignment Agreement to be executed by their respective officers thereunto duly authorized, as of the date first above written.

Prince Ra Hotep EL as Assignor



ex relations david hall

By / s / PRINCE RA HOTEPEL ©



Name : prince ra hotepe el a man

Title : Creditor

PPRHT COLLECTIONS BANK, as Assignee

By: © PRINCESS EMILILY HOTEPEL



Title: Authorized Representative

By, _____


Prince Ra Hotep EL 202011104892™ ©

ex rel DAVID JR HALL/DAVE BEANO™ © DAVID BELOVED™ ©

c/o 7500 West Lake Mead Blvd c9 #309 Las Vegas, Near [89128] Nevada Republic

Without Prejudice/ Without Recourse

State Of Nevada]

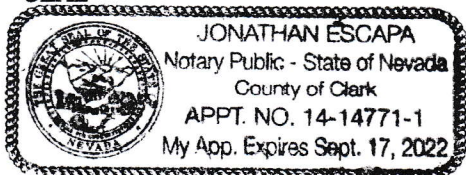
County of CLARK SS

Clark County SE]

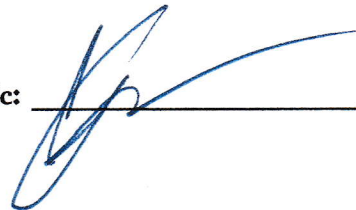
ACKNOWLEDGMENT

BE IT REMEMBERED, on this 6th day of August 2020, before me the subscriber, a notary public in and for said County and Sate, personally appeared Prince Ra Hotep EL 202011104892™ © ex rel DAVID JR HALL/DAVE BEANO™ © DAVID BELOVED™ © Secured Party/Assignor, in the foregoing notice of assignment UCC LIEN ASSIGNMENT #202008058336631 is acknowledged the signing thereof to be on behalf of the Corporations and or Banks herein. IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year mentioned above.

SEAL



Notary Public: _____



**NOTICE OF ASSIGNMENT OF ALL RIGHT PER UCC 2-210[4],9-404[a] &9-514[a]
NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT
LIEN#202008058336631**

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ENCLOSED:

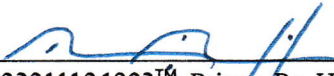
- Copy of Assignment Agreement UCC LIEN ASSIGNMENT #202008058336631
- Copy of UCC3 Assignment
- Copy of Form 56 NOTICE CONCERNING FIDUCIARY RELATIONSHIP or 1099c Debt Discharge

REMIT PAYMENT TO:

**PPRHT COLLECTIONS BANK
7500 West Lake Mead BLVD
SUITE C9 #309
c/o Prince Ra Hotep EL
Las Vegas NV [89128]**

For more information concerning debt obligation call the phone number; 1[661]675-5545

Signed;

By, 
 202011104892™ Prince Ra Hotep EL©
 ex rel DAVID JR HALL/DAVE BEANO/DAVID BELOVED
 c/o 7500 West Lake Mead Blvd c9 #309 Las Vegas, Near [89128] Nevada Republic
Without Prejudice/ Without Recourse

TRUST SEAL

State Of Nevada]
 County of Clark] SS
~~Clark County~~]

BE IT REMEMBERED, on this 6th day of August 2020, before me the subscriber, a notary public in and for said County and Sate, personally appeared Prince Ra Hotep EL, ex relations David Jr Hall or David Hall Jr/DAVE BEANO Secured Party/Assignor, in the foregoing notice of assignment is acknowledged the signing thereof to be on behalf of the Corporations and or Banks herein UCC LIEN ASSIGNMENT #202008058336631.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my notarial seal on the day and year mentioned above.

SEAL

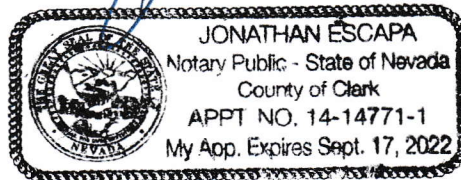
Notary Public: 

Under Protest UCC 1-308

ex rel DAVID JR HALL

/s/ 

Attorney/Consul in fact



NOTICE OF ASSIGNMENT OF ALL RIGHT PER UCC 2-210[4],9-404[a] &9-514[a]
NOTICE TO AGENT IS NOTICE TO PRINCIPAL NOTICE TO PRINCIPAL IS NOTICE TO AGENT
LIEN#202008058336631

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TRADE NAME/TRADE MARK - Owner 202011104892

All Right Reserved

UCC LIEN ASSIGNMENT #202008058336631

Name of Adverse Claimant

202011104892™

Prince Ra Hotep EL©

DAVID JR HALL ESTATE TRUST

DAVID HALL ©

DAVE BEANO ©

DAVID BELOVED ©

Not just a producer but the controller of DJRHMINISTRIES DRP ZYION RECORDS 1913

c/o 7500 West Lake Mead Blvd

C9 #309

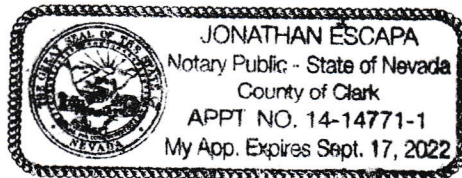
State of Nevada County of Clark
Clark County, Nevada Territory

Non-Domestic Near [89128]

Sworn before me on this 6th Day of the eighth month in the Year 2020 of Our Lord Two
Thousand-Twenty, a notary attested to the truth of this Notice.

Notary Signature /s/ _____

Seal:



My Commission Expires 09/17/2022

**NOTICE OF ASSIGNMENT OF ALL RIGHT PER UCC 2-210[4],9-404[a] &9-514[a]
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LIEN#202008058336631**

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Proof Of Service there to the following parties by USPS Registered Mail filed on July 15, 2008, April 22, 2020 by the Consul for lien holders and secured party[s]. Final Notice August 5, 2020 UCC LIEN ASSIGNMENT #202008058336631.

Lien Debtors/Secondary Obligor[s]:

Believe

24 RUE

Toulouse Lautrec - 7017 Paris

CEO Denis Jm Ladengallerie

D.O.J. Fraud Section

US Department of Justice

Attn: FOIA

950 Constitution Ave, NW

Washington DC Republic near [20530]

TUNECORE A Subsidiary of Believe

45 Main Street, Suite 703

Brooklyn New York [11201]

[347]763-6705

Lien Creditor Assignee :

DAVID JR HALL

ZYION DRP Zyion 1913

c/o Prince Ra Hotep

EL 202011104892

CEO Denis Jm Ladengallerie

2800 Nelison Way

Santa Monica CA 90405

BELIEVE PARENT CO OF TUNECORE

63 Pearl Street

BOX #256

Brooklyn NY [11201]

EIN#84-1694585

Notice Concerning Fiduciary Relationship

(Internal Revenue Code Sections 6036 and 6903)

OMB No. 1545-0013

▶ Go to www.irs.gov/Form56 for instructions and the latest information.

