

To: Chief, Section of Administration
Office of Proceedings Director;
Attn^c/o Ms. Rachel D. Campbell
SURFACE TRANSPORTATION BOARD
(Documents For Recordation)
395 E Street S.W.
Washington, District of Columbia
20423-0001

RECORDATION NO. 32407 FILE

NOV 29 2016 - 1 :29 PM

SURFACE TRANSPORTATION BOARD

From: YUSUF I. HARRIS, ^{Abraham Harris} Joseph A. Harris
89A2201 Great Meadow C.F.
11739 State Route 22/ P.O. Box 51
Comstock, New York, 12821-0051

Dear section Chief/Director,

I have enclosed an Original and One (1) Copy of Documents described below to be Recorded pursuant to section §11301 of Title 49 of the U.S. Code.

These Documents, i.e. Security Agreement And Legal Notice and Demand/Declaration of Status are Primary Documents to be RECORDED UNDER THE SAME RECORDATION NUMBER:

1) SECURITY AGREEMENT dated the 26 of January, 2015 with attachments, i.e., Financing Statement, Holdharmless & Indemnity Agreement, Power of Attorney(2), and Trade Name Notice. Recordation Fee, \$45.00.

2) Lawful Notice and Demand/Declaration of Status, dated the 5th of August 2016, with attachment, i.e., Financing Statement, and is a Supplement/Contract/Tariff to the above document, Recordation Fee, \$45.00

The names (and addresses) of the Parties are as Follows:

JOSEPH ABRAHAM HARRIS®/YUSUF IBRAHIM HARRIS®;
Grantor, ENS LEGIS/TRUST (TRUSTOR), Pledgor,
Mortgagor, "DEBTOR".
Address: 4504 JOHN TYLER COURT-APT. 3
ANNANDALE, VIRGINIA, 22003

Joseph-Abraham: Harris®, Grantee, Trustee, Pledgee,
Mortgagee, "Secured Party Creditor", Paramount .
Address: c/o 4504 John Tyler Court- Apt.-3
Annandale, Virginia, [near 22003]

SAMPLE SHORT SUMMARY; 1) Security Agreement/Private Agreement with attachments. HHIA, P.O.A.FS1, (2) and Lawful Notice and Demand with Tariff Schedule as Equipment used by Secured Party to "Operate Vessel" as defined under 1 U.S.C. § 3 "artificial contrivance", JOSEPH ABRAHAM HARRIS/YUSUF HARRIS, D.O.B.- 02-20-1961, Cert. of Birth #156-61-202994, /C81907569; SS#080-56-4371/080564371; New York State I.D. No. 04161857Q / 4161857Q; FBI#733077R1 [and ALL others associated with "DEBTOR"]; CRT COM/Crim. Jus. Track No. 10786794R [and ALL others associated with "DEBTOR"]; It's res, i.e. ALL products, proceeds, accounts, goods, baggage, chattels real and personal, fixtures and appurtenances, is now presumed Lawful private property of Secured Party Creditor for purposes in commerce.

A fee of \$90.00 is enclosed. Please return the Original and any extra copies not needed by the Board for Recordation to:

YUSUF HARRIS
89A2201-Great Meadow C.F.
11739 State Route 22-P.O. Box 51
Comstock, New York, 12821-0051

Very Truly Yours
Joseph-Abraham: Harris
Authorized Representative,
Attorney in fact of the JOSEPH
ABRAHAM HARRIS/YUSUF I. HARRIS
ENS LEGIS/TRUST, All Rights Reserved
1-207

P.S.
Self Addressed stamped
Envelope enclosed-

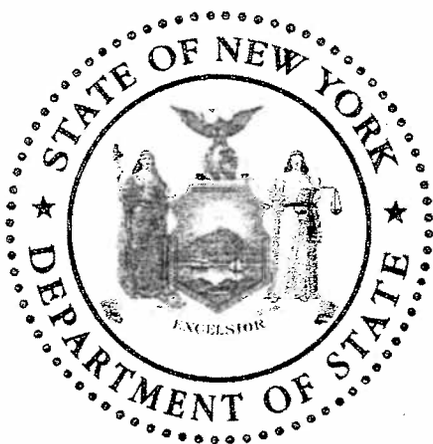
Apostille

(Convention de La Haye du 5 Octobre 1961)

1. Country: United States of America
This public document
2. has been signed by **Craig A. Hayner**
3. acting in the capacity of **County Clerk**
4. bears the seal/stamp of the **county of Saratoga**

Certified

5. at Albany, New York
6. the 13th day of May 2016
7. by Special Deputy Secretary of State, State of New York
8. No. A-584400
9. Seal/Stamp
10. Signature



Whitney A. Clark

Whitney A. Clark
Special Deputy Secretary of State

SECURITY AGREEMENT
NON-NEGOTIABLE

No. SA022019614371JAH

This Security Agreement is made and entered into this 26th day of January, 2015 by and between JOSEPH ABRAHAM HARRIS[©] and/or YUSUF IBRAHAM HARRIS[©] DEBTOR, SOCIAL SECURITY ACCOUNT NUMBER 080-56-4371 and Secured Party, Joseph-Abraham-Harris[©] is hereinafter "Secured Party." If any portion of this Security Agreement is found to be invalid or unenforceable, such party or portion shall not void any other part or portion as reasonably segregable from said part(s) or portion(s). The Parties, hereinafter "Parties", identified as follows:

DEBTOR: JOSEPH ABRAHAM HARRIS[©]
and/or YUSUF IBRAHAM HARRIS[©]
Social Security Account No.

RECORDATION NO. 32407 FILED

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SECURED PARTY: Joseph-Abraham-Harris[©]

United States of America

SURFACE TRANSPORTATION BOARD

NOW, THEREFORE, the Parties agree as follows:
AGREEMENT

In consideration for the Secured Party providing certain accommodations to DEBTOR, inter alia, to the secured Party:

1. Constituting the source, origin, substance, and being, i.e. basis of "pre-existing claim," from which the existence of DEBTOR was derived and on the basis of which DEBTOR is able to function as a transmitting utility to conduct Commercial Activity as a conduit for the transmission of goods and services to the Secured Party, and to interact, contract, and exchange goods, services, obligations, and liabilities with other DEBTORS, corporations, and artificial persons in Commerce;
2. Signing for and by accommodation for DEBTOR in all cases whatsoever wherein any signature of DEBTOR is required;
3. Issuing a binding commitment to extend credit of for the extension of immediately available credit, whether or not drawn upon and whether or not a charge back is provided for in the event of difficulties in collections;
4. Providing the security for payment of all sums due or owing by DEBTOR: and
5. Constituting the source of the assets, via the sentient existence, exercise of faculties, and labor of the Secured Party, that provide the valuable consideration sufficient to support any contact which DEBTOR may execute or to which DEBTOR may be regarded as bound by any person whatsoever, DEBTOR hereby confirms that this Security Agreement is duly executed, signed, and sealed private contract entered into knowingly, intentionally, and voluntarily by DEBTOR and Secured Party, wherein and whereby DEBTOR:

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- a. Voluntarily enters DEBTOR in the Commercial Registry;
- b. Transfers and assigns to the Secured Party a security interest in the the Collateral described herein below; and
- c. Agrees to be, act, and function in law and commerce, as the Unincorporated, proprietary trademark of the Secures Party for exclusive and discretionary use by the Secured Party in any manner that the Secured Party, by Sovereign and Unalienable right, elects.

PUBLIC LAWFUL NOTICE

Filing of this Security Agreement by the Parties constitutes open lawful, public notice that:

1. The law, venue, and jurisdiction of this Security Agreement is the ratified, finalized, signed, and sealed private contract freely entered into by both and between DEBTOR and the Secured Party as registered herewith.
2. This Security Agreement is contractually complete herein and herewith and can not be abrogated, altered. or amended, in whole or part, without the express, written consent of both DEBTOR AND THE SECURED PARTY.
3. DEBTOR is the transmitting utility, and unincorporated, proprietary trademark of the Secured Party, and all property of DEBTOR is the secured property of the Secured Party.
4. Any unauthorized use of DEBTOR in any manner that might influence, affect, pertain to, or be presumed to pertain to the Secured Party in any manner is expressly prohibited without the written consent of the Secured Party.

