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FILED
18 DEC -3 AM 11:03
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

W18-98672

**AFFIDAVIT TO THE FLORIDA SECRETARY OF STATE
TO FILE OR QUALIFY**

The CMAWE Dynasty Trust

A private Irrevocable (common law) TRUST

In accordance with Section 609.02 of the Florida Statutes, pertaining to
Common Law Declarations of Trust, the undersigned, the Chairman of the
Board of Trustees of The CMAWE Dynasty Trust, a

(Name of Trust)

Florida

Trust hereby affirms in order to file or qualify

(State)

The CMAWE Dynasty Trust

(Name of Trust)

, in the State of Florida.

1. Two or more persons are named in the Trust.

2. The principal address is 9367 Kibauht Avenue

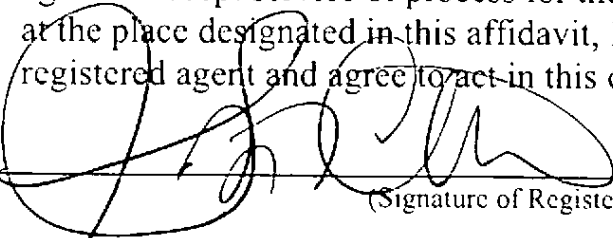
Jacksonville, Florida 32208

3. The registered agent and street address in the State of Florida is:

9367 Kibauht Avenue

Jacksonville, Florida 32208

4. Acceptance by the registered agent: Having been named as registered
agent to accept service of process for the above named Declaration of Trust
at the place designated in this affidavit, I hereby accept the appointment as
registered agent and agree to act in this capacity.



(Signature of Registered Agent)

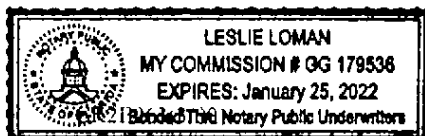
5. I certify that the attached is a true and correct copy of the Declaration of
Trust under which the association proposes to conduct its business in
Florida.

Shantell M. Cohen

Name:

Chairman of the Board of Trustees

NOTARY



Leslie Loman

Filing Fee: \$350.00
Certified Copy: \$ 8.75 (optional)

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

FILED

TRANSMITTAL LETTER

Department of State
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

FILED
18 DEC -3 AM 11:03
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

SUBJECT: The CMAWE Dynasty Trust

Enclosed is an original and one (1) copy of the Declaration of Trust and a check for:

FEES:

Declaration of Trust

\$350.00

— See letter
Attached

OPTIONAL:

Certified Copy

\$ 8.75

— See letter
Attached

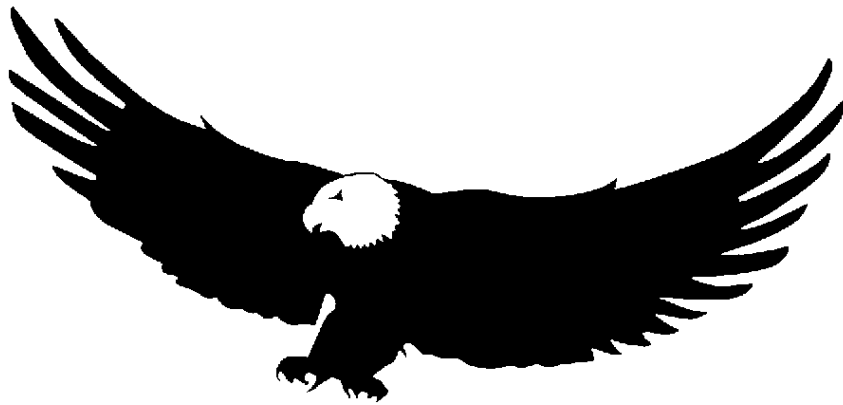
FROM: Shantell M. Cohen
Name (Printed or typed)

9367 Ribault Avenue
Address

Jacksonville, Florida 32208-8405
City, State & Zip

(904) 228-5112
Daytime Telephone number

A Private Irrevocable Common Law Trust

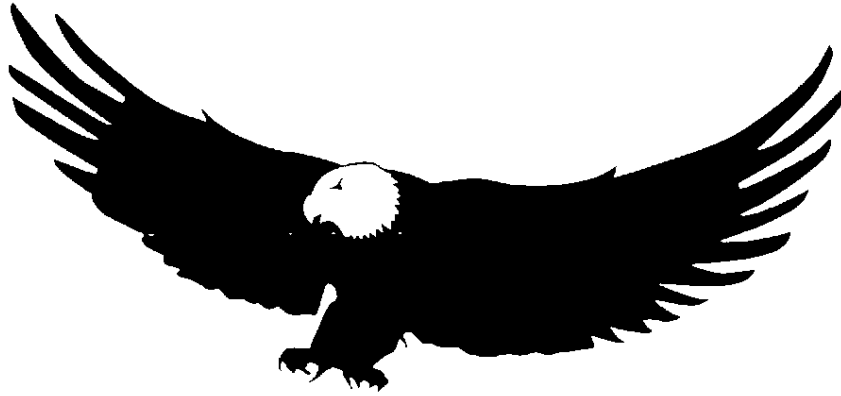


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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

THIS INSTRUMENT
IS TO BE INTERPRETED AND EXECUTED
UNDER THE RIGHT OF COMMON LAW CONTRACTS
WITH THE ORIGINAL SITUS IN THE
STATE OF FLORIDA
COUNTY OF DUVAL

THIS INDENTURE AUTHORIZES ITS
CONTRACTED INDIVIDUALS TO PERFORM
UNDER THE NAME

THE CMAWE DYNASTY TRUST
A Private Irrevocable Common Law Trust



THE CMAWE DYNASTY TRUST

A Private Irrevocable Common Law Trust

DECLARATION OF TRUST AGREEMENT

This is a contract arranged by will, on this 1st day of DEC., 2016 being the year set by our Lord, whereby Settlor described herein, establishes this Trust and appoint a Trustee to take title to property for the purpose of protecting and or conserving it for the beneficiaries described herein, under the ordinary rules applied in Chancery or Probate courts.

The content thereon typed within this Trust shall be officially known under the term 'Governing Instrument' and which shall set forth the language of its intentions, as followed:

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TALLAHASSEE, FLORIDA



THE CMAWE DYNASTY TRUST

ARTICLE I – CLASSIFICATION OF TRUST ORGANIZATION

§1a. This Trust is to be recognized as a 'Dynasty Trust,' which is specifically created to operate and endure indefinitely, for the benefit of the Settlor's children, Grand Children, Great Grandchildren, Great Great Grand Children, Great Great Great Grandchildren.

§1.b

One of Settlor's Niece and Nephew will also enjoy in the benefits of this Trust.

§1.c

This Trust is to be recognized, referred to, and construed as a 'Domestic Trust' pursuant to IRS codes.

§1.d

This Trust was not established, as one of its principal purposes the avoidance of federal income taxes.

ARTICLE II – CERTIFICATES OF CAPITAL AND TRUST UNITS

§2.a

This Trust does not recognize the use, Substitute, Implementation, and or facilitation of Certificates of Capital Units and nor Certificates of Trust Units.

Any and or all loans Secured and or Sought on behalf of this trust, has to be pledged by a Specific collateral held inside the Trust.

§2.b

All collateral held within this Trust, must be held according to the majority Share at Stake. If this Trust is not the majority Share holder (of any company, entity, business, corporation, LLC, property, collateral asset, etc.), then this Trust cannot hold said listings within.

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TALLAHASSEE, FLORIDA



THE CMAWE DYNASTY TRUST oooo

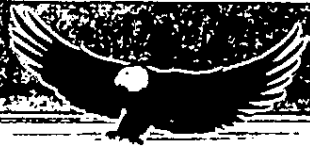


ARTICLE IV – BENEFICIARIES

§4.1

The Primary Beneficiaries of this Trust are the Grand Children, Great Grandchildren, Great Great Grandchildren, and so forth, of Settlor above.

There are but two exceptions to the decendants of Settlor, and that is, that two of the named Beneficiaries are Settlor's niece and nephew. They are both entitled to the same priviledges and Rights of Settlor's decendants.