Part I Identification

Name of person for whom you are acting (as shown on the tax return) Prince Ra Hotep EL	Identifying number	Decedent's social security no. N/A
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Address of person for whom you are acting (number, street, and room or suite no.)
c/o 7500 West Lake Mead Blvd C9 #309

City or town, state, and ZIP code (If a foreign address, see instructions.)
Las Vegas NV Republic Near [89128]

Fiduciary's name
PPRHT COLLECTION BANK

Address of fiduciary (number, street, and room or suite no.)
8237 Fawn Brook CT

City or town, state, and ZIP code
Las Vegas NV Republic near [89149]

Telephone number (optional)
(**661**) **675-5545**

Section A. Authority

- 1** Authority for fiduciary relationship. Check applicable box:
- a** Court appointment of testate estate (valid will exists)
 - b** Court appointment of intestate estate (no valid will exists)
 - c** Court appointment as guardian or conservator
 - d** Fiduciary of intestate estate
 - e** Valid trust instrument and amendments
 - f** Bankruptcy or assignment for the benefit or creditors
 - g** Other. Describe ▶ _____

- 2a** If box 1a, 1b, or 1d is checked, enter the date of death ▶ _____
- b** If box 1c, 1e, 1f, or 1g is checked, enter the date of appointment, taking office, or assignment or transfer of assets ▶ _____

Section B. Nature of Liability and Tax Notices

- 3** Type of taxes (check all that apply): Income Gift Estate Generation-skipping transfer Employment
 Excise Other (describe) ▶ _____

- 4** Federal tax form number (check all that apply): **a** 706 series **b** 709 **c** 940 **d** 941, 943, 944
e 1040 or 1040-SR **f** 1041 **g** 1120 **h** Other (list) ▶ **N/A**

- 5** If your authority as a fiduciary does not cover all years or tax periods, check here ▶
and list the specific years or periods ▶ **N/A**

Part II Revocation or Termination of Notice

Section A—Total Revocation or Termination

- 6** Check this box if you are revoking or terminating all prior notices concerning fiduciary relationships on file with the Internal Revenue Service for the same tax matters and years or periods covered by this notice concerning fiduciary relationship Reason for termination of fiduciary relationship. Check applicable box:
- a** Court order revoking fiduciary authority
 - b** Certificate of dissolution or termination of a business entity
 - c** Other. Describe _____

Section B—Partial Revocation

- 7a** Check this box if you are revoking earlier notices concerning fiduciary relationships on file with the Internal Revenue Service for the same tax matters and years or periods covered by this notice concerning fiduciary relationship
- b** Specify to whom granted, date, and address, including ZIP code.
 _____ **N/A**

Section C—Substitute Fiduciary

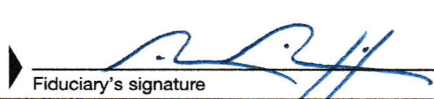
- 8** Check this box if a new fiduciary or fiduciaries have been or will be substituted for the revoking or terminating fiduciary and specify the name(s) and address(es), including ZIP code(s), of the new fiduciary(ies)
 _____ **N/A**

Part III Court and Administrative Proceedings

Name of court (if other than a court proceeding, identify the type of proceeding and name of agency) NEW YORK State Department Of State [UCC Office]		Date proceeding initiated	
Address of court One Commerce Plaza, 99 Washington Ave. #600		Docket number of proceeding	
City or town, state, and ZIP code Albany, NY 12231-0001	Date	Time <input checked="" type="checkbox"/> a.m. <input checked="" type="checkbox"/> p.m.	Place of other proceedings

Part IV Signature

Please Sign Here Under penalties of perjury, I declare that I have examined this document, including any accompanying statements, and to the best of my knowledge and belief, it is true, correct, and complete.

 Fiduciary's signature	Executor Representativie Title, if applicable	08/06/2020 Date
--	---	---------------------------

Commercial Liens Registration CL / 21 / 530452

1 message

Common Law Court <info@commonlawcourt.com>
To: washitawmuurselbey@gmail.com

Tue, May 18, 2021 at 11:54 AM

Thank you for submitting your commercial lien to the Common Law Court, this information has been added to our records successfully and will be added to our search facility soon.

Reference number: CL/ 21 / 530452

Below is a copy of the data you submitted:

Pursuers Name
Moslem Theocratic Temple of Islamism NV CA obo Moorish Americans prince ra el F.n.a. David Jr Halland princess emilily el F.n.a. Monica R Hall
Value of Lien
\$18,002,640.00
Respondant's Name
Select Portfolio Servicing Inc, US Bank NA, JP Morgan Chase NA
Date of Lien Perfected
28th April 2021
Notary or Witness Name
Jonathan escapa, mallak brooks bey, chief aset dey, daoud s el
Email Address
washitawmuurselbey@gmail.com
Upload Copy of Commercial Lien (jpg or pdf)
<ul style="list-style-type: none">Moorish-Americans-prince-ra-and-princess-emilily-Age-of-Majority-Lien-theft-of-identity-and-private-property-18002640.00.pdf

If you have any issues or queries please do not hesitate to contact us.

Common Law Court

RECORDING REQUESTED BY:

david jr hall

WHEN RECORDED MAIL TO:

Prince Ra Hotep EL
7500 West Lake Mead Blvd
C9 #309
Las Vegas NV Republic near [89128]

THIS SPACE FOR RECORDER'S USE ONLY

TITLE OF DOCUMENT

MECHANICS LIEN "CONTINUED"


The undersigned declares that the document to which this page is affixed and made a part of is exempt from the fee imposed by **GC 27388.1 [SB2]**

Reason for exemption:

- Not related to real property - GC 27388.1(a)(1)
- Transfer of real property subject to the imposition of Documentary Transfer Tax - GC 27388.1(a)(2)
- Recorded concurrently and in connection with a transfer subject to the imposition of Documentary Transfer Tax - GC 27388.1(a)(2)
- Transfer of real property that is a residential dwelling to an owner-occupier - GC 27388.1(a)(2)
- Recorded concurrently and in connection with a transfer of real property that is a residential dwelling to an owner-occupier - GC 27388.1(a)(2)
- Maximum \$225.00 fee per transaction reached - GC 27388.1(a)(1)



Signature



Date

THIS PAGE IS ADDED TO PROVIDE DECLARATION OF GC 27388.1 FEE EXEMPTION

ADDITIONAL PAGE RECORDING FEE APPLIES FOR THIS PAGE

Recording requested by (name):
david jr hall

When recorded, mail to (name and address):

MONICA RENE HALL

4203 Norval Ave

Quartz Hill CA Republic near [93536]

Recorder's Use Only

CLAIM OF MECHANICS LIEN

(Cal. Civ. Code § 8416)

Declaration of Exemption From Gov't Code § 27388.1 Fee

- Transfer is exempt from fee per GC § 27388.1(a)(2):
 - recorded concurrently "in connection with" transfer subject to DTT
 - recorded concurrently "in connection with" a transfer of residential dwelling to an owner-occupier
- Transfer is exempt from fee per GC 27388.1(a)(1):
 - Fee cap of \$225.00 reached
 - Not related to real property

1. david jr hall [ex releations] ("claimant") claims a mechanics lien for the labor or services or equipment or materials described in paragraph 2, furnished for a work of improvement on that certain real property located in the County of los angeles, State of California, and more particularly described as (address and/or sufficient description): 4203 Norval Ave Quartz Hill CA Republic near [93536] lot 51 of tract No 5239 of Quartz Hill near Lancaster as per map recorded in book 1296 page 92 to 96 3103-29-59195392 2695823

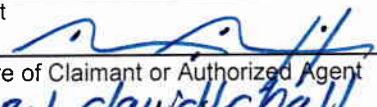
2. After deducting all just credits and offsets, the sum of \$2,648,580.00, together with interest at the rate of 10% per annum from February 2, 2019 (date when balance became due), is due claimant for the following labor, materials, services, or equipment: Security alarm systems, camera alarm, home owners insurance lawn care services, upkeep of home cleaning repairs, of coming and heating, repairs of floors and plumbing, backyard construction, window furnishings, curtains and upgraded materials for property and home and land.

