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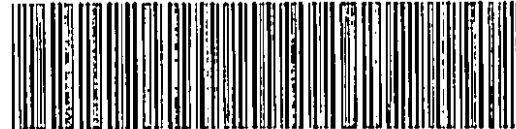
(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

D O'KEEFE

MAR 01 2021

W21-19990



FLORIDA DEPARTMENT OF STATE
Division of Corporations

February 14, 2021

CALE-LANDON : CREWS
1102 HUNT CLUB LANE
VALRICO, FL 33594

SUBJECT: ALAN JON WHITE JR TRUST
Ref. Number: W21000019990

We have received your document for ALAN JON WHITE JR TRUST and your check(s) totaling \$358.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The names of two trustees must be listed in the document.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

DANIEL L O'KEEFE
Regulatory Specialist II

Letter Number: 721A00003293

*file
2/23/21*

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TALLAHASSEE, FLORIDA

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

Unincorporated Business Organization

A Common Law Irrevocable 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 ALAN JON WHITE JR TRUST, a

(Name of Trust)
Florida Trust hereby affirms in order to file or qualify

(State)
ALAN JON WHITE JR TRUST in the State of Florida.
(Name of Trust)

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

2. The principal address is 20228 W COUNTY LINE RD, LUTZ, FL 33558

3. The registered agent and street address in the State of Florida is:
Cale-Landon: Crews

c/o 1102 Hunt Club Lane, Valrico, FL 33594

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)

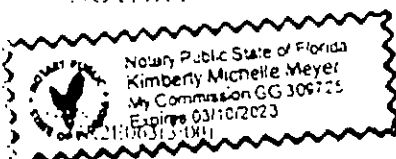
5. I certify that the attached is a true and correct copy of the Declaration of
Trust under which the association proposes to conduct its business
Florida.

Cale-Landon: Crews

Name:

Chairman of the Board of Trustees

NOTARY



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

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TALLAHASSEE, FLORIDA

DECLARATION OF TRUST AN IRREVOCABLE TRUST ORGANIZATION

Handwritten signature: Alan Jon White Jr.
Date: 2-20-03
Other markings: 20, 24

THIS declaration of trust made this day between the undersigned parties, known hereinafter as the "Creator" and the "Trustee" agree to wit:

1. Creator herein offers for consideration to create an organization under common law having a fixed number of certificates which evidence a right of distribution, commonly known as an Irrevocable Trust Organization or Unincorporated Business Organization, and
2. Trustee herein agrees to the exchange, in trade, good and valuable consideration for certificates of the newly created organization, ALAN JON WHITE JR. Trust.

THEREFORE the parties mutually agree, promise and covenant as follows:

CONSIDERATION:

- a) Trustee herein agrees to bargain, exchange, assign, convey and deliver to this organization or its appointed Trustee
- b) Immediately upon execution of this agreement, Creator agrees to appoint a Trustee having authority to carry out the exchange and hold and administer the consideration received.
- c) This initial exchange, a description of the consideration, whether personal and/or real property, and the number of certificates issued, shall be documented in the minutes of the organization.
- d) Both parties herein contract to perform, and agree that this exchange is not a sale or a gift, but an equal-in-value exchange.

ADMINISTERED AS TRUST ESTATE

- a) Assets of this organization shall be deemed, for administrative purposes, a trust estate and the consideration received from Trustee shall be deemed the initial corpus.
- b) Any additional property received from any future Trustee or any party shall be deemed an addition to corpus.
- c) Any persons may add property of any character to the trust estate at any time by gift, grant, conveyance, exchange, insurance proceeds, assignment, will or any other method so long as the property and method of transfer is approved by the Trustee(s).
- d) All assets belonging to the trust estate shall be listed on Schedule "A", or an addendum to Schedule "A", and administered as provided herein.

IRREVOCABLE AGREEMENT:

- a. The parties herein agree that this contract and declaration, including all trust provisions contained herein, shall be irrevocable.
- b. Trustee irrevocably relinquishes all rights to the property exchanged into this organization.
- c. Neither Creator nor Trustee nor any certificate holder shall have any right to revoke or amend this contract and declaration.
- d. Amendments may only be made by unanimous approval of the Board of Trustees as provided herein. Further, the board of Trustees shall have exclusive power to construe and determine the meaning and intent of this contract and declaration.

APPOINTMENT OF TRUSTEE:

Upon execution of this contract and declaration, Creator shall appoint a Trustee, known hereinafter as the "first" Trustee, to administer this organization as provided herein. The first Trustee shall provide Creator a written acceptance of the appointment, which shall be made a part of the permanent records.

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TALLAHASSEE, FLORIDA

DECLARATION OF TRUST AN IRREVOCABLE TRUST ORGANIZATION

BOARD OF TRUSTEES:

- a. The first Trustee, upon acceptance of the appointment, may thereafter appoint a second Trustee.
- b. They in turn may jointly appoint one or more additional Trustees and may designate successors.
- c. Trustees shall collectively act by authority of this contract and the trust provisions contained herein as a Board of Trustees for the purpose of holding and administering company assets for the benefit of certificate holders.
- d. All members of the Board of Trustees shall serve without bonds.

DISCRETIONARY POWERS:

- a. The parties herein agree that the Board of Trustees shall have absolute and sole discretionary power over this organization, its assets and earnings therefrom.
- b. The Board shall have authority to:
 - a. Determine what shall constitute principal and earnings,
 - b. how such assets shall be allocated, and
 - c. shall have absolute authority to determine if and when distributions of principal or earnings will be made to certificate holders.

ACCEPTANCE BY TRUSTEES:

The first Trustee, and all subsequent Trustees and successor Trustees, by accepting the appointment as Trustee of this organization causes all present and future Trustees to agree to the following:

- a. They accept the initial gift or conveyance of property on behalf of the organization and acknowledge the delivery of all property specified on Schedule "A".
- b. They agree to conduct the organization's affairs in good faith, in conformity with the terms and conditions set forth in this contract and its inherent trust provisions.
- c. They agree to exercise their best judgment and discretion to conserve and improve the property of the trust estate in accordance with decisions of the Board of Trustees as set forth in the organization's minutes.
- d. They agree, upon final liquidation of the trust estate, to distribute the assets to the existing certificate holders as their contingent rights may appear.

ADMINISTRATIVE PROVISIONS:

Trustees, and their successors, may hold administrative offices within the organization, and may singularly or collectively exercise authority granted by the Board of Trustees in the management of company affairs. They are herein authorized to exclusively manage, administer and control the trust estate without the consent of certificate holders. The following specific terms and conditions apply:

- a. The Board of Trustees shall be at least one (1) in number, and may be increased as deemed necessary in the manner set forth above.
- b. A Trustee may resign or be removed from the Board, with or without cause, by a resolution of the Board of Trustees determined by a majority vote.
- c. In the event of death, removal from the Board, or resignation of a Trustee, the vacant position shall be filled by a successor Trustee, if pre-appointed, or the remaining Board of Trustees may appoint a successor by unanimous vote. Should the entire Board of Trustees become vacant, the trust will make full distribution to the beneficiaries.