THE CMAWE DYNASTY TRUST oooo

§4.2 – ORDERLY FASHION OF GENERATIONS

THE ORDERLY FASHION OF GENERATIONS WILL BE DETERMINED AS FOLLOWED:

- a. The first generation will be that of the named children;
- b. The 2nd generation will be that of the named Grandchildren;
- c. The 3rd generation will be that of the named great Grandchildren;
- d. The 4th generation will be that of the named great great Grandchildren;
- e. The 5th generation will be that of the named great great great Grandchildren;
- f. And so forth....
- g. ONLY SETTLOR, CAN ADD A NAMED PERSON AND OR CHILD INTO THIS TRUST. SUCH TIME HAVE NO SET DATE, BUT SUCH POWER SHALL BE UNTIL HIS DEATH. AFTER THE DEATH, THIS DECLARATION SHALL BE APPLICABLE AND ENFORCED. ALL OTHER NAMED CHILDREN HAS TO BE ADDED IN ACCORDANCE WITH §4.3 BELOW.



§4.3 –BENEFICIARIES DETERMINATION

CHILDREN OF THE NAMED "MUST" BE ADDED INTO THIS TRUST. HOWEVER, THE FOLLOWING GUIDELINES TO SUCH SUPPLEMENTATION MUST BE STRICTLY ENFORCED.

- a. To be added as a beneficiary to this Trust, the child "must" be biological to any of the generations set forth herein and hereinafter;
- b. If a child is added into the Trust, then a copy of the "original" DNA testing documents, and all other accompanying documents must be submitted into this Trust's archives, in addition to as much information and relevant documents regarding the child as known, this includes photos, name changes and etc.;
- c. When such occurrence takes place in "b" above, the matter "must" be documented in detail, of events leading up to such documentation;
- d. If a child by any male of the generation herein or hereinafter is disputed by at least four members of any generation herein or hereinafter, or a live majority if lesser than four, then the said child cannot be added unless by proof of "DNA" only. However, only one dispute can take place and none more, unless there were difficulties in determining the accuracy of the test's conclusions;
- e. If a dispute takes place and the child is already added into the Trust, then all benefits to that child shall be suspended until the conclusion of the "DNA" results, which shall not be prolonged to deprive the child of its entitled benefits;
- f. If a child by any male of the generations herein or hereinafter, is disputed and DNA tests prove that the child is not blood related then the said child "must" be eliminated from this Trust immediately upon such proof;
- g. There is no limitations on when a child can be disputed;
- h. All children born from any generations of female beneficiaries herein or hereinafter is exempt from any disputes unless the child at issue is adopted;
- i. When a child is adopted, other beneficiaries may exercise an option to accept that said child shall receive the benefits of this Trust. Once said child is accepted by the majority of the living beneficiaries' vote, then said child should never be terminated from said Trust;
- j. No child may be adopted for ulterior motives, or be adopted out of a personal relationship. Such an adoption upsets the intention of this Trust.



§4.4 BENEFICIARIES' RIGHTS

Beneficiaries of this Trust, now and or hereinafter, have the power, on majority of the vote, to fire any Trustee(s) and or Trustee's appointed Trust officers, hired employees, etc., on account of the Trustee's unfairness, conflict of interest, misconduct, disregard of the Trust's Governing Instrument, and etc.

The power to remove must not be abused, or jeopardize the proper and good orderly running of the Trust.

§4.5 NONCONTESTMENT PROVISION

No beneficiary have any standing to contest any clause, provision, Article, etc. set out in this Trust, as it regards the Trustee's Fiduciary duties in administering the proper and positive orderly running of this Trust and its Governing Instrument.

ARTICLE V – OPERATIONS

§5. OPERATIONS

Other than holding, maintaining, protecting, leasing, renting, borrowing from, and or selling property placed in this Trust for its beneficiaries, this Trust also sets out to engage in the following operations:

- a. To hold, trade, sell and or acquire securities, i.e., foreign currency, U.S. currency, treasury and other bonds, notes, commodities, Certificates of Deposits, stock, shares, options, IPOs, ETFs, Index mutual and other funds, money market accounts, and interest bearing accounts and etc.;
- b. To hold, trade, sell and or acquire precious metals such as gold, silver, titanium, platinum, copper and etc.;
- c. To hold, trade, sell, acquire, mine and or discover fuels, such as oil, gas, bio fuel, ethanol, and etc.;
- d. To hold, trade, sell, acquire and or discover energy, such as via solar, nuclear power, etc.;
- e. To hold, trade, sell and or acquire insurance policies, loans, debt, etc.;
- f. To hold, trade, sell and or acquire wind and watercrafts of all sorts and kinds;
- g. To hold, trade, sell and acquire vehicles of all sorts and kinds, whether off-road and etc.;
- h. To hold, trade, sell and or acquire heavy machinery, industrial equipment, etc.;
- i. To hold, trade, sell and or acquire businesses, corporations, companies, entities, etc.;
- j. To hold, trade, sell and or acquire commercial and real property, land, ranches, farms, vineyards, chateaus, palaces, etc.;
- k. To hold, trade, sell and or acquire and or develop mines, oil fields, etc.;
- l. To secure the college education of beneficiaries;
- m. To secure the medical care of beneficiaries;
- n. To secure the insurance and funeral costs of beneficiaries;

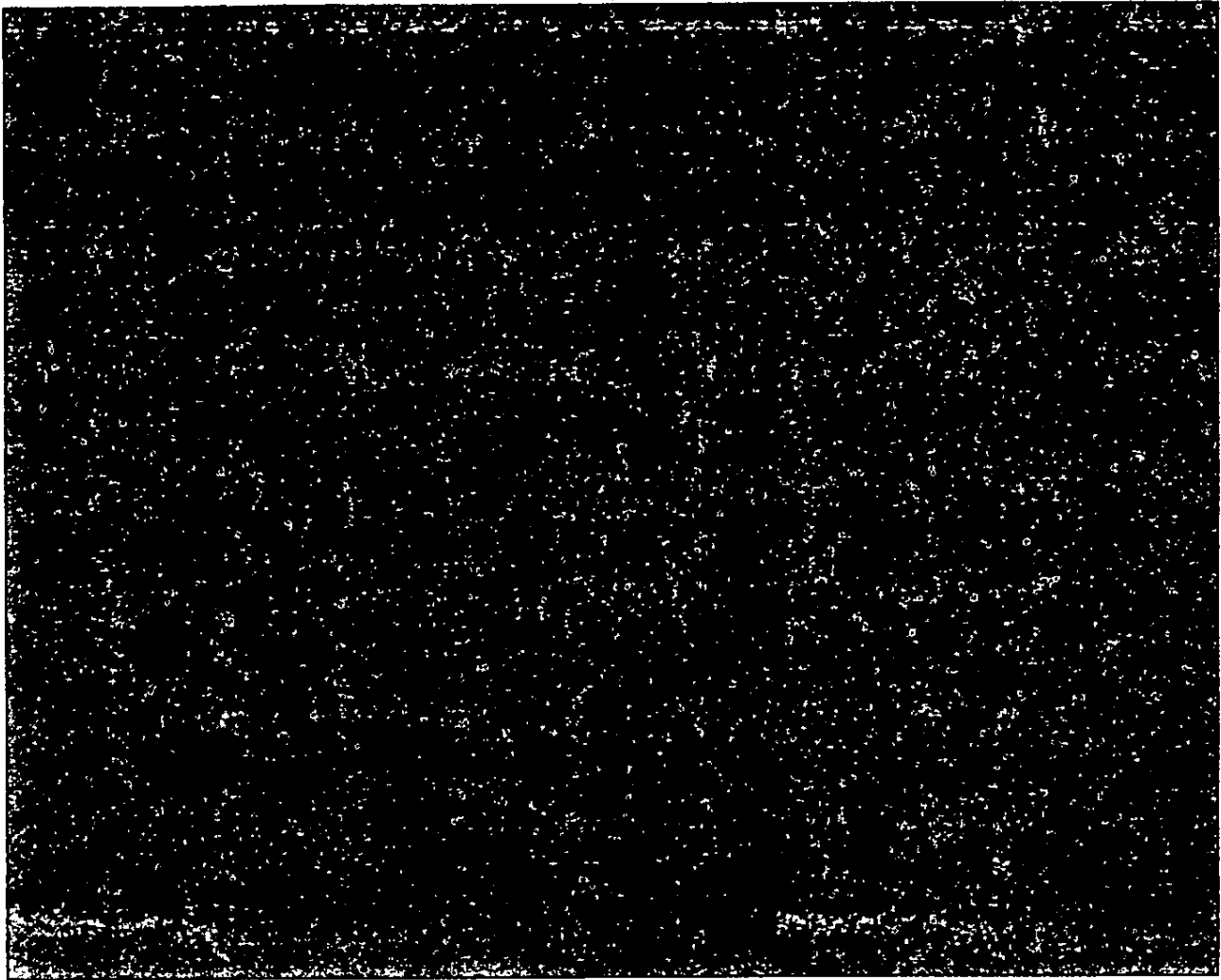


- o. To secure the well being of beneficiaries, via staged distributions;
- p. To secure the protection and security of beneficiaries.