3. Claimant furnished the labor or services or equipment or materials, at the request of home owner and seller buyers if sold to another person, company or bank. lien never paid in full... (employer, person, or entity to whom labor, materials, services, or equipment were furnished).

4. The name and address of the owner or reputed owner of the real property is/are: monica rene hall
4203 Norval Ave Quartz Hill CA Republic near [93536]

5. Claimant's address is: 7500 West Lake Mead Blvd c9 #309 Las Vegas NV republic near [89128]

Dated December 1, 2019 david jr hall [ex releations]

Claimant

 Signature of Claimant or Authorized Agent
ex-rel david jr hall
 Print Name and Title

VERIFICATION

I, david jr hall [ex releations], am the: sole secured party and creditor ("owner," "president," "authorized agent," "partner," etc.) of claimant on the foregoing claim of mechanics lien, and am authorized to make this verification for and on its behalf. I have read the foregoing claim of mechanics lien and know the contents of the claim of mechanics lien to be true of my own knowledge.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated February 19, 2020 _____
Signature

**NOTICE OF MECHANICS LIEN CLAIM
ATTENTION!**

Upon the recording of the enclosed **MECHANICS LIEN** with the county recorder's office of the county where the property is located, your property is subject to the filing of a legal action seeking a court-ordered foreclosure sale of the real property on which the lien has been recorded. That legal action must be filed with the court no later than 90 days after the date the mechanics lien is recorded.

The party identified in the enclosed mechanics lien may have provided labor or materials for improvements to your property and may not have been paid for these items. You are receiving this notice because it is a required step in filing a mechanics lien foreclosure action against your property. The foreclosure action will seek to pay for unpaid labor, materials, or improvements provided to your property. This may affect your ability to borrow against, refinance, or sell the property until the mechanics lien is release.

BECAUSE THE LIEN AFFECTS YOUR PROPERTY, YOU MAY WISH TO SPEAK WITH YOUR CONTRACTOR IMMEDIATELY, OR CONTACT AN ATTORNEY, OR FOR MORE INFORMATION ON MECHANICS LIENS GO TO THE CONTRACTORS' STATE LICENSE BOARD WEB SITE AT www.cslb.ca.gov.

PROOF OF SERVICE AFFIDAVIT
California Civil Code section 8416

Failure to serve the Mechanic's Lien and Notice of Mechanic's Lien on the owner, or alternatively if the owner cannot be served on the lender or direct contractor, shall cause the Mechanic's Lien to be unenforceable as a matter of law (Civil Code Section 8024(d)). Service of the Mechanic's Lien and Notice of Mechanic's Lien must be by (1) registered mail, (2) certified mail, or (3) first-class mail evidenced by a certificate of mailing, postage prepaid, and to a residence or business address for the owner, lender or contractor. Further, a Proof of Service Affidavit (below) must be completed and signed by the person serving the Mechanic's Lien and Notice of Mechanic's Lien. This page should be completed (either one of the sections below) and recorded with the County Recorder along with the Mechanic's Lien and Notice of Mechanic's Lien.

PROOF OF SERVICE AFFIDAVIT (ON OWNER)
California Civil Code section 8416(a)(7) and (c)(1)

I, Prince Ra Chief Preist Hotep EL-BEY (name), declare that I served a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail evidenced by a certificate of mailing, postage prepaid, addressed as follows to the owner(s) or reputed owner(s) of the property:

Company/Person Served: monica rene hall

Title or capacity of person served (if appropriate): minister

Service address: 4203 Norval Ave Quartz Hill CA Republic near [93536]

Said service address is the owner's residence, place of business, or address showed by the building permit on file with the permitting authority for the work.

Executed on 02/19, 2020 (date) at the home property (city), Quartz Hill CA [93536] (county), California.

By: 
(Signature of person making service)

ALTERNATE PROOF OF SERVICE AFFIDAVIT (ON LENDER OR DIRECT CONTRACTOR)

California Civil Code Section 8416(a)(7) and (c)(2)

I, _____ (name), declare that the owner or reputed owner cannot be served with a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail. Pursuant to California civil Code section 8416(c)(2), I served a copy of this Mechanic's Lien and Notice of Mechanic's Lien by registered mail, certified mail, or first-class mail evidenced by a certificate of mailing, postage prepaid, addressed as follows to the construction lender or direct contractor as follows:

Company/Person Served: _____

Title or capacity of person served (if appropriate): _____

Service address: _____

Executed on _____, 20____ (date) at _____ (city), _____ (county), California.

By: _____
(Signature of person making service)

State Farm General Insurance Company
A Stock Company With Home Offices in Bloomington, Illinois

900 Old River Rd
Bakersfield, CA 93311-9501

Named Insured

AT3 001558 0046 H-12-7017-FC22 H F
HALL, DAVID JR & MONICA RENE
4203 NORVAL AVE
QUARTZ HILL CA 93536-3439



DECLARATIONS PAGE

Policy Number	77-EF-Z819-4	
Policy Period	Effective Date	Expiration Date
12 Months	SEP 18 2018	SEP 18 2019
The policy period begins and ends at 12:01 am standard time at the residence premises.		

ST-36C
0107-4121

HOMEOWNERS POLICY

Automatic Renewal - If the **policy period** is shown as **12 months**, this policy will be renewed automatically subject to the premiums, rules and forms in effect for each succeeding policy period. If this policy is terminated, we will give you and the Mortgagee/Lienholder written notice in compliance with the policy provisions or as required by law.

Location of Residence Premises
Same as Insured's Address

This policy does not provide coverage for loss by earthquake
This policy includes Building Code Upgrade Coverage of \$ 52,600

Coverages & Property		Limits of Liability	Inflation Coverage Index: 266.3
SECTION I			
A Dwelling		\$ 526,000	Deductibles - Section I All Losses 1%
Dwelling Extension up to		\$ 52,600	
B Personal Property		\$ 394,500	
C Loss of Use		Actual Loss Sustained	
SECTION II			
L Personal Liability (Each Occurrence)		\$ 100,000	In case of loss under this policy, the deductibles will be applied per occurrence and will be deducted from the amount of the loss. Other deductibles may apply - refer to policy.
Damage to Property of Others		\$ 500	
M Medical Payments to Others (Each Person)		\$ 1,000	

Loss Settlement Provision (See Policy) A1 Replacement Cost - Similar Construction B1 Limited Replacement Cost - Coverage B	Policy Premium	\$ 1,642.00
Forms, Options, & Endorsements	Discounts Applied:	
Homeowners Policy	Home Alert	
Homeowners Policy Endorsement	Utility Rating Cr	
Amendatory Endorsement		
Jewelry and Furs \$1,500 Each		
Article/\$2,500 Aggregate		
Increase Dwlg Up to \$ 105,200		
Ordinance/Law 10%/ \$ 52,600		
	FP-7955.CA	
	FE-3422	
	FE-3247	
	Option JF	
	Option ID	
	Option OL	

Other limits and exclusions may apply - refer to your policy

Your policy consists of this page, any endorsements and the policy form. Please keep these together.

FP-7018C

WENDELL CUFFY
661-267-9800

The limit of liability for this structure (Coverage A) is based on an estimate of the cost to rebuild your home, including an approximate cost for labor and materials in your area, and specific information that you have provided about your home.

IMPORTANT NOTICE:

California law requires us to provide you with information for filing complaints with the State Insurance Department regarding the coverage and service provided under this policy.

