

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

Assignment ID: TMI115526

<b>SUBMISSION TYPE:</b>	CORRECTIVE ASSIGNMENT		
<b>NATURE OF CONVEYANCE:</b>	Corrective Assignment to correct the The entire recordal was unauthorized and improper. previously recorded on Reel 6840 Frame 129. Assignor(s) hereby confirms the Lien and security interest for undivided rights, title, and interest with goodwill.		
<b>CONVEYING PARTY DATA</b>			
<b>Name</b>	<b>Formerly</b>	<b>Execution Date</b>	<b>Entity Type</b>
MERSCORP Holdings, Inc.		11/03/2023	Corporation: DELAWARE
<b>RECEIVING PARTY DATA</b>			
<b>Company Name:</b>	MERSCORP Holdings, Inc.		
<b>Street Address:</b>	1818 Library Street		
<b>Internal Address:</b>	Suite 300		
<b>City:</b>	Reston		
<b>State/Country:</b>	VIRGINIA		
<b>Postal Code:</b>	20190		
<b>Entity Type:</b>	Corporation: DELAWARE		
<b>PROPERTY NUMBERS Total: 1</b>			
<b>Property Type</b>	<b>Number</b>	<b>Word Mark</b>	
<b>Registration Number:</b>	2084831	MERS	
<b>CORRESPONDENCE DATA</b>			
<b>Fax Number:</b>	3122367516		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
<b>Phone:</b>	(312)368-4000		
<b>Email:</b>	deanne.vannatta@us.dlapiper.com,ch.tm@us.dlapiper.com		
<b>Correspondent Name:</b>	Michael A. Geller		
<b>Address Line 1:</b>	DLA Piper LLP (US)		
<b>Address Line 2:</b>	444 W. Lake Street, Suite 900		
<b>Address Line 4:</b>	Chicago, ILLINOIS 60606-0089		
<b>ATTORNEY DOCKET NUMBER:</b>	308061.002237		
<b>NAME OF SUBMITTER:</b>	DEANNE VAN NATTA		
<b>SIGNATURE:</b>	DEANNE VAN NATTA		
<b>DATE SIGNED:</b>	03/22/2024		
<b>Total Attachments: 35</b>			

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## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM551704

<b>SUBMISSION TYPE:</b>	RESUBMISSION
<b>NATURE OF CONVEYANCE:</b>	LIEN AND SECURITY INTEREST FOR UNDIVIDED RIGHTS, TITLE, AND INTEREST WITH GOODWILL
<b>RESUBMIT DOCUMENT ID:</b>	900521846

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Elizabeth L Combs		11/04/2019	INDIVIDUAL: UNITED STATES
Edwin J Combs Sr.		11/04/2019	INDIVIDUAL: UNITED STATES

## RECEIVING PARTY DATA

<b>Name:</b>	MERSCORP HOLDINGS
<b>Street Address:</b>	1818 Library Street, Suite 300
<b>City:</b>	Reston
<b>State/Country:</b>	VIRGINIA
<b>Postal Code:</b>	20190
<b>Entity Type:</b>	Corporation: DELAWARE
<b>Name:</b>	Corelogic Information Solutions, Inc.
<b>Street Address:</b>	4 First American Way
<b>City:</b>	Santa Ana
<b>State/Country:</b>	CALIFORNIA
<b>Postal Code:</b>	92707
<b>Entity Type:</b>	Corporation: DELAWARE

## PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
<b>Serial Number:</b>	75031300	MERS
<b>Serial Number:</b>	77943248	CORELOGIC

## CORRESPONDENCE DATA

Fax Number:

*Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.*

Phone: 847-310-2553

Email: e\_combs1@comcast.net

Correspondent Name: Elizabeth COMBS

Address Line 1: 402 W Hackberry Drive

Address Line 4: Arlington Heights, ILLINOIS 60004

OP \$25.00 75031300

<b>NAME OF SUBMITTER:</b>	Elizabeth L. Combs
<b>SIGNATURE:</b>	/Elizabeth L. Combs/
<b>DATE SIGNED:</b>	12/03/2019

**Total Attachments: 29**

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: MERSCORP Holdings, Inc. )  
)  
Mark: MERS )  
)  
Registration No.: 2084831 )  
)  
Registration Date: July 29, 1997 )

DECLARATION

I, Sharon Horstkamp being duly sworn, declare:

1. I am the Senior Vice President of MERSCORP Holdings, Inc. ("MERSCORP"), and I am authorized to execute this declaration.
  2. MERSCORP is the owner of all right, title, and interest in and to the trademark MERS, including, without limitation, U.S. Registration No. 2084831 for MERS (the "Registration").
  3. MERSCORP seeks to correct the chain of title for the Registration and remove assignments improperly recorded against the Registration.
  4. In short, the following documents recorded with the United States Patent and Trademark Office ("USPTO") against the Registration were improperly recorded, do not reflect an assignment or transfer in rights, and should be removed from the Registration:
    - Assignment 4, Reel/Frame: 7292/0572
    - Assignment 7, Reel/Frame: 6840/0129
    - Assignment 8, Reel/Frame: 6797/0408
    - Assignment 9, Reel/Frame: 6823/0900
    - Assignment 10, Reel/Frame: 6828/0001
    - Assignment 11, Reel/Frame: 7136/0762
    - Assignment 12: Reel/Frame: 7694/0268
- Collectively, these documents are hereinafter referred to as the "Improper Assignments."
5. The Improper Assignments were recorded against the Registration without MERSCORP's knowledge or consent, and they were not signed by MERSCORP.

6. Even a cursory review of the Improper Assignments shows that they do not assign any rights in the Registration or MERSCORP trademark.
7. The document listed at Assignment 4, Reel/Frame 7292/0572 was recorded on February 8, 2021 and filed by Kenneth Dost. The recorded document, entitled "Trademark Assignment of the Entire Undivided Rights, Title, and Interest (by indisputable rebuttal, revocation, and reversal)," is signed by Mr. Dost, not the registrant, MERSCORP. The document refers to Mr. Dost's rights to the tradename KENNETH W. DOST, not the MERS trademark. