

## CERTIFIED DECLARATION OF FOREIGN EXPRESS TRUST INDENTURE

Full Autonomy guaranteed to all Free National Beings.

THIS TRUST INDENTURE is made as of the \_\_\_\_\_ day of \_\_\_\_\_, 2023 BETWEEN:

**First-Middle: Last, Executor** (hereinafter called the "Settlor") - and - **First Middle Last**, a World Citizen (hereinafter called the "Trustee"), and is for the sole purpose of announcing the Status, Nationality, Birthright, Rights, Hereditaments, Religious Society, et al applicable, of and or for the "Settlor" and is subject to International Law & Treaties.

This Trust is created by "Settlor", and the property is exchanged to and accepted by "Trustee" on behalf of the Beneficiary. This Trust (hereinafter called "Trust") establishes a Declaration, a Proclamation, a Notice by affidavit, and is affirmed in the form of this FOREIGN EXPRESS TRUST ORGANIZATION. This Expression is created on and for the record by this Trust Indenture and is authorized to exist in contract law. It is agreed by "Trustee that once the acknowledgement for this Trust indenture is signed by both parties, and or additional property is acknowledged and exchanged into the Trust thereafter, the property will be immediately returned to settlor to administrate as he sees fit, and it is further understood that this Trust shall function through the Settlor, acting as managing director, holding full title, for the benefit of the same for this Express Trust.

The name of this Trust shall be \_\_\_\_\_ FOREIGN EXPRESS TRUST, (hereinafter called "Trust") hereinafter referred to as the "Trust", under this Trust Indenture. This "Trust" may incorporate the public nominee of \_\_\_\_\_ HOLDING COMPANY, hereinafter referred to as "Trust" in this Trust Indenture and may be used interchangeably throughout its existence.

### ARTICLE ONE RIGHTS.

The "Settlor" is a Free National Being and part and parcel to the World Government, Incorporated, the "Trust" shall be originally domiciled in the jurisdiction of the \_\_\_\_\_, Incorporated, and shall be interpreted and construed under the Constitution and bylaws of \_\_\_\_\_, Incorporated. "Settlor" hereby invokes any protections, benefits and rights in any and all international agreements or Treaties for, to, concerning, and or between, the \_\_\_\_\_ and or the Indigenous/Original Peoples of North, South and Central America, et. al. applicable, and hereby reserves:

1. 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;
2. 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;
3. All rights to access and use utilities: upon discharge of the same unit cost as the comparable units of usage offered to most-favored customers, including cable, electricity, garbage, gas, internet, satellite, sewage, telephone, water, www [internet], and all other methods communications, energy transmission', and food or water distribution reserving all rights on trade names copyrighted and noticed to all users above;
4. All rights to barter, buy, contract, sell, or trade ideas, products, services, intellectual properties or work:
5. All rights to create, invent, adopt, utilize, promulgate any system or means of currency, money, medium of exchange, coinage, barter, economic exchange."

6. All rights to use any free, rented, leased, purchased, adversely possessed, fixed or mobile domicile, as though the same were a permanent domicile, without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever;
7. All rights to manage, maneuver, direct, guide, navigate, or travel in any form of automobile or motorized conveyance whatsoever without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever;
8. All rights to enter in obligations and procreate offspring, and to rear, educate, train, guide, and spirituality enlighten any such offspring, without any requirement to apply for or obtain any government license, permit, certificate, or permission of any kind whatsoever or have my Indigenous Offspring subject to agencies of the United States or United States of America:
9. All rights to buy, sell, trade, grow, plant, cultivate, harvest, raise, gather, hunt, trap, angle, and store food, marijuana, hemp, tobacco, fiber, plant, herbs, Cannabis Sativa, and raw materials for food, shelter, clothing, consumption, spiritual enlightenment, medicine and survival:
10. All rights to exercise freedom of religion, worship, use of sacraments, spiritual practice, expression, status, nationality and birthright, without any burden on religious practices or the like, abridgment of free speech, or the right to publish, or the right to peaceably assemble, or the right to petition Government for redress of grievances, or correction of the like on and for the public and or private record:
11. All rights to keep and bear arms, concealed or unconcealed, for self-defense of self, family, and parties entreating physical protection of person, or property:
12. All rights to create, preserve, and maintain inviolable, spiritual sanctuary and receive into same any and all parties requesting safety and shelter:
13. All rights to create documents of travel of every kind whatsoever, including those signifying diplomatic status and immunity as a free, independent, and sovereign state-in-fact;
14. All claims of ownership or Original and 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:
15. All rights to privacy and security in person and property, including but not limited to all rights to safety and security of all household or sanctuary dwellers or guests, and all papers and effects belonging to **First-Middle: Last-Executor** SETTLOR, TRUSTOR, ASSIGNOR, CONSIGNOR, BAILOR, GRANTOR, BENEFICIARY, or any household or sanctuary dwellers or guest, against governmental, quasi governmental, or private intrusion, detained, entry, seizure, search, surveillance, 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:

ARTICLE TWO TRUST  
PROPERTY.

"Settlor" hereby offers to convey, via this express Trust, on and for the record, certain properties of De jure expressions, proof, credentials, certifications, authentication, documentation, affidavits, announcements, declarations, proclamations, the nature, filings, correspondence, information, identifying marks, images, licenses or travel documents, materials, permits, registrations, and records and records numbers held by any entity public or private, 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 creatas methodom Washingtons, or storage form, including all processed algorithms analyzing, classifying, comparing, compressing, displaying, identifying, processing, storing, or transmitting said applications, filings, correspondence, information, identifying marks, image licenses or travel documents, materials, permits, registrations, and records, records numbers, and the like; and identity and description of the same, which are presently known by and or presented to both the "Settlor" and "Trustee" within each exchange, and which shall be further identified and described in Schedule A, a UCC financing statement, and or appropriate minutes thereafter, and shall be incorporated herein by reference and or attachment immediately upon its execution:

Trust Property is private property in all Counties, States, and territories of the United States United States of America, all other jurisdictional areas, notwithstanding any other country. Continents, land or territory on Earth; to be brought out of the fictitious zone, secured by aboriginal and or original - allodial title records & Treaty Rights, et al applicable.

ARTICLE THREE  
PURPOSES OF TRUST.

The "Settlor", desires to create this Trust to use as a conduit to express in the private and or to the public. for whatever reason deemed necessary, his undisputed free national standards, status, nationality, birthright, rights, immunities, announcements, credentials, religion, and the like, et al applicable. on and for the record for the benefit of the same, and to hold title to the "Trust Property" and to manage, protect, present, record, file. amend, and conserve it until the death of the Settlor.

ARTICLE FOUR DISPOSITIVE  
PROVISIONS.

Whereas, dispositive refers to something that settles a conflict or resolves a situation once and for all, the "Settlor" may freely act under all or any of the powers by this Agreement given to him in all matters concerning the Trusts after forming their judgment based upon all the circumstances of any particular situation according to Love, Truth, Peace, Freedom and Justice, and to determine the best course to pursue in the interest of the "Trust" and the "Beneficiary", without the necessity of obtaining the consent or permission of any interested person, or the consent or approval of any court.

The "Managing Director" shall have the power to determine the allocation of receipts between corpus and income. This Trust will have one beneficiary for the life of the Trust, and that beneficiary will be the same as Settlic

ARTICLE FIVE  
TRUSTEE ADMINISTRATIVE POWERS.

Whereas, "Settlor" grants the Trustee powers to assume the role(s) and title(s) of the Board of Trustees. Secured Party Trustee, Executive, Director, or Administrator for the "Trust" and can and shall be carried out in accordance with Trust Agreement. The "Trustee" shall be responsible for delegation of authority and/or execution of the daily business of the Trust. To include the right to execute and deliver all instruments or writings which it may deem advisable to carry out any of the foregoing powers on behalf of the beneficiary, only if the Settlor/Managing Director is incapacitated, incarcerated, or in any capacity that prevents Settlor/Managing Director from handling said Trust in accordance to this Trust indenture. "Trustee" has all of the authority provided by the Texas Trust Code with all rights retained therein;

