

D24000000020

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

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PICK-UP

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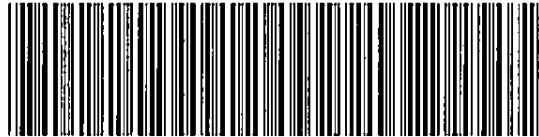
(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

Special Instructions to Filing Officer:

Office Use Only



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03/26/24--010/2--005 **350.00

03/26/24--01022--006 **8.75

FILED
2024 MAR 26 PM 2:17
CLERK OF STATE
TALLAHASSEE, FLORIDA

AFFIDAVIT TO THE FLORIDA SECRETARY OF STATE
TO FILE OR QUALIFY

TAINO MOOR MIAMI TRIBE FOREIGN EXPRESS TRUST
A FLORIDA TRUST

In accordance with the Section 609.02 of the Florida Statutes, pertaining to Common Law Declarations of Trust, the undersigned, the Chairman of the Board of Trustees of
TAINO MOOR MIAMI TRIBE FOREIGN EXPRESS TRUST
(Name of Trust)

FLORIDA Trust hereby affirms in order to file or qualify
(State)

TAINO MOOR MIAMI TRIBE FOREIGN EXPRESS TRUST : In the State of Florida
(Name of Trust)

1. Two or more persons are named in the Trust.
2. The principal address is: Number 55 Sec 2 Jinshan Taipei City Taiwan 10603 Taiwan.
3. The registered agent and street address in the State of Florida is:
Resul Medina Muhammad Bey : 4611 South University Dr SUITE 215 DAVIE FLORIDA Republic
[33328-9998]
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 Foreign Trustee agree to act in this capacity.

By: Resul Medina Muhammad Bey

(Registered Agent)

By: MICHAEL SLOSBERG

(GRANTOR)

By: Raoul Medina Jr Bey

(Trustee PROTECTOR)

I certify that the attached is true and correct copy of the Declaration legal and Lawful (A) (B) of Trust under which the association proposes to conduct its business in Florida.

THE USE OF THE NOTARY & REGISTRATION OF TRUST BELOW IS FOR IDENTIFICATION, AND SUCH USE DOES NOT GRANT ANY JURISDICTION TO ANYONE ALL RIGHTS ARE RESERVED UNDER COMMON LAW.

By:

Name: MICHAEL SLOSBERG

NOTARY:

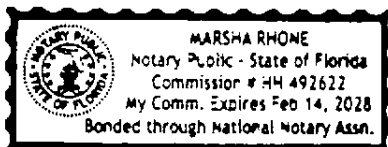
Chairman of the Board of Trustees

DATE:

Filing Fee: \$350.00

Certified Copy: \$ 8.75 (optional)

Page 1 of 6



CR2E063(3 00)

Specific properties as defined in Minute (1-0001) GRANTOR INTENDS TO PUT ALL THINGS IN THIS PROPERTY LIST IN THE TAINO MOOR MIAMI TRIBE FOREIGN EXPRESS TRUST AND ARE HEREBY GIVEN TO TRUSTEE(S) TO BE PUT IN TRUST FOR BENEFICIARIES OF TRUST. Specific amendment as defined in (Minutes 1-0001)

**AFFIDAVIT DECLARATION (A) OF NATIONALITY ORDER TO SHOW CAUSE FOR
RENUNCIATION**

**Let It Be Known That There Is A Second DECLARATION (B) That will Remain In The Private
Common Law Right.**

It is my true intent to declare my name, race, and nationality, and it shall be expressed and filed into the
trust minutes of The Express Trust so it is said and done.

Section 302 of Public Law 94-241:

Any person who becomes a citizen of the United States solely by virtue of the provisions in Section 301 [applying to those born in or residing in the Northern Mariana Islands] may within six months after the effective date of that Section or within six months after reaching the age of 18 years, whichever date is later, become a Moor and an Americas Aboriginal National but not a citizen of the United States by making a declaration under the oath before an Equity Court of record established under Common Law Jurisdiction of Florida and Probate Court of the State of Alabama, as well as the Uniform Trustees Powers Act, Treaty of Peace and Friendship in the form as follows:

"I, Raoul Medina Jr Bey, being duly sworn, hereby declare my intentions now and forever to be a Taino Arawak Moor of Thee Americas Aboriginal National but not a citizen of the United States."

MY DECLARATION AND PROCLAMATION OF MY Race shall reflect Taino Arawak and Nationality shall reflect Americas Aboriginal National Asiatic Moor and stand true in law, statutes, and jurisdiction within all courts of Common Law rights and Jurisdiction and in edition; Let it be Known Raoul Medina Jr Bey is a Minister and Chieftaincy to be addressed as; Chief Raoul Medina Jr Bey further more,

"His Majesty, Chief Raoul Medina Jr Bey, is a Moorish America National, and State National in a Sovereign capacity (also, territorial when applicable) of the Taino Moor Nation, founded By chief Resul Medina Muhammad Bey. Chief Raoul Medina Jr Bey Natural born (native) to Miami Florida Republic descendant Boriken ("Puerto Rico"), indigenous American native by blood, Head of the Family, Lord, Chief (Kasike) of Name, and Arms (ruling Chieftaincy) of the Noble House of (Medina) Chief Resul Medina Muhammad Bey is the Principal Elder of Taino Moor Nation (Clan). There fore all Tribe Members Shall be protected 18 U.S. Code § 1116 - Murder or manslaughter of foreign officials, official guests, or internationally protected persons U.S. Code_

(a) Whoever kills or attempts to kill a foreign official, official guest, or internationally protected person shall be punished as provided under sections 1111, 1112, and 1113 of this title.

(b) For the purposes of this section:

(1) "Family" includes (a) a spouse, parent, brother or sister, child, or person to whom the foreign official or internationally protected Spiritual living being on The Land stands in loco parentis, or (b) any other Spiritual living being Tribal Member in his or her household and related to the foreign official or internationally protected person by blood or marriage.

*Please see supporting law of Title 28 USC 3002 Section 15(A). Furthermore, this Notice of Publication for Declaration and Proclamation for Final Judgement of Change of Name (Adult), Race, Nationality and Status has been uncontested in public.

This cause has been expressed and filed into trust minutes of the express trust on the Petition for Final Judgement of Change of Name (Adult), Race, Nationality and shall be recorded into the Clerk of Court Record and for the court to recognize and being fully informed in the Premises, it is ADJUDGED that said Petitioner hereby is declaring, and RAOUL M. S. MEDINA hereafter shall be known by the name of the spiritual living being Raoul Medina Jr Bey and it is further adjudged that the Race of Petitioner shall reflect Taino Arawak and Nationality shall reflect Moor Americas Aboriginal National but not a citizen of the United States.