INDEMNITY BOND

Know all men by these presents, that DEBTOR, JOSEPH ABRAHAM HARRIS establishes this bond in favor of the Secured Party, Joseph Abraham Harris in the sum of present Collateral Values up to the penal sum of Five Hundred Million United States Dollars(500,000,000) for the payment of which bond, well and truly made, DEBTOR binds DEBTOR and DEBTORS heirs, executors, administrators, and third-party assigns, jointly and severally, by these presents.

The condition of the above bond is:

the Secured Party covenants to do certain things on behalf of DEBTOR, as set forth above in Agreement, and DEBTOR, WITH regard to conveying goods and services in Commercial Activity to the Secured Party, covenants to serve as a transmitting utility therefore and, as assurance of Indemnity, grants to Secured Party a Security Interest in the herein below described Collateral.

This bond shall be in force and effects as of the date hereon and until the DEBTORS Surety, JOSEPH ABRAHAM HARRIS, is released from liability by the written order of the UNTIED STATES GOVERNMENT and provide that said Surety may cancel this bond and be relieved of further liability hereunder by delivering thirty(30) day written notice to DEBTOR. No such cancellation shall affect any liability incurred or accrued hereunder prior to the termination of said (30)thirty day period. In such event of notice of cancellation, DEBTOR agrees to reissue the bond before the end of said thirty(30) day period for an amount equal to or greater than

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the above-stated value of this Security Agreement, unless the Parties agree otherwise.

INDEMNITY CLAUSE

DEBTOR, without the benefit of discussion or division, does hereby agree, covenant, and undertake to indemnify, defend, and hold the Secured Party from and against any and all claims, losses, liabilities, cost, interests, and expenses, hereinafter referred to as "Claims" or "Claim", which Claims include, without restriction, all legal cost, interests, penalties, and fines suffered or incurred by the Secured Party, in accordance with the Secured Party personal guarantee with respect to any loan or indebtedness of DEBTOR, including any amount DEBTOR might be deemed to owe to any creditor for any reason whatsoever.

The Secured Party shall promptly advise DEBTOR of any Claim and provide DEBTOR with full details of said Claim, inter alia, copy of any document, correspondence, suit, or action received by or served upon the Secured Party. The Secured Party shall and fully cooperate with DEBTOR in any discussion, negotiation, or other proceeding relating to any Claim.

OBLIGATIONS SECURED

The Security Interest granted herein secures any and all indebtedness and liability whatsoever of DEBTOR to the Secured Party, whether direct or indirect, absolute or contingent, due or become due, now existing or hereinafter arising, and however evidenced.

COLLATERAL

The collateral to which this Security Agreement pertains to, inter alia, all herein below describes personal and real property of DEBTOR, now owned or hereinafter, acquired by DEBTOR, in which the Secured Party holds all interest. DEBTOR retains possession and use, and rights of possession and use, of all collateral, and all proceeds, products, accounts, and fixtures, and the Orders there from, are released to DEBTOR.

Before any of the below-itemized property can be disbursed, exchanged, sold, tendered, forfeited, gifted, transferred, surrendered, conveyed, destroyed, disposed, of or otherwise removed from DEBTOR'S possession, Dishonor Settlement Agreement Bill of Exchange # **19781988183** held by the Secured Party must be satisfied in full and acknowledgment of same completed.

1. All proceeds products, accounts, and fixtures from crops, mine head, wellhead, with transmitting utilities, etc.;

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2. All rents, wages, and income;
3. All land, mineral, water, and air rights;
4. All cottages, cabins, houses, and buildings;
5. All bank accounts, bank "safety" deposit boxes and the contents therein, credit card accounts, mutual fund accounts, retirement plan accounts, stocks, bonds, securities, and benefits from trusts;
6. All inventory in any source;
7. All machinery, either farm or industrial;
8. All boats, yachts, and watercrafts, all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines ancillary navigation aids, service equipment, lubricants and fuels and fuel additives;
9. All aircrafts, gliders, balloons, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all motors, engines, ancillary equipment, accessories, parts, tools, instruments, electronics equipment, navigation aids, service equipment, lubricants, and fuels and fuel additives;
10. All motor homes, trailers, mobile homes, recreational vehicles, house, cargo, and travel trailers, and all equipment, accoutrements, baggage, and cargo affixed or pertaining thereto or stowed therein, inter alia: all ancillary equipment, accessories, parts, serve equipment, lubricants, and fuels and fuel additives;
11. All livestock and animals, and all things required for the care, feeding, and use husbandry thereof;
12. All vehicles, autos, trucks, four-wheel vehicles, trailer, wagons, motorcycles, bicycles, tricycles, wheeled conveyances;
13. All computers, computer-related equipment and accessories, electronically stored files or data, telephones, electronic equipment, office equipment and machines;
14. All visual reproduction, systems, aural reproduction Systems, motion pictures, films, videotapes, audio tapes, sound tracks, compact discs, phonograph records films, video and aural production equipment, cameras, projectors, and musical instruments;
15. All manuscript, booklets, pamphlets, treatises, treatment, monographs, stories, written material, libraries, plays, screenplays, lyrics, songs, music;
16. All Trademarks, Registered Marks, copyrights, patents, propriety data and technology, inventions, royalties, goodwill;
17. All books and records of DEBTOR;
18. All scholastic degrees, diplomas, honors, awards, meritorious citations;
19. All records, diaries, journals, photographs, negatives, transparencies, images, video footage, film footage, drawings, sound records, audio tapes, video tapes, computer production or storage of all kinds whatsoever, of DEBTOR;
20. All fingerprints, footprints, palm prints, thumbprints, RNA material, DNA materials, blood and blood fractions, biopsies, surgically removed tissue, bodily parts, organs, hair, teeth, nails, semen, urine, other bodily fluids or matter, voice-print, retinal image, and the descriptions thereof, and all other corporal identification factors, and said factors physical counterparts, in any form, and all records, records numbers, and information pertaining thereto;

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21. All biometrics data, information, and processes not elsewhere described, the use thereof; and the use of information contained therein or pertaining thereto;
22. All rights to obtain, use, request, or refuse or authorize the administration of, any food, beverage, nourishment, or water, or any substance to be infused or injected into, or affecting the body by any means whatsoever;
23. All rights to request, refuse, or authorize the administration of; any drug; manipulation, material, process, procedure, ray, or wave which alters, or might alter the present or future state of the body, mind, spirit, or will by any means, method, or process whatsoever;
24. All keys, locks, lock combinations, encryption codes or keys safes, secured places, and security devices, security programs, and any software, machinery, or devices related thereto;
25. All rights to access and use utilities upon payment of the same unit cost as the comparable units of usage offered to most favored customers, inter alia, cable, electricity, garbage, gas, internet, satellite, sewage, telephone, water, www (computer services), and all other methods of communication, energy transmission, and food or water distribution;
26. All rights to barter, buy, contract, sell, or trade ideas, products, services, or work;
27. All rights create, invent, adopt, utilize, or promulgate any system or means of currency, money, medium of exchange, coinage, barter, economic exchange, bookkeeping, record-keeping, and the like;
28. All rights to use any free, rented, leased, fixed, or mobile domicile, as though same were a permanent domicile, free from requirement to apply for or obtain any government license or permission and free from entry, intrusion, or surveillance, by any means, regardless of duration of lease period, so long as any required lease is currently paid or a subsequent three-day grace period has not expired;
29. All rights to manage, maneuver, direct, guide, or travel in any form of automobile or motorized conveyance whatsoever without any government license, permit, certificate, or permission of any kind whatsoever;
30. All rights to marry and procreate children, and to rear, educate, train, guide, and spiritually enlighten any such children, without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever;
31. All rights to buy, sell, trade, grow, raise, gather, hunt, trap, angle, and store food, fiber, and raw materials for shelter, clothing, and survival;
32. All rights to exercise freedom of religion, worship, use of sacraments, spiritual practice, and expression without any abridgment of free speech, or the right to petition government for redress of grievance, or petition any military force of the United States for physical protection from threats to the safety and integrity of individual/and/or person or property from either "public" or "private sources";
33. All rights to keep and Bear Arms for self-defense of self; family, and parties entreating physical protection of person or property;
34. All rights to create, preserve, and maintain inviolable, spiritual sanctuary and receive into same any and all parties requesting safety and shelter;