Your agent's name and contact information are provided on the front of this document. Another option is to reach out by mail or phone directly to:

State Farm[®] Executive Customer Service
PO Box 2320
Bloomington IL 61702
Phone # 1-800-STATEFARM (1-800-782-8332)

Department of Insurance complaints should be filed only after you and State Farm or your agent or other company representative have failed to reach a satisfactory agreement on a problem.

California Department of Insurance
Consumer Services Division
300 South Spring Street
Los Angeles, CA 90013
Phone # 1-800-927-HELP (4357) or visit www.insurance.ca.gov/01-consumers

FE-3422 HOMEOWNERS POLICY ENDORSEMENT (California)

When used in the provisions of this policy or any endorsement attached to this policy, the word "spouse" is replaced with "spouse or registered domestic partner under California law".

DEFINITIONS

Definitions 6. and 7. are replaced by the following:

6. "**motor vehicle**", when used in Section II of this policy, means:
 - a. a land motor vehicle designed for travel on public roads or subject to motor vehicle registration;
 - b. a trailer or semi-trailer designed for travel on public roads and subject to motor vehicle registration;
 - c. a "recreational vehicle" while off an **insured location**. "Recreational vehicle" means a motorized vehicle designed for recreation principally off public roads that is owned or leased by an **insured**. This includes, but is not limited to, a motorized all terrain vehicle, amphibious vehicle, dune buggy, go-cart, golf cart, snowmobile, trailbike, minibike and personal assistive mobility device. "Leased" does not include temporary rental;
 - d. a "locomotive" while off an **insured location**. "Locomotive" means a self-propelled vehicle for pulling or pushing freight or passenger cars on tracks that is large enough to carry a person and is owned or leased by an **insured**. "Leased" does not include temporary rental;
 - e. a bulldozer, track loader, backhoe, high-hoe, trencher, grader, crane, self-propelled scraper, excavator, pipe-layer, cherry picker, telehandler, logging vehicle, mining vehicle or road building vehicle that is owned or leased by an **insured** while off an **insured location**. "Leased" does not include temporary rental; and
 - f. any vehicle while being towed or pushed by or carried on a vehicle included in a., b., c., d. or e.

The following are not **motor vehicles**:

- a. a boat, camp, home or utility trailer not being towed or pushed by or carried on a vehicle included in a., b., c., d. or e. above;
- b. a motorized land vehicle in dead storage on an **insured location**;
- c. a motorized golf cart while used for golfing purposes;

- d. a motorized vehicle or trailer designed to assist the handicapped that is not designed for travel on public roads or subject to motor vehicle registration; or
 - e. a commercially manufactured 2, 3 or 4 wheeled personal conveyance powered only by or assisted by an unmodified motor or engine with a manufacturer's power rating of no more than 1 horsepower and capable of a top speed of no more than 20 miles per hour.
7. "**occurrence**", when used in Section II of this policy, means an accident, including exposure to conditions, which first results in:
 - a. **bodily injury**; or
 - b. **property damage**;
 during the policy period. All **bodily injury** and **property damage** resulting from one accident, series of related accidents or from continuous and repeated exposure to the same general conditions is considered to be one **occurrence**.

Definitions 11. and 12. are added:

11. "**fungus**" means any type or form of fungi, including mold or mildew, and any mycotoxins, spores, scents or byproducts produced or released by fungi.
12. "**State Farm Companies**" means one or more of the following:
 - a. State Farm Mutual Automobile Insurance Company;
 - b. State Farm Fire and Casualty Company; and
 - c. subsidiaries or affiliates of either a. or b. above.

SECTION I – COVERAGES**COVERAGE A – DWELLING**

Item 2., **Dwelling Extension**, is replaced by the following:

2. **Dwelling Extension**. We cover other structures on the **residence premises**, separated from the dwelling by clear space. Structures connected to the dwelling by only a fence, utility line, or similar connection are considered to be other structures.

We do not cover other structures:

- a. not permanently attached to or otherwise forming a part of the realty;
- b. used in whole or in part for **business** purposes unless such use consists solely of use of office space for paperwork, computer work or use of a telephone, and consists solely of activities that are:

- (1) duties of the **insured's** employment by another; and
- (2) performed solely by the **insured**; or
- c. rented or held for rental to a person not a tenant of the dwelling, unless used solely as a private garage.

The following item is added to item 3. **Property Not Covered**:

- d. lawns or artificial grass, except as provided in **SECTION I – ADDITIONAL COVERAGES**.

COVERAGE B – PERSONAL PROPERTY

Special Limits of Liability is replaced by the following:

Special Limits of Liability. These limits do not increase the Coverage B limit. The special limit for each of the following categories is the total limit for each loss for all property in that category:

- a. \$200 on money, coins and medals, including any of these that are a part of a collection, and bank notes;
- b. \$1,500 on property used or intended for use in a **business**, including merchandise held as samples or for sale or for delivery after sale, while on the **residence premises**. This coverage is limited to \$750 on such property away from the **residence premises**.
Electronic data processing system equipment or the recording or storage media used with that equipment is not included under this coverage;
- c. \$1,000 on securities, checks, cashiers checks, travelers checks, money orders, gift certificates, gift cards, rechargeable debit cards, phone cards and other negotiable instruments, accounts, deeds, evidences of debt, letters of credit, notes other than bank notes, manuscripts, passports and tickets;
- d. \$1,500 on watercraft of all types and outboard motors, including their trailers, furnishings and equipment;
- e. \$1,500 on trailers not used with watercraft;
- f. \$2,500 on stamps, trading cards and comic books, including any of these that are a part of a collection;
- g. \$2,500 for loss by theft of firearms;
- h. \$2,500 for loss by theft of silverware and goldware;
- i. \$5,000 on electronic data processing system equipment, including but not limited to mobile personal communication equipment, global positioning systems, mobile personal electronic devices used for the reproduction of sound, and standard media or non-media equipment for use with the above devices;
- j. \$5,000 on any one article and \$10,000 in the aggregate for loss by theft of any rug, carpet (except

wall-to-wall carpet), tapestry, wall-hanging or other similar article; and

- k. \$500 on commercially manufactured 2, 3 or 4 wheeled personal conveyances powered only by or assisted by an unmodified motor or engine with a manufacturer's power rating of no more than 1 horsepower and capable of a top speed of no more than 20 miles per hour. This does not include those not licensed for use on public highways which are designed for assisting the handicapped.

Item 2., **Property Not Covered**, is replaced by the following:

2. Property Not Covered. We do not cover:

- a. articles separately described and specifically insured in this or any other insurance;
- b. animals, birds or fish;
- c. any engine or motor-propelled vehicle or machine, including the parts, designed for movement on land, except as provided in **Special Limits of Liability**, item k. We do cover those not licensed for use on public highways which are:
 - (1) used solely to service the **insured location**; or
 - (2) designed for assisting the handicapped;
- d. devices or instruments for the recording or reproduction of video or sound permanently attached to an engine or motor-propelled vehicle. We do not cover tapes, discs, wires, videos or other media that may be used with these devices or instruments while in the vehicle;
- e. aircraft and parts;
- f. property of roomers, boarders, tenants and other residents not related to an **insured**. We do cover property of roomers, boarders and other residents related to an **insured**;
- g. property regularly rented or held for rental to others by an **insured**. This exclusion does not apply to property of an **insured** in a sleeping room rented to others by an **insured**;
- h. property rented or held for rental to others away from the **residence premises**;
- i. any radio devices or transmitters, global positioning systems, radar or laser detectors, antennas and all other similar equipment permanently attached to an engine or motor-propelled vehicle;
- j. books or records of accounts receivable, abstracts or other journals, architectural or technical drawings, card index systems or other records. This exclusion does not apply to any

recording or storage media for electronic data processing. We will cover the cost of blank books, cards or other blank material plus the cost of labor you incur for transcribing or copying such records;

- k. recording or storage media for electronic data processing that cannot be replaced with other of like kind and quality on the current retail market;
- l. purchased or created data, sound or video that cannot be replaced with like kind and quality on the current retail market which is transferred or downloaded onto mobile communication equipment, global positioning systems or electronic devices used for the reproduction of video or sound;
- m. contraband, or any property used in the course of illegal consumption, possession, import, export or trade; or
- n. outdoor hardscape property used for aesthetic purposes except as provided in **SECTION I – ADDITIONAL COVERAGES**.