ARTICLE VI – TRUST PROVISIONS

§6.1 GENERAL TRUST PROVISIONS

- a. These are the general provisions of the Trust and how it is to be Governed.
- b. That income from one property, can be used to manage, maintain and or operate another;
- c. That this Trust have no minimum and or maximum amount of properties that can be held within it, for the benefit of beneficiaries' as stated in 'Article V;'
- d. That additional accounts shall be opened in the following names:
 - 1. The CMAWE Qualifying Educational Account;
 - 2. The CMAWE Qualifying Medical Account;
 - 3. The CMAWE Qualifying Insurance Enhancement Account;
 - 4. The CMAWE Securities Account;
 - 5. The CMAWE beneficiary protection Account.



§6.4 CRUMMY POWERS

- a. Every beneficiary shall have 'Crummey' withdrawal powers, for a period of thirty days after any contributions to the Trust, as gifts. After the thirty day period, any amounts not withdrawn will remain in the Trust and managed in accordance with the Governing Instrument.
- b. Once a gift is made to the Trust, the Trustee will notify the beneficiaries and advise said beneficiaries in writing of such rights. If the beneficiaries decline to withdraw the gift(s), such decline 'must' be in writing, accompanied by a notary stamp.
- c. If the beneficiaries are minors, the beneficiaries' parents or guardians must take a vote amongst the beneficiaries and timely respond to the Trustee by majority vote.

- d. No beneficiary, nor his or her parent and or guardian, can use more than one vote, i.e., no votes can be given or passed to anyone else. The majority of the individual votes that participate in the voting process, wins.
- e. If the beneficiaries at the time are both minors and adults, then the adults, which must not be older than twenty one, may independently withdraw their gifts, without sanctions, and the parents and or guardians of the minors, may proceed accordingly with their vote on the minor's behalf.
- f. However, the discretion to distribute gifts are solely left within the discretion of the Trustee; and such distributions may not exceed the maximum exemption allowed to the minor and nor exceed the maximum exemption under law.

§6.5 SUPPLEMENTAL NEEDS PROVISION

This section is created for the sole purpose of guaranteeing assistance to any beneficiary whom is either unable, or becomes disabled:

- a. If the disabled beneficiary is eligible for 'supplemental security income' (SSI benefits), then the Trustee is prohibited from making distributions to the beneficiary that are or may be used for 'food, clothing or shelter' due to the fact that such distributions could disqualify the beneficiary of SSI benefits.
- b. However, the Trustee shall have full discretion in exercising consideration that affords the disabled beneficiary of any other assistance that the Trustee deems 'appropriate,' other than food, clothing or shelter. Or which has a negative effect on the disabled beneficiary's eligibility for benefits.

§6.6 SUPPLEMENTAL NEEDS SELF-DESTRUCT CLAUSE

- a. If the existence of this Trust causes the disabled beneficiaries to lose existing benefits under SSI or any other assistance program, then this Trust shall thereupon terminate its distribution benefits to the disabled beneficiaries.
- b. However, if the Trust is capable of providing a better life, in better living conditions, better provided assistance, better health care and medical attention and etc. than that of SSI, then the Trustee shall have no discretion in assisting the disabled beneficiary for the remainder of their lives, regarding such quality of living being provided to beneficiaries.

§6.7 INSURANCE ISSUES

a. POLICIES

Insurance policy premiums of every amount shall be paid direct deposit to insurance companies, policy issuers, underwriters, etc.;

- b. Only a reputable "Chartered Life Underwriter" (CLU) shall be used in cases of purchasing insurance policies for the beneficiaries.

§6.8 FUNERAL EXPENSES AND COSTS

- a. Funeral, cemetery and other related costs, i.e., the costs of religious services, cremations and or grave matters are to be released immediately upon verification;
- b. Upon the death of an Settlor, the Trustee, when provided verification of death via a death certificate, shall immediately collect on the policy, pay any and all taxes associated with the policy, if any, then
1. Determine if the Settlor have any ongoing accounts receivables, such as rents, royalties, settlements, reimbursements, etc.;
 2. Determine if the Settlor have any other current insurance policies;
 3. Determine if the Settlor own or hold any brokerage or other investment accounts;
 4. Determine if the Settlor own or hold titles to any properties, commercial or otherwise, domestically or internationally, companies, or businesses;
 5. Determine if the Settlor have or hold title to any wind or watercrafts, vehicles, heavy machinery, industrial equipment, etc.;
 6. Determine if the Settlor have or hold title to any shares in any markets, businesses, etc.;
 7. And if so, arrange to collect on 1-6 above and or decide if the financial relationship could continue with that of THE CMAWE DYNASTY TRUST; terminate the financial relationship and forward all income from such properties and title to the Trustee of THE CMAWE DYNASTY TRUST;
 8. Determine if the Settlor have any outstanding financial responsibilities, and if so, locate all creditors and notify them of dissolution for purposes of zero(ing) out any owed debts;

9. Determine if the Settlor own or hold a safety deposit box, and if so arrange to have it opened wherein all inventory within could be inspected and either sold or transferred to the Trustee of THE CMAWE DYNASTY TRUST;
10. Deduct any expenses Settlor to the Trustee of THE CMAWE DYNASTY TRUST, as a result of handling the Settlor affairs, and additionally compensate said Trustee a fee reasonable for the work carried out by him or her;
11. And finally, forward all financial papers to the Trustee of THE CMAWE DYNASTY TRUST for preparation of the Settlor federal income taxes.

§6.9 MEDICAL AND DENTAL CARE

- a. Medical and dental care are a mandatory necessity of beneficiaries of this Trust, for the diagnosis, cure, mitigation, treatment or prevention of disease, or for the purpose of affecting any structure or function of the body;
- b. Such care shall also be provided for transportation primarily for and essential to that described above;
- c. It shall also be provided for qualified long-term services under 26 USCS §7702B;
- d. Medical and Dental Care also applies to insurance coverage, including amounts paid as premiums under the Social Security Act of 42 USCS §1395, relating to supplementary medical insurance for the aged, covering medical care referred to in subparagraphs (a) and (b); or for any qualified long term care insurance contract as defined in section §7702B (b).
- e. Medical and Dental Care also includes lodging while away from home primarily for and essential to medical care stated above and provided by a physician in a licensed hospital or medical care facility, which is related to or equivalent to a licensed hospital.
- f. Medical and Dental Care also includes prescribed drugs administered and or prescribed by a licensed physician.
- g. Medical and Dental care also consists of cosmetic surgery that is necessary to ameliorate a deforming arising from, or directly related to, a congenital abnormality, a personal injury resulting from an accident or trauma, or disfiguring disease;
- h. Or dental care provided by a licensed dentist, which requires surgery, treatment, etc. from a disease in the mouth.

i. PROLONGED LIVING

As in the case of comas (induced or otherwise), life support, etc., medical expenses shall be paid (and not terminated), until no more can be done to save the beneficiary's life.

§6.10 EDUCATIONAL EXPENSES

Beneficiaries education are paid on a college level only, which shall consist of a college or university that has a regular faculty and curriculum; and normally has a regularly enrolled body of pupils or students in attendance at the place where its educational activities are regularly carried on.

- a. And expenses are permitted for tuition, full-time and or part-time, and are to be paid directly to the educational organization providing the education, for books, supplies, dormitory fees, board, off campus housing, meals, transportation and or attire.

§6.11 SECURITY AND PROTECTION

Protection and security of the beneficiaries of this Trust shall be granted when the beneficiary is in fear that his or her life is legitimately in danger, as a result of:

- a. The Trust's financial worth has been exposed and the beneficiary is exposed as being an inheritor;
- b. The beneficiary's worth being exposed as the inheritor of a Trust settlement in general;
- c. The beneficiary's need to protect his or her family as a result of 'a' and 'b.'

ARTICLE VII – BENEFICIARIES' PRIVILEGES

§7.1 ENTITLEMENT TO REVIEW ARCHIVES

Any beneficiary of this Trust are authorized to view the Trust's archives, and or the Governing Instrument, without any explanation to the Trustee.

§7.2 USE OF PROPERTIES

On special occasions such as family reunions, family vacations, entertainment events, transportations, and or housing, assets of the Trust may be used by any of the beneficiaries upon approval of the Trustee. The approval

shall be based upon the consideration that:

- a. said intended assets are not being rented, leased and or occupied at the time.
- b. However, such approval must be administered with lenient regard to the beneficiaries.