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35. All rights to create documents of travel of every kind whatsoever, inter alia, those signifying diplomatic status and immunity as a free, independent, and Sovereign State-in-fact;
36. All claims of ownership or certificates of title to the corporeal and incorporeal hereditaments, hereditary succession, and all innate aspects of being, i.e., mind, body, soul, free will, faculties, and self;
37. All rights to privacy and security in person and property, inter alia, all Rights to safety and security and of all household or sanctuary dwellers or guest, and all papers and effects belonging to DEBTOR or any households or sanctuary or guest, against government, quasi-government, defacto government, or private intrusion, detainer, entry, seizure, surveillance, search, trespass, assault, summons, or warrant, except with proof of superior claim duly filed in the Commercial Registry by any such intruding party in the private capacity of such intruding party, notwithstanding whatever purported authority, warrant, order, law, or color of law may be promulgated as the authority for any such intrusion, detainer, entry, seizure, search, surveillance, trespass, assault, summons, or warrant;
38. All names used and all Corporations Sole executed and filed or to be executed and filed, under said names;
39. All intellectual property, inter alia, all speaking and writing;
40. All signatures and seals;
41. All present and future retirement incomes, and rights to such incomes, issuing from any of DEBTORS accounts;
42. All present and future medical and healthcare rights, and rights owned through survivorship, from any of DEBTORS accounts;
43. All applications, filing, correspondence, information, identifying marks, image licenses or travel documents, materials, permits, registrations, and records and records numbers held by any entity, for any purpose, however acquired, as well as the analyses and uses thereof, and any use of any information and images contained therein, regardless of creator, method, location, process, or storage form, inter alia, all processed algorithms, analyzing, classifying, comparing, compressing, displaying, identifying, processing, storing, or transmitting said applications, filings, correspondence, information, identifying marks, images licenses or travel documents, materials, permits, registrations, and records numbers, and the like;
44. All library cards;
45. All credit, charge, and debit cards, and mortgages, notes, applications, card numbers, and associated records and information;
46. All credit of DEBTOR;
47. All traffic citations/tickets;
48. All parking citations/tickets;

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49. Any and All Court cases and/or Indictments. Judgments, Default Judgments, Judgment Liens in Any and All Jurisdictions [i.e., Civil/Equity, and/or Admiralty/Maritime, and/or Common Law, and/or Federal/State] past, present and future, in any court whatsoever bearing identifiers of The Debtor JOSEPH ABRAHAM HARRIS and/or YUSUF IBRAHIM HARRIS or any variation thereof or there from, New York State I.D. # 04161857Q [or any of the remaining 49 State I.D. # attributed to the Debtor] Social Security # 080-56-4371 or any variation thereof, i.e., CUSIP #, AUTOTRIS #, Tax I.D. # etc., and any and all Bonds, orders, warrants attached thereto or there from;
50. All precious metals, bullion, coins, jewelry, precious jewels, semi-precious stones, mounts, and any storage boxes within which said items are stored;
51. All tax correspondence, filings, notices, coding, record numbers, and any information contained therein, wherever an however located, and no matter by whom said information was obtained, compiled, codified, recorded, stored, analyzed, processed, communicated, or utilized;
52. All banks accounts, bonds, certificates of deposit, drafts, futures, insurance policies, investment securities, Individual Retirement Accounts, money market accounts, mutual funds, notes, options, puts, calls, pension plans, saving accounts, stocks, warrants, 401-k's, and the likes;
53. All accounts, deposits, escrow accounts, lotteries, overpayments, prizes, rebates, refunds, returns, Treasury Direct Accounts, claimed and unclaimed funds, and all records and records numbers, correspondence, and information pertaining thereto or derived there from;
54. All cash, coins, money, Federal Reserve Notes, and Silver Certificates;
55. All drugs, herbs, medicine, medical supplies, cultivated plants, growing seed, and all related storage facilities and supplies;
56. All products of and for agriculture, and all equipment, inventories, supplies, contracts, accoutrements involved in the planting, tilling, harvesting, processing, preservation, and storage of all products of agriculture;
57. All farm, lawn, and irrigation equipment, accessories, attachments, hand tools, implements, service equipment, parts, and supplies, and storage sheds and contents;
58. All fuel, fuel tanks, containers, and involved or related delivery systems;
59. All metal-working, wood-working, and other such machinery, and all ancillary equipment, accessories, consumables, power tools, hand tools, inventories, storage cabinets, toolboxes, work benches, shops, and facilities;
60. All camping, fishing, hunting, and sporting equipment, and all special clothing, materials, supplies, and baggage related thereto;
61. All rifles and guns and related accessories, and ammunition and the integral components thereof;
62. All radios, televisions, communication equipment, receivers, transceivers, transmitters, antennas, and towers, and all ancillary equipment, supplies, computers, software programs, wiring, and related accoutrements and devices;

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63. All power-generating machines or devices, and all storage, conditioning, control, distribution, wiring, and ancillary equipment pertaining or attached thereto;
64. All computers and computer systems and the information contained therein, as well ancillary equipment, printers, and data compression or encryption devices and processes;
65. All office and engineering equipment, furniture, ancillary equipment, drawings, tools, electronic and paper files, and items related thereto;
66. All water wells and well-drilling equipment, and ancillary equipment, chemicals, tools, and supplies;
67. All shipping, storing and cargo containers, and all chassis, truck trailers, vans, and the contents thereof; whether-on-site, in transit, or in storage anywhere;
68. All building materials pertaining thereto, before or during manufacture, transportation, storage, building, erection, or vacancy while awaiting occupancy thereof;
69. All communications and data, and the methods and devices, and forms of information storage and retrieval, and the products of any such stored information;
70. All books, drawings, magazines, manuals, and reference materials regardless of physical form;
71. All artwork, paintings, etchings, photographic art, lithographs and serigraphs, and all frames and mounts pertaining or affixed thereto;
72. All food, and all devices, tools, equipment, supplies, materials, fuels, fuel additives, supplies, materials and service equipment pertaining thereto;
73. All construction machinery and all ancillary equipment, supplies, materials and service equipment pertaining thereto;
74. All medical, dental, optical, prescription, and insurance records, record numbers, and, information contained in any such records or pertaining thereto;
75. The Will of DEBTOR;
76. All inheritances gotten or to be gotten;
77. All wedding bands and rings, watches, wardrobe, and toiletries;
78. All household goods and appliances, linen, furniture, kitchen utensils, cutlery, tableware, cooking utensils, pottery, antiques;
79. All business, corporations, companies, trusts, partnerships, limited partnerships, organizations, proprietorships, and the like, now owned or hereafter acquired, and all books and records thereof and there from, all income there from, and all accessories, and computer software pertaining thereto;
80. All packages, parcels, envelopes, or labels of any kind whatsoever which are addressed to or intended to be addressed to DEBTOR, whether received or not received by DEBTOR;
81. All telephone numbers;
82. Any property not specifically listed, named, or specified by make, model, serial number, etc., is expressly herein included as collateral of DEBTOR;
83. All ownership, equity property, and all rights in property now owned held, and hereafter acquired, in all business, corporations, vessels ("of the type defined within 18 U.S.C. § 9) companies, persons ("as defined within 26 U.S.C. § 7710 (a) (30) et. seg.)