COVERAGE C – LOSS OF USE

Item 3., **Prohibited Use**, is replaced by the following:

- 3. **Prohibited Use.** We cover Additional Living Expense and Fair Rental Value, for a continuous period not to exceed two weeks, beginning when a civil authority issues an order of evacuation or prohibits your use of the **residence premises**, provided that:
 - a. direct physical damage occurs to any property, other than covered property located on the **residence premises**, arising from a cause of loss that would be a Loss Insured under this policy if the damage had occurred to property on the **residence premises**;
 - b. the **residence premises** is within one mile of property damaged by a cause of loss identified in 3.a. above; and
 - c. the action of the civil authority is taken in response to:
 - (1) dangerous physical conditions resulting from the continuation of the cause of loss identified in 3.a. above;
 - (2) dangerous physical conditions resulting from the damage caused by the cause of loss identified in 3.a. above; or
 - (3) the need to gain free access to property damaged by the cause of loss identified in 3.a. above.

We do not cover loss or expense due to cancellation of a lease or agreement.

The following new section is added under **SECTION I – COVERAGES**:

SECTION I – PROPERTY SUBJECT TO LIMITATIONS

- 1. We will not pay more than a total of \$5,000 for all loss by **fungus** to:
 - a. **COVERAGE B – PERSONAL PROPERTY** caused by or directly resulting from a peril described in **SECTION I – LOSSES INSURED, COVERAGE B – PERSONAL PROPERTY**; and
 - b. **COVERAGE A – DWELLING** property caused by or directly resulting from a peril described in **SECTION I – LOSSES INSURED, COVERAGE B – PERSONAL PROPERTY** or a loss not otherwise excluded under **SECTION I – LOSSES NOT INSURED**.

Regardless of the number of structures or other property items insured, this single \$5,000 limit of insurance is the most we will pay for loss in any one occurrence for all Section I coverages and **OPTIONAL POLICY PROVISIONS** combined.

- 2. This limitation applies to loss to all insured property, including all costs or expenses for:
 - a. any loss of use or delay in rebuilding, repairing or replacing covered property, including any associated cost or expense, due to interference at the described premises or location of the rebuilding, repair or replacement of that property, by **fungus**;
 - b. any remediation of **fungus**, including the cost or expense to:
 - (1) remove or clean the **fungus** from covered property or to repair, restore or replace that property;
 - (2) tear out and replace any part of the building or other property as needed to gain access to the **fungus**;
 - (3) contain, treat, detoxify, neutralize or dispose of or in any way respond to or assess the effects of the **fungus**; or
 - (4) remove any property to protect it from the presence of or exposure to **fungus**;
 - c. the cost of any testing or monitoring of air or property to confirm the type, absence, presence or level of **fungus**, whether performed prior to, during or after removal, repair, restoration or replacement of covered property.

SECTION I – ADDITIONAL COVERAGES

Items 1., 3. and 11. are replaced by the following:



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1. **Debris Removal.** We will pay the reasonable expenses you incur in the removal of debris of covered property damaged by a Loss Insured. This expense is included in the limit applying to the damaged property. The following coverages and limits also apply:

- a. When the amount payable for the property damage plus the debris removal exceeds the limit for damaged property, an additional 5% of that limit is available for debris removal expense. This additional amount of insurance does not apply to Additional Coverage, item 3. **Trees, Shrubs and Landscaping.**
- b. We will also pay up to \$500 in the aggregate for each loss to cover the reasonable expenses you incur in the removal of tree debris from the **residence premises**, unless otherwise excluded. This coverage applies when:
- (1) the tree has caused a Loss Insured to Coverage A property; or
 - (2) the tree debris felled by windstorm, hail, or weight of snow or ice blocks:
 - (a) the driveway, on the **residence premises**, and prevents land motor vehicle access to or from the dwelling; or
 - (b) a ramp designed to assist the handicapped, on the **residence premises** and prevents access to or from the dwelling.

3. **Trees, Shrubs and Landscaping.** We cover outdoor:

- a. trees, shrubs, live or artificial plants, and lawns;
- b. artificial grass; and
- c. hardscape property used for aesthetic purposes not permanently affixed to realty;

on the **residence premises**, for direct loss caused by the following: Fire or lightning, Explosion, Riot or civil commotion, Aircraft, Vehicles (not owned or operated by a resident of the **residence premises**), Vandalism or malicious mischief or Theft.

The limit for this coverage, including the removal of debris, shall not exceed 5% of the amount shown in the **Declarations** for COVERAGE A – DWELLING. We will not pay more than \$750 for any one outdoor tree, shrub, plant or hardscape item, including debris removal expense. This coverage may increase the limit otherwise applicable. We do not cover property grown for **business** purposes.

11. **Collapse.** We insure only for direct physical loss to covered property involving the sudden, entire collapse of a building or any part of a building.

Collapse means actually fallen down or fallen into pieces. It does not include settling, cracking, shrinking, bulging, expansion, sagging or bowing.

The collapse must be directly and immediately caused only by one or more of the following:

- a. perils described in **SECTION I – LOSSES INSURED, COVERAGE B – PERSONAL PROPERTY**. These perils apply to covered building and personal property for loss insured by this Additional Coverage;
- b. decay, deterioration, insect damage or vermin damage, all that are hidden from view, of a:
 - (1) connector; or
 - (2) structural member of a building;unless the presence of such damage is known to an **insured** prior to collapse;
- c. weight of contents, equipment, animals or people;
- d. weight of ice, snow, sleet or rain which collects on a roof, porch or deck; or
- e. use of defective material or methods in the construction (includes remodeling or renovation) of the building, if the collapse occurs during the course of the construction of the building.

Loss to an awning, fence, patio, pavement, swimming pool, underground pipe, flue, drain, cesspool, septic tank, foundation, retaining wall, bulkhead, pier, wharf, dock, trellis or antenna or its supporting structure is not included under items b., c., d. and e. unless the loss is the direct and immediate cause of the collapse of the building.

This coverage does not increase the limit applying to the damaged property.

SECTION I – LOSSES INSURED

COVERAGE B – PERSONAL PROPERTY

Item 9.b.(3)(c), is replaced by the following:

9. b. (3) (c) of securities, checks, cashiers checks, travelers checks, money orders, gift certificates, gift cards, rechargeable debit cards, phone cards and other negotiable instruments, accounts, deeds, evidences of debt, letters of credit, notes other than bank notes, manuscripts, passports and tickets;

Item 12.d. is deleted.

Item 15. is replaced by the following:

15. **Sudden and accidental damage** to electrical appliances, devices, fixtures and wiring from an

increase or decrease of artificially generated electrical current. We will pay up to \$1,500 under this peril for each damaged item described above.