§7.3 BENEFICIARIES BUSINESS FUNDING

Business loans are encouraged, with the discretion of the Trustee, for any beneficiary with sound, researched, and carefully planned ideas and visions, with the agreement which states that the Trust will be the owner of the upstart company.

2. The amount of the business loan shall be approved for no more than \$250,000 U.S. dollars (two hundred and fifty thousand), when the Trust fund so permit.
3. Only a line of credit is given, instead of cash; and such purchases with said funds must be related to the business project only.
- b. Only two projects a year can be approved, depending on the Trust's overall worth, when reaching a combined net worth of \$100 million (one hundred million).

ARTICLE VIII – REASONABLE NEEDS OF TRUST

§8.1 There are reasonable needs of this Trust, in the form of reserved accounts. Such needs are:

- a. A 'Product Liability Loss Reserve';
- b. Necessary working capital for the properties inventory and overhead;
- c. Bona fide expenses to maintain, manage and preserve the properties listed within:

ARTICLE IX - TRUSTEE

§9.1 TRUSTEE OBLIGATIONS

The Trustee, upon being appointed, shall be deemed the Trustee and shall assume all duties of the Trust, as obligated pursuant to his or her Fiduciary duties as set out as followed:

- a. Within twenty days upon signing the declaration hereof, appoint a qualified General Manager, Treasurer, Executive Secretary, Secretary, other employees, etc.;
- b. To immediately provide a copy of the 'by-laws' to the Trust officials upon hiring;
- c. To participate in matters of the Trust in strict privacy, save with the IRS or a federal or state court order only;
- d. To protect the valued interest of beneficiaries and be scrupulously fair to all;
- e. To account to beneficiaries via detailed reports, financial or otherwise, of what was received, paid, purchased, sold, rent, leased, borrowed from, loaned, etc. at least twice a year, being six months apart; which 'must' be provided in manners reasonable to be understood, and evidenced by receipts, documents, transfers, bill of sales, bank statements, titles, etc.;
- f. To make note of the Trust's assets;
- g. Release the exact amount of funds to settle the Trust's debts, expenses, taxes, distributions, acquisitions and etc.;
- h. To perform the duties of Trustee in a 'conflict-free' manner, which shall be conducted in the beneficial interest of the Trust and its beneficiaries;
- i. Compromise claims in the benefit of the Trust when reaching a settlement for or against the Trust assets, properties and or income;
- j. Strive to maintain a good credit rating;
- k. To attend all meetings, hearings, court appearances, etc. regarding any and all matters of the Trust;
- l. To reassign titles, notes, securities, properties, intangible and other tangible assets, properties and income, in the best interest of the Trust;

- m. Assure that a particular asset or property isn't available for sale unless such sale boosts the Trust's image and value;
- n. Keep orderly records of the Trust that is easily provided upon sudden request and or demand;

§9.2 RESTRICTIONS OF TRUSTEE

HOWEVER, there are restrictions that attaches to the power of Trustee. Those non-negotiable restrictions extends to:

- a. The prohibition of making any changes to the Trust's depositive provisions, in any way, shape, form or fashion, either directly or indirectly;
- b. To personally use, borrow from, loan, rent, sell or dispose of any of the Trust's assets, properties and or income.

§9.3 TERMINATION OF TRUSTEE

The beneficiaries, on a majority vote, shall have exclusive power to terminate the Trustee at any time, whether such termination is given in advanced and or upon sudden notice.

Further termination of Trustee may be caused due to the restriction, suspension or abrogation in whole or in part of the Trust constituted by this deed, or of any contract in relation to the Trust hereby created.

- a. At any time, the happening of any of the following events or circumstances shall forthwith terminate the tenure of any person within the state of this situs as Trustee hereof for the time being, hereinafter collectively referred to as 'Resident Trustee', so that the Trustee shall thereupon cease to be the Trustee hereunder, and to act as such Trustee and shall be thereby divested of title to the capital, assets, properties, and or income of the Trust fund, that is to say:
 - 1. The declaration or existence of a state of war, in consequence of which the citizens, nationals, or residents of the Trust situs are declared to be or deemed to be enemies of a foreign government;
 - 2. The enactment of any law or any action by or on part of any government; or having a defacto or dejure jurisdiction over the Trust situs, the purpose or effect of which is as followed:
 - a. The acquisition, expropriation or confiscation of any of the assets comprising the Trust;
 - b. To restrict in any way the use, investment or distribution of the Trust assets, properties and or income;

- c. The restriction, suspension or abrogation in whole or in part of the Trust constituted by this deed; or of any contract in relation to the Trust hereby created, or to the Trust assets, properties and or income, in which event a 'emergency Trustee' shall forthwith become vested with the titles to the assets, properties and income of the Trust, as if it had been the Trustee hereunder; and the administration of the Trust constituted by this declaration of Trust agreement shall forthwith be deemed to be the place of residence of the 'emergency Trustee' and the courts of said places of residence shall have exclusive jurisdiction over thereto; and the 'emergency Trustee' thereafter, shall be entitled to remuneration calculated according to its scale of fees from time to time in force; and
3. And termination will also occur when the Trustee jeopardizes the Trust's assets, properties, income, distributions, etc.; or for the violation of any of the provisions set forth in the Trust's 'Governing Instrument.'

§9.4 RESIGNATION OF TRUSTEE

If it appears desirable for the Trustee to do so, the Trustee may resign after submitting an advanced written notice to the beneficiaries, in at least sixty days prior.

§9.5 SUCCESSORS

Successors to this Trust may be selected during the annual meeting by beneficiaries or by majority of votes prior, from any place throughout the world, provided:

- a. The Trustee be experienced in managing other Trusts or companies of the same size or greater;
- b. That the Trustee be governed by the 'Governing Instrument' hereof;
- c. And that the Trustee be provided the same powers, duties, restrictions, benefits, etc. as those Trustees overseeing this Trust before them.

§9.6 AMEND AND OR SUPPLEMENT TRUST

When necessary of misunderstandings, misinterpretations, conflict of tax laws, etc.; the Trustee 'must' amend and or supplement the correct content into the Trust, in an attempt to strengthen the Trust's intentions.

However, no amendment and or supplement can be asserted that acts, suggests, insinuate and or state contrary to the initial language of the Trust; nor which deprive the Trust of its irrevocable status; nor which remove or cause to be removed the Trust's assets, properties and or income.

§9.7 TRUSTEE AS CONTRACTOR, NOT EMPLOYEE PER SE.

Despite any language, indication, insinuation, etc. herein referring to the Trustee as an employee, said Trustee should be recognized and recorded as a 'Independent Contractor' and not an employee per se.

§9.8 TRUSTEE FEES

A court may not deem, at its own discretion, just and reasonable fees for any extraordinary services necessary to be performed on behalf of this Trust. All services should consist of this magnitude, however unique or valuable it may appear. In short, what is forbidden to receive directly, may not be received indirectly, in any guise or form:

- a. The salary of Trustee, and all hired Trust officials, shall correspond with salaries of Trusts of the same magnitude; but shall not be in violation of the lawful salary caps established of law;
- b. Under no circumstances can a Trustee's salary (or any other Trust official's salary), be set above the 'minimum' staged distribution to a beneficiary;
- c. The 'minimum' staged distribution determination, shall be the distribution amount to the beneficiary at the age of twenty three;
- d. When the Trust is operating on a profitable level that justifies an increase in salary, such level 'must' afford the Trust to issue its distributions without hindrances, to the beneficiaries at the age of forty; and based on the Trust's value as described in 'Article 6.3,' the salary must not exceed the minimum amount given to a beneficiary at the age of forty.

§9.9 POLICING THE TRUSTEE

The rules of undivided loyalty have developed as defensive responses of the common-law nervous system to impulses of self interest. If one of the interest involved is that of the Trustee personally, selfishness is apt to lead him to award advantage to himself. Therefore, the following situations shall apply:

- a. If a beneficiary questions any part of the account or the behavior of the Trustee, then as of a right to the beneficiary, the trustee must provide satisfaction explanation;
- b. The beneficiaries need only show that the Fiduciary allowed himself to be placed in a position where his personal interest might conflict with the interest of the beneficiaries. An inquiry into such matters of whether or not the Fiduciary succumbed to this temptation is foreclosed; and if the Trustee cannot avoid it he may resign or fully inform the beneficiaries of the conflict and allow an outside Trustee, at

the beneficiaries choice and with no interest at all, to independently handle the matter; and subsequently, the previously assigned Trustee can continue his duties of the Trust:

- c. If the Trustee engages or fail to inform the beneficiaries, he must immediately be removed when discovered, and another Trustee may be appointed on majority of vote to beneficiaries.