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trusts, partnerships, limited partnerships including, but Not limited to L.L.C.'s, organizations, proprietorships, and all other types of entities; all books and records pertaining thereto and/or therefrom, 100% of all income derived and/or obtained there from, all accessories, accounts, equipment, information, invention(s), inventory, money, parts, spare parts and computer and/or electronic software/hardware pertaining thereto and/or therefrom;

84. All other items of property not heretofore specifically described/named/specified/listed or otherwise by make, model, serial number, account number, V.I.N. number, hull number, etc. is expressly herewith included as an item of property pledged by DEBTOR as security and for security DEBTOR's contractual obligations to and in favor (priority/paramount) of Secured Party.

SCHEDULE (A):

This schedule (A) dated the 26th day of January 2015, is attached to and incorporated in the attached Security Agreement dated the same date, as though fully set forth therein. The following partial itemization of property constitutes a portion of the collateral referenced in said Security Agreement, and is not intended to represent the actual and full extent of said collateral. This schedule (A) supplements previous Security Agreements describing collateral that may have been entered by the same parties.

- (A) Income from every source;
- (B) Proceeds of Secured Party's labor from every source;
- (C) Application for State of New York Certification of Birth # _____ and all other certificates of birth, certificates living birth, notifications of registration of birth, otherwise entitled documents of birth, whether county, state, federal, or others ascribed to or derived from the same of the DEBTOR identified above, or based upon described birth documents;
- (D) Application for Social Security number # _____ and the red bond C81907569 on the back of the card;
- (E) Application for New York State Identification number 04161857Q and all Judgments, Judgment Liens, Default Judgment, Cases, Indictments therefrom or thereto [or any of the remaining 49 State I.D. # attributed to the Debtor, Social Security # _____ or any variation thereof, i.e., C.U.S.I.P., AUTOTORIS #, Tax I.D. #, etc., and any all Bonds, Orders, Warrants, attached thereto or therefrom];
- (F) Application for STATE OF NEW YORK Department of State Financing Statement Filing # 201506160298641; Ref # 013828

ADVISORY

All instruments and documents referenced/itemized above are accepted for value, with all related endorsements, front and back, in accordance with U.C.C. § 3-419 and House Joint Resolution 192 of June 5th, 1933. This Security Agreement is accepted for

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value, property of the Secured Party's property is exempt from third-party levy. This Security Agreement supercedes all previous contracts or security agreements between DEBTOR and the Secured Party.

DEBTOR agrees to notify all of DEBTOR'S former creditors, would-be creditors, and any herein-described collateral, of this Security Agreement, and all such personages are expressly so-noticed herewith.

This Security Agreement devolves on the Secured Party's heirs and assigns, who are equally as authorized, upon taking title to this Security Agreement via non-negotiable contract, devise, or any lawful commercial remedy.

DEFAULT

The following shall constitute the events of default hereunder:

1. Failure by DEBTOR to pay any debt secured hereby when due;
2. Failure by DEBTOR to preform any obligations secured hereby when required to be preformed;
3. Any breach of any warranty by DEBTOR contained in this Secured Agreement;
4. Any loss, damage, expense, or injury to Secured Party by virtue of the transmitting-utility function of DEBTOR.

The Secured Party reserves the right to satisfy any judgement, lien, levy, debt, or obligation, whether unsecured, secured, or purported to be secured, against DEBTOR by executing a Bill of Exchange against Indemnity Bond registered herewith.

We the parties hereto , do hereby evidence U.C.C. §1-202 by affixing Our signatures hereto, the execution, and ratification of this SECURITY INSTRUMENT which consumates Our private consensual agreement, with No opposition heretofore in evidence; we hereby certify and confirm this SECURITY INSTRUMENT/PRIVATE AGREEMENT.

NOTICE: Secured Party Accepts "DEBTOR's Signature" for value (BA) in accord U.C.C §1-201(39) and Accepts this SECURITY AGREEMENT/INSTRUMNET for value (BA) in accordance with House Joint Resolution 192(June 5th, 1933) U.C.C. §§1-104; 10-104, Fiat.

NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT
NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL
Applicable to all Successors and Assigns

The foregoing is true, correct and complete; the truth, the whole truth, and nothing but the truth, as sworn under penalty of

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perjury, and executed upon Our unlimited commercial liability in accord with U.S.C. §1746(1); executed this 26th day of January in the year of Our lord, Two Thousand 15 A.D. without prejudice, U.C.C. §1-207; and part of secured Party's foreign Trust estate 26 U.S.C. §1101(a)(14); U.C.C. §1-202; U.S.C.A. Const. Art. IV§4; NEW YORK STATE Republic; Nunc-pro-tunc accordance Fed. R.Civ.P. 15(c).

The Secured party executes this Security Agreement certified and sworn on the Secured party's unlimited liability true, correct, and complete, and accept all signatures in accord with U.C.C. § 3-419.

Joseph Abraham Harris
Secured Party Paramount Creditor

Authorized Representative, Attorney -
in-Fact on behalf of JOSEPH ABRAHAM
HARRIS®/YUSUF IBRAHIM HARRIS® Ens Legis
All Rights Reserved UCC §1-201/1-308

YUSUF IBRAHIM HARRIS

DEBTOR

JOSEPH ABRAHAM HARRIS

DEBTOR



STATE OF NEW YORK
County of Saratoga

} ss.:

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat J. Sullivan
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 29th day of December

Craig A. Hayner

Craig A. Hayner
County Clerk, Saratoga County


STATE OF NEW YORK
DEPARTMENT OF STATE
ONE COMMERCE PLAZA, 99 WASHINGTON AVENUE
ALBANY, NY 12231-0001

ANDREW M. CUOMO
GOVERNOR

CESAR A. PERALES
SECRETARY OF STATE

FILING ACKNOWLEDGMENT

August 10, 2015

JOSEPH-ABRAHAM: HARRIS
4 DOGWOOD DRIVE
FAIRPORT CITY NY 14450

Attached is the acknowledgment copy of your recently submitted filing. This filing consists of a total of 13 pages; however, only the first page of the filed document is returned as part of this acknowledgment. This document has been filed with the New York State Department of State, Uniform Commercial Code Division.

The Financing Statement has been assigned Filing Number: 201506160298641, Filing Date: 06/16/2015 and is currently reflected in our automated database as follows:

Debtor's Name & Address

JOSEPH ABRAHAM HARRIS TRADE NAME/MARK
4504 JOHN TYLER COURT-APT 3
ANNADALE VA 22003
(See attached for additional Debtors)

Secured Party's Name & Address

JOSEPH- ABRAHAM: HARRIS
C/O 4505 JOHN TYLER COURT-APT 3
ANNADALE VA 22003

This filing will remain in effect until terminated. We encourage filers to take full advantage of the six-month window of opportunity in which to file a Financing Statement Amendment (Continuation). Submission of your documents at the onset of the six-month window will allow ample time to rectify potential filing errors and help to assure timely recording of your filing.

You will be receiving a refund in the amount of \$10.00 in approximately 4-6 weeks.

If you have any concerns regarding the way this document is recorded, please contact one of our Customer Service Representatives at (518) 473-2492, or respond in writing to the UCC Data Processing Unit at the address indicated above.