DECLARATION OF TRUST

AN IRREVOCABLE TRUST ORGANIZATION

- d. The signing and acknowledging of this contract by any Trustee or Trustees shall constitute Trustees' collective acceptance of this contract and its trust provisions and Trustees' acknowledgment that this organization's property and assets are vested in fee simple in the trust estate without any further act or conveyance by the Board of Trustees. Trustees as discretionary fiduciaries shall hold legal and equitable title to all assets.
- e. The Board of Trustees may provide for meetings at stated intervals without notice, and special meetings may be called at any time by one or more Trustees upon three day's written notice. At any regular or special meeting, a majority of Trustees shall constitute a quorum for conducting business, provided affirmative action may only be had upon a majority vote of Trustees, whether present or absent, except that in a special meeting called for a special purpose the majority present may affirmatively act in emergency matters. A telephone or fax vote shall be a valid vote.
- f. Any resolution of the Board of Trustees shall be deemed within the Board's power so long as the resolution is not inconsistent with this organizational document and any amendments thereto.
- g. Trustees shall be controlled by this document as amended and future resolutions of the Board of Trustees. All meetings and resolutions shall be recorded in a company minute book.
- h. Trustees shall keep proper records and accounts as the Board of Trustees deems necessary for the proper management of the trust estate.
- i. Trustees shall not be required to individually assume liability for loss of company assets while acting in good faith on behalf of the organization, or for any act or omission of any other Trustees, agents or employees. They shall, however, be liable for their own breach of good faith. If a Trustee shall for any reason suffer a personal loss while providing good faith service to the trust, the Trustee shall be reimbursed for such loss from the trust estate further reimbursement may be documented in agreement with the trust.
- j. The Board of Trustees, at the expiration of the term as set forth herein, shall wind up company affairs and terminate the company operations, making final distribution as provided. If the organization was recorded publicly, Trustees shall file with the Recorder a notice of termination; and Trustees, thereupon, shall automatically be discharged, provided final administration and distribution was made in accordance with the terms and conditions of this agreement. Otherwise, a court of equity may be invoked to review and correct any tort or error, if only necessary.
- k. When there are no longer trustees and beneficiaries the Manager will have the right to dissolve the trust by following the procedures in "J".
- l. Any Affidavits for Public Notice, Declarations, and Honorable Clarifications, not limited to any Corporeal and/or Incorporeal Hereditaments concerning any conveyance included in the Security Agreement, and/or Authenticated foreign document(s) is under the Hague Convention, 5 October, 1961.

TRUSTEE POWERS:

Trustees shall have general common law powers over the company and the trust estate herein, and may do anything any citizen may lawfully do in any state or country. Specifically, but not by way of limitation, they shall have all rights, authority and power as follows:

- a. To compromise or abandon any claims arising out of, in favor of, or against the company and its trust estate, and Trustees' good faith decision in that regard shall be binding and conclusive on all parties.
- b. To manage, invest and reinvest the trust estate, or any part thereof, in any kind of property or venture which men of prudence, discretion and intelligence consider for their own account, without being restricted to investments which are ordinarily permitted by law or customarily used for trust funds, and without restrictions as to the duration of this organization. Specifically included, but not by way of limitation, are real estate, collectables, gems, art works, precious metals, corporate obligations of every kind, preferred and common stock, commodities, mutual funds and trust funds.
- c. To open, maintain and close bank and thrift accounts of every kind, and conduct all monetary affairs of this trust.

DECLARATION OF TRUST AN IRREVOCABLE TRUST ORGANIZATION

- d. To sell at public or private sale for cash, credit, or cash and credit, and upon such terms and conditions as Trustees may deem proper.
- e. To sell, grant, convey, mortgage, option, rent, lease or pledge all trust estate assets, real, personal or mixed, in such manner as deemed appropriate and nondestructive to the general welfare of the trust.
- f. To borrow on or encumber the trust estate without restriction and to make loans with or without security. All borrowed funds shall immediately become a part of the trust estate.
- g. To allocate capital gains and/or dividends to trust principal as may be deemed appropriate or advantageous to the trust estate.
- h. To register company property in the name of the company, a fictitious trade name of the company, a Trustee or nominee so long as company ownership of such property can be clearly demonstrated.
- i. To make distributions in cash or in kind and to assign values to such property according to Trustees' best judgment.
- j. To accept additions to the trust estate by deed, will, assignment, exchange, gift, grant, insurance proceeds or any other methods deemed acceptable to Trustees. Trustees are further authorized to honor any buy- sell agreements extant as to any property or interest held in trust.
- k. To elect and remunerate officers from the Board or elsewhere as deemed appropriate or expedient. To hire and remunerate employees, agents or contractors. To incur and pay the ordinary and necessary expenses of administration, including, but not limited to, legal fees, accountant's fees, Trustee fees, brokerage fees, consulting fees and the like, and to allocate all the expenses and receipts between principal and income as Trustees shall deem proper.
- l. To give proxies, to deposit securities with and transfer title to committees representing securities holders and to participate in voting trusts, reorganizations and other transactions involving the common interest of securityholders.
- m. To open margin accounts with securities firms and commodities traders and to buy, write or trade in options, commodities, and to make short sales. Trustees shall be empowered to hold securities in their own names, the name of a nominee, in street name, or unregistered in such condition that ownership will pass. Trustees shall incur no liability to the company for any loss. The Trust shall indemnify the trustee from all liability. Further, any securities firm or commodities traders may rely on this document and the trust provisions herein in respect of a Trustee's authority without making further inquiry.
- n. Trustees are expressly authorized to hold, manage and operate any company property, or business or enterprise. The profits and losses, if any therefrom, shall be chargeable respectively to the trust estate.
- o. Trustees are authorized to pay all taxes out of the trust estate, and have complete discretion, power and authority to make any decisions or elections that would effectively minimize such taxes if any taxes are eligible to be levied.
- p. Trustees may expressly delegate one or more of their powers to any other person or persons as may be deemed expedient for the management of company affairs, and may revoke such delegation at any time by written notice delivered to such persons.
- q. Trustees, by a majority vote, may change the domicile of the company with or without cause if they deem such change will protect or benefit the trust estate.
- r. Trustees, by unanimous vote, may make amendments to this contract and declaration and take such other consequential actions as they deem necessary or appropriate to protect the integrity of the organization and to insure the organization will continue to function and be administered in the best interest of certificate holders and in the manner intended.
- s. Trustees, by majority vote, may at any time and at their sole discretion wind up company affairs, terminate this organization and make distributions of the trust estate to certificate holders as provided herein.