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CLERK OF STATE
TREASURY DEPT
TALLAHASSEE, FLORIDA

DONE, ORDERED, and EXPRESSED into the trust minutes of the Express Trust on this 28th day of February, 2024.

I declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.


MICHAEL SLOSBERG GRANTOR  Raoul Medina Jr Bey: Trustee Protector

All Rights Reserved Under Common Law

THE USE OF THE NOTARY & REGISTRATION OF TRUST BELOW IS FOR IDENTIFICATION, AND SUCH USE DOES NOT GRANT ANY JURISDICTION TO ANYONE ALL RIGHTS ARE RESERVED UNDER COMMON LAW.

In Witness Whereof, I have hereunto subscribed my name and affixed my Notarial Seal on the day and year last above written.


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3-3-2024
Date


Resul Medina Muhammad Bey, Foreign Trustee

THE USE OF THE NOTARY BELOW IS FOR IDENTIFICATION, AND SUCH USE DOES NOT GRANT ANY JURISDICTION TO ANYONE.

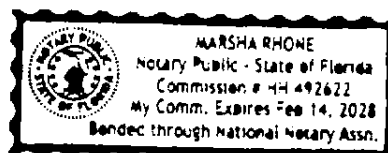
In Witness Whereof, I have hereunto subscribed my name and affixed my Notarial Seal on the day and year last above written.


Notary Public

02-14-2028

My commission expires

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CLERK OF STATE
TALLAHASSEE, FLORIDA

DECLARATION OF EXPRESS TRUST

TAINO MOOR MIAMI TRIBE FOREIGN EXPRESS TRUST

Let It Be Known That There Is A Second DECLARATION (B)
That will Remain In The Private Command Law Right.

Established February 28, 2024, 11:11AM

THIS INDENTURE ("Agreement") made this 28th day of February, 2024 serves as a
Declaration of Express Trust and shall continue for a term of twenty-five (25) years and renewed
every 25 years there after from Trustees before any pay out to beneficiaries.
Please see Declaration (B) for distribution of set assets.

herein known as the Grantor, and party
of the first part, and Raoul Median Jr Bey Trustee Protector
Resul Medina Muhammad Bey Foreign Trustee herein known as
The First Trustee or Trustees, party of the second part, under the name

OF

TAINO MOOR MIAMI TRIBE FOREIGN EXPRESS TRUST
EXPRESS TRUST, dba MICHAEL SLOSBERG, Raoul Medina Jr Bey
Resul Medina Muhammad Bey,

With this Contract, the Parties intended to create a Foreign Express Trust
Organization for the benefit of the Trust Certificate Unit Holders and to identify,
accumulate, purchase and hold any assets that become available and to provide for a
prudent administration and distribution system administered by legal persons acting in a
fiduciary capacity.

Whereas, the Grantor, irrevocably assigns and conveys to the Trustee(s), in trust, specific
properties and orders as defined in Minute (1-0001), to be made in future, this document in
exchange

for one-hundred (100) units of Beneficial Interest, known hereto as Trust Certificate
(TCUs) to be held with this indenture by the Trustees for Beneficiaries also known as

TAINO MOOR MIAMI TRIBE FOREIGN EXPRESS TRUST

dba MICHAEL SLOSBERG, and or Raoul Medina Jr Bey and Resul Medina Muhammad Bey.
TAINO MOORE TRIBE F.E.T. and TBAD LLC and TAINO MOOR MIAMI TRIBE LLC Have come together to
create This Foreign Express Trust.

Grantor: MICHAEL SLOSBERG - (defined) In law as GRANTOR is a person who settles property on and
into trust law for the benefits of beneficiaries. In some legal and lawful systems, a Grantor is also
referred to as a Trustee, or occasionally, a Grantor or donor... A settlor may create a trust by manifesting
an intention to create it. Grantor is the person who creates the trust.

Trust Protector: Raoul Medina Jr Bey A living spiritual man trustee and protector, or other person
authorize in future by GRANTOR, - (defined) appointed under the trust instrument to direct or restrain
the trustees.

Trustee: Resul Medina Muhammad Bey Foreign Trustee (defined) A person or firm that holds or
administers property or assets for the benefit of a third party. He shall create an LLC with in 6 Months of
the creation and manifestation of set Trust. For the Sole purpose to hold assets, real property, land etc.

Beneficial Owners(s): Salah J. N. Medina Bey D.O.B. 10.25.2009, Zakayah E. N. Medina Bey D.O.B.
06.23.2016 herein known as the First and second beneficiaries, and other beneficiaries to come in the
future (defined) beneficial owner(s) is where specific property rights ("use and title") in equity belong to a
person even though legal title of the property belongs to another person. This often relates where the
legal title owner has implied trustee duties to the beneficial owner(s) Other beneficiaries will be added as
the Tribe/Family grows.

Other Beneficiary: Let It Be Known; other set beneficiary must have and be

- 1). Nationalize Race Taino
- 2). Must have a declaration of Nationality Moor
- 3). Must have a set title, El, Bey, Ali, Dey, Before they can.

REAP THE BENEFITS OF SET TRUST NO EXCEPTION.

WHEREAS, the Trust Organization is authorized to exist and function through its Board of trustees in
The Public and Private comprised of the total active number of trustees who are legal and lawful
persons who holding fee simple title, not differentiating between legal and equitable, not as individuals,
but collectively as the Board, according to the inalienable; Common Law Rights.

WHEREAS, The Trust shall be amendable, as described in the bylaws, and shall be irrevocable by the
Grantor or any other person or entity but said Trustee(s) can be fired by Trust Protector and replaced by
new Trustee(s) picked by Trust Protector. It is the attention of the Grantor to make the Beneficiaries, an
absolute gift of the Trust Certificate Unit, in which the Beneficiaries shall not have any vested interest,
until the termination of this Trust and final distribution accumulated assets or any early distribution of
the assets thereof. There shall be exactly 100 Trust Certificate Units available to the Beneficiaries. The
Trust has not been revoked, modified, or amended in any way that would cause the representations in
the Trust certificate to be incorrect. This certification is being signed by current Trustee(s) and is being
executed in conformity with the provisions of Common Law Right.