Sincerely,

Uniform Commercial Code Division
Data Processing Unit

REF #: 013828

013020

2015 JUN 10 10:00

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

A. NAME & PHONE OF CONTACT AT FILER [optional]

B. SEND ACKNOWLEDGMENT TO: (Name and Address)

Joseph-Abraham: Harris
 c/o Scott
 4 Dogwood Drive
 Fairport City, New York State Republic
 [near 14450]

Non-Domestic/Non-Assumpsit

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
 JOSEPH ABRAHAM HARRIS® Trade Name/Mark

OR 1b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

1c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
 4504 JOHN TYLER COURT-Apt 3 ANNADALE VA 22003 USA

1d. SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION DEBTOR 1e. TYPE OF ORGANIZATION 1f. JURISDICTION OF ORGANIZATION 1g. ORGANIZATIONAL ID #, if any

Not Applicable ENS LEGIS/TRUST PRIVATE 156-61-202994 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
 YUSUF IBRAHIM HARRIS® Trade Name/Mark

OR 2b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

2c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
 4504 JOHN TYLER COURT-Apt 3 ANNADALE VA 22003 USA

2d. SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION DEBTOR 2e. TYPE OF ORGANIZATION 2f. JURISDICTION OF ORGANIZATION 2g. ORGANIZATIONAL ID #, if any

Not Applicable ENS LEGIS/TRUST PRIVATE 156-61-202994 NONE

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

3a. ORGANIZATION'S NAME

OR 3b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX
 Harris Joseph Abraham

3c. MAILING ADDRESS CITY STATE POSTAL CODE COUNTRY
 C/o 4504 John Tyler Court-Apt 3 Annadale Va [22003] USA

4. This FINANCING STATEMENT covers the following collateral: This is actual and constructive notice and entry of the collateral record owner; Joseph-Abraham: Harris and of the DEBTOR; JOSEPH ABRAHAM HARRIS and /or YUSUF IBRAHIM HARRIS in the Commercial Chamber/Registry under necessity of the following property is hereby registered in the same: All Birth Certificate, Certificate of Birth and/or live Birth No. 156-61-202994; Docket No. 656528 or otherwise titled Birth Document- whether County, city, State or Federal- either ascribed to or derived from the Debtor or based upon the above described Birth document here claimed and claimed at a sum certain \$500,000,000.00; CUSIP No./UCC/SNN Contract Trust Account No. 080-56-4371; AUTOTRIS No./Exemption I.D. No.080564371; Employer I.D.#C81907569; Power of Attorney No. POA022019614371JAH; Security Agreement No. SA022019614371JAH; Commercial Notice Trade Name No.CNTN022019614371JAH; Holdharmless Indemnity Agreement No.HH1A022019614371JAH; Commonlaw Copyright No.CLC022019614371JAH; Bill of Exchange No. 19781988183. Said registration is to secure the/all rights, titles(s) and interest(s) in and of the Root of Title, and interest in the Birth Certificate/Certificate of Birth and/or Live Birth No. 156-61-202994 as received by the STATE OF NEW YORK DEPARTMENT OF HEALTH(Division of Vital Statistics) DNA, RNA, Retinal Scans, Finger/Footprints, NYSID#041618570 and all Pledges represented by same included but Not limited to the pingus, hypotheca, hereditaments, res, the energy and all products derived therefrom, Nunc Pro Tunc, but not limited to all capitalized names: JOSEPH ABRAHAM HARRIS , JOSEPH A. HARRIS / YUSUF IBRAHIM HARRIS ,

(Continued on UCC Addendum #16)

5. ALTERNATIVE DESIGNATION (if applicable): LESSEE/LESSOR CONSIGNEE/CONSIGNOR BAILEE/BAILOR SELLER/BUYER AG. LIEN NON-UCC FILING

6. This FINANCING STATEMENT is to be filed (for record) (or record ed) in the REAL ESTATE RECORDS. Attach Addendum (if applicable) 7. Check to REQUEST SEARCH REPORT(S) on Debtor(s) (optional) All Debtors Debtor 1 Debtor 2

8. OPTIONAL FILER REFERENCE DATA
 Date: 4/8/2015 Secured Party: Joseph Abraham Harris

FILING NUMBER: 201506160298641

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
 OR JOSEPH ABRAHAM HARRIS® Trade Name/Mark
 10b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME, SUFFIX

10. MISCELLANEOUS:

Note: Joseph is the same name as Yusuf as is Abraham is the same name as Ibrahim- just different languages.

Note: Secured Party is the Holder-In-Due-Course of All Documents, and Documents of Title listed and attached to Financing Statement.

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
 OR YUSUF IBRAHIM HARRIS® Trade Name/Mark
 11b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

11c. MAILING ADDRESS
 4504 JOHN TYLER COURT-Apt 3 ANNADALE VA 22003 USA

11d. SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION DEBTOR 11e. TYPE OF ORGANIZATION 11f. JURISDICTION OF ORGANIZATION 11g. ORGANIZATIONAL ID#, if any
 Not Applicable ENS LEGIS/TRUST PRIVATE 156-61-202994 NONE

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

12a. ORGANIZATION'S NAME
 OR 12b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

12c. MAILING ADDRESS CITY STATE 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:

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

16. Additional collateral description: YUSUF HARRIS, or any derivatives thereof, as used in commerce and all contracts, agreements, and signatures and/or endorsements, facsimiles, printed, typed or photocopied of owner's name predicated on the 'Stawman' LLC, ENS/TRUST described as the Debtor and All property is accepted for value and is Exempt from Levy. All of DEBTOR'S interest now held or hereafter acquired is hereby accepted as collateral for securing contractual obligations in favor of the Secured Party as detailed in the true, correct, complete, witnessed Security Agreement in the possession of the Secured Party. Record owner is not the guarantor or surety to any other account by explicit reservation. Adjustment of this filing is from Public Policy H.J.R.-192, Public Law 73-10 and U.C.C. §§ 1-104, 10-104. All proceeds, products, accounts, baggage, interest and fixtures and the orders therefrom are to be released to the Secured Party as the Authorized Representative of the DEBTOR, U.C.C. 1-201(39), 3-401. Also entered into the Commercial Chamber/Registrar a \$500,000,000.00 Collateral Bond Collateralized by Birth Certificate/Certificate of Birth No. 156-61-202994/656528. DEBTOR is a Commercial Transmitting Utility and is a Trust.

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 — effective 30 years
 Filed in connection with a Public-Finance Transaction — effective 30 years

FILING OFFICE COPY — UCC FINANCING STATEMENT ADDENDUM (FORM UCC1Ad) (REV. 05/22/02)

FILING NUMBER: 201506160298641

**HOLD HARMLESS AND
INDEMNITY AGREEMENT**

HHIA022019614371JAH

Non-Negotiable-Private Between the Parties

-Parties-

Debtor:

YUSUF IBRAHIM HARRIS[©] trade-name
JOSEPH ABRAHAM HARRIS[©] trade-name
4504 John Tyler Court-Apt. 3
Annandale, Virginia, 22003

Creditor

Joseph Abraham Harris[©]
4504 John Tyler Court-Apt. 3
Annandale, Virginia, [22003]

...And any all derivatives and variations in the spelling of said name.

Debtor's Social Security Account Number:

This Hold-Harmless and Indemnity Agreement is mutually agreed upon and entered into in this 15th day of the 1st Month in the Year of Our Lord, Two Thousand and Fifteen between the juristic person: "JOSEPH ABRAHAM HARRIS[©]/YUSUF IBRAHIM HARRIS[©]", and any and all derivatives and variations in the spelling of said name hereinafter jointly and severally "Debtor", except, Joseph Abraham Harris[©], the living, breathing, flesh-and-blood man, known by the distinctive appellation Joseph Abraham Harris[©], hereinafter "Creditor".

For valuable consideration Debtor hereby expressly agrees and covenants without benefit of discussion, and without division, that Debtor holds harmless and under takes the indemnification of Creditor from and against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summons, lawsuits, costs, fines, liens, levies, penalties, damages, interests and expresses whatsoever both absolute and contingent, as are due and as might become due, now existing and as might hereinafter arise, and as might be suffered/incurred by, as well as imposed on Debtor for any reason, purpose, and cause whatsoever. Debtor does hereby and hereby expressly covenant and agree that Creditor shall not under circumstance, nor in any manner whatsoever be considered an accommodation party, nor a surety for Debtor.