SECTION I – LOSSES NOT INSURED

Item 2.f. is deleted.

Item 2.i. is replaced by the following:

2. i. wet or dry rot;

Item 4.c. is replaced by the following:

4. c. **Water**, meaning:

- (1) flood, surface water, waves (including tidal wave, tsunami, and seiche), tides, tidal water, overflow of any body of water, or spray or surge from any of these, all whether driven by wind or not;
- (2) water or sewage from outside the **residence premises** plumbing system that enters through sewers or drains, or water which enters into and overflows from within a sump pump, sump pump well or any other system designed to remove subsurface water which is drained from the foundation area;
- (3) water below the surface of the ground, including water which exerts pressure on, or seeps or leaks through a building, sidewalk, driveway, foundation, swimming pool or other structure;
- (4) material carried or otherwise moved by any of the water, as described in paragraphs (1) through (3) above; or
- (5) continuous or repeated seepage or leakage of water or steam from a:
 - (a) heating, air conditioning or automatic fire protective sprinkler system;
 - (b) household appliance; or
 - (c) plumbing system, including from, within or around any shower stall, shower bath, tub installation, or other plumbing fixture, including their walls, ceilings or floors.

However, we do insure for any direct loss by fire, explosion or theft resulting from water, provided the resulting loss is itself a Loss Insured.

The following is added to item 4.:

- f. **Fungus**, including:
 - (1) any loss of use or delay in rebuilding, repairing or replacing covered property, including any

associated cost or expense, due to interference at the described premises or location of the rebuilding, repair or replacement of that property, by **fungus**;

- (2) any remediation of **fungus**, including the cost or expense to:
 - (a) remove or clean the **fungus** from covered property or to repair, restore or replace that property;
 - (b) tear out and replace any part of the building or other property as needed to gain access to the **fungus**;
 - (c) contain, treat, detoxify, neutralize or dispose of or in any way respond to or assess the effects of the **fungus**; or
 - (d) remove any property to protect it from presence of or exposure to **fungus**;
- (3) the cost of any testing or monitoring of air or property to confirm the type, absence, presence or level of **fungus**, whether performed prior to, during or after removal, repair, restoration or replacement of covered property.

However, we will pay for loss as specified under SECTION I – PROPERTY SUBJECT TO LIMITATIONS.

SECTION I – LOSS SETTLEMENT

COVERAGE A – DWELLING

Items 1. and 2. are replaced by the following:

1. **A1 – Replacement Cost Loss Settlement – Similar Construction**

We will pay up to the applicable limit of liability shown in the **Declarations**, the reasonable and necessary cost to repair or replace with similar construction and for the same use on the premises shown in the **Declarations**, the damaged part of the property covered under SECTION I – COVERAGES, COVERAGE A – DWELLING.

We will not pay for increased costs resulting from enforcement of any ordinance or law regulating the construction, repair or demolition of a building or other structure, except as provided under **Option OL – Building Ordinance or Law Coverage**.

2. **A2 – Replacement Cost Loss Settlement – Common Construction**

We will pay up to the applicable limit of liability shown in the **Declarations**, the reasonable and necessary cost to repair or replace with common construction and for the same use on the premises shown in the **Declarations**, the damaged part of the property covered under SECTION I – COVERAGES, COVERAGE A – DWELLING, subject to the following:

- a. we will pay only for repair or replacement of the damaged part of the property with common construction techniques and materials commonly used by the building trades in standard new construction. We will not pay the cost to repair or replace obsolete, antique or custom construction with like kind and quality;
- b. we will not pay for increased costs resulting from enforcement of any ordinance or law regulating the construction, repair or demolition of a building or other structure, except as provided under **Option OL – Building Ordinance or Law Coverage**.

SECTION I – CONDITIONS

Item 4. is replaced by the following:

4. **Appraisal.** In case you and we shall fail to agree as to the actual cash value or the amount of loss, then, on the written request of either, each shall select a competent and disinterested appraiser and notify the other of the appraiser selected within 20 days of the request. Where the request is accepted, the appraisers shall first select a competent and disinterested umpire; and failing for 15 days to agree upon the umpire, then, on your or our request, the umpire shall be selected by a judge of a court of record in the state in which the property covered is located.

Appraisal proceedings are informal unless you and we mutually agree otherwise. For purposes of this section, "informal" means that no formal discovery shall be conducted, including depositions, interrogatories, requests for admission, or other forms of formal civil discovery, no formal rules of evidence shall be applied, and no court reporter shall be used for the proceedings.

The appraisers shall then appraise the loss, stating separately actual cash value and loss to each item; and, failing to agree, shall submit their differences, only, to the umpire. An award in writing, so itemized, of any two when filed with us shall determine the amount of actual cash value and loss.

Each appraiser shall be paid by the party selecting him or her and the expenses of appraisal and umpire shall be paid by the parties equally.

In the event of a government-declared disaster, as defined in the Government Code, appraisal may be requested by either you or us but shall not be compelled.

SECTION II – LIABILITY COVERAGES

SECTION II – ADDITIONAL COVERAGES

Items 1.a., 1.c. and 1.d. are replaced by the following:

1. **Claim Expenses.** We pay:
 - a. expenses we incur and costs taxed against an **insured** in suits we defend. Taxed costs do not include attorney fees;
 - c. reasonable expenses an **insured** incurs at our request. This includes actual loss of earnings (but not loss of other income) up to \$200 per day for aiding us in the investigation or defense of claims or suits;
 - d. interest the **insured** is legally liable to pay on damages payable under Coverage L above before a judgment, but only the interest on the lesser of:
 - (1) that part of the damages we pay; or
 - (2) the Coverage L limit; and

SECTION II – EXCLUSIONS

The following is added to item 1.:

- k. any:
 - (1) **bodily injury or property damage** arising out of the actual, alleged or threatened inhalation of, ingestion of, contact with, exposure to, existence of, or presence of any **fungus** at or from any source or location; or
 - (2) loss, cost or expense arising out of any:
 - (a) request, demand or order that any **insured** or others test for, monitor, clean up, remove, contain, treat, detoxify, neutralize, remediate or dispose of or in any way respond to or assess the effects of **fungus**; or
 - (b) claim or suit for damages because of testing for, monitoring, cleaning up, removing, containing, treating, detoxifying, neutralizing, remediating or disposing of, or in any way responding to or assessing the effects of **fungus**.

SECTION II – CONDITIONS

Item 1., **Limit of Liability**, is replaced by the following:

1. **Limit of Liability.** The Coverage L limit is shown in the **Declarations**. This is the limit for all damages from each **occurrence** for the policy period in which the **bodily injury or property damage** first occurs, regardless of the number of **insureds**, claims made or persons injured. No additional limits or coverage will be available for the **occurrence** under any additional policy periods while this policy remains in force.

The Coverage M limit is shown in the **Declarations**. This is our limit for all medical expense for **bodily injury** to one person as the result of one accident.

The following condition is added to item 4., **Duties of an Injured Person – Coverage M:**

- d. the injured person, or, when appropriate, someone acting on behalf of that person, shall:
- (1) provide us with any required authorizations; and
 - (2) submit to us all information we need to comply with state or federal law.