§9.10 COURT APPOINTED TRUSTEE

In the event of a court appointed Trustee, the Trustee must be Governed by the laws of this 'Governing Instrument.'

§9.11 CORPORATE TRUSTEE

When the Trustee is a bank and or other financial institution. Such institution shall be governed by this Trust's 'Governing Instrument.'

§9.12 PROTECTION AND SECURITY OF TRUSTEE

As the Trustee of this Trust, he or she are entitled to the upmost security to assure and maintain his or her safety while representing this Trust's affairs.

§9.13 INDEMNITY

The Trustee and any other hired Trust officials involved in the operations surrounding any of the Trust's assets, properties and income, shall be known as 'Indemnified Parties' and shall be indemnified by the Trust from any losses, claims, damages, liabilities and or expenses, including, without limitations, to reasonable attorney fees, disbursements and related costs, which the 'Indemnified Parties' may incur, or to which the 'Indemnified parties' may become subject in connection with any action, suit, proceeding or investigation brought by or threatened against the 'Indemnified Parties' on account of the acts or omissions of the 'Indemnified parties' in their capacity as such, including, without limitation, the Trust actions, provided however, that the trust shall not be liable to indemnify the 'Indemnified Parties' for any of its acts or omissions constituting fraud, gross negligence or willful conduct; and provide further, that nothing in this section shall be deemed to restrict the beneficiary and or appointed Trustee's right to receive an indemnity based on acts or omissions taken in good faith in his or her official capacity. Notwithstanding any provision herein to the contrary, the 'Indemnified parties' shall be entitled to obtain advances from the Trust to cover their expenses of defending themselves in any action brought against them as a result of the acts or omissions of the Trustee or other Trust officials in their official capacity as such, provided, however, that the 'Indemnified Parties' receiving such advances shall



THE CMAWE DYNASTY TRUST

repay the amounts so advanced to the trust upon the entry of a final order finding that the 'Indemnified Parties' were not entitled to any indemnity under the provisions of this section.

§9.14 PRIVACY

This 'Governing Instrument' and all other business surrounding and regarding this Trust shall be kept private, and protected by the common-law Privacy Rights available in this and every applicable jurisdiction. The penalty for the release of any information outside of this clause and provision, pursuant to any matters within this Trust; and pursuant to any person not being an employee of the IRS, a federal court order, or a financial institution, including any glitch DESTINY METHODS, SHALL CAUSE SUCH INDIVIDUAL(S) TO BE FINED OR MADE THE PARTY OF A TORT ACTION, DEPENDING ON THE SERIOUSNESS OF THE UNAUTHORIZED INFORMATION RELEASED, IN THE AMOUNT OF NO LESS THAN \$100,000.00 (one hundred thousand dollars).

ARTICLE XI – ASSET PROTECTION

§11.1 PROTECTION FROM CREDITORS

THIS TRUST DOES NOT FALL WITHIN THE CATEGORY OF "FRAUDULENT CONVEYANCE" AND NOR DOES THE PROPERTY AND OR ASSETS WHICH FUNDS THIS TRUST, ARE ASSOCIATED WITH ANY LIENS. THEREFORE, THE ASSETS HELD WITHIN THIS TRUST ARE NOT SUBJECTED TO LIENS, UNLESS NEGOTIATED AND AGREED UPON, BY THE TRUSTEE IN GOOD FAITH, ON BEHALF OF THE BENEFICIARIES.

ARTICLE XII – CLOSING

§12.1 ORDER OF DISTRIBUTIONS

THE ORDER OF DISTRIBUTIONS REGARDING THIS TRUST SHALL BE MADE IN THE FOLLOWING ORDER:

- a. Closing finances;
- b. Creditors, Lenders, Financial backers;



THE CMAWE DYNASTY TRUST

c. Taxes:

d. Pro rata distributions to beneficiaries:

§12.2 TERMINATION OF TRUST

If said Trust is ever instructed by the IRS to be terminated, then the disbursements of the Trust's assets, properties and income shall be distributed on a pro rata basis, divided by each individual beneficiary.

§12.3 ARCHIVE STORING

Files, documents, etc. of this Trust's archives, whether it regards to the privacy of the beneficiaries or the Trust's affairs, are to be kept in two separate locations. One of those locations may privately be kept at the Trustee's sole discretion. The second location "must" be kept in a safety deposit box of a financial institution, and should be stored via:

a. A device that stores data:

b. Any other device that stores data which is unknown and or has yet to be discovered in the future.

§12.4 DOCUMENTED INFORMATION

All information regarding this Trust and or the beneficiaries family affairs "must" be documented into THE CMAWE DYNASTY TRUST storage retrieval methods, as listed in "Article §12.3" and nothing shall be exempt or withheld from being documented.

§12.5 CALENDAR YEAR

The calendar year adopted of this Trust is December 1st.

§12.6 PRINCIPAL ADDRESS

The principal address of this Trust is:

13245 Atlantic Blvd.
Suite 4-238
Jacksonville, Florida, 32235



THE CMAWE DYNASTY TRUST

ARTICLE XIII – OFFICIAL NAME OF TRUST

§13.1 NAME OF TRUST

The official name of this Trust, shall be always known as "THE CMAWE DYNASTY TRUST."

Its pronounced (Ka' Mau' Way) and is abbreviated in place of the name "The Conscious MIND AND WATCHFUL EYE."

ARTICLE XIV – GOVERNING LAW

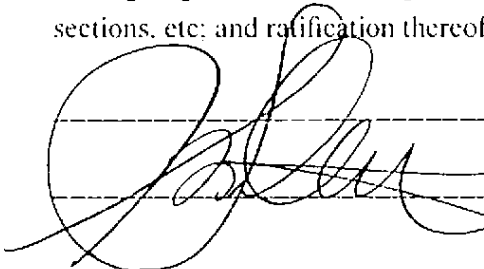
§14.1a This Trust is established in the State of Florida, County of Duval; and it is directed and agreed upon that all matters relating to the Trust be construed and administered according to the laws of said jurisdiction. Thereby, should any clauses, provisions, etc. herein be inoperable pursuant to state law, then this Trust directs that such inoperable clauses, provisions, etc. be struck; and the remaining be in continuously effect.


- a. For situations so remote as to be almost impossible to imagine, this provision respectfully request that such imagination be allowed to be amended and or supplemented into this Trust, for the good sake of protecting the beneficiaries best interest.

However, no amendment and or supplement will be amended and or supplemented that causes this Trust to lose its irrevocable status, and or to cause this trust to understate any of its liabilities regarding its owed taxes.

ARTICLE XV – EXECUTION

The signing of this "Governing Instrument" shall constitute an full acknowledgement of the provisions, clauses, sections, etc; and ratification thereof and herein.

 _____, Settlor's Representative

 _____, Trustee



ARTICLE XVI – DEFINITIONS

The following terms within this Trust are defined below and hereinafter as followed:

1. ABUSED

To misuse.

2. ACCORDING (LY)

Following something.

3. ACCOUNT

To answer to.

4. ACCOUNTS

Any financial data storing methods that's capable of holding and or securing the Trust's income.

5. ACCOUNTS RECEIVABLE

Any companies, businesses, entites, etc. that owes or are obligated to a income or product balance owed to this Trust.

6. ACCURACY

To the exact.

7. ADVISE

To consult for, and or in the benefit of this Trust.

8. AFFAIRS

Having any business regarding.

9. AFFORD

capable of achieving or financially securing.



10. AGREEMENT

A mutual understanding by two or more people regarding negotiations.

11. AMEND (ED) (MENT)

To correct, change or fix.

12. APPOINT

To designate a person to take responsibility of a duty.

13. APPROPRIATE

The correct action, measure or compensation.

14. APPROVAL

A confirmation pursuant to a judgement.

15. ARRANGE (MENT)

A negotiation to an obligation.

16. ASSERT (MENT)

A declaration of expressing a fact or opinion believed to be a fact.

17. ASSIGN (MENT)

To transfer and or appoint.

18. ASSUME

To guess; or a form of action which a previous responsibility is taken on.

19. ASSURE

positive; or a person whom is indemnified against.



20. AT LEAST

A minimum.

21. AUTHORIZE

To approve; or grant legal authority.

22. BIOLOGICAL

Genetically related; or Replication.