DECLARATION OF TRUST

AN IRREVOCABLE TRUST ORGANIZATION

RIGHT TO DISTRIBUTION TO THIRD PARTIES:

Trustees have discretionary powers to make distributions from this organization without regard to equality of certificate holders except for final liquidation. Notwithstanding, a right to any distribution from this organization shall be evidenced by the holding of one or more certificates, and the following provisions respecting such certificates shall remain in full force and be carefully observed by Trustees, certificate holders, and interested third parties at all times:

- a. Trustees shall be authorized to issue one hundred (100) certificate units (hereinafter called TCUs or certificates), representing 100% of the rights to distribution from the organization's trust estate. Trustees shall not issue TCUs in excess of that number. The TCUs shall have no par value, and Trustees shall not place any nominal value on TCUs at any time. TCUs are non-assessable, nontaxable, nonnegotiable and limited in transferability. The lawful possessor shall be construed the true and lawful owner thereof. Creator herein may own TCUs. No person having or controlling a majority vote on the Board of Trustees, however, shall have or possess any rights to distribution from the trust estate.
- b. Trustees are authorized to receive property into the trust estate in exchange for a negotiated number of TCUs. The party exchanging the property shall be deemed to be a Trustee. All owners of TCUs shall be identified on a Registry of Trust Certificate Units, kept in the company minute book. Ownership of TCUs shall not entitle the holder to any legal or equitable title in the company or the trust estate, nor to any undivided interest therein, nor management thereof.
- c. TCUs shall be immune from seizure by any creditor of the lawful owner.
- d. Death, insolvency or bankruptcy of any TCU holder, or the transfer of his TCUs by gift, exchange or sale, shall not operate as dissolution of this organization or its operation or business; nor shall such events entitle his creditors, heirs or legal representatives to demand any partition or division of the trust estate or any special accounting. Death of a TCU holder shall terminate his or her rights under the TCU and said rights may not thereafter pass by probate or operation of law to any heir or legatee, but shall revert to the Board of Trustees to be reissued as determined by an action of the Board.
- e. TCUs may be surrendered to or transferred back to the organization subject to the approval of the Board of Trustees, but may not otherwise be pledged, assigned, hypothecated or transferred by a TCU holder without the consent of a majority in interest of all other current TCU holders. Should a TCU holder transfer or surrender his TCUs to the organization, the Board of Trustees may, at its sole discretion assign, convey or exchange said TCUs to any other person(s) or entities upon approval of the Board. If any TCU holder contests, in any court of law, the validity of this organization or any provision herein, or the authority of Trustees, that TCU holder's certificates shall revert back to the Board of Trustees and may be reissued to other parties at the discretion of the Board.

NEGOTIATING AND EXCHANGE:

The Trustee is herein authorized to bargain, exchange, trade or sell certificates to a willing Trustee upon board approval at the initial Board of Trustees' meeting or any time thereafter.

NOTICE TO THIRD PARTIES:

Notice is hereby given to all persons, companies or corporations extending credit to, contracting with or having claims against this organization or its Trustees, that they must look only to the funds and property of the organization for payment or for settlement of their damages, accounts receivable or claims. Trustees, officers or agents of this organization are not personally liable for the organization's obligations.

DECLARATION OF TRUST

AN IRREVOCABLE TRUST ORGANIZATION

COPIES AS ORIGINALS:

A copy of this organizational document bearing the seal or signature of a Trustee, or a copy certified by a Notary Public as a correct copy, shall be relied upon as an original document and shall have the full force and effect of the original document in every respect.

PURPOSE AND INTENT OF THIS AGREEMENT:

This contract with trust provisions is intended to create a common law contractual company, (also known as an Unincorporated Business Organization) for receiving, conveying or holding property in fee simple, and for providing prudent management of such property, and for conducting any legitimate business through appointed Trustees for the benefit of certificate holders. Trustees shall hold both legal and equitable title to the trust estate, and shall act solely within their powers as provided herein and within their common law rights and immunities. The administration of this organization shall be amenable to Common Law regulation and under the protection of the Bill of Rights as well as Declaration of Independence, although Trustees can seek relief in any court or venue they may choose or deem necessary. If any provision herein is unenforceable, the remaining provisions shall nevertheless be carried into effect. Nothing herein contained shall be construed as intent to evade or contravene any law, nor to delegate to Trustees any special power belonging exclusively to a statutory company, franchise or incorporation, but rather in equity create an equal playing field.

COMMON LAW ORGANIZATION:

Creator expressly declares this to be an organization founded upon the freedoms and rights inherent in the common law of the Republic of the United States of America, and all references herein to the United States shall be construed to refer to the Continental United States of America in its original context as set forth in the Constitution of the United States, the original Bill of Rights and the state constitutions of the several sovereign states comprising the union of the United States of America. This organization, then, is created under the common law of contracts, protected by Article I, Sec. 10, Para. 1 of the Constitution of the United States. It is, therefore, not created under the statutes of any U.S. state, and does not depend upon any statute for its existence. It is not a partnership or corporation or statutory trust, but a separate legal entity having its own common law identity.

LEGAL DOMICILE:

This organization shall be domiciled in the state where it conducts its principal business. Notwithstanding, Creator herein provides that upon a majority vote of the Board of Trustees this organization may be moved to, and administered in, any state or territory of the United States of America, or in any English common law foreign jurisdiction.

PRIVACY:

This organizational document and all company business shall be kept private, protected by the Privacy Act of 1974, 5 USC 552(a), the Fourth and Fifth Amendments to the Constitution of the United States, and the common law privacy rights available in the United States of America and every other applicable jurisdiction.

TERM OF YEARS:

This organization, unless terminated earlier as provided herein, shall continue for a term of 25 (twenty-five) years. The life of the company may, however, be extended for additional 25-year terms, subject to a unanimous affirmative vote of the Board of Trustees at least ninety days prior to each termination date. At dissolution, the trust estate shall be distributed on a pro-rata basis to the then existing certificate holders.

DECLARATION OF TRUST AN IRREVOCABLE TRUST ORGANIZATION

COMPANY NAME:

This organization shall be named as shown on page one of this contract and declaration. This shall be deemed the company name. Company business shall be conducted under this name or under one or more fictitious trade names, or in the name of a Trustee or nominee determined at the sole discretion of the Board of Trustees.

IN WITNESS WHEREOF:

Creator and Trustee execute this contract and declaration in recognition of the delivery and acceptance of the property named herein, and in recognition of the powers and duties imparted to Trustees of this organization. They assent to all the terms and conditions set forth herein, and declare that the effective date of this organizational document is infra

JURAT

In compliance with Title 28 U.S.C. § 1746(1), and executed WITHOUT THE UNITED STATES, we affirm under the penalties of perjury, and to the laws of the De Jure United States of America, that the foregoing is true, correct, and complete to the best of my belief and informed knowledge. And Further the Deponent Sath Not, I now affix my Signature and Official Seal to the above Document with EXPLICIT RESERVATION OF ALL OUR UNALIENABLE RIGHTS, WITHOUT PREJUDICE TO ANY OF THOSE RIGHTS, in

compliance with UCC § 1-308

This agreement is entered into and executed willingly, knowingly and voluntarily by each party in good faith, and shall endeavor to execute the promises, terms and conditions herein with diligence and in the best interest of the other party this July 17, 2019 A.D.

Executed at the following address:

8292 COFIELD LANE
SPRING HILL, FL 34608

Creator

Alan Jon White Jr

Signature of Creator Alan-Jon White Jr
Address: c/o 8292 Cofield Lane
Spring Hill, FL 34608

Trustee

[Signature]

Signature of Trustee Cale Landwehr
Address: c/o 6118 Liberty Ave
Temple Terrace, FL 33617

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TALLAHASSEE, FLORIDA

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WITNESSES

We the undersigned Witnesses hereby STAND and Attest that the fore signed, signed this document on the date listed supra of their own Free Will, as witnessed by Our Signatures below.