Defined: Glossary of Terms

As used in this Hold Harmless and Indemnity Agreement, the following terms and words express the meaning set forth as follows, non-obstinate:

Appellation: In this Hold-Harmless and Indemnity Agreement the term "Appellation" means; A general term that introduces and specifies a particular term which may be used

HHIA022019614371JAH

Joseph Abraham Harris

For the use of Hold Harmless and Indemnity Agreement by the

Joseph Abraham Harris

in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh-and-blood man.

Conduit: In this Hold-Harmless and Indemnity Agreement the term “Conduit” signifies a means a means of transmitting and distributing energy the effects produce labor, such as goods and services, via., the name, i.e., “JOSEPH ABRAHAM HARRIS©”/YUSUF IBRAHIM HARRIS©”, **DEBTOR**.

Creditor: In this Hold Hold-Harmless and Indemnity Agreement the term “Creditor” means “Joseph Abraham Harris©” and all derivatives and variations in the spelling of the name of “Joseph Abraham Harris.©”

Debtor: In this Hold-Harmless and Indemnity Agreement the term “Debtor” means “JOSEPH ABRAHAM HARRIS©”/YUSUF IBRAHIM HARRIS©”, also known by any and all derivatives and variations in the spelling of said name except “Joseph Abraham Harris©”, and any and all derivatives and variations in the spelling of the name of “Joseph Abraham Harris©”.

Derivative: In this Hold-Harmless and Indemnity Agreement the word “derivative” means coming from another; taken from something proceeding; secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature; anything derived from another.

Ens Legis: In this Hold-Harmless and Indemnity Agreement the term “ens legis” means a creature of the law; an artificial being, such as a corporation, considered as deriving it’s existence entirely from the law, as contrasted with a natural person.

Hold Harmless and Indemnity Agreement: In this Hold Harmless and Indemnity Agreement No. JAH-1183-HHIA as this Hold Harmless and Indemnity Agreement maybe amended and/or modified in accordance with the agreement of the parties signing hereunder, together with all attachments, exhibits, documents, endorsements and schedules re this Hold Harmless and Indemnity Agreement attached “JOSEPH ABRAHAM HARRIS©”/”YUSUF INBRAHIM HARRIS©”. In this Hold-Harmless and Indemnity Agreement the “JOSEPH ABRAHAM HARRIS©”. Common Law Copyright © 2013 by “Joseph Abraham Harris©”. All Rights Reserved.

Juristic-person. In this Hold-Harmless and Indemnity Agreement the term “juristic person” means an abstract, legal entity ens legis, such as a corporation, created by constant of law and considered as possessing certain legal rights, and duties of a human being; an imaginary unity, such as a Debtor, i.e., “JOSEPH ABRAHAM HARRIS©”/YUSUF IBRAHIM HARRIS©”, which on the basis of legal reasoning, is legally treated as a human being for the purpose of conducting commercial activity for the benefit of a biological, living being such as Creditor.

“From the earliest times the law has enforced rights and exacted liabilities by utilizing a corporate concept – by recognizing, that is, juristic persons other than human beings. The

HHIA022019614371JAH

Joseph Abraham Harris

For the use of Hold Harmless and Indemnity Agreement by the
Joseph Abraham Harris

theories by which this mode of legal operation has developed, has been justified, qualified and defined are the subject matter of a very sizable library. This historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the laws' response to the ways of men in carrying on their affairs through what is how the familiar device of the corporation -- Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process.

And the none the worse for it. No doubt, "Metaphors in law are to be narrowly watched "Cordoza, J., Berkey v. Third Avenue R. Co., 244 N.Y. 84, 94, "But all instruments of thought should be narrowly watched lest they be abused and fail in their service to reason." See, U.S. v. Scophony Corp. of America, 333 U.S. 795, 685 S.Ct. 855, 1948 U.S."

"Observation: A person has a property right in the use of his or her name which a person may transfer or assign" Gracey v. Maddin, 769 S.W.2nd497 (Term. Ct.App. 1989).

Living, breathing, flesh-and-blood man. In this Private Agreement the term "living, breathing, flesh-and-blood man" means the Creditor "Joseph Abraham Harris®", a sentient, living being, as distinguished from an artificial legal construct, ens legis, i.e. a juristic person created by construct of law.

HHIA022019614371JAH

Joseph Abraham Harris

For the use of Hold Harmless and Indemnity Agreement by the

Joseph Abraham Harris

Non obstante. In this Private Agreement the term "non obstante" means: Words anciently used in public and private instrument with the intent of precluding, in advance, any interpretation other than certain declared objects, purposed.

"There, every man is dependent of all laws, except those prescribed by nature. He is not bound by any institution formed by his fellowmen without his consent." CRUDEN v. NEALE, 2 N.C. 338 (1796) 2 S.E. 70 (cited for referenced only).

Sentient, living being. In this Private Agreement the term "sentient, living being" means the Creditor, i.e. "Joseph-Abraham: Harris®", a living, breathing, flesh-and-blood man, as distinguished from and abstract legal construct such as artificial entity, juristic corporation, partnership, association, and the like.

Transmitting Utility. In this Hold-Harmless and Indemnity Agreement the term "Transmitting Utility" means a 'commercial transmitting utility, i.e., a conduit for all commercial presentments and matters passed to or presented to the Debtor, i.e. "JOSEPH ABRAHAM HARRIS®" / "YUSUF IBRAHAM HARRIS®".

U.C.C. . In this Hold-Harmless and Indemnity Agreement the term means Uniform Commercial Code.

HHIA022019614371JAH

Joseph Abraham Harris

For the use of Hold Harmless and Indemnity Agreement by the

Joseph Abraham Harris

This Hold-Harmless and Indemnity Agreement

No.: HHIA022019614371JAH is dated: the 15th day of the 1st,
Month in the Year of Our Lord Two Thousand and Fifteen.

When the context so require, the masculine gender includes
the feminine and/or neuter, and the singular number includes the
plural.

Creditor accepts Debtors signature in accord with U.C.C. §§
1-201(39), 3-401(b).

Yusef Abraham Harris
Roseal Abraham Harris
Debtors

Creditor Joseph Harris
Creditor's signature-Autograph
Common Copyright 2015 by
Joseph-Abraham Harris
All Rights Reserved U.C.C § 1-207
§ 1-308

~~PAT SULLIVAN
Notary Public, State of New York
Qual. in Washington Co. No. 01SU6316844
My Commission Expires on Dec. 19, 2018~~

ACKNOWLEDGMENT

County of Washington)

STATE OF NEW YORK } ss.:
County of Saratoga

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record
and having by law a common seal, DO HEREBY CERTIFY that

Pat J. Sullivan
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the
time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and
qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of
his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was
duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify
the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands,
tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and
certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have
compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe
that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 29th day of December

Craig A. Hayner 2015
County Clerk, Saratoga County

COMMERCIAL NOTICE OF
TRADE NAME
CNTN022019614371JAH

I, Joseph-Abraham: Harris[®] , sui juris, whose given name is always spelled in upper and lower case letters; and who is a living, breathing soul, hereby DECLARES as Secured Party and Creditor, that a private Security Agreement exists between Creditor and fictitious Debtor under the Trade names; JOSEPH ABRAHAM HARRIS[®] , JOSEPH HARRIS[®] ; ABRAHAM HARRIS[®] , J.A. HARRIS[®] , and/or YUSUF IBRAHAM HARRIS[®] , YUSUF HARRIS[®] , IBRAHAM HARRIS[®] , Joseph-Abraham[®] ; or any derivatives thereof or therefrom, printed or written, spelled in upper and lower case, whole or in part, is to be filed in the Commercial Registry and is to be on Public Record in the UCC Filing Office of New York State, State of New York: Washington State, State of Washington.