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

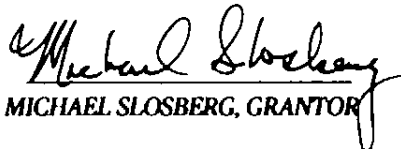
WHEREAS, The Trust shall be administered, managed, governed and regulated in all respects according to applicable (Common Law Jurisdiction of Florida Republic as well as the Uniform Trustees Powers Act, Treaty of Peace and Friendship). Common Law is the equity court, and the Express Trust can only be heard in Equity Court.

GRANTOR: MICHAEL SLOSBERG also known as Grantor. 6 months after the Creation and Manifestation of set Trust "TAINO MOOR TRIBE MIAMI" Let be known that the Trust will be come a Non Grantor FOREIGN EXPRESS TRUST. The GRANTOR will surrender alright of this irrevocable Trust over to its Trustees and beneficiaries 08/27/2024 said and done.

The domicile of the trust is within the Equity Court, in Florida in the Republic of the United States of America as a last resort when everything else fails.

THE USE OF THE NOTARY BELOW IS FOR IDENTIFICATION, AND SUCH USE DOES NOT GRANT ANY JURISDICTION TO ANYONE.

I declare (or certify, verify or state) under penalty of perjury under the law of the United States of America that the foregoing is true and correct. February 28, 2024.


MICHAEL SLOSBERG, GRANTOR


Resul Medina Muhammad Bey Foreign Trustee

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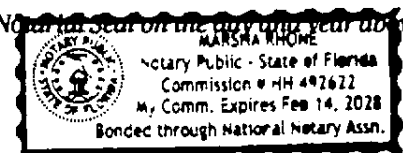
Bey, Medina Raoul Jr, Trustee PROTECTOR

In Witness Whereof, I have hereunto subscribed my name and affixed my Notary Seal on the day and year above written.


Notary Public

3/3/2024

Date



2/14/2028
My Commission expires

Copyright © 2023 by Taino Moore Tribe F.E.T. Foreign National - Private Capacity Non-Combatant / Not For Profit / Attained the Age of the Majority. ALL RIGHTS RESERVED UCC 1-308 without Prejudice Confidentiality Notice: This private electronic correspondence, including any/all attachment(s) are limited for the sole use of the intended recipient and may contain Privileged and/or Confidential Information. Any and All Political, Private or Public Entities, Federal, State, or Local Corporate Government(s), Municipality(ies), International Organizations, Corporation(s), agent(s), investigator(s), or informant(s), et. al., and/or Third Party(ies) working in collusion by collecting and/or monitoring this electronic correspondence, and/or any other means of spying and collecting these communications Without Exclusive Permission are Barred from Any and All Unauthorized Review, Use, Disclosure or Distribution. With Explicit Reservation of All Rights, Without Prejudice and Without Recourse. Any omission does not constitute a waiver of any, and/or ALL Intellectual Property Rights or Reserved Rights. NOTICE TO PRINCIPLE IS NOTICE TO AGENT. NOTICE TO AGENT IS NOTICE TO PRINCIPLE. Information in this or any following correspondence is not to be construed as legal advice. Edu. Materials Enclosed. In-house Credit no refunds on materials. Eternal. Common Law Copyright. Taino Moor Tribe Express Trust.

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Page 6 Of 6
TAINO MOORE TRIBE F.E.T.

Notice of Intent – Fee Schedule

1. Combined MUNICIPAL and Territorial Notices of Violation(s) against Americans and Failure(s) to Perform any or all occurrences listed below in this Section

\$ 10,000,000.00

- a. NOTICE OF CLAIM of “sole relief and remedy” under Title 50 Section 7 (c) and (e) of 2012.
- b. Notice of Violation of Lanham Act — attempted attachment and seizure of Unregistered Trademarks; Title 15, Section 1125 (a) and 11.
- c. Notice of Violation of Admiralty, Maritime and Prize Cases, Title 28, Section 1331 (1) and (2) and (12).
- d. Notice of Violation of Special Maritime and Territorial Jurisdiction of the United States, Title 18 Section 7 (1), (3), (8) and (13).
- e. Notice of Violation of The Postal Accountability and Enhancement Act of Title 39, Sections 1-908 and 3621-3591.
- f. Notice of Violation by Presumption of the Public Vessels Act, 46 U.S.C.A. Appendix Sections 781-790 as originally enacted.
- g. Notice of Violation of The False Claims Act, Title 31 U.S.C.A. Section 3729 (a) and (7).
- h. Notice of Violation of The Foreign Sovereign Immunities Act, Title 28, Sections 1602-1611.
- i. Notice of Violation of the United States Statutes-at-Large, Title 12, Section 411.
- j. Notice of Administrative Failure by the IRS/Internal Revenue Service for Failure to Produce Credit Vouchers and Proof of Claim as required by the Administrative Procedures Act, the Emergency Banking Act, and the United States Statutes-at-Large Title 12, Section 411.
- k. Notice of Violation of the Geneva Conventions by the United States Department of Defense and United States Department of the Treasury; failure to protect and defend our Persons.

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2024 MAR 26 PM 2:17
U.S. DISTRICT COURT
DISTRICT OF COLUMBIA

Notice of Intent – Fee Schedule

2. Private Easements - Schedule

Penalty for Private Use \$ 250,000.00

These fees will be mandated upon the informant listed on the traffic citation ticket(s), arrest warrants, detention orders, seizure orders.

Compulsion to Produce Trade Name or Other Identification Materials:

a. Name	\$ 50,000.00
b. Driver License Number	\$ 50,000.00
c. Social Security Number	\$ 100,000.00
d. Retinal Scans	\$ 5,000,000.00
e. Fingerprinting	\$ 200,000.00
f. Photographing	\$ 200,000.00
g. DNA	\$ 5,000,000.00
1. Mouth swab	\$ 5,000,000.00
2. Blood samples	\$ 5,000,000.00
3. Urine samples	\$ 5,000,000.00
4. Breathalyzer testing	\$ 5,000,000.00
5. Hair samples	\$ 5,000,000.00
6. Skin samples	\$ 5,000,000.00
7. Clothing samples	\$ 5,000,000.00
8. Forced giving of fluids/samples	\$ 5,000,000.00

Issuance of Traffic Citations and Tickets of any Traffic Nature:

h. Citations	\$ 60,000.00
i. Warning issued on paper ticket	\$ 25,000.00

Appearance in Court Because of Traffic Citations:

j. Time in court; per hour, 1 hour min.	\$ 75,000.00
k. If fine is imposed	\$ 500,000.00