- (a) To compromise, settle, arbitrate, or defend any claim or demand in favor of or against the Trusts in favor of Beneficiary:
- (b) To incur and pay the ordinary and necessary expenses of administration, including (but not by way of limitation) reasonable attorneys' fees, administration fees, notary fees, and the like.
- (c) To initiate or defend, at the expense of the offender, any litigation for compensatory or punitive damages on behalf of the Beneficiary, this Agreement or any property of the Trust estate.
- (d) To act through an agent or attorney-in-fact, by and under power of attorney duly executed by the Settlor or the "Trustee", in carrying out any of the authorized powers and duties: The situs, and thereby the controlling interpretational laws under which the "Trust" shall be construed, may be changed to any other state or Nation as shall be deemed prudent, wise, necessary, or appropriate by the Settlor/Managing Director.
- (e) To appoint his or her successor "Trustee". If either of the named "Trustee" shall die, resign, become incapacitated, or refuse to act further as "Trustee", without having appointed a successor "Trustee", the other named "Trustee" may, but shall not be required to, appoint a successor "Trustee". The appointment of a successor "Trustee" shall be made by a duly acknowledged instrument delivered to the primary beneficiaries and to the person, if any, then acting as "Trustee". Trust specifically provides that a "Trustee" can delegate his powers through a Power of Attorney:
- (f) To waive the payment of any compensation for their services:

(g) To interpret or construe the intent and direction of this Trust Indenture.

(h) To amend this Indenture in accordance with instructions from "Settlor/Managing Director".

#### ARTICLE SIX

##### TRUSTEE INDEMNITY AND HOLD HARMLESS.

"Settlor" instructs that "Trust" shall without benefit of discussion, and without division, does hereby expressly agree, covenant, and undertake the indemnification of, and does hold harmless "Trustee" from and against, but not limited to any and all: claims or legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summons[s], lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due or may hereafter arise, to include any such claims and the like that may hereafter arise with regard to any and all Collateral of "Trust", including, but not limited to all "Trust Property" listed in Schedule A for Collateral, et al applicable, by separate document, presented herewith.

The named "Trustee" shall not be required to give any bond or other security. The "Trustee" shall not be liable for any mistake or error of judgment in the administration of the Trusts, except for willful misconduct, so long as they continue to exercise their duties and powers in a capacity primarily in the interests of the beneficiary. only if the Settlor/Managing Director is incapacitated, incarcerated, or in any capacity that prevents Settlor/Managing Director from handling said Trust in accordance to this Trust indenture.

#### ARTICLE SEVEN

##### IRREVOCABILITY.

This "Trust" shall be irrevocable, however, the "Settlor" expressly does not waive any rights and powers, whether alone or in conjunction with others, and regardless of when or from what source he may have acquired such rights or powers, to alter, amend, invoke, ratify this Trust, or any of the terms of this Agreement, in whole or in part

#### ARTICLE EIGHT

##### SITUS.

This Trust has been executed and delivered within the State of The Ethiopian World Federation, Incorporated and shall be construed and administered according to the laws of that Constitutional World Government. The "Trust" is vested in the Principles of Truth, Love, Peace, Justice and Freedom, and is consummated upon Isonomi Nature's Law.

The situs, and thereby the controlling interpretational laws under which the "Trust" shall be construed, may be changed to any other state or Nation as shall be deemed prudent, wise, necessary or appropriate by the Settlor/Managing Director.

#### ARTICLE NINE

##### PRINCIPLES OF JAH

*The degree* of T' represents the phase of consciousness that links one to their genetic nature or "Identity". This symbolizes the initial sincere desire to "know" his/her natal birth rights as it relates to their national parentage identity, psycho-spiritual system for spiritual advancement and the pursuit of right law as it pertains to their earthly existence. As it was stated by Sheik Sharif Abdu! Ali, "What your Ancient Mothers and Fathers were, you are today without doubt or contradiction". This degree teaches the adept to focus on the "higher I," the genuine and essential Identity as opposed to the "lower I." the replacement and false Identity.

*The degree* of Self represents the phase of consciousness that encourages one to "Know ThySelf. This degree explores the physiology, occult anatomy, esoteric psychology and divine constitution "in" MAN. It urges the adept to learn about his/her "Microcosmic Self as it acts as a reflection of the "Macrocosmic Self. In the process of "Learning ThySelf to "Know ThySelf." the higher consciousness presses toward the elevated manifestation of Logos. This degree, symbolized by the pyramid and all seeing eye, encompasses the mysteries of a higher knowledge directed

toward an open-ended living mind which infinitely reveals itself. However, the adept soon learns that the mysteries of the open-ended living mind, does not continue to bestow higher frequencies of light coded information until "service." through right law (Isonomi), is manifest among the brotherhoods of the earth plane called Assiah.

*The degree of "Law"* represents the phase of consciousness that teaches MAN the science of governance through the operative science of "Isonomi," right law, as it relates to the seven universal principles (articles) of the divine constitution. This degree urges that one practice, advocate and act in divine accordance with "Universal Law" by respecting the "rules of cosmic nature". Right law, Isonomi, symbolizes the operative degree of the universal principles, in action, for the betterment of MAN, as a holistic entity. The practice of this degree can best be described in the book on 1st John 4.20-21. "If anyone says "I love God.' yet hates his brother, whom he has seen, cannot love God, whom he has not seen. And he has given us this command. Whoever loves God must also love his brother". If you look closely in the center of the compass and square, you find the Masonic trowel which represents a tool used to spread (love) cement between the bricks (ashlars, MAN) while building the universal temple of T.G.A.O.T.U. (The Great Architect of the Universe).

*The degree of "Am"* represents the phase of consciousness that sparks the revelation of the "I Am" principle, the inner kingdom with "GOD" presence illuminating the darkness of uncertainty. This degree teaches the science of "synchronicity," the discipline of how everything is related, interconnected and has the divine spark of the "Most High" as the center of its existence, "As Above. So Below". This aspect of the degree system communes the "I Am" consciousness and intelligence to the Planetary "I Am" intelligence to the higher angelic "I Am" intelligence and so forth. The adept, during this path of conscious enlightenment, begins to understand the evolutionary ascension of the hierarchy and the interpolation of the many universes (Chilicosm) within the divine mind.

*The degree of "Master"* represents the adept's journey to "full" self discovery. As this degree is identified with the zodiacal ideograph of the mundane cross, it symbolizes the release of one's lower universal existence from the cycles of life and death or the wheel of bardo (zodiacal wheel) through one acting out of right psycho spiritual expression, right meditation, the positive practice of Isonomi, the complete assimilation of the lower self into the higher self and the unreserved submission to the divine universal constitution of "The All". In this degree, the logos, the circle and the seven are manifest and elevated consciousness of "Ho Christos" is revealed as MAN in a state of completion: however, continuing toward his more perfected self as Adam Kadmon.

Acknowledgment: The acceptance and signing of the Indenture by the "Trustee" shall constitute the contract, and the signing and acknowledging of appropriate Trust Minutes thereafter by the Settlor/Managing Director shall constitute their acceptance of the Trust Indenture and the Trust property in the same manner as the "Trustee", without further act or conveyance.

In witness whereof the "Settlor" and the "Trustee" have executed this Agreement on the date first set forth above.

**SETTLOR: Last: First-Middle Executor**

By: \_\_\_\_\_  
First-Middle: Last, Executor  
UCC 1-308 Without Recourse  
UCC 1-207 Without Prejudice

**TRUSTEE: First Middle Last**

By: \_\_\_\_\_  
First Middle Last  
UCC 1-308 Without Recourse  
UCC 1-207 Without Prejudice

STATEMENT OF WITNESSES

The foregoing CERTIFIED DECLARATION OF FOREIGN EXPRESS TRUST INDENTURE for Express Trust Organization named \_\_\_\_\_ FOREIGN EXPRESS TRUST, consisting of \_\_\_\_\_ pages, including this page, was signed in our presence by **First-Middle: Last, Executor**, and **First Middle Last (Trustee)**.

We, at the request and in the presence of the "Settlor and in the presence of each other, have subscribed our names below as witnesses. We declare that we are of sound mind and of the proper age to witness an irrevocable Trust that to the best of our knowledge the "Settlor" is a World Citizen, of the age of majority, or is otherwise legally competent to make an irrevocable Trust, and appears of sound mind and under no undue influence or constraint. within the physical coordinates of Longitude 38' 00' N Latitude 97'00 W and Longitude 23' 00' Latitude 102' W and Longitude 60' 00' N Latitude 95' 00' W, et al.

We declare and affirm these statements are true and correct on this \_\_\_\_\_ day of \_\_\_\_\_, 2023.

Signature of Witness: \_\_\_\_\_ Signature of Witness: \_\_\_\_\_

Printed Appellation: \_\_\_\_\_ Printed Appellation: \_\_\_\_\_

\_\_\_\_ day of \_\_\_\_\_, 2023

\_\_\_\_ day of \_\_\_\_\_, 2023

CERTIFICATION OF NOTARY PUBLIC

\_\_\_\_\_ State

\_\_\_\_\_ County

Before me, **First-Middle: Last, Executor**, personally appeared, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed and described as Settlor to the within \_\_\_\_\_ FOREIGN EXPRESS TRUST DECLARATION OF TRUST INDENTURE 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.