[Signature]

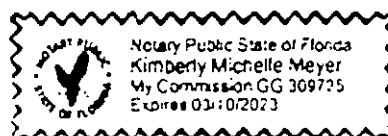
First Witness Signature

Address: PO Box 3373
Spring Hill North America
[33611]

[Signature]

Second Witness Signature

Address: 20228 County Line Road
Lutz, Florida 33558



FLORIDA IRREVOCABLE TRUST

Pursuant to Title XLII Estates and Trusts

This Irrevocable Trust is made this 21 day of February, 2021, by and between:

Grantor/First-Trustee

Alan-Jon White Jr with a mailing address of 20228 West County Line Road,
Lutz, Florida 33558 (referred to as the "Grantor,") and

Second-Trustee

Cale Landon Crews with a mailing address of 1102 Hunt Club Lane, Valrico, Florida
33594 (referred to as the "Trustee,")

The Trustee agrees to hold any property transferred to this Trust from whatever source in trust upon the following terms:

Article 1. Name of the Trust: This Trust shall be known as the

"ALAN JON WHITE JR TRUST"

Article 2. Funding of Trust:

- (1) On the date set forth above, the Grantor transferred to the Trust the property described on "Attachment A" which is attached and incorporated into this Trust.
- (2) The trustee may accept property from any source and upon any terms, but no additional property may be added, other than by the Grantor's will, if the trustee believes it will not be in the best interest of the beneficiaries.
- (3) The purpose of this trust is to manage the Grantor's assets and to use them to allow the Grantor to live in the community for as long as possible.
- (4) The trust created by this agreement shall be irrevocable. The Grantor may not revoke or amend this agreement in any way.

Article 3. Life of the Grantor: During the life of the Grantor, the trustee may pay the Grantor or may pay on the Grantor's behalf as much of the income of the trust as it shall determine in its sole and non-reviewable discretion to be necessary for the Grantor's care and well being. Any income not paid may be accumulated and added to the principal. The principal shall be held until the termination of this trust.

Article 4. Death of the Grantor: Upon the death of the Grantor, except as otherwise set forth below, the Trustee shall hold, administer and dispose of the Trust Estate as follows:

- A. The trustee shall divide the principal and any undistributed income into equal shares to be distributed equally among the following beneficiaries:

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Name Avery-Tipton: White Address 20228 West County Line Road, Lutz, Florida [33558]

Name Adan-Jackson: White Address 20228 West County Line Road, Lutz, Florida [33558]

Name Amber-Renee: Holzknecht Address 20228 West County Line Road, Lutz, Florida [33558]

Name Adelaide-Grace: Crews Address 1102 Hunt Club Lane, Valrico, Florida [33558]

B. Failure of All Beneficiaries: In the event of the failure of all beneficiaries, then the Trustee shall pay and transfer the Trust Estate, discharged of this Trust, to the person or persons who would be entitled to inherit from Alan-Ion: White Jr (Name of Grantor) under the laws of the State of Florida, had (he/she) then died unmarried, intestate and domiciled in that State, and possessed only of the property to be distributed.

C. Distribution to Any Person Who is Under the Age of 21: If distribution is to be made to any person who is under eighteen (18) years of age and who is not then a beneficiary of any portion of the trust property under any provision of this Trust, the Trustee may make the distribution free of all trusts to the minor, to a parent of the minor for the minor's benefit, or to a custodian designated by the Trustee for the minor, and that distribution shall represent a complete discharge of the Trustee.

Article 5. Payment of Death Taxes, Administration Expenses, Etc.:

Upon the death of the Grantor, the following shall be applicable:

1. The Trustee shall pay all or any portion of any of the funeral expenses, expenses of administration, debts, taxes (including estate, inheritance or similar taxes arising by reason of the Grantor's death), interest, penalties and legacies that the legal representative of the Grantor's estate may, in accordance with the Grantor's Will, certify in writing to the Trustee.
2. In the event the assets of the Grantor's residuary probate estate shall be insufficient to pay for the Grantor's funeral expenses, expenses of administration and all Federal and State taxes in the nature of estate, inheritance or like taxes, such obligations shall be paid by the Trustee to the extent that they exceed said residuary probate estate assets.
3. In making any payments under this Article, the Trustee may rely on any certificate of the legal representative of the Grantor's estate as to the amount of said payment and the person to whom it is to be paid.

Article 6. Estate of Grantor: Notwithstanding the instructions in Article 4 with respect to the distribution of income and principal, the Trustee is authorized in its discretion to use the income and principal of the Trust, from time to time as follows:

- A. To purchase and to retain as investments any securities or other property, real or personal, belonging to the estate of the Grantor.
- B. To make loans or advances to the personal representative of the estate of the Grantor on such reasonable terms as it deems advisable.
- C. The Trustee is not obligated to see to the application of any funds paid over to the estate of the Grantor.

Article 7. Trustee Powers: As an extension and not a limitation of all common law and statutory authority, and except where in conflict with any other provision in this Trust, the Trustee shall have the following powers and authority:

- A. To accept and receive property, real or personal, from the Grantor, from the Grantor's estate or from any other estate, trust or person, and to hold the same as a part of the Trust.
- B. To collect income, interest, dividends, rents and profits.
- C. To retain any part or all of the property, real or personal, received to be held in trust hereunder in the form of investments, and to invest and reinvest the property of the Trust in any investments as the Trustee may deem proper without regard for the principles of diversification or whether any form of investment would ordinarily be considered as suitable for a trustee to make or hold; and to retain any real estate or tangible personal property received to be held in trust hereunder and/or to acquire any real property and/or tangible personal property, permitting the beneficiaries to make such use thereof as is advisable and commensurate with their beneficial interests, and to make repairs and improvements and pay taxes, insurance premiums and other charges with respect thereto as the Trustee may deem advisable.
- D. To sell any real or personal property of the Trust at public or private sale for cash or on credit or to exchange the same on terms as the Trustee may deem advisable; to lease any real or personal property of the Trust at times and on terms as the Trustee may deem advisable, whether or not the lease may extend beyond the term of any trust.
- E. To borrow for the purposes of the Trust and to mortgage or pledge any real estate or personal property as security for any such loans.
- F. To foreclose by entry or otherwise, extend, assign or give partial releases of any mortgages, to discharge mortgages or liens on real or personal property.

- G. To sign, seal, execute and deliver all proper and necessary conveyances and instruments for the purposes of the Trust.
- H. To grant options for the sale or exchange of any property.
- I. To vote in person or by proxy upon all stocks or other securities held and to exercise all conversion, subscription, voting and other rights of whatever nature pertaining to the property of the Trust and to pay any sums as may be deemed advisable in connection therewith; and to exercise stock options.
- J. To participate in any plan of reorganization, consolidation or merger; to deposit any property of the Trust under any such plan or with any protective or reorganization committee, to delegate to such committee discretionary power with respect thereto, to pay a proportionate part of the expenses of the committee and any assessments levied under any plan and to accept and retain new securities received in pursuance of any plan.
- K. To hold securities or any real or other personal property in the name of a nominee or nominees, or in any other form.
- L. To employ legal counsel, investment counsel and agents, to decide whether or not to act upon their recommendations and to pay to them reasonable compensation from the Trust Estate.
- M. To take any proceedings at law or in equity with reference to or in any matter concerning the Trust and to represent the interests of the Trust in any proceedings, with power to compromise or refer to arbitration any dispute in any way affecting the same.
- N. To take steps and to do any acts which may be deemed necessary or proper for the due care and management of the Trust.
- O. To value all property to be divided or distributed at then current fair market values, and, in the Trustee's discretion, to convert all or any part of such property into money and to make division or distribution thereof in kind or in money
- P. To refuse to accept property as a trust asset if such property could result in liability to this Trust or otherwise impair the value of any Trust property.
- Q. To place any portion or all of the trust funds in any custodial or agency account or other similar account administered by a banking institution or trust company and to rely upon their investment decisions, such not constituting an unauthorized delegation of the Trustee's duties; provided that this paragraph shall not be applicable if the Trustee is a corporate Trustee.