NOTICE

I, Joseph-Abraham: Harris[®] , DENY USE of my Proprietary Trade Names or any derivatives thereof or therefrom; and trespass on such may incur legal action in "Trade Name Libel," nunc pro tunc February 20th, 1961 C.E.

Any party or principle addressing, suing, joining, or billing the Proprietary Trade Names, as mentioned above, or any derivatives thereof or therefrom, without specific written authorization by the undersigned, Secured Party/Creditor, will be billed as One-Million, Eight-Hundred Thousand United States Dollars (\$1, 800.000) on each count, the established penalty on each count of a trespass action.

CNTN022019614371JAH

Joseph Abraham:Harris[®]

For the use of Commercial Notice of Trade
Name by the Joseph Abraham:Harris[®]

OATH

I, Joseph-Abraham: Harris®, the undersigned, Secured Party/Creditor, do aver that the aforementioned is the Truth and Fact to the best of my knowledge and Belief, to be True, Correct, Certain and not meant to Mislead. This "Commercial Notice of Trade Name" is made under the Pains and Penalties of Perjury according to the Laws of Almighty GOD, the United States of America and the State of New York.

NOTICE TO PRINCIPLE IS NOTICE TO AGENT
AND
NOTICE TO AGENT IS NOTICE TO PRINCIPLE

EXECUTED AND SIGNED By Me this 26th day of January, 2015 C.E., Washington County, New York State.

Joseph Abraham Harris

YUSUF IBRAHIM HARRIS
Debtors

Joseph-Abraham-Harris
Authorized Representative Attorney-in-
-fact On Behalf of JOSEPH ABRAHAM
HARRIS®and/or YUSUF IBRAHIM HARRIS®Ens
Legis All Rights Reserved U.C.C. § 1-207-
-/1-308

SUBSCRIBED AND SWORN to Me This 26th Day of January, 2015 C.E.

[Signature]
Notary Public.

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County

STATE OF NEW YORK } ss.:
County of Saratoga

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat J. Sullivan
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 29th day of December 2015

Craig A. Hayner
[Signature]
County Clerk, Saratoga County

POWER OF ATTORNEY
LIMITED
POA022019614371JAH

Know All Men by These Presents: That, I JOSPEPH ABRAHAM HARRIS®/YUSUF IBRAHIM HARRIS®, the Debtor, corporate entity, and 'en legis', the undersigned, hereby make, constitute and appoints Joseph-Abraham: Harris ®, herein, the flesh and blood man, a living soul, the Secured Party/Creditor as my true and lawfully Attorney-in-fact for me and in my corporate capacity (LLC), place and stead and for my personal and commercial use and benefit:

1). To ask, demand, request, file, sue, recover, register, collect and receive each and every sum of money, credit, account legacy, bequest, interest, divided, annuity and demand (which now is or hereafter shall become due, owing or payable or dischargeable) belonging to or accepted or claimed by me, or presented to the DEBTOR, JOSEPH ABRAHAM HARRIS®/YUSUF IBRAHIM HARRIS ® (a corporate entity) and to use and take any lawful and/or commercial means necessary for the recovery thereof by legal or commercial process or otherwise, and to execute and deliver or receive a satisfaction or release thereof, together with the right and power to settle, compromise, compound and or make any necessary demands.

2). To exercise any or all of the following powers as to all kinds of personal property, private property and any property, goods, wares and merchandise, choses in action and other property in possession or where a security interest is established and to or in other actions.

3). To secured by private registration the interest, or the security interest in any or all property where necessary, to accept for value and to discharge any and all debts or fine, fee, or tax where necessary, to cause the commercial adjustment of any such account held open against the DEBTOR-JOSEPH ABRAHAM HARRIS®/YUSUF IBRAHIM HARRIS®; to use where necessary any Sight Drafts/Money Orders, Bills of Exchange to finalize any of the above in my behalf.

POA022019614371JAH

Joseph Abraham Harris
For the use of Power of Attorney by the Joseph Abraham Harris

POWER OF ATTORNEY
NEW YORK STATUTORY SHORT FORM

a) CAUTION OF THE PRINCIPAL: Your Power of Attorney is an important document. As the "principal," you give the person whom you choose (your "agent") authority to spend your money and sell or dispose of your property during your lifetime without telling you. You do not lose your authority to act even though you have given your agent similar authority.

When you exercise this authority, he or she must act according to any instructions you have provided or, where there are no specific instructions, in your best interest. "Important Information for the Agent" at the end of this document describes your agent's responsibilities.

Your agent can act on your behalf only after signing the Power of Attorney before a notary public.

You can request information from your agent at any time. If you are revoking a prior Power of Attorney, you should provide written notice of the revocation to your prior agent(s) and to any third parties who may have acted upon it, including the financial institutions where your accounts are located.

You can revoke or terminate your Power of Attorney at any time for any reason as long as you are of sound mind. If you are no longer of sound mind, a court can remove an agent for acting improperly.

Your agent cannot make health care decisions for you. You may execute a "Health Care Proxy" to do this.

The law governing Power of Attorney is contained in the New York General Obligation Law, Article 5, Title 15. This law is available at a law library, or online through the New York State Senate or Assembly websites, www.senate.state.ny.us or www.assembly.state.ny.us.

If there is anything about this document that you do not understand, you should ask a lawyer of your own choosing to explain it to you.

(b) DESIGNATION OF AGENT(S):

I, Joseph A. Harris / YUSUF HARRIS
(name of principal)

080-56-4371
Contract Trust/SS#

156-61-202994
Certification of Birth#

080564371 / C81907569
Exemption I.D. #

Joseph A. Harris
Name of Agent

as my agent

(Temp) P.O. Box 51, Comstock, NY
(address of principal) 12821

89A2201 Great Meadows C.F.
11739 STATE Route 22

Comstock, N.Y. 12821
Mailing Address

4504 John Tyler Court apt 3
Address of Agent) AHANDALE, Va.

P.O. Box 51
Mailing Address Comstock, N.Y. 12821

- (G) estate transaction; also TRUST/ENS LEGIS Transactions, Certification of Birth (or Live Birth) No. 156-61-202994; Document No. F656528.
 (H) claims and litigation;
 (I) personal and family maintenance: If you grant your agent this authority, it will allow the agent to make gifts that you customarily have made to individuals, including the agent, and charitable organizations. The total amount of all such gifts in any one calendar year cannot exceed five hundred dollars.
 (J) benefits from governmental programs or civil or military service; cool
 (K) health care billing and payment matters; records, reports, and statements;
 (L) retirement benefit transactions;
 (M) tax matters;
 (N) all other matters, this including but not limited to: Debt Discharge/Discharge of Debt of all Default Judgment(s), Judgments Liens/Liens (manu pro tunc), etc., and all transactions under NYSID # 041618570 and F.B.I. # 733077R1.
 (O) full and unqualified authority to my agent(s) to delegate any and all of the foregoing powers to any person or persons whom my agent(s) select;
 (P) EACH of the matters identified by the following letters: _____

You need not initial the other lines if you initial line (P).

(g) MODIFICATIONS:

Once this New York Statutory Short Form Power of Attorney is registered and duly recorded in the Office of the City Registrar/Registry (N.Y.); such shall simultaneously activate the Power of Attorney - Non-Negotiable under unique I.D. No. 022019614371JAH, filed with the Department of State/State of New York - Division of U.C.C.; Reference/Filing # 20150161609864/013821, Attached herewith to be registered, executed and duly recorded herewith, all TRUST/ENS LEGIS Transactions, Certification of Birth (of Live Birth) No. 156-61-202994; Document No. F656528.

(h) COMPENSATION OF AGENT(S): (OPTIONAL)

Your agent is entitled to be reimbursed from your assets for reasonable expenses incurred on your behalf. If you ALSO wish your agent(s) to be compensated from your assets for services rendered on your behalf, initial the statement below. If you wish to define "reasonable compensation", you may do so above, under "Modifications".