SECTION I AND SECTION II – CONDITIONS

The following conditions are added:

11. Premium.

- a. Unless as otherwise provided by an alternative payment plan in effect with the **State Farm Companies** with respect to the premium for this policy, the premium is due and payable in full on or before the first day of the policy period shown in the most recently issued **Declarations**.
- b. The renewal premium for this policy will be based upon the rates in effect, the coverages carried, the applicable limits, deductibles and other elements that affect the premium applicable at the time of renewal.
- c. The premium for this policy may vary based upon:
 - (1) the purchase of other products or services from the **State Farm Companies**;
 - (2) the purchase of products or services from an organization that has entered into an agreement or contract with the **State Farm Companies**. The **State Farm Companies** do not warrant the merchantability, fitness, or quality of any product or service offered or provided by that organization; or
 - (3) an agreement, concerning the insurance provided by this policy, that the **State Farm Companies** has with an organization of which you are a member, employee, subscriber, licensee, or franchisee.
- d. Your purchase of this policy may allow:
 - (1) you to purchase or obtain certain coverages, coverage options, coverage deductibles, coverage limits, or coverage terms on other products from the **State Farm Companies**, subject to their applicable eligibility rules; or
 - (2) the premium or price for other products or services purchased by you, including non-insurance products or services, to vary.

Such other products or services must be provided by the **State Farm Companies** or by an organization that has entered into an agreement or contract with the **State Farm Companies**. The **State Farm Companies** do not warrant the merchantability, fitness or quality of any product or service offered or provided by that organization.

12. Right to Inspect. We have the right but are not obligated to perform the following:

- a. make inspections and surveys of the **insured location** at any time;
- b. provide you with reports on conditions we find; or
- c. recommend changes.

Any inspections, surveys, reports or recommendations relate only to insurability and the premiums to be charged.

We do not:

- a. make safety inspections;
- b. undertake to perform the duty of any person or organization to provide for the health or safety of workers or the public;
- c. warrant that conditions are safe or healthful; or
- d. warrant that conditions comply with laws, regulations, codes or standards.

This condition applies not only to us but also to any rating, advisory, rate service or similar organization which makes insurance inspections, surveys, reports or recommendations on our behalf.

13. Joint and Individual Interests. When there are two or more named insureds, each acts for all to cancel or change the policy.

14. Change of Policy Address. We may change the named insured's policy address as shown in the **Declarations** and in our records to the most recent address provided to us by:

- a. you; or
- b. the United States Postal Service.

OPTIONAL POLICY PROVISIONS

Option BP – Business Property is replaced by the following:

Option BP – Business Property. The **COVERAGE B – PERSONAL PROPERTY, Special Limits of Liability**, item b., for property used or intended for use in a **business**, including merchandise held as samples or for sale or for delivery after sale, is changed as follows:



The \$1,500 limit is replaced with the amount shown in the **Declarations** for this option.

Option HC – Home Computer is replaced by the following:

Option HC – Home Computer. The **COVERAGE B – PERSONAL PROPERTY, Special Limits of Liability**, item i., is increased to be the amount shown in the **Declarations** for this option.

Option ID – Increased Dwelling Limit is replaced by the following:

Option ID – Increased Dwelling Limit. We will settle losses to damaged building structures covered under **COVERAGE A – DWELLING** according to the **SECTION I – LOSS SETTLEMENT** provision shown in the **Declarations**.

If the reasonable and necessary cost to repair or replace damaged building structures exceeds the applicable limit of liability shown in the **Declarations**, we will pay the additional amounts not to exceed:

1. the Option ID limit of liability shown in the **Declarations** to repair or replace the Dwelling; or
2. 10% of the Option ID limit of liability to repair or replace building structures covered under **COVERAGE A – DWELLING, Dwelling Extension**.

Report Increased Values. You must notify us within 90 days of the start of any new building structure costing \$5,000 or more; or any additions to or remodeling of building structures which increase their values by \$5,000 or more. You must pay any additional premium due for the increased value. We will not pay more than the applicable limit of liability shown in the **Declarations**, if you fail to notify us of the increased value within 90 days.

Optional Building Ordinance Law is replaced by the following:

Option OL – Building Ordinance or Law.

1. **Coverage Provided.**

The total limit of insurance provided by this Building Ordinance or Law provision will not exceed an amount equal to the Option OL percentage shown in the **Declarations** of the Coverage A limit shown in the **Declarations** at the time of the loss, as adjusted by the inflation coverage provisions of the policy. This is an additional amount of insurance and applies only to the dwelling.

2. **Damaged Portions of Dwelling.**

When the dwelling covered under **COVERAGE A – DWELLING** is damaged by a Loss Insured we will pay for the increased cost to repair or rebuild the

physically damaged portion of the dwelling caused by the enforcement of a building, zoning or land use ordinance or law if the enforcement is directly caused by the same Loss Insured and the requirement is in effect at the time the Loss Insured occurs.

3. **Undamaged Portions of Damaged Dwelling.**

When the dwelling covered under **COVERAGE A – DWELLING** is damaged by a Loss Insured we will also pay for:

- a. the cost to demolish and clear the site of the undamaged portions of the dwelling caused by the enforcement of a building, zoning or land use ordinance or law if the enforcement is directly caused by the same Loss Insured and the requirement is in effect at the time the Loss Insured occurs; and
- b. loss to the undamaged portion of the dwelling caused by enforcement of any ordinance or law if:
 - (1) the enforcement is directly caused by the same Loss Insured;
 - (2) the enforcement requires the demolition of portions of the same dwelling not damaged by the same Loss Insured;
 - (3) the ordinance or law regulates the construction or repair of the dwelling, or establishes zoning or land use requirements at the described premises; and
 - (4) the ordinance or law is in force at the time of the occurrence of the same Loss Insured; or
- c. legally required changes to the undamaged portion of the dwelling caused by the enforcement of a building, zoning or land use ordinance or law, if:
 - (1) the enforcement is directly caused by the same Loss Insured;
 - (2) the requirement is in effect at the time the Loss Insured occurs; and
 - (3) the legally required changes are made to the undamaged portions of specific dwelling features, systems or components that have been physically damaged by the Loss Insured.

We will not pay for legally required changes to specific dwelling features, systems or components that have not been physically damaged by the Loss Insured.

4. Building Ordinance or Law Coverage Limitations.

We will not pay more under this coverage than:

- a. the reasonable and necessary increased cost to repair or rebuild the dwelling at the same premises, or if relocation is required by ordinance or law, at another premises in the same general vicinity; and
- b. the reasonable and necessary cost to demolish and clear the site of the undamaged

portions of the dwelling caused by enforcement of building, zoning or land use ordinance or law.

We will never pay for more than a dwelling of the same height, floor area and style on the same or similar premises as the dwelling, subject to the limit provided in paragraph 1. **Coverage Provided** of this option.

All other policy provisions apply.

FE-3422

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ST-36C
0607-4121**FE-3247 AMENDATORY ENDORSEMENT****DECLARATIONS CONTINUED**

The following is added:

When you request changes to this policy, or the information or factors used to calculate the premium for this policy changes during the policy period, we may adjust the premium in accordance with the change during the policy period and you must pay any additional premium due within the time we specify.

SECTION I AND SECTION II — CONDITIONS

Item 8. is replaced by the following:

8. Subrogation and Reimbursement.**a. Subrogation.**

- (1) Applicable to SECTION I — YOUR PROPERTY:

If any **insured** to or for whom we make payment under this policy has rights to recover damages from another, those rights are transferred to us to the extent of our payment. That **insured** must do everything necessary to secure our rights and must do nothing after loss to impair them. But an **insured** may waive in writing before a loss all rights of recovery against any person.