- R. To have dealings between or among separate trusts or trust shares hereunder, including the purchase, sale or exchange of assets, or the borrowing or lending of money, on such reasonable terms as may be appropriate in the circumstances.
- S. To open and maintain checking or savings accounts in any bank or banks and to designate any one or more persons to execute checks or make withdrawals therefrom.
- T. To make loans to any person or persons upon such reasonable terms as the Trustee may determine, provided that no loan shall be made to any person who is also serving as a Trustee hereunder.

Article 8. Payment of Premiums: The Trustee shall in no way be bound to pay the premiums or other charges on any policy payable hereunder, nor to see that any such policy is kept in force, but shall use its best efforts to collect any sum payable thereunder whenever by the terms of such policy or policies, the same shall be payable to the Trustee and it shall have knowledge thereof.

Article 9. Distributions by Trustee: Limitation on Exercise of Special Power of Appointment: The Trustee is authorized to make payments of principal or income directly to and otherwise to deal with minors as though of full age or to make such payments for the benefit of such minor, or to the parent or person having custody of the minor for his or her use, all as the Trustee may designate. No grantee or holder of any special power of appointment granted under this Trust shall have the right or power to exercise such special power in any manner that can satisfy any legal obligation of such grantee, or holder, including, but not limited to, any legal obligation of support.

Article 10. Accounting: Unless directed otherwise by an adult beneficiary of the Trust, the Trustee may accept such amount of property distributed to it by the legal representative of the Grantor's estate as constituting all the property to which the Trustee is entitled under the Grantor's Will. The Trustee shall have no duty to review the administration of the Grantor's estate by such legal representative, unless the Trustee has actual affirmative knowledge of any impropriety in such administration.

Article 11. Spendthrift Provisions: The interest of any beneficiary in any share or part of this Trust, both principal and income, shall not be alienable, assignable, attachable, transferable nor paid by way of anticipation, nor in compliance with any order, assignment or covenant and shall not be applied to, or held liable for, any of his or her debts or obligations either in law or equity and shall not in any event pass to his or her assignee or trustee under any instrument nor under any insolvency or bankruptcy law, and shall not be subject to the interference or control of creditors, spouses or others. Nothing contained in this Article shall be construed as restricting in any way the exercise of any power of appointment granted herein.

Article 12. Dealings With Third Parties: Any person, firm, corporation or entity dealing with the Trustee may always, rely upon the Trustee, as being duly authorized hereunder in all particulars; and no such person, firm, corporation or entity shall in any way be respon-

sible for the proper use or application of any property delivered, or any funds paid over or advanced, by any of them to the Trustee; and the receipt of the Trustee for any payment or advancement made to the Trustee, or for any property delivered to the Trustee, shall be a complete discharge and acquittance to the extent specified in such receipt. Persons dealing with the Trustee shall look only to the property administered by the Trustee for payment of claims and not to the Trustee's personal property.

Article 13. Successor Trustees and Other Provisions Dealing With Trustees:

- A. Successor Trustee: The Grantor appoints Cale-Landon: Crews with a mailing address of 1102 Hunt Club Lane, Valrico, Florida [33594] as initial successor Trustee and if he shall die or otherwise be unable to fulfill the duties herein, the Grantors appoint Adan-Jackson: White with a mailing address of 20228 West County Line Road, Lutz, Florida [33558] as second successor Trustee. Any Trustee may resign at any time by a written instrument delivered to any person authorized to appoint a successor Trustee. A successor Trustee shall make a written acceptance of office. At no time may an individual who is a beneficiary hereunder (other than either of the Grantors) be appointed Trustee. 3
- B. Resignation of Trustee: Any Trustee hereunder may resign by a notice in writing delivered to the Grantor, if the Grantor is then living, and, after the Grantor's death, to all current beneficiaries of this Trust.
- C. Certified Copies and Certificate of Trustee or Attorney at Law: Anyone may rely upon a copy hereof certified by a Notary Public to be a true copy of this instrument
- D. Trustee's Accountings: The Trustee, may, and, upon request of any beneficiary hereof, shall, render periodic accounts, no more often than quarterly, with respect to the trusts hereunder to the person or persons then entitled to receive any income or principal from this Trust.
- E. Bond: No Trustee hereunder be required to furnish bond, or surety on any bond, for the performance of its duties as Trustee in any jurisdiction.
- F. Successor Trustees or Co-Trustees: All rights, powers and exemptions reserved or granted to the Trustee hereunder shall extend to any successor Trustee or co-Trustee. No successor Trustee or co-Trustee shall succeed to such office until he/she/it accepts such office in writing. Any successor Trustee or co-Trustee may accept, without examination or review, the accounts rendered and the property delivered by any predecessor Trustee or present co-Trustee without liability. Each successor Trustee or co-Trustee has the same title, power and duties as the Trustee succeeded or, in the case of a co-Trustee, the other then present Trustee, without any additional conveyance. Any reference to a "Trustee" refers equally to any successor Trustee or co-Trustee.
- G. Compensation of Trustee: Any individual Trustee serving hereunder shall be entitled to be paid a reasonable fee from the Trust Estate, based on the amount of time ex-

pended by such Trustee in carrying out his/her duties hereunder. Any corporate Trustee shall be entitled to be paid a fee based upon its fee schedule from time to time published by it.

- H. Liability of an Individual Trustee: No individual Trustee (as opposed to a corporate Trustee) shall, with respect to the investment of trust property, be liable for any action taken, or failure to act, unless such action, or failure to act, was done willfully and in bad faith.
- I. Corporate Trustee: The term "corporate Trustee" shall mean a Trustee which is a banking institution or trust company regularly engaged in the business of trust administration in which no beneficiary has any controlling interest.

Article 14. Governing Law: This Trust is made and executed in the State of Florida and is to be governed and construed according to the laws of said State.

Article 15. Incompetency: A person, including a Trustee or Special Trustee, shall be deemed incompetent for purposes of this Trust if a physician sets forth his or her opinion in writing that such person is incapable of caring for his or her person or property.

Article 16. Gender References: Whenever the context permits, the use of a particular gender shall include any other gender, and references to the singular or the plural shall be inter-changeable.