Personal Property Trespass, Carjacking, Theft, Interference with Commerce or Trade

l. Agency by Estoppel	\$ 50,000.00
m. Color of Law	\$ 150,000.00
n. Implied Color of Law	\$ 150,000.00
o. Criminal Coercion	\$ 500,000.00
p. Criminal Contempt of Court	\$ 500,000.00
q. Estoppel by Election	\$ 350,000.00
r. Estoppel by Laches	\$ 350,000.00
s. Equitable Estoppel	\$ 500,000.00
t. Fraud	\$ 1,000,000.00
u. Fraud upon the Court	\$ 2,000,000.00
v. Larceny	\$ 250,000.00
w. Grand Larceny	\$ 250,000.00
x. Larceny by Extortion	\$ 1,000,000.00

Notice of Intent – Fee Schedule

y.	Larceny by Trick	\$ 1,000,000.00
z.	Obstruction of Justice	\$ 100,000.00
aa.	Obtaining Property by False Pretenses	\$ 1,000,000.00
bb.	Simulating Legal Process	\$ 1,000,000.00
cc.	Vexatious Litigation	\$ 5,000,000.00
dd.	Trespass upon motor conveyance	\$ 100,000.00
ee.	Unauthorized relocation of motor conveyance	\$ 00,000.00
ff.	Seizure of motor conveyance	\$ 100,000.00
gg.	Theft of license plate	\$ 10,000.00
hh.	Unlawful lien on motor conveyance	\$ 50,000.00

Use of Trade Name and Copyright Protected Material Under Threat, Duress, and/ or Coercion:

ii.	Name written by the informant	\$ 250,000.00
jj.	Driver's License information written by informant	\$ 150,000.00
kk.	Social Security Number written by informant	\$ 150,000.00
ll.	Miscellaneous material written by informant	\$ 500,000.00

Produce any Personal Information/Property for Any Kind of Business Interaction:

mm.	Financial information	\$ 100,000.00
nn.	Property inside of motor vehicle	\$ 150,000.00

Time Usage for Traffic Stops (by 30-minute increments):

30 minutes	\$ 5,000.00
60 minutes	\$ 10,000.00
90 minutes	\$ 15,000.00

3. Court Appearance - Schedule

These fees **MUST** be paid immediately after my case is finished. Failure to pay fines and fees will have an additional fee of \$5,000.00 for breach of contract.

Demand for Appearance in Court:

a.	My Appearance	
1.	Under protest and duress; per hour, 1 hour min.	\$ 75,000.00
2.	Voluntarily	\$ 10,000.00

Use of Trade Name Material

b.	Name	
1.	Under protest and duress:	\$ 25,000.00
2.	Voluntarily	\$ 10,000.00
c.	Driver's License	
1.	Under protest and duress:	\$ 25,000.00
2.	Voluntarily	\$ 10,000.00
d.	Social Security Number	
1.	Under protest and duress:	\$ 25,000.00

Notice of Intent – Fee Schedule

2. Voluntarily	\$	10,000.00
e. Miscellaneous Material	\$	25,000.00
Produce Any Personal Information for Any Kind of Business Interaction:		
f. Financial Information	\$	10,000.00
g. Driver's License	\$	10,000.00
h. Social Security Number	\$	250,000.00
i. Any documents produced by me - per document	\$	10,000.00
Time Usage for Court Appearances:		
j. 30 minutes		
1. Under Protest and Duress	\$	33,500.00
2. Voluntarily	\$	10,000.00
k. 60 minutes		
1. Under Protest and Duress	\$	75,000.00
2. Voluntarily	\$	20,000.00
l. 90 minutes or more		
1. Under Protest and Duress	\$	100,500.00
2. Voluntarily	\$	30,000.00
4. Trespass and/or Failure to Act - Schedule		
Trespass by public official(s), police officer(s), judge(s), attorney(s), Corporation(s) and other fictional entities as well as all others who desire to contract:		
a. Trespass on American Homestead Land	\$	10,000,000.00
b. Trespass of American Land Patent	\$	10,000,000.00
c. Failure of Attorney to File requested FARA Form	\$	1,000,000.00
d. Failure to Accept American State National Card	\$	1,000,000.00
e. Failure to honor God Given Rights	\$	20,000.00
f. Failure to honor Oath of Office	\$	50,000.00
g. Failure to honor Constitutional Oath	\$	50,000.00
h. Failure to honor Written and/or Oral Word	\$	5,000.00
i. Silence/Dishonor/Default	\$	5,000.00
j. Failure to honor/No Bond	\$	5,000.00
k. Phone call to telephone number used by Priority Creditor including from alleged debt collectors; per each	\$	5,000.00
l. Telephone message left on Priority Creditor phone service or equipment; per each	\$	5,000.00
m. Use of Street Address/Mailing location of Priority Creditor; per each	\$	5,000.00
n. Time Waiting for Scheduled Service; per hour, 1 hour min.	\$	1,000.00
o. Detention from Free Movement and/or cuffed; per hour, 1 hour min.	\$	75,000.00
p. Incarceration; per hour, 1 hour min.	\$	75,000.00

Notice of Intent – Fee Schedule

q.	Failure to Follow Federal and/or State Statutes, Codes, Rules, and/or Regulations	\$ 50,000.00
r.	Failure to State a Claim upon which Relief Can Be Granted	\$ 25,000.00
s.	Failure to Present a Living Injured Party	\$ 100,000.00
t.	Failure to Provide Contract Signed by the Parties; per occurrence and includes any Third Party Defendant	\$ 100,000.00
u.	Failure to Provide IRS 1099OID(s), and Other IRS Reporting Form(s) and/or Requirements upon Request; per occurrence and includes any Third Party Defendant	\$ 100,000.00
v.	Default by non-response or Incomplete Response; per occurrence and includes any Third Party Defendant	\$ 100,000.00
w.	Fraud; per occurrence and includes any Third Party Defendant	\$ 1,000,000.00
x.	Racketeering; per occurrence and includes any Third Party Defendant	\$ 1,000,000.00
y.	Theft of Public Funds; per occurrence and includes any Third Party Defendant	\$ 1,000,000.00
z.	Dishonor in Commerce; per occurrence and includes any Third Party Defendant	\$ 1,000,000.00
aa.	Failure to pay Counterclaim in full within thirty (30) calendar days of default as set forth herein	\$ 1,000,000.00
bb.	Perverting of Justice Judgment; per occurrence and includes any Third Party Defendant	\$ 1,000,000.00
cc.	Use of Common-law Tradename/Trademark after one warning; each occurrence	\$ 50,000.00
dd.	Forcing psychiatric evaluations; per day	\$ 500,000.00
ee.	Refusal to provide adequate and proper nutrition while incarcerated; per day	\$ 50,000.00
ff.	Refusal to provide proper exercise while incarcerated; per day	\$ 50,000.00
gg.	Refusal to provide proper dental care while Incarcerated; per day	\$ 50,000.00
hh.	Forced giving of body fluids; per day	\$ 5,000,000.00
ii.	Forced injections/inoculations/vaccines; per day	\$ 5,000,000.00
jj.	Forced separation from marriage contract; per day	\$ 160,000.00
kk.	Confiscation/kidnapping of a body not a US Citizen; per day	\$ 1,600,000.00
ll.	Corporate State continuing a mortgage for more than five years in violation of Banking Act of 1864 which takes precedence over current Statutes at large; per day	\$ 1,600,000.00
mm.	Attempted extortion of funds from birth certificate account, social security account, or any other associated accounts by fraud, deception and/or forgery by any agent, entity, or corporation; per count or charge	\$ 6,000,000.00
nn.	Attempted extortion of signature; per count or charge	\$ 6,000,000.00
oo.	Attempted forgery of signature; per count or charge	\$ 6,000,000.00