23. BLOOD RELATED

A relationship between persons arising by descent from a common ancestor.

24. CHANCERY

A court of equity.

25. COLLECT

An activity undertaken to achieve an agreed-upon end, or to retrieve what is owed.

26. COMPENSATE

To pay for a service or duty rendered.

27. COMPROMISE

The arrival of a negotiation between two or more people, deriving from a dispute.

28. CONDUCT (ED)

A behavior that covers both acts and omissions.

29. CONSERVING

To protect and or preserve.



30. CONSIDERATION

To give lenient thought to.

31. CONSTRUE

To interpret as.

32. CONTINUOUSLY

A repeated occurrence.

33. CONVERSION

The act of changing from one form to another.

34. CREDITOR

One to whom a debt is owed, and or a claim or judgement has been entered in favor of.

35. CURRENT

In the present tense.

36. DEEM

Something that appears to be.

37. DEPRIVE

An act of withholding a privilege or entitled right to someone else.

38. DETERMINATIVE (ABLE)

A conclusion from the face of a circumstance, document, situation, event, etc.

39. DIFFICULTY

Complicated.

40. DIRECT DEPOSIT

Inserting income into a financial institution for safety.

41. DISABLED

The inability to perform or function properly, either mentally or physically; handicapped.

42. DISCOVER (ED)

Finding or learning something that was previously unknown.

43. DISCRETION

Lenient judgement.

44. DISPUTED

A conflict or controversy that either give rise to a hearing on said matter; or a conflict or controversy that is the subject of a lawsuit.

45. DISQUALIFY

A cause, action, omission or matter that prevents a person from being eligible.

46. DISSOLUTION

The act of bringing to an end; termination; Cancellation.

47. DOCUMENT (ED)

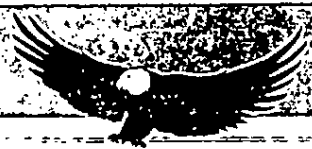
Something tangible on which words, symbols, or marks are recorded; To record.

48. ELIGIBLE

To qualify for.

49. ELIMINATED

Banishing; Rejection; Disqualified.



50. ENDURE

To withstand.

51. ENFORCE

To compel.

52. ENGAGE

To involve; Take part in; Embark on; Infringe.

53. ENTERPRISE

An organization or venture for business purposes.

54. ENTITLED

A qualification.

55. ESCALATE

A flexible increase according to a goal oriented expectation; Fluctuate.

56. EVIDENCED

Tangible or intangible facts that prove or disapprove a subject matter.

57. EXCESS

An amount, power, or act that exceeds a set bare minimum.

58. EXCLUSIVE

Sole control of a right or authority.

59. EXEMPT

Free from a duty, liability, requirement or exception.

60. EXEMPTION

Immunity from a certain duty, requirement or exception.

61. EXERCISE

To make use of; Put into action.

62. EXPOSED

To make widely available.

63. FAIR

Impartial.

64. FIDUCIARY

One whom is required in the duty to act in the beneficial interest of another, with faith, Trust, confidence and candor.

65. FINANCIAL RELATIONSHIP

A relationship between borrowers and or lenders that regards products or income.

66. FINANCIAL RESPONSIBILITY

A relationship between borrowers and or lenders that are capable of meeting their financial contract principals.

67. FORWARD

To continue on ahead.

68. GOVERNED

To be controlled by a point in issue.

69. GOVERNING INSTRUMENT

To be controlled by clauses, provisions, divisions and sections of an agreement.



THE CMAWE DYNASTY TRUST

70. GRANTED

Approved.

71. GRAVE MATTERS

Regards burials, grave plots, funeral services, burial attire, cremations, head stones, transportation, permits, place of funeral, catering and assisting employees.

72. HANDLING

The act of juggling, caring for, caressing, storing, and or possessing.

73. HEREINAFTER

Later on in a present document.

74. HYPOTHECATED

To pledge as a security or collateral for a debt, absent delivery of title or possession.

75. IMMEDIATELY

Without delay: Now!

76. INCOME

Money or other forms of payment held or received periodically from business, royalties, payments, bills, etc.

77. INCURRED

To accumulate on one's self.

78. INDEFINITELY

No determination of a time period.

79. INDEPENDENT (LY)

Not subjected to the control or influence of another.



80. LE.

For example; or, 'that is.'

81. JEOPARDIZE

To upset; place in an unfortunate position; to cause the destruction or failure of.

82. INFLICT

To cause or convey onto.

83. INHERITOR

One whom is left personal valuables by another proceeding before them.

84. INSPECTION

A careful examination of something.

85. INTANGIBLE

A property or asset that lacks a physical form.

86. LEGAL REPRESENTATIVES

One whom stands for or acts on behalf of another, in a legal aspect.

87. LEGITIMATE (LY)

Genuine; Valid; Lawful.

88. LENIENT

Tolerant; Merciful.

89. LIABILITY

The quality or state of being legally obligated or accounted; legally responsibility to another; enforcement by civil or criminal remedy.



90. LOCATE

To seek out and find.

91. MAY

To permit with lenient regard in the interest of the Beneficiaries and the Trust.

92. MAINTAIN

To uphold, care for, repair, engage in the upkeep, support.

93. MANDATORY

Without discretion.

94. MATTERS

Basis of an existing subject at hand.

95. MUST

Same as mandatory.

96. NECESSITY

A necessary need in order to carry out the positive and proper operations of the Trust.

97. NON NEGOTIABLE

A set mind, document, or set of rules not subject to change.

98. ONLY

Solely.

99. OPTION

lenient discretion.



100. OUTSTANDING

Unpaid and or uncollected debts.

101. PARTITION

Something that separates one part of something from another; The act of dividing.

102. PERFORM

The act of accomplishing an obligation or promise.

103. PERMIT (ED)

To allow.

104. PERSON

An real live individual, corporation, Trust, association, LLC, company, entity, venture, creditor, etc.

105. PLEDGE

A formal promise to do or make happen.

106. PREPARATION

The act of preparing.

107. PRIVATE

Confidential; Secret.

108. PROBATE

A judicial procedure that oversees the validity of estates and or wills.

109. PROCEED

A specific method or course of action; To move forward.



110. PROFESSIONAL

A person that belongs to a learned skill, or whose occupation requires a high level of training and proficiency.

111. PROHIBITION

A law, order, action, guideline, policy, section, clause etc., that forbids a specific action.

112. PROLONG (ED)

To extend.

113. PROOF

Irrefutable evidence.

114. PROPERTY

Currency, income, cash, notes, drafts, accounts, copyrights, Trademarks, Service Marks, Patents, designs, blue prints, titles, promissory notes, security agreements, manuscripts, insurance policies, test scores, exams, tuitions, receipts, texts, curriculums, conveyances, vehicles, wind and water crafts, real property, commercial property, farms, ranches, chateaus, heavy machinery, equipment, land, jewelry, securities, businesses, companies, entities, corporations, LLCs, companies, shares, precious metals, precious stones, coins, intangible valuables, deeds, vineyards, prescriptions, medical dental and hospital documents, and anything else associated with this Trust that is owned by it.

115. PRO RATA

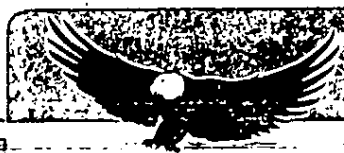
A measure divided equally amongst its interested parties.

116. PROTECT

To guard with advocacy.

117. PROVIDED

On the condition of understanding.



118. QUALIFIED

Capable or competent.

119. REASONABLE

Fair. Proper.

120. REASSIGNMENT

To assign over and over again.

121. RELEASE

Liberation or discharge from an obligation, duty, demand, agreement, liability, etc., for the person against whom such could be enforced against.

122. RELEVANT

Logically related to a matter in issue.

123. RELIGIOUS SERVICES

The approval of funds for renting a church for funeral services. In addition to caterers, helpful assistants, church employees, instrument players, etc.

124. REMAINDER

A future interest arising in a third person: What's left over.

125. REMUNERATION

Payment, compensation: The act of compensating.

126. REPUTABLE

Credible esteem in which a person is held.

127. RESEARCHED

To discover from engaging in inquiries, whether literary, internet, law citations, etc.



128. RESORT

Something that one turns to as a last option.

129. RESPOND

To answer.

130. ROYALTY

A payment either upfront or on the backend.

131. SANCTION

To penalize.

132. SCRUPULOUS (LY)

Acting in strict regard for what is considered right.

133. SECURE

To back by either collateral or enforcement.

134. SETTLE

To come to a mutual end, in the benefit of the Beneficiary and Trust.