Schedule A

***SEE FLORIDA SECURED TRANSACTION FILE #201909752256**

[RE 586920951 US] FLORIDA U.C.C FILE # 202004316010

[RE 586920965 US] FLORIDA U.C.C FILE # 202004316134

[RE 586920934 US] FLORIDA U.C.C. FILE # 202004256204

[RE 586920948 US] FLORIDA U.C.C FILE # 202003236749

Proof of Life Claim # RH-20190117-POLX-CERT-LSM3-011399625546

Affirmation of National for The United States of America Record File # RH-20190117-D121-4C18-99F2-011399625546

Nationality Certificate, American National for The United States of America-General Post Office address: 838XM MPR5M Nationality Identification # 011399625546

Will and Testament-FLORIDA U.C.C FILE # 202004514467

Continuation from "8. Additional Collateral Description" #10181982-AJWJ-CAD

1. All Comprehensive Annual Financial Reports, All Comprehensive Revenues, All Fiscal and Calendar Accounts, Proceeds, Products, Fixtures, Service of:
 - a. All Organic Codification National and Regional Constitutional Trust, Indenture Organizations and Their Political Subdivisions;
 - b. All Organic Uncodification National and Regional Constitutional Trust Indentures Organizations And their Political Subdivisions;
 - c. All Religious government Trust Indentures Organizations and their Ecclesiastical Provinces, Metropolitans.
2. All Sworn Oaths, All Sworn Affirmations, All Sworn Insurance Providers for All Agents, Employees, And Officers of the above list of Organizations.
3. All Annual Financial Reports, All Comprehensive Net Revenues, All Fiscal and Calendar Accounts, Proceeds, Products, Fixtures, and Service of all Adverse, Belligerent, and/or Combatant Participant Non Political Entities such as a Corporation(s), and voluntary Associations, whether Incorporated or Not, whether by, Licenses, Registrations, Records, Permits, or Certification;
 - a. All Adverse, Belligerent, and/or Combatant Participants, Non-Political Entities Licenses, Registrations, Records, Permits, Memorandums, and ARTICLES OF ASSOCIATIONS.
4. Entire List of Securities is in the Individual Organization's Public Record; Registrations, Library Catalogs, and other data depositories and Repositories.

Collateral Security list shall hold the Trustee/Secured Party as Priority, Primary, and/or True Legal and Lawful filer as Trustee/Secured Party as Evidence in Fact by Secretary of State according to him/her authority grants truth by his/her witness to this Security List:

Collateral Security List herein is with acceptance and return for full legal and lawful Exchange all value is Legally and Lawfully Exempt from Levy. UCC-1 Collateral Statement for ALAN JON WHITE JR. TRUST³⁰
5. Declaration of Rights - Recording Filing Number: RH-20170220-45B6-SOS4-DORA1-RES9AN501722
6. Social Compact Agreement - Recording Filing Number: RH-20170220-45B6-SOS4-9C5A-CD69CE501720
7. The New Declaration of Independence of the Government of The United States of America and
8. The American National Union of The United States of America - Recording Filing Number: RH-20180126-65B6-49E4-9C5A- DE535BV2AF16
9. The Sovereignty Restoration Act of 2018 - Recording Filing Number: RH-20181001-5E7C-414E-90CD-7G163VC61001
10. Human Rights Defenders International Card Identification Number: 011399625546
11. American National Union of The United States of America Member Number: 835191686935
12. Nationality Certificate - National Identification Number: 011399625546
13. American National Resident ID Number: 011399625546
14. Assumed Name Certificate
15. State resident Declaration within The United States of America - State resident identification number: 011399625546

Continuation from "8. Additional Collateral Description"
#10181982-AJWJ-CAD

16. Oath of Affirmation - Recording Filing Number: Rlr-201 901 I 7-D 1 2 1 -4Cl 8-99F2-01 1399 625s46 / File Name: 201 90 I I 7-AFI{-White-Jr-AJ

17. Proof of Life - Letter of Claim Certificate Number: RH-20190117-POLX-CERT-L5M3-011399625546

18. Citizenship Certificate Number: C443CD9A-D7E7-47A1-9261-FOACE18549B2

19. Social Compact Agreement Recording Filing Number - Rtl-201 7 02204585-SOS+9C5A-CD69 CESA 1720

20. Sovereignty Restoration Recording Filing Number: RFr20r 8l00r-5E7c4t4E-94r,-7 Gr63VC6 r 00r

21. Tenth Amendment Filing Number: RHS-20171112-52311-7WJ9-353A-39D98D5A6G72 / File Name: 20171112-RHS-ORECORD

22. State of Florida Birth Certificate Apostille No.: 2018-24875

*SEE ATTACHED ITEM # 10181982-AJWJ-CAD

[RF 188868255 US] FEDERAL COMMON LAW LIEN

FILED

21 FEB 23 AM 10:03

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

WITNESS my hand and seal on the day first above written.

WITNESS

Signature Amber R. Holzknicht Printed Name Amber-Renee Holzknicht

WITNESS

Signature Leslie L. Dwyne Printed Name Leslie Lynne Anderson

GRANTOR

Signature Alan Jon White Jr Printed Name Alan-Jon: White Jr

Cale-Landon: Crews hereby accepts the Trust hereinabove created upon the terms set forth herein and agrees to act as Trustee thereunder.

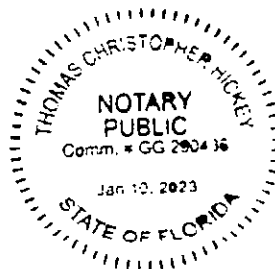
TRUSTEE

Signature [Signature] Printed Name Cale-Landon: Crews

STATE OF FLORIDA

County of PASCO

On this 21 of February, 2021, personally appeared the above-named Alan-Jon: White Jr and acknowledged the foregoing to be (his/her) free act and deed, before me.



Thomas Christopher Hickey
Notary Public

My Commission Expires: 01-10-2023

Thomas Christopher Hickey

RECORDING REQUESTED BY

/s/ Alan-Jon: White Jr. /s/

AND WHEN RECORDED, MAIL TO:

ALAN JON WHITE JR TRUST

20228 W COUNTY LINE RD

LUTZ, FL 33558

*

SPACE ABOVE THIS LINE IS FOR RECORDER'S USE

**CERTIFICATION OF EXECUTION OF IRREVOCABLE, TRUE, PURE, IRREVOCABLE
TRUST ORGANIZATION AGREEMENT:**

KNOW ALL PEOPLE BY THESE PRESENTS: That the undersigned Trustee(s) have executed a True Pure Irrevocable Trust Organization under the name of: THE ALAN JON WHITE JR TRUST as described in 13 AM JUR 2d, on this 21st day of February 2021.

That this agreement contains specified conditions and terms any and all of which are made a part hereof as fully and completely as if herein specifically set forth in full. The True Pure Irrevocable Trust Agreement (contract), explicitly states and provides that:

1. THE TRUSTEE(s) shall have all rights necessary to fulfill the purpose of this Irrevocable True Pure Irrevocable Trust and to conduct any legal business not specifically prohibited by this indenture.
2. THE INITIAL TRUSTEE(s) and Successor Trustee(s) shall serve without bonds of any nature being required.
3. THE TRUSTEE(s) shall, in the capacity of Trustee(s) and not individually assume only such liability as may attach to said Trust property assets. This Trustee liability shall not in any manner jeopardize their individual or personal holdings. If a Trustee should suffer a loss for any reason through services to the Trust, he shall be reimbursed from the Trust property, assets or income, to the same extent as would non-interested persons.
4. NOTICE IS HEREBY GIVEN to all persons, (companies or corporations) extending credit to, contracting with, or having claims against this True Pure Irrevocable Trust or the Trustee(s) thereof, that they must look only to the funds and property of the True Pure Irrevocable Trust Organization for payment or for settlement of any debt, tort, damage, judgment, decree, or for any indebtedness which may become payable hereunder.
5. TRUSTEE(s) POWERS shall be construed as general powers and Rights upheld under the Constitution for the united states of America as Citizens of these united states of America to do anything any Citizen may do in any state or country. They shall, but not be limited to, continue in business, conserve the property, commercialize the resources and extend an established line of business in industry or investment as herein specially noted, at their discretion for the benefit of the Trust such as: buy, sell or lease land for surface mineral rights; by or sell mortgages, securities, bonds, notes, commodities, trade credits, leases of all kinds, contracts or credits of any form, patent,

trademarks or copyrights; buy, sell or conduct mail-order business, or branches thereof; operate stores, shops, factories, warehouses, or other trading establishments or places of business of any kind, allocate funds derived from any source for charity, religion, education, research, accumulation, or other purposes, whether for immediate or future application, to be managed by specified Trustee, or buy, sell, lease, or rent any type of real estate, improved or unimproved; advertise different articles or business projects; borrow money for any project, pledging the Trust property or the payment thereof; hypothecate assets, property, or both; own stock in, or entire charters of corporations, or other properties, companies or associations as they may deem advantageous.

6. NO Beneficial Interest Certificate Holder shall be entitled to any distribution, as a matter of right, either from income or corpus. A True Pure Irrevocable Trust certificate (BIC) owner shall not be entitled to any undivided interest therein, nor to any legal title to or in any Trust property not in the management thereof. Neither the heirs of the Beneficial Interest Certificate Holder, nor the legal representative thereof shall be entitled to any special accounting nor to make any demand against any property of the True Pure Irrevocable Trust. Bankruptcy, insolvency, transfer or death of any Beneficial Interest Certificate Holder shall not act to dissolve this Trust nor shall it have any effect upon the operation thereof.
7. NO PERSON, CORPORATION, ENTITY or another True Pure Irrevocable Trust who purchases any of the property of the Trust, or in any manner deals with the True Pure Irrevocable Trust or with the Trustee(s) shall be required to inquire into the authority, expediency, propriety, validity, or necessity of the Trustee(s) to make or perform any transaction whatsoever, or to account for the application or disposition of any account, nor shall they be in any way responsible for the proper use or application of such funds or properties transferred by them to the Trustee(s) or True Pure Irrevocable Trust under terms of this True Pure Irrevocable Trust.

8. THE NAME and signature of the Creator is: Alan Jon White Jr
Alan-Jon: White Jr

NOTICE IS HEREBY SERVED that as of this date, the current Successor and First Trustee name, and signature of said True Pure Irrevocable Trust is:

Cale London: Crews
Cale London: Crews

NOTICE IS HEREBY SERVED that as of this date, the current Secretary's name, and signature of said

True Pure Irrevocable Trust is: Amber R. Holzknacht
Amber-Renee: Holzknacht

IN WITNESS WHEREOF the Trustee(s) & Secretary asseverate the above and hereunto set their hands and seal this 21 day of February 2021.

Florida Republic, Pasco County

A non-associated True, Pure, Irrevocable Trust

FILED
21 FEB 23 AM 10:03
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

INDEPENDENT WORKER AGREEMENT

TO ALL PERSONS, be it known, that this Independent Worker Agreement is by and between, ALAN JON WHITE JR TRUST (estate), herein after known as the Principal, and Alan-Jon: White Jr, herein after known as the Managing Director, hereby agrees to the following terms, conditions and obligations of the Agreement and Contract WHEREAS:

SPECIFIC LIMITED AUTHORITY

The Principal authorizes the Managing Director to undertake, commit and perform only the following acts on behalf of the Principal:

- A. Provide general management services of any business in which the Principal may be engaged. Manage the day to day business of the Principal's books and records.
- B. To conduct financial affairs of the Principal in an orderly manner with respect to deposits, withdrawals, loans and escrow arrangements.
- C. To open and maintain one or more checking, savings or other thrift accounts in the name of the Principal in any Financial institution and shall be the signatory of said accounts.
- D. To rent, lease, buy, sell, exchange, or convey any type of real estate in the name of the Principal and sign for same, on behalf of the Principal.
- E. To provide any additional services as directed by the Board of Trustee(s) of the Principal.

GENERAL PROVISIONS

- A. Managing Director is to provide equipment, tools and supplies necessary to fulfill the obligations of this Agreement and Contract. Should the Managing Director require equipment, tools and supplies not currently available to the Managing Director to fulfill a specific task, the Principal agrees to make said equipment, tools and supplies available to the Managing Director for rental. The Principal agrees to rent required equipment, tools and supplies for Ten Dollars (10.00) United States Silver Coin, for the length of time required to complete specific task(s).
- B. The Managing Director under the terms, conditions and obligations of this Agreement and Contract is an independent Contractor.
- C. The Managing Director may be presented to the General Public as an independent Contractor for other work or Contracts at the discretion of the Managing Director, who may advertise his/her services to the general public using any medium, including the use of business cards.
- D. It shall be understood that this Agreement and Contract is not exclusive and that the Principal has no right or authority to discourage or inhibit the Managing Director's right to enter into any other contracts as desired by the Managing Director.
- E. The working schedule required to fulfill the terms, conditions and obligations of this Agreement and Contract shall be exclusively set and maintained by the Managing Director. The Managing Director shall, after receiving the initial details and instruction from the Principal on the Duties and Responsibilities of the Managing Director, fulfill the terms, conditions and obligations of this Agreement and Contract absolutely free of any supervision of the Principal for the full and complete term of this Agreement and Contract.
- F. The Managing Director may be removed only upon unanimous vote of the Principal's Board of Trustee(s) on a complaint filed by the Beneficial Interest Certificate Holder and a finding of guilty of fraud, malfeasance or cause by a common law court and jury of competent jurisdiction.
- G. The Managing Director may not release the Principal's books or records currently managed by the Managing Director to any person, Organization, or Government Entity of any jurisdiction, including

courts of law that may issue subpoena or court orders without unanimous written approval signed and notarized by the current Executive Trustee.

H. The Principal's Board of Trustee(s) shall initiate, prosecute and defend any and all disputes that may arise between the Principal and any Person, Organization, or Government Entity. The Managing Director shall not be held liable for any disputes of the Principal. The Managing Director shall not at any time, receive service from any court on behalf of the Principal. In the case of a dispute between the Principal and any Person, Organization, or Government Entity, the Managing Director may only reveal that the Principals documents and information regarding the Board of Trustee(s) is of Public Record in the United States of America.

I. The Managing Director shall be responsible for all personal applicable Local, State or Federal Taxes. The Managing Director shall be responsible for personal liability, medical, dental, life, or any other desired insurance coverage. The Managing Director shall hold the Principal harmless of liability for nonpayment of any of the Managing Directors obligations in this section.