Notice of Intent – Fee Schedule

pp. Installation of a "Smart Meter" on homestead; per each \$ 1,000,000,000,000.00

5. Kidnapping

(If an alleged officer removes free soul more than 5 feet from free soul's property without just cause, it IS kidnapping) \$ 50,000.00

6. Services to others and/or Corporation(s) Schedule:

Studying

- | | |
|---|--------------|
| 1. Voluntarily; per hour | \$ 500.00 |
| 2. Under Threat, Duress, Coercion; per hour | \$ 75,000.00 |

b. Analyzing

- | | |
|---|--------------|
| 1. Voluntarily; per hour | \$ 500.00 |
| 2. Under Threat, Duress, Coercion; per hour | \$ 75,000.00 |

c. Research

- | | |
|---|--------------|
| 1. Voluntarily; per hour | \$ 500.00 |
| 2. Under Threat, Duress, Coercion; per hour | \$ 75,000.00 |

d. Preparing Documents

- | | |
|---|--------------|
| 1. Voluntarily; per hour | \$ 500.00 |
| 2. Under Threat, Duress, Coercion; per hour | \$ 75,000.00 |

e. Answering

- | | |
|---|--------------|
| 1. Voluntarily; per hour | \$ 500.00 |
| 2. Under Threat, Duress, Coercion; per hour | \$ 75,000.00 |

f. Providing Information

- | | |
|---|--------------|
| 1. Voluntarily; per hour | \$ 500.00 |
| 2. Under Threat, Duress, Coercion; per hour | \$ 75,000.00 |

Total damages for each line item set forth in the above Schedule will be assessed as the total amount of the damages as set forth herein times three (3) for a total of all damages added to three (3) times the damages for punitive or other additional damages.

All claims are stated in US Dollars which means that a US Dollar will be defined, for this purpose as a One Ounce Silver Coin of .999 pure silver or the equivalent par value as established by law or the exchange rate, as set by the US Mint, whichever is the higher amount, for a certified One Ounce Silver Coin (US Silver Dollar) at the time of the first day of default as set forth herein; if the claim is to be paid in Federal Reserve Notes, Federal Reserve Notes will only be assessed at Par Value as indicated above.

Notice of Intent - Fee Schedule

If invoiced, payment is due 15 days after receipt date unless otherwise indicated.

Make all payments to:

Raoul Medina Jr Bey

c/o 4611 South University Drive, Suite 215

Davie, Florida [RFD 33328-9998]

Non Domestic, Zip Exempt

Without the United States

Notice of Intent - Fee Schedule

To All Entities and ENTITIES however named, styled or punctuated:

This Notice of Intent - Fee Schedule is a schedule of mandatory fees instated by the American First Priority Creditor, Raoul Medina Jr Bey©TM, Authorized Representative on behalf of RAOUL MEDINA JR BEY©TM, RAOUL . MEDINA BEY©TM and RAOUL MEDINA JR BEY©TM. I, Raoul Medina Jr Bey©TM, do hereby set forth fees to be instated in any business dealing with RAOUL MEDINA JR BEY©TM, RAOUL . MEDINA JR BEY©TM and RAOUL MEDINA JR BEY©TM also including Proper Case Styling, for any business conducted relevant to this schedule. In the event that invoicing becomes necessary, invoiced amounts are due fifteen days after day of receipt, unless otherwise indicated. If said fees are not met, it is the right of the Priority Creditor, Raoul Medina Jr Bey©TM, to refuse or void any form of business interaction and/or transaction. Fees are subject to change at any time without prior notice and can be accelerated under UCC 1-305. First Priority Creditor, Raoul Medina Jr Bey©TM, and Taino Moore Tribe F.E.T. is the only Authorized Representatives to alter, void, and/or enforce said fees and may do so at any time.

By: Raoul Medina Jr Bey ©TM

By: Raoul Medina Jr Bey©TM, American State National
First Priority Creditor, Authorized Representative
All Rights Reserved Without Prejudice

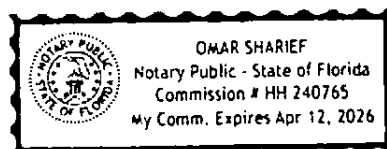
Witness and Acknowledgement

Florida State
Broward County

A living man affirmed before me, a Recording Secretary/Public Notary, on this 24 day of MARCH, 2024, that Raoul Medina Jr Bey, personally appeared and known to me to be the man whose name is referenced within the instrument and acknowledged to be the same.

Autograph: [Signature]

My Notary Commission expires: APRIL 12, 2026
(Taino Moore Tribe Miami F.E.T. Recording Secretary)





Paramount Claim of the Life and the Estate of

Raoul Michael Slosberg Medina

Born Oct 25, 1986 in Miami, Florida
Raoul Medina X Sydney Slosberg
The United States of America

Whereas I, the living man known as Raoul Michael Slosberg Medina , am the result of the life and love and physical embodiment of my parents, the living man known as Raoul Medina and the living woman known as Sydney Slosberg, now therefore I am their living son from the moment of conception and from the first combining of their unique genetic code to create my unique genetic code and my zygote in support of my physical embodiment then and now, and as I am the only true and surviving inheritor, I hereby publish my claim and recording of the facts:

The Afterbirth composed of a placenta, umbilical cord, and fetal tissues which accompanied me into this world and which was in possession of my DNA was never a viable separate living organism and was instead a portion of my flesh akin to any hair, skin, or other representation of my genetic content, that was not abandoned, not donated, and not returned to me or my parents for burial. No separate estate, living status, ownership interest or death apart from my own life may be claimed in behalf of the Afterbirth or other waste resulting from my birth, from my shedding of hair, my shedding of skin, the deposit of my fingerprints or any other DNA-containing substance whatsoever.

I hereby establish my Paramount Claim upon my unique DNA as the only lawful and living inheritor thereof from the moment of my conception forward and I also publish my nullification of any claim of ownership or material interest in my DNA based upon samples procured from any bodily waste or substance for any purpose.

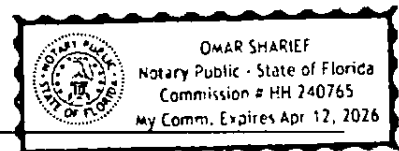
As witness to my claims, I here affix the Signature and Seal of my Lawful Person, retaining all rights and prerogatives thereof:

by: Raoul Michael Slosberg Medina © Living Soul. All Rights Reserved
Florida Assembly Recording Secretary Witness:

Today, on the 4th day, of MARCH, in the year 2024, I was visited by a man properly identified or known to me to be Raoul Michael Slosberg Medina and he did establish this record before me and sign it for the purposes stipulated herein, and I do accordingly add my signature and seal: [Signature]

Taino Moore Tribe F.E.T. Recording Secretary
Revision 07122023

Raoul M. Medina



Declaration of Political Status

I the living man, Raoul Medina Jr Bey, affirm and declare that I have returned to my lawful birthright political status as a Floridian, and I claim my exemptions as stated in Federal Code 8 USC 1101 (a) 21.

This I declare and affirm under penalty of perjury under the public law of The United States of America.

Florida

Broward County

Raoul Medina Jr Bey
by: Raoul Medina Jr Bey ©

All Rights Reserved

Without Prejudice

FILED
2024 MAR 26 PM 2:17
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Taino Moore Tribe F.E.T. Recording Secretary Witness

I, Raoul Medina Jr Bey a Taino Moore Tribe F.E.T. Recording Secretary, hereby affirm that the Declarant has been positively identified and I have witnessed their autograph of the Declaration of Political Status on 3-3-2024:

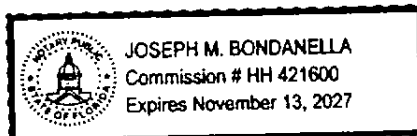
Witness Verification by Recording Secretary:

Florida State

Broward County

Today, I was visited by the Witness whose signature appears above, and they were properly identified to me and they did sign this record in my presence for the purposes described above, in witness whereof I affix my signature and seal this 4 day of March in the year of 2024.

Joseph M. Bondanella



STATE OF FLORIDA

THIS DOCUMENT HAS A LIGHT BACKGROUND ON TRUE WATERMARKED PAPER. HOLD TO LIGHT TO VERIFY FLORIDA WATERMARK.

BUREAU of VITAL STATISTICS

AMENDED

CERTIFICATION OF BIRTH

STATE FILE NUMBER: 109-1986-127904

DATE ISSUED: JUNE 1, 2022

DATE FILED: NOVEMBER 12, 1986

CHILD'S NAME:

RAOUL MEDINA JR BEY

DATE OF BIRTH:

OCTOBER 25, 1986

RECONVEYED -
GIFTED &
LIENED

SEX:

MALE

COUNTY OF BIRTH:

MIAMI-DADE COUNTY

MOTHER'S NAME:

SYDNEY ELLEN SLOSBERG

(NAME PRIOR TO FIRST MARRIAGE, IF APPLICABLE)

FATHER'S NAME:

RAUL MEDINA JR

AMENDED DATE

JANUARY 8, 2020

EVIDENTIARY DOCUMENTATION INFORMATION

CHILD'S NAME LEGALLY CHANGED FROM RAOUL MICHAEL SLOSBERG-MEDINA TO
RAOUL MEDINA JR BEYBY CERTIFIED COURT ORDER PURSUANT TO FLORIDA STATUTE. ISSUED BY DULY
AUTHORIZED JUDICIARY OFFICIAL.

COURT JURISDICTION: CIRCUIT

COURT LOCATION: BROWARD COUNTY, FLORIDA

DOCKET NUMBER: FMCE 19-11210

COURT DATE: DECEMBER 18, 2018

REQ: 2024034493

, STATE REGISTRAR

THE ABOVE SIGNATURE CERTIFIES THAT THIS IS A TRUE AND CORRECT COPY OF THE OFFICIAL RECORD ON FILE IN THIS OFFICE.

WARNING:

THIS DOCUMENT IS PRINTED OR PHOTOCOPIED ON SECURITY PAPER WITH WATERMARKS OF THE GREAT SEAL OF THE STATE OF FLORIDA. DO NOT ACCEPT WITHOUT VERIFYING THE PRESENCE OF THE WATERMARKS. THE DOCUMENT FACE CONTAINS A MULTICOLORED BACKGROUND, GOLD EMBOSSED SEAL AND THERMOCHROMIC FL. THE BACK CONTAINS SPECIAL LINES WITH TEXT. THE DOCUMENT WILL NOT PRODUCE A COLOR COPY.

DH FORM 1946 (03-13)

CERTIFICATION OF VITAL RECORD



UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional) (954) 638-2672 & (954)234-7753	
B. E-MAIL CONTACT AT FILER (optional) Trustees Foreign ChiefResul@TainoMooreTribe.com	
C. SEND ACKNOWLEDGMENT TO: (Name and Address) C/o IRS-DEPARTMENT OF THE TREASURY -ACCOUNT RECEIVABLE- 324 25TH STREET C/o Ogden, Utah 84401	

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name, do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here ☐ and provide the individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a ORGANIZATION'S NAME						
OR						
1b INDIVIDUAL'S SURNAME MICHAEL SLOSBERG MEDINA		FIRST PERSONAL NAME RAOUL		ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
1c MAILING ADDRESS DADE COUNTY BUREAU VITAL STATISC MIAMI DADE CITY HEALTH DEPT Tb Cln 1350 NW 14th St MIAMI FL 33125		CITY MIAMI	14th amendment United States citizen	STATE FL	POSTAL CODE 33125	COUNTRY U.S.