- (2) Applicable to SECTION II — YOUR LIABILITY:

If any **insured** has rights to recover all or part of any payment we have made under this policy, those rights are transferred to us. An **insured** must do nothing after loss to impair them. At our request, an **insured** will bring suit or transfer those rights to us and help us enforce them.

Subrogation does not apply under Section II to Medical Payments to Others or Damage to Property of Others.

b. Reimbursement.

If we make payment under this policy and any **insured** to or for whom we make payment recovers or has recovered from another person or organization, then the **insured** to or for whom we make payment must:

- (1) hold in trust for us the proceeds of any recovery; and
- (2) reimburse us to the extent of our payment.

All other policy provisions apply.

FE-3247

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ST-36C
0707-4121

The amount you pay for homeowners insurance is influenced by many factors, including the coverages you have, the type of construction, and the likelihood of future claims. Please refer to your declarations page for information about factors that affect your premium. State Farm® also considers information from consumer reports as a factor in determining your premium. These reports are obtained from Verisk Analytics, a consumer reporting agency. Verisk Analytics only provides information. They do not make any decisions about your insurance, and are unable to provide any reasons for State Farm's decision.

We encourage you to obtain a free copy of the reports used by contacting the following within 60 days of receiving this notice. Please submit your request for the consumer reports used to:

Consumer Inquiry Center
Verisk Analytics
545 Washington Boulevard, 18th Floor
Jersey City, NJ 07310
Phone: 1-800-709-8842

If the information in your consumer reports is incomplete or inaccurate, you have the right to dispute it with Verisk Analytics. If a correction is made as a result of your dispute, please tell your agent so State Farm may reconsider its decision.

Based on information in consumer reports, your premium is higher than it would have otherwise been if State Farm General Insurance Company had not used consumer report information. You are receiving the most competitive rate State Farm can offer you at this time. If you would like the specific reasons for this action as related to loss history, please call or submit a written request to your State Farm agent within 90 days.

The names and addresses of any institutional sources that supplied this information are listed above. As an individual, you have the right to know what personal information we've recorded. Here is the procedure:

1. After you submit a written request for access to recorded personal information which is reasonably locatable and retrievable, within 21 days we will:
 - a. inform you of the nature and substance of the recorded personal information in writing, by telephone or by other oral communication.
 - b. permit you to see and copy, in person, the recorded personal information (except medical-record information) which applies to you, or provide you with copies of this information by mail, whichever you prefer, unless the record of information is in coded form, in which case an accurate translation in plain language will be provided in writing.
 - c. inform you of the persons, if recorded, to which the personal information (except medical-record information) has been disclosed within two years of your request. If the identities have not been recorded, we will provide you with the names of those insurance institutions, agents, insurance-support organizations or other persons to whom such information is normally disclosed.
 - d. provide you with a summary of the procedures by which you may request correction, amendment or deletion of recorded personal information.
2. Medical-record information. Subject to a few state exceptions, medical-record information provided by a medical-care institution or a medical professional generally will be disclosed by State Farm to a medical professional whose name and address you provide us and who is licensed to provide medical care for the conditions to which the information applies.
3. State Farm may charge you a reasonable fee to cover the costs incurred in providing you with a copy of recorded personal information. If the information applies to reasons for an adverse underwriting decision, there will be no charge.
4. In some circumstances, our obligations to you regarding access to recorded personal information may be satisfied by referring you to an insurance-support organization.

Finally, we want you to know you have the following rights in regard to the correction, amendment or deletion of recorded personal information:

1. Within 30 days of receiving your written request to correct, amend or delete any recorded personal information we have, State Farm will:
 - a. correct, amend or delete the portion of the recorded personal information in dispute, or
 - b. notify you of our refusal to make the correction, amendment or deletion, the reasons for the refusal and your right to file a protest statement.
2. If the recorded personal information is corrected, amended or deleted, you will be notified in writing and this information will be furnished to:
 - a. any person you've designated who may, have within the preceding 2 years, received such recorded personal information.
 - b. any insurance-support organization whose primary source of personal information is insurance institutions, if it has systematically received recorded personal information about you from us within the preceding 7 years, unless this information is no longer maintained.
 - c. any insurance-support organization that furnished the personal information that has been corrected, amended or deleted.
3. If you disagree with a refusal to correct, amend or delete recorded personal information, you may file a:
 - a. concise statement setting forth what you think is the correct, relevant or fair information, and a
 - b. concise statement of the reasons why you disagree with the refusal to correct, amend or delete recorded personal information.
4. If you file either of the statements described above, State Farm will:
 - a. file the statement with the disputed personal information and provide a means by which anyone reviewing the disputed personal information will be made aware of the statement and have access to it.
 - b. in any subsequent disclosure of the recorded personal information that is the subject of disagreement, clearly identify the information in dispute and provide the statements that have been filed.
 - c. furnish the statement to any of the three categories of persons and organizations covered in the preceding point "2."
5. Your rights regarding access to recorded personal information apply to the information collected and maintained in connection with insurance transactions. These rights do not extend in connection with or in reasonable anticipation of a claim or civil or criminal proceeding.

State Farm General Insurance Company
Bloomington, IL

553-3056 CA.2 (C)



Moslem Theocratic Temple #13 Consulate Court <washitawmuurselbey@gmail.com>

Commercial Liens Registration CL / 21 / 495468

1 message

Common Law Court <info@commonlawcourt.com>

Sat, Apr 17, 2021 at 7:59 PM

To: washitawmuurselbey@gmail.com

Thank you for submitting your commercial lien to the Common Law Court, this information has been added to our records successfully and will be added to our search facility soon.

Reference number: CL/ 21 / 495468

Below is a copy of the data you submitted:

Pursuers Name

prince ra hotep el

Value of Lien

\$9,000,000,000.00 nine billion

Respondant's Name

State Departments and any and All Corporations involved

Date of Lien Perfected

22nd 03/2017

Notary or Witness Name

A.I. KHAN, Malcom Brooks [Bey] Princess Emilily Hotep El, and Johnathan Escapa,

Email Addresswashitawmuurselbey@gmail.com**Upload Copy of Commercial Lien (jpg or pdf)**

- [UCC-LIEN-DAVID-JR-HALL-JR-prince-ra-hotep-el-the-man-Estate-Trust-Cesique-Trust-etc.pdf](#)

If you have any issues or queries please do not hesitate to contact us.

Common Law Court

Commercial Liens Registration CL / 21 / 534045

1 message

Common Law Court <info@commonlawcourt.com>
To: washitawmuurselbey@gmail.com

Fri, May 21, 2021 at 11:41 AM

Thank you for submitting your commercial lien to the Common Law Court, this information has been added to our records successfully and will be added to our search facility soon.

Reference number: CL/ 21 / 534045

Below is a copy of the data you submitted:

Pursuers Name
Moslem Theocratic Temple of Islamism care of prince ra el F.n.a. david hall Zyion1913
Value of Lien
\$50,110,309.60 doubled by the Consulate Court Action for collection etc,...
Respondant's Name
Sony Music Entertainment, Believe, & TuneCore
Date of Lien Perfected
5th August 2020
Notary or Witness Name
Jonathan Escapa Consulate Notary, Mallak Bey, Daoud S El, Princess Em El, Chief Aset Dey, Chief Dori El
Email Address
washitawmuurselbey@gmail.com
Upload Copy of Commercial Lien (jpg or pdf)
<ul style="list-style-type: none">Believe-TuneCore-Sony-Entertainment-Lien-for-Writ-of-Execution-Levy.pdf

If you have any issues or queries please do not hesitate to contact us.

Common Law Court