J. The Principal shall convey property to the Managing Director as follows: All Housing costs, Auto expenses, Transportation and all other reasonable expenses incurred by the Managing Director while fulfilling the terms, conditions and obligations of this Agreement and Contract.

K. The term of this Agreement and Contract shall be from day to day until the Managing Director's resignation, demise or removal by the Principal's Board of Trustee(s) as per section F.

12

CONSIDERATION

- A. The Principal agrees to compensate the Managing Director for services rendered under the terms, conditions and obligations of the Agreement and Contract, not to exceed the Sum of One Thousand Dollars (\$1,000.00) per month in property, plus any other expenses approved by the Principal Board of Trustee(s).

PROTECTION OF LAW

The authority of the principal and the Managing Director to enter this agreement and contract and to execute the duties under the terms conditions and obligations of this agreement and contract is protected under the provisions of 1:10, 1: 4:2: 6:2: 7: 4, 5, 6, 7, 9, 10, & 14: of the U. S. Constitution, the Supreme Law of the Land, wherein "no state shall pass any laws impairing the obligation of contracts". The Principal, Managing Director, and the terms, conditions and obligations of this Agreement and Contract are not subject to Federal or State Legislative or Regulatory Control. See *Hale v. Hinkle*, 201 U.S. 43; *U. S. v. Dickerson*, 413F 20 116; *Hill v. Philpott*, 445 F2nd 144, 146; *Stuart v. U.S.* 416 F2nd 450; *U.S. v. Klackner*, 273 F Supp 251.; *Mattos v. U. S.*, 158 U.S. 237 at 243.; *U.S. v. Wong Kim Ark*. 169, 18 S. Ct. 456; *State v. Simmons*, 2 Spears 761, 767 (1884) Justice O'neil.; *Talor v. Porter*, 4 Hill 140, 146(1843) Justice Bronson.; *Marbury v. Madison*, 2 Cranch (5U.S.) 137, 176, 177 1803).; *Fred Scott v. Sanford*, 19 How. 393.; *Reid v. Convert* 354 U.S. 1(1957), 1 1, Ed. 2nd, 1148.; *Miranda v. Ariz.* 384 U.S. 436 at 491 (1966). USC 5 sec. 301 533 Note 3, 556, 566(d). 558(h).; USC 28 sec. 2072 at clause 2.; *Standard v. Olsen*, 74 S. Ct. 768. 48 Am.Jur 2nd Sec. 2 at pg 80.; *Coppage v. Kansas*, 236 U.S. 1, at 14.; *Elliot v. Freeman* 20 U.S. 178 (1911); *Butchers Union Co. v. Crescent City Co.*; *Smith v. Morse*, 2 CA 524.; *Cooper v. Aaron*, 358 U.S. 1. NOTICE: Any person, Federal or State Administrative Agent(s). Law Enforcement Officer(s), Legislator(s), Judicial Officer(s), who by act or omission or under color of law impair or abridge any or all of the terms conditions or obligations of this Agreement and Contract or impair the actions of the Principal or Managing Director named herein or their successors, while in the performance of their duties stated herein Under USC 18 Sec. 241 & 242 shall be subject to a fine up to

\$10K and imprisonment up to 10 years, as well as Civil penalty under USC 42 Sec. 1983, 1985, 1986.
SEE: Hafer v. Melo, No. 90-681, P. 4001 (Nov. 1991)

ACCEPTANCE & RATIFICATION

The Managing Director named herein accepts the position of Managing Director subject to the terms, conditions and Obligations of this Agreement and Contract and agrees to act and perform in said fiduciary capacity with the Principal's best interest as the Managing Director's discretion deems advisable. The Principal thereupon ratifies all acts carried out by the Agreement and Contract.

Signed this 21st Day in February _____.

ALAN JON WHITE JR TRUST (estate), Principal.

MANAGING DIRECTOR _____ /s/ Alan-Jon: White Jr /s/ *By: Alan J White Jr*

by: TRUSTEE _____ /s/ Cale-Landon: Crews /s/ *By: [Signature]*

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21 FEB 23 AM 10:03
CLERK OF STATE
TALLAHASSEE, FLORIDA

We the undersigned witness this day that the one(s) known to us to be the avowed signatories appeared before us this day and acknowledged that they signed and delivered the above and foregoing TRUE PURE IRREVOCABLE TRUST ORGANIZATION INDENTURE for the uses and purposes therein set forth. We also understand that this document, when witnessed by two or more people, becomes a legal binding document under the Law of the Land.

Executed this 21st Day of February, 2021.

Witness: Leslie L. Dayne
Leslie L. Dayne

Witness: Amber R. Holzknacht
Amber R. Holzknacht

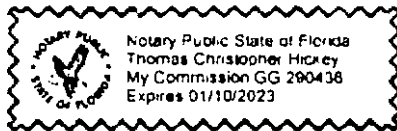
In an Individual Capacity:

Pursuant to Section 117.05(13)(a), Florida Statutes, the following notarial certificates is sufficient for an acknowledgment in an individual capacity.

STATE OF FLORIDA
COUNTY OF PASCO

The foregoing instrument was acknowledged before me this 21 day of February 2021, by Alan Jon White Jr.

(NOTARY SEAL)

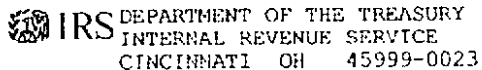


Thomas Christopher Hickory

Personally Known X OR Produced Identification _____

Type of Identification Produced : Nationality Identification # 011399625546 / Texas Drivers License # 34140584 / World Citizen Passport # 357335

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21 FEB 23 AM 10:03
SECRETARY OF STATE
TALLAHASSEE, FLORIDA



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

Date of this notice: 05-17-2018

Employer Identification Number:
83-6099000

Form: SS-4

Number of this notice: CP 575 B

ALAN JON WHITE JR TR
ALAN JON WHITE JR TRTEE
120 S HOUSTON ST
ARANSAS PASS, TX 78336

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

IF YOU WRITE, ATTACH THE
STUB AT THE END OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 83-6099000. This EIN will identify your estate or trust. If you are not the applicant, please contact the individual who is handling the estate or trust for you. Please keep this notice in your permanent records.

When filing tax documents, payments, and related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear off stub and return it to us.

Based on the information received from you or your representative, you must file the following form(s) by the date(s) shown.

Form 1041

04/15/2019

If you have questions about the form(s) or the due date(s) shown, you can call us at the phone number or write to us at the address shown at the top of this notice. If you need help in determining your annual accounting period (tax year), see Publication 538, *Accounting Periods and Methods*.

We assigned you a tax classification based on information obtained from you or your representative. It is not a legal determination of your tax classification, and is not binding on the IRS. If you want a legal determination of your tax classification, you may request a private letter ruling from the IRS under the guidelines in Revenue Procedure 2004-1, 2004-1 I.R.B. 1 (or superseding Revenue Procedure for the year at issue). Note: Certain tax classification elections can be requested by filing Form 8832, *Entity Classification Election*. See Form 8832 and its instructions for additional information.

To obtain tax forms and publications, including those referenced in this notice, visit our Web site at www.irs.gov. If you do not have access to the Internet, call 1-800-829-3676 (TTY/TDD 1-800-829-4059) or visit your local IRS office.