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name, do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here ☐ and provide the individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

2a ORGANIZATION'S NAME TAINO MOOR TRIBE MIAMI FOREIGN EPRESS TRUST					
OR					
2b INDIVIDUAL'S SURNAME Bey - Medina		FIRST PERSONAL NAME Raoul		ADDITIONAL NAME(S)/INITIAL(S) Medina	SUFFIX Jr
2c MAILING ADDRESS 4611 South University Dr Suite 215		CITY Davie	STATE Florida	POSTAL CODE [33328-9998]	COUNTRY U.S.A.

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

3a ORGANIZATION'S NAME TAINO MOOR TRIBE MIAMI FOREIGN EXPRESS TRUST					EIN __98-6125344	
OR						
3b INDIVIDUAL'S SURNAME		FIRST PERSONAL NAME		ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
3c MAILING ADDRESS 4611 SOUTH UNIVERSITY DR. SUITE 215		CITY DAVIE	STATE FL	POSTAL CODE [33328-9998]	COUNTRY U.S.A.	

4. COLLATERAL: This financing statement covers the following collateral

Three (3) troy ounce 2000 1oz. fine silver ONE DOLLAR coins given to trust by GRANTOR to be held for beneficiaries in trust. The trust: TAINO MOOR TRIBE MIAMI F.E.T. takes possession of collateral for the secured party's benefit. Herein is PUBLIC NOTICE of a Security Agreement between the parties of Raoul Michael Slosberg Medina & Raoul Medina Jr Bey & Salah N.J. Medina Bey & Zakayah N. E. Medina Bey & Resul Medi Muhammad Bey (Or any derivatives thereof), Debtors and TAINO MOOR TRIBE MIAMI FOREIGN EXPRESS TRUST EIN __98-6125344 Secured Party Entitlement Holder Secured Party Owner has established and continuing priority security interest and equitable lien in all property and Security Entitlement.

TAINO MOOR TRIBE MIAMI FOREIGN EXPRESS TRUST DBA RAOUL MICHAEL SLOSBERG MEDINA & Raoul Medina Jr Bey
TAINO MOOR TRIBE MIAMI FOREIGN EXPRESS TRUST LIEN ON RAOUL MICHAEL SLOSBERG MEDINA FOR 9 Billion dollars Filed in the Court Recorder office of Records.

TAINO MOOR TRIBE MIAMI F.E.T.; LIEN ON BIRTH CERTIFICATE xxx-xxxx-127904

TAINO MOORE TRIBE F.E.T.; LIEN ON SS-# XXX-XX-8756 TAINO MOORE TRIBE FOREIGN EXPRESS TRUST; Pay Fee Schedule of \$9,000 per hour

Florida Documentary stamp tax is not required

(X) This FINANCING STATEMENT is to be [for recorded] (or recorded) in the REAL ESTATE RECORDS

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

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

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

☐ Public-Finance Transaction ☐ Manufactured-Home Transaction ☒ A Debtor is a Transmitting Utility ☐ Agricultural Lien ☒ Non-UCC Filing

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

8. OPTIONAL FILER REFERENCE DATA: The financing statement covers the following collateral: Debtor is a Transfer Agent of a Security Active Trust Securities intermediaries for maintaining a securities account for whom the account is maintained and held in Trust for the benefit Entitlement Holder Secured Party, and the Entitlement Holder Secured Party Owner has established and continuing priority security interest and equitable lien in all property and Security Entitlement listed with respect to Bureau of Vital Statistics Bronx The Louis

CERTIFICATE OF ASSUMED NAME NOTICE OF TRANSFER OF RESERVED NAME

Returnee – MEDINA JR RAOUL BEY

certificate of ownership PROVIDING FOR FILING OF NAME[S] WHEN BUSINESS IS CONDUCTED UNDER ASSUMED NAME: SESSIONS LAW 145;1907; CHAPTER 145 [H.B.64] OF THE STATE OF WASHINGTON; AN ACT PROVIDING THAT WHEN ANY BUSINESS OTHER THEN A CORPORATION(S) OR LIMITED PARTNERSHIP, IS CONDUCTED UNDER AN ASSUMED NAME, A CERTIFICATE SHOWING THE REAL PARTIES IN INTEREST SHALL BE FILED WITH THE COUNTY CLERK AND FIXING A PENALTY x 2. TO BE DEEMED A PUBLIC OFFICER YOU MUST PRODUCE AND BE VETTED BY THE ADMINISTRATOR OF THIS DOCUMENT, A LETTER OF INTENT, A LETTER OF COMPLIANCE WITH ALL STATE AND FEDERAL RULES AND REGULATIONS AS PRESCRIBED BY THE SECRETARY OF STATE OR ANY PRIVATE PERSON WHO DOES NOT PROPERLY IDENTIFY THEMSELVES UPON REQUEST BY PRODUCING A BUSINESS LICENSE, A UBI NUMBER, AND A BOND FILLED OUT IN THE C.A.P. NAME ON THIS CERTIFICATE. ARE FINED ON THE SPOT FOR 500.00 IN CONSIDERATION. FEE SCHEDULE; TO BE DETERMINED BY THE HEAD ADMINISTRATOR OF THIS DOCUMENT AT THE TIME OF ENGAGEMENT. AND ALSO THE CORRESPONDING SESSION LAWS OF THE STATE OF ALASKA INCLUDING CHAPTER 84 OF THE 1961 SESSION LAWS, CHAPTER 84, SECTION 13, "Common Law Rights" AND AS 10.35.030 (1CHAPTER 33 SLA 1966) TRANSFER OF RESERVED NAME.

Whereas GRANTOR is a Cestui Que Vie TRUST formed without the knowledge or consent of the Grantee and has accumulated unauthorized debt against the ESTATE benefiting secondary beneficiaries merely presumed to exist and claiming to have an interest in the ESTATE established under the MUNICIPAL LAW OF THE DISTRICT OF COLUMBIA and the DISTRICT OF COLUMBIA MUNICIPAL CORPORATION, the actual Grantee, the living man known to the public as Resul Medina Muhammad Bey invokes the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive" and to be owed all benefit, control, and interest in the GRANTOR TRUST ESTATE set free and clear of all liens, debts, titles held under color of law, tithes, fees, and all other encumbrances established by the United States of America, Inc., THE UNITED STATES OF AMERICA, INC., the UNITED STATES, (INC.), USA, Inc., E Pluribus Unum the United States of America and all and any franchises thereof ab initio from the date of first registration of the ESTATE TRUST and all and any derivatives thereof, including but not limited to Raoul Medina Jr, RAOUL MEDINA JR, Resul Medina Muhammad Bey, RESUL MEDINA MUHAMMAD BEY, Raul Medina Jr, RAUL MEDINA JR, Raoul Medina Sir Bey, RAOUL MEDINA SIR BEY, Dj Raw 305, DJ RAW 305, Dj Raw Miami , DJ RAW MIAMI , @djraw305, @DJRAW305, @djrawmiami, @DJRAWMIAMI and any other styles, punctuations, orders, abbreviations or variations of my Trade Name.