135. SETTLEMENT

Same as 'Settle.'

136. SETTLOR

One whom sets up a Trust.

137. SHALL

A mandatory sense in which one must uphold.



138. SOLELY

In a single fashion.

139. SOUND

Good health and mind: Solid.

140. SPECIAL ACCOUNTING

The act of establishing or settling financial transactions and records.

141. STAGED DISTRIBUTIONS

Payments issued in increments over a set period of time.

142. STRICT

Restricted.

143. STRIVE

To attempt in a honest manner.

144. STRUCK

Remove from.

145. SUPPLEMENT

Adding what is lacking or missing.

146. SUSPEND

To interrupt, postpone, and or defer temporarily.

147. TIMELY

An act that requires it to be made prior to a specific time.



148. TRANSPORTATION

A means of being delivered to one place from another.

149. UPMOST

Held in the highest regard.

150. UPSET

To interrupt a good thing when everything is otherwise operating smoothly.

151. VERIFICATION

To prove, establish, confirm or authenticate the truth.

152. VOTE

A method carried out by a live majority, in which its decision shall be final.

153. WILL

Wish, desire, choice, regarding the disposition of one's property and or estate after their death.

154. WITHDRAW

To take back; Refrain from, terminate, retire.

155. ZERO(ING)

To return back to zero.

156. ALL OTHER DEFINITIONS

As for all other definitions, every one shall be given its meaning via the interpretation of popular opinion.

157. So Forth

Continuing on throughout generations until no end.

STATE OF Florida
COUNTY OF Duval

Before Me, the undersigned authority, was one whom personally appeared as Settlor's Representative describe in and whom executed the foregoing 'Governing Instrument'; and in doing so, acknowledged that such execution of his or her signature were voluntary and for the purposes stated forth therein. In addition, the Representative of Settlor's listed, provided lawful identification proving such on this 26 day of June 2018.

WITNESS my hand and seal this 26 day of June 2018.



Earline M. Scott
NOTARY

My Commission expires:



THE CMAWE DYNASTY TRUST

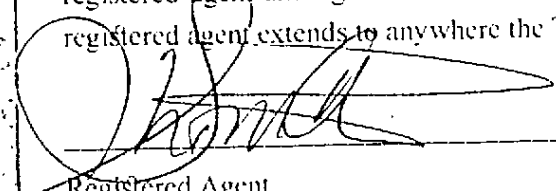
A Private Irrevocable Common Law Trust

AFFIDAVIT PURSUANT TO FLORIDA SECRETARY OF STATE

QUALIFYING THE CMAWE DYNASTY TRUST AS A PRIVATE IRREVOCABLE TRUST

In accordance with Section 609.02 of Florida Statutes, pertaining to common law declarations of Trusts, Shantell M. Cohen, having been named as Registered Agent of The CMAWE Dynasty Trust, a private irrevocable Trust, hereby accepts service of process for the above named Declaration of said trust, at the place designated in this affidavit. The Registered Agent's primary address is in the State of Florida is currently 9367 Ribault Avenue, Jacksonville, Florida, 32208.

Wherefore, I Shantell M. Cohen hereby accepts the appointment as registered agent and agree to act in this capacity. And I further certify that the accepting the position as registered agent extends to anywhere the Trust conducts business and or is filed.


Registered Agent

Shantell M. Cohen / Prepared by
9367 Ribault Avenue
Jacksonville, Florida, 32208



STATE OF FLORIDA
COUNTY OF DUVAL

Before me, the undersigned Notary for the State of Florida, personally appeared Shontell Cohen who has produced legal identification; and who deposes and states that he/she has read the contents above and knows them to be true. And who have signed said document in front of me as the executor above.

WITNESS MY HAND AND SEAL on this 26th day of June, 2018.

Earline M Scott

Notary





THE CMAWE DYNASTY TRUST.....

THE CMAWE DYNASTY TRUST

A Private Irrevocable Common Law Trust

BY-LAWS

THE CMAWE DYNASTY TRUST

A Private Irrevocable Common Law Trust

BY-LAWS

The CMAWE DYNASTY TRUST, do hereby adopt the following 'By-Laws' regarding the conducting of the Trust's Affairs. Such 'By-laws' are as followed:

1. ORGANIZATION

The affairs of the Trust, shall currently be managed, maintained and operated by an appointed Trustee, whom shall conduct business in the best interest of the beneficiaries and this Trust.

- b. Said Trustee is granted power to hire and fire other Trust officials, such as a General Manager, Treasurer, Executive Secretary, Secretary, Chief Operating Officer, Chief Branding Officer, Chief Security Officer, Chief Investment Officer, President, Vice President, etc.; whom shall all carry out the functions and duties as are prescribed by these 'By-Laws.'

2. TRUST MEETINGS

a. ANNUAL MEETINGS

The CMAWE DYNASTY TRUST shall have 'annual meetings' at 2:00 p.m. on the 1st of December of every year, for purposes of transacting such business as may be necessary or appropriate.

b. QUARTERLY AND SPECIAL MEETINGS

Between annual meetings, 'quarterly meetings' shall be called by the Trustee, or by the General Manager if the Trustee delegates him to do such; which shall be held for purposes of advising any other Trust Officials of activities of the Trust's operations, and enabling those Trust officers to bring up matters of common concern.

'Special meetings' however, may be called at any time pursuant to:

- 1. The sudden announcement of Trustee;
- 2. The written concurrence of at least two other Trust Officials, provided that the Trustee approves;

3. By a petition filed with the Executive Secretary, or the Trustee if no Executive Secretary exists, stating the purpose of this meeting; and signed by at least the majority of the existing Trust officials.

3. NOTICES OF MEETINGS AND RESOLUTIONS

a. WRITTEN NOTICES

Written notice of each annual, quarterly or special meetings of the hired Trust officials shall be given by, or at the discretion of an Executive Secretary by mailing a copy of such notice at least fifteen days before an annual or quarterly meeting or at least seven days before a special meeting, addressed to each hired official at the official's address shown on records.

Such notice shall specify the place, date and hour of the meeting and, in the case of a special meeting, the purpose of such meeting. No business shall be transacted at any special meeting other than that stated in the notice, unless on consent of the Trustee.

b. QUORUM

A quorum at any meeting shall consist of the Trustee, the General Manager, the Chief Operating Officer, and a Chief Branding officer.

If such a quorum is not present, those present shall have the power to reschedule the meeting from time to time without notice other than an announcement at the meeting until there is a quorum.

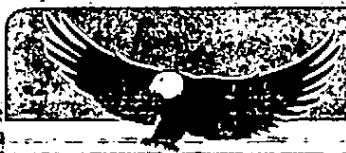
At any rescheduled meeting at which a quorum is present, the only business which may be transacted is that which might have been transacted at the original meeting.

c. VOTING

The full quorum shall designate in writing to any Executive Secretary, the individual whom is to cast each member's vote. That individual may be appointed as a proxy, no later than the time said meeting is called to order.

Every proxy shall be revocable and shall be automatically revoked when the person whom appointed the proxy attends the meeting or ceases to have voting privileges in a given matter.

Votes represented by proxies shall be counted in determining the presence or absence of a quorum at any meeting.



THE CMAWE DYNASTY TRUST

d. AGENDA

An agenda shall be prepared for every meeting.

e. BOARD OF DIRECTORS

The Board of Directors shall consist of the hired Trust Officials that synonymously oversee the affairs of THE CMAWE DYNASTY TRUST, such as, but not limited to: the Trust Officials stated in §1.b

f. NUMBER OF DIRECTORS

The number of Directors has no limit when the Trust Fund allows.

g. TERM OF OFFICE

The Board of Directors shall be hired prior to or during the annual meeting. The terms shall consist of the first term being no longer than one year; and a term not exceeding longer than two years subsequent.

h. REMOVAL AND OTHER VACANCIES OF DIRECTORS

Any Director may be removed from the board by Trustee for:

- a. Any reasonable cause;
- b. By Trustee for any reasonable cause by majority of the votes by the remaining Trust Officials, during or prior to any annual, quarterly and or special meeting called for such purpose; PROVIDED, that the Director has been given an opportunity to be heard at such meeting;
- c. In the event of death, resignation and or removal of a Director, etc.
- d. Should a Director be removed or fired, other Directors may assume his or her position at no additional salaries, for the remainder of his or her contract term;

i. CHAIRMAN OF THE BOARD

The Trustee shall be declared the Chairman of the Board, unless, when the Trust fund permit, he or she decides to delegate an official to the position.



j. INDEPENDENT CONTRACTORS

All hired Trust officials are hired as 'Independent Contractors' and not employees per se.

k. COMPENSATION

All compensations issued shall not be in violation of the law Governing compensations; but shall be based in accordance with the employment duties required of Directors.