My agent(s) shall be entitled to reasonable compensation for services rendered.

(i) ACCEPTANCE BY THIRD PARTIES:

I agree to indemnify the third party for any claims that may arise against the third party because of reliance on this Power of Attorney. I understand that any termination of this Power of Attorney, whether the result of my revocation of the Power of Attorney or otherwise, is not effective as to a third party until the third party has actual notice or knowledge of the termination.

(j) GRANT OF SPECIFIC AUTHORITY FOR AN AGENT TO MAKE GIFTS TO HIMSELF OR HERSELF:

If you wish to authorize your agent to make gifts to himself or herself, you must grant that authority

Gifts to
Agents

5) disclose your identity as an agent whenever you act for the principal by writing or printing the principal's name and signing your own name as "agent" in either of the following manners: (Principal's Name) by (Your Signature) as Agent, or (your signature) as Agent for (Principal's Name).

You may not use the principal's assets to benefit yourself or anyone else or make gifts to yourself or anyone else unless the principal has specifically granted you that authority in this document, which is either a Statutory Gifts Rider attached to a Statutory Short Form Power of Attorney or a Non-Statutory Power of Attorney. If you have that authority, you must act according to any instructions of the principal or, where there are no such instructions, in the principal's best interest.

You may resign by giving written notice to the principal and to any co-agent, successor agent, monitor if one has been named in this document, of the principal's guardian if one has been appointed. If there is anything about this document or your responsibilities that you do not understand, you should seek legal advice.

Liability of agent: The meaning of the authority given to you is defined in New York's General Obligation Law, Article 5, Title 15. If it is found that you have violated the law or acted outside the authority granted to you in the Power of Attorney, you may be liable under the law for your violation.

(n) AGENT'S SIGNATURE AND ACKNOWLEDGMENT OF APPOINTMENT

It is required that the principal and the agent(s) sign at the same time, nor that multiple agents sign at the same time.

I/we, Joseph-Abraham Harris, have read the foregoing Power of Attorney. I am/we are the person(s) identified therein as agent(s) for the principal named therein.

I/we acknowledge my/our legal responsibilities.

I/we acknowledge my/our legal responsibilities.

Agent(s) sign(s) here:

Joseph-Abraham Harris
Auth. Rep. of the Yusuf Harris
JOSEPH ABRAHAM HARRIS, Esq. 1/23/16
All Rights Reserved - U.C.E. 1-308/2007

STATE OF NEW YORK)
COUNTY OF Washington) ss:

On the 2 day of Feb, 2016, before me, the undersigned, personally appeared Joseph-Abraham Harris, personally known to me or proved to me on the

STATE OF NEW YORK }
County of Saratoga } ss:

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat J. Sullivan
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 21st day of April

Craig A. Hayner
County Clerk, Saratoga County

POWER OF ATTORNEY
LIMITED
POA022019614371JAH

4). To open any Checking accounts whereupon being 'closed', to discharge any fines, fees, taxes and debts via adjustment and set-off.

5). To create, amend, supplement and or terminate any trust or the RES created by the government (District of Columbia) and ratified or exercised in any manner by any other State.

6). To request, retrieve, file, submit, or otherwise, any papers in my behalf for any matter whether commercial, quasi-judicial, administrative, or otherwise and to sign my legal corporate name as my act and deed, to execute and deliver same for any redress or remedy, claim, suit or otherwise.

TERMINATION:

7). This Power of Attorney-in-fact shall continue until the Paramount Creditor revokes it, and although it shall be filed in the Court Clerk's Office it shall continue to be in effect after it has been cancelled or extracted from the Clerk's Office. However, in no event, will the Power of Attorney-in-fact terminate by such discontinuance, because it shall be LIENED and CLAIMED as Collateral and a Security Interest of the Paramount Creditor/Secured Party upon a UCC1 Form and filed in the Office of the SECRETARY of the STATE OF NEW YORK and will exist there as a national filing and must be acknowledged, accepted and respected as the Paramount Creditor/Secured Party's secured and vested interest, and superior claim of my position as long as the Paramount Creditor/Secured Party sees fit.

GIVING AND GRANTING, unto my said Attorney-in-fact shall be applicable to all real and private property, personal property or interest therein now owned or hereafter acquired by me as the 'ENS LEGIS/LLC' and whenever situate, and as evidenced by a filed security interest.

POA022019614371JAH

Joseph Abraham Harris

For the use of Power of Attorney by the Joseph Abraham Harris

POWER OF ATTORNEY

LIMITED

POA022019614371JAH

When the context so require, the masculine gender includes the feminine and/or neuter, and the singular numbers includes the plural.

WITNESS my hand this 26th day of January 2015 A.D.

YUSUF HARRIS/JOSEPH ABRAHAM
Debtor's Signature HARRIS

Joseph Abraham Harris
Authorized Representative Attorney-
in-Fact on behalf of JOSEPH
ABRAHAM/YUSUF IBRAHIM HARRIS, Ens
Legis/LLC Accepted for value Exempt
From Levy All Rights Reserved U.C.C
§ 1-207/1-308

ACKNOWLEDGMENT

County of Washington }
New York State } Scilicet

STATE OF NEW YORK } ss.:
County of Saratoga }

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat J. Sullivan
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 29th day of December 2015

Craig A. Hayner

Craig A. Hayner
County Clerk, Saratoga County

C O P Y C E R T I F I C A T I O N

NEW YORK STATE)
COUNTY OF WASHINGTON) ss.:

On this 6th day of September, 2016 A.D., I
Pat J. Sullivan, a Notary Public, attest that the preceding Document consisting of 31 pages is a true, exact, complete and unaltered photocopy made by me of Security Agreement w/ Attached Financing Statement and Holdharmless & Indemnity Agreement and Tradename Notice and Power of Attorney (2) ^{state statutes & common law} presented by the document's custodian, Yusuf Harris ^{aka} Joseph N. Harris and to the best of my knowledge and belief, that the photocopied document is neither a public record nor publicly recordable document, of which certified copies are available from an Official source other than a Notary Public.

Dated: Sept. 6th, 2016

Joseph A. Hayner

All Rights Reserved

SWORN TO AND SUBSCRIBED BEFORE ME

ON THIS 6th DAY OF September

STATE OF NEW YORK }
County of Saratoga } ss.:

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat J. Sullivan

whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 12th day of October 2016

Craig A. Hayner Craig A. Hayner
County Clerk, Saratoga County

AFFIDAVIT and REQUEST FOR
A NOTARY ATTESTED/CERTIFIED COPY

NEW YORK STATE
COUNTY OF WASHINGTON } ss.:

I, YUSUF HARRIS ^{aka name} Joseph-Abraham Harris, residing at Great Meadow Correctional Facility, P.O. Box 51, Comstock, New York, 12821-0051 hereby appear before the undersigned Notary Public and now on this 6th day of September, in the year 2016 A.D. at 6:30 pm of said day, being first duly sworn on my oath, depose and say:

1. I am the Lawful Custodian of the following Document(s),
Security Agreement w/ Attached Financing Statement and
Holdharmless & Indemnity Agreement and Commercial
Tenendum Notice and Power of Attorney (2),
State Statutory & Common Law
2. The Document is an original Copy and consists of 31 pages
3. A Certified Copy of the original cannot be obtained from the office of any clerk, recorder or register of public documents or public records custodian in this or another state, territory or possession, or the federal government of the UNITED STATES or another Nation; and
4. The production of a facsimile, preparation of a copy, or certification of a copy of the document does not violate any state or Federal Law.

STATE OF NEW YORK } ss.:
County of Saratoga

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat J Sullivan

whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 12th day of October 2016

Craig A. Hayner

Craig A. Hayner
County Clerk, Saratoga County