Witness my hand and official seal in the State and County, aforesaid, this \_\_\_\_\_ day of \_\_\_\_\_, 2023.

Notary Signature: \_\_\_\_\_

My Commision Expires: \_\_\_\_\_

(Seal)

ACKNOWLEDGEMENT AND ACCEPTANCE BY TRUSTEE:

**First-Middle: Last, Executor**, Secured Party Trustee, duly appointed by the Settlor of \_\_\_\_\_ HOLDING COMPANY, Foreign Express Trust Organization, as first "Trustee", herein accepts the duty as "Trustee" of \_\_\_\_\_ FOREIGN EXPRESS TRUST, and herein declares that this "Trust" is in full force and effect as of \_\_\_\_\_ day of \_\_\_\_\_, 2023,

As, the Trustee", by signing this ACKNOWLEDGEMENT AND ACCEPTANCE hereby accepts in good faith and in accordance with the terms and purposes of "Trust" on behalf of the Beneficiary the properties to be set forth in Schedule A; accepts the conditions, terms and provisions of this Indenture, the Trust Organization Bylaws, and the resolutions of the Managing Director of this Trust interpreting the same as recorded in the minutes of its meetings from time to time, which shall serve as the governing instruments of the Board.

This "Trustee" further agrees to manage, protect and preserve the Trust estate through prudent exercise of the powers and authorities provided within the Trust Indenture.

Date: \_\_\_\_\_

By: \_\_\_\_\_

**First Middle Last**  
UCC 1-308, without Recourse  
UCC 1-207, without Prejudice

MEMORANDUM OF TRUST DECLARATION

Whoever has ears, let them hear, Whoever has eyes, let them see by these presents: I **First-Middle, Last, Executor**, as Settlor, and is Managing Director, created an irrevocable express Trust, known as the \_\_\_\_\_ FOREIGN EXPRESS TRUST or \_\_\_\_\_ HOLDING COMPANY,

Trust is dated \_\_\_\_\_ day of \_\_\_\_\_, 2023, by executing a Certified Declaration of Trust Indenture, appointing **First Middle Last**, as "Trustee" (referred to as the "Trustee").

It is agreed by all parties that Notary Acceptor \_\_\_\_\_ being the same Notary who acknowledged by notary seal the official acknowledgement and exchange of this trust will be accepting mail on the behalf of the Trust at c/o **1234 Main Street Anywhere, State [12345]**.

This Memorandum of Trust Declaration is executed as evidence of the existence of the foregoing Certified Declaration of Trust Indenture.

Any person may rely upon this Memorandum of Trust Declaration as evidence of the existence of said Declaration of Trust, and is relieved of any obligation to verify that any transaction entered into by a "Trustee" thereunder is consistent with the terms and conditions of said Declaration of Trust The "Trustee" is a living Free National Being, not to be mistaken for the "Trust"

The Declaration of Trust and the Trusts created thereunder may be referred to by the name:

\_\_\_\_\_ *HOLDING COMPANY* or \_\_\_\_\_ *FOREIGN EXPRESS TRUST*  
*Irrevocable Express Trust Organization*

IN WITNESS WHEREOF, the Settlor has executed this Memorandum of Trust as of this \_\_\_\_\_ day of \_\_\_\_\_, 2023.

**SETTLOR: First-Middle, Last, Executor**

By: \_\_\_\_\_  
First-Middle: Last, Executor  
UCC 1-308 Without Recourse



Certificate of Notary Public

\_\_\_\_\_ State

\_\_\_\_\_ County

Before me personally appeared, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed and described as Settlor to the within \_\_\_\_\_ FOREIGN EXPRESS TRUST DECLARATION OF TRUST INDENTURE 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.

It is also agreed that I will act as Notary acceptor on behalf of this trust. by accepting all mail sent to \_\_\_\_\_ Foreign Express Trust or \_\_\_\_\_ Holding Company.

WITNESS my hand and official seal in the State and County aforesaid, this \_\_\_\_\_ day of \_\_\_\_\_, 2023.

Notary Signature: \_\_\_\_\_

My commission expires: \_\_\_\_\_

(Seal)