4. NOMINATIONS AND HIRING OF DIRECTORS

a. Nominations for hiring Directors shall be made by a nomination committee established by the Trustee, under department known as 'Human Resources,' which shall be made from the floor at the annual meeting by motions properly made and seconded; or by a petition which states the name, credentials and background check of the person nominated; and which is signed by the committee representing at least majority of the votes.

b. BALLOTS

Ballots shall be prepared by the Executive Secretary and must be guarded with secrecy until the time of revealing.

Cumulative voting is not permitted, i.e., a voter who refrains from voting with respect to one or more vacancies may not, on that account, cast any extra vote or votes with respect to another vacancy.

5. MEETINGS AND POWERS

a. MEETINGS OF DIRECTORS

Regular meetings of the Board of Directors could be held at any time as may be fixed from time to time by resolution of the Board.

Notice and time and place of the meetings shall be mailed to each Director no later than seven days before the meeting.

b. ACTIONS TAKEN WITHOUT A MEETING

Any action which could be otherwise taken at a board meeting may be taken in the absence of a meeting when there exist no other Directors other than the Trustee.

6. POWERS AND DUTIES OF THE BOARD

a. POWERS AND DUTIES IN GENERAL

The Board of Directors shall have and exercise all the powers, duties, and authority necessary for the administration of the affairs and to carry out the purposes of the Trust, excepting only those acts and things as required by the Trustee.

b. POWERS

The Board shall have the power to:

1. Adopt and publish such rules and regulations as are appropriate in the exercise of its powers and duties, including but not limited to rules and regulations governing the amount and payment of dues, use of common areas and facilities and the conduct of the members and their guests thereon; and the establishment of penalties for violation of such rules and regulations;
2. Make delegations of authority as in its judgement are in the best interest of the Trust; and
3. Declare the office of a Director to be vacant in the event such member shall be absent from at least three consecutive regular meetings without prior notification and just cause.

c. DUTIES

It shall be the duty of the Board to:

1. Cause to be kept, a complete record of all its acts and affairs; and to present a statement thereof to all members at the annual meeting, or at any special meeting, when such statements is requested in writing by at least majority of the Board;
2. Cause to be prepared an annual audit of the books, to be made at the completion of each fiscal year;
3. Cause to be supervised, all officers, agents and employees of the Trust and see to it that their duties are properly performed;
4. Procure and maintain adequate liability and hazard insurance on any property owned, managed, rent, leased, etc. by the Trust;
5. Cause such officers, agents, and or employees having fiscal responsibilities to be bonded as the Board may deem appropriate; and

6. Cause to be performed the functions delegated by the Trustee.

7. MULTIPLE DIRECTORS

Only the Trustee of THE CMAWE DYNASTY TRUST can simultaneously hold more than one of the elected positions delegated to the hired Trust Officials.

8. DIRECTORS POSITIONS AND TASKS

The Trustee shall preside at all meetings and shall execute the orders and resolutions of the board. The Trustee shall also sign 'ALL' leases, notes, mortgages, deeds, and other written instruments, including checks, promissory notes, etc.

b. GENERAL MANAGER

The General Manager shall act in place and stead of Trustee when delegated such powers; and in the event of his or her absence or disability, shall exercise and discharge such other duties as may be required of him or her by the Board and or the Trustee.

c. EXECUTIVE SECRETARY

The Executive Secretary shall record the votes and keep the minutes of all meetings and proceedings of the Board and the Trust; and shall be responsible for the Seal of the Trust and affix it on all papers requiring said seal.

The Executive Secretary shall also serve notice of the meetings of the Board and of the Trust's affairs; and shall keep appropriate current records showing the names and addresses of the elected officers.

In addition, the Executive Secretary shall perform all such duties as may be required by the Board and Trustee.

d. TREASURER

The Treasurer shall receive and deposit in appropriate bank accounts, all funds, deposits, and income of the Trust; and shall disburse such funds as directed by the Trustee.

The Treasurer shall also co-sign with the Trustee, all checks, Promissory Notes, drafts, and all other necessary drafts that requires the Trust to issue payment.



THE CMAWE DYNASTY TRUST

The Treasurer shall also keep proper books of accounts and shall prepare an annual budget and statement of income and expenditures which shall be approved by the Trustee, before presentation to the Board at its regular annual meeting; and furnish a copy to each Director.

e. ALL OTHER DIRECTORS

All other Directors shall carry out such duties as the Trustee require; and maintain a professional conduct and expertise when attending to the affairs of the Trust. This applies to the aforementioned Directors as well.

f. COMPENSATIONS

Directors shall be compensated of salaries that does not conflict with the Trust's budget, and also not in violation of the lawful salary caps.

g. COMMITTEES

a. COMMITTEES TO BE ESTABLISHED

A committee shall be established which represents a 'Human Resource Department' and the interest of the Beneficiaries of the Trust, as it relates to their rights, privileges, complaints, etc.

b. b. NOMINATING COMMITTEE FOR BENEFICIARIES

The nominating committee shall consist of a chairman for each beneficiary, unless the beneficiary is of adult age. A beneficiary under an adult age that has a child shall consist of being adult in age.

Each chairman or adult beneficiary shall be able to cast only one vote; and the chairman of the beneficiary could be the beneficiaries' parent, guardian or legal representative.

No chairman may be able to cast more than one vote; and nor use another beneficiaries' vote in the absence of a beneficiary and or his or her parent, guardian and legal representative.

All chairmen and adult beneficiaries can raise any matter as deemed, and subsequently cast votes and come to an unanimous decision, which is known as a majority vote; and shall therefore make a written report to the Executive Secretary, or Trustee should there not be such Director, for preparation of a meeting.

The Executive Secretary shall forthwith a copy of the written complaint to the Trustee and immediately schedule a meeting in not longer than 30 days thereafter.



THE CMAWE DYNASTY TRUST

The committee, nor any of the beneficiaries shall have no authority to legally obligate the Trust or incur any expenditure on behalf of the Trust; and the complaint made on behalf of the beneficiaries shall not be for the benefit of others.

9. BOOKS AND RECORDS

The books, records and papers of the Trust shall at all times, sudden or otherwise, be inspected by the Trustee.

10. TRUSTEE'S VETO

The Trustee only, may veto any majority votes and agreements by the Directors, PROVIDED, HOWEVER, that said decision shall favor the overall benefit of the Trust.

11. EMPLOYEE AGREEMENTS

The Directors shall furnish all employees hired, employee agreements regarding the established businesses owned by the Trust.

12. AMENDMENTS

Amendments to the 'By-Laws' may be introduced and discussed at any annual or special meeting of the Trust, provided that copies of any proposed amendment shall be mailed to all Directors, with the notice of the meeting at which such amendment will be introduced.

Amendments however, shall not conflict with the laws herein and nor the beneficial rights and interests of the beneficiaries.

13. RESIGNING

Any Board of Director may resign, after submitting an advanced written notice to the Trustee, in at least 60 days prior.

14. OTHER CRITERIAS

Any other criterias not mentioned shall be Governed by the language set out with the 'Employee Agreement' handed to hired employees of the established businesses owned by the Trust.



15. ARCHIVE AMENDMENTS FOR BENEFICIARIES ONLY

Once a year, the Executive Secretary, or the Trustee should there be no Executive Secretary, shall hold a private meeting with the beneficiaries and or its chairmen, parents, guardians and or legal representatives, and inquire of any changes within the family over the course of that year; and if any changes occurred then such changes must be documented and amended into the Trust's archives.

The meeting shall be called by written correspondence to the beneficiaries' chairmen, parents, guardians and or legal representatives; and shall be kept in secrecy from all other Directors except the Trustee.

16. REVIEW OF ARCHIVES

The beneficiaries only, shall at times, during reasonable hours, be granted the right to review the trust's archives, upon advanced notice of at least one week prior, or sooner if the trustee can make such arrangements. Such review, shall extend to these 'By-Laws' as well.



THE CMAWE DYNASTY TRUST.....

The Fiscal Year of these By-Laws Shall, have the same exact date as in the Trust's instrument, that of December 1st; and shall end when the meeting is adjourned.

Executed on this 26th day of June, 2018.

And Witnessed Thereof

Settlor's Representative

Trustee

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SECRETARY OF STATE
TALLAHASSEE, FL 32310