REGISTRATION REASON:

REINSTATEMENT OF ACTUAL HOLDER IN DUE COURSE OF ESTATE NAME AND ESTATE PROPERTY AND ALL INTEREST DUE; PUBLIC AND PRIVATE RECOGNITION OF GRANTEE AS HOLDER IN DUE COURSE AND LAWFUL ENTITLEMENT HOLDER OF FOREIGN GRANTOR TRUST NAMED RAOUL MEDINA JR BEY AS OF OCT 25, 1986.

BUSINESS INFORMATION:

LEGAL ENTITY; HEIR GRANTEE, PRIVATE, PUBLIC, SIGNATURE TRUST
BUSINESS DESCRIPTION; **COMMERCE, GRANTOR, PRIVATE, PUBLIC,**
SIGNATORY BUSINESS NAME:

D.B.A. RAOUL MEDINA JR BEY and MEDINA JR BEY, RAOUL and RAOUL MEDINA JR BEY and RAOUL . MEDINA JR BEY, Raoul Medina Jr Bey, R.M.J. Bey, Bey Medina: Raoul, Raoul M.J. Bey and all and any derivatives thereof in any way related to the ESTATE or Private businesses so NAMED.

PHYSICAL POST OFFICE ADDRESS:

C/O 4611 SOUTH UNIVERSITY DRIVE, SUITE 215, DAVIE, FLORIDA, 33328-9998

OWNER INFORMATION:

True and Real Trade Name: Grantee, Private, Signatory, Beneficiary, Holder, Trustee, Transferee:

First Name: Raoul

Middle Name:

Last Name: Medina Jr Bey

STYLE: Bicameral & Surname

Post Office Address (Physical):

c/o 4611 South University Drive, Suite 215, Davie, Florida Postal Code Extension 33328-9998

Post Master Location: 3850 S University Drive, Davie, Florida Postal Code Extension 33328

THIS CERTIFICATE IS TO CONDUCT BUSINESS IN COMMERCE IN AN ASSUMED NAME DESIGNED TO ACCOMPANY NEW BUSINESS ACCOUNT REGISTRATION.

I am claiming the writ of Habeas Corpus to institute and maintain actions of any kind in the courts of "this" state while maintaining true domicile on the land of these United States, to take, hold and dispose of property either Real, Intangible or Personal held in the name of the FOREIGN GRANTOR TRUST dba RAOUL MEDINA JR BEY together with all derivative NAMES and Names and styles thereof, together with guarantee of pre-payment and exemption from Taxes, Tithes, and Fees, together with re-conveying all actual assets rightfully belonging to the Lawful Holder in Due Course.

Under the form of creating a qualification or attaching a condition, the Unites States and United States of America however styled or construed cannot, in effect, inflict a punishment for a past act which was not punishable at the time it was committed and which was not the knowing, willing, and consensual act of the actual Holder in Due Course of the given name and estate.

All violators, agents, actors under color of law, and actions under color of authority claimed by any corporations, associations, or subcontractors, agencies or agents of any kind or like violating or attempting to violate the political status and Title Order of the Grantee at any time past,

present, or future shall be liable severally, and jointly to this certificate as an affidavit of obligation in the normal commercial sense and as such is a severity representing accounts receivable and is a lien upon the real and movable property, malpractice insurance and performance bonds of any such violators and is not dischargeable in bankruptcy court or subject to any probate claim; at all times the owner/holder in due courses' property is exempt from third party levy and all related vessels in commerce and in trade are tax pre-paid.

This shall also serve as Mandatory Notice required under the Foreign Sovereign Immunities Act that the Living Soul, Owner, Proprietor, Holder-in-Due Course, Indemnitee, is a Foreign Sovereign owed all rights, guarantees, and protections of The Constitution for the united States of America and all assets owed to the Priority Creditors of the Territorial United States and the Municipal United States. This Foreign Sovereign, Raoul Medina Jr Bey, retains all rights in reversion and is not subject to any conference of citizenship or other merely presumed benefit or obligation.

ISSUED THIS 4 DAY OF March IN THE YEAR 2024 ON AND FOR THE COUNTY OF BROWARD ON THE STATE OF FLORIDA; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS, NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; WITNESS BY NOTARY DOES NOT ALTER STATUS.

By: Raoul Medina Jr Bey Signature, all rights reserved.

ACKNOWLEDGMENT OF HEAD ADMINISTRATOR FROM HOME OFFICE, **Private Banker, UCC-1-201, I-308: c/o Raoul Medina Jr Bey, TRUE AND REAL TRADE NAME BY MY HAND AND SEAL I TAKE OFFICE WITHOUT ENCUMBRANCE AND WITHOUT DEBT OR OTHER OBLIGATION, FULLY EXEMPT, INDEMNIFIED, AND WITHOUT GRANT OF ANY OTHER POWER OF ATTORNEY DBA: RAOUL MEDINA JR BEY**

BEY MEDINA JR, RAOUL, Lito305, and ALL DERIVATIVES INCLUDING RAOUL . MEDINA JR BEY and RAOUL MEDINA.
Raoul Medina Jr. Bey at C/O 4611 SOUTH UNIVERSITY DRIVE, SUITE 215, DAVIE, FLORIDA, 33328-9998, RETURNEE: RAOUL MEDINA JR BEY.

These provisions and copyrights are in effect from Oct 25, 1986 onward and the Name/NAMES are re-venued and permanently domiciled on the land and soil of the United States America and upon land and soil of Florida.

Taino Moore Tribe Recording Secretary Witness and Acknowledgement
Florida
Broward County

Raoul Medina Jr Bey

Today before me, a Florida Notary Recording Secretary, visited the living man known to me to be Raoul Medina Jr Bey and he did Issue this Certificate of Assumed Name as shown and he also affirmed his testimony as shown before me this 4 day of March in the Year 2024, in Witness whereof I set my Signature and Seal:

THE USE OF THE NOTARY BELOW IS FOR IDENTIFICATION, AND SUCH USE DOES NOT GRANT ANY JURISDICTION TO ANYONE.

Florida Notary

Revision 07122023

Joseph M. Bondanella

Seal: 3/4/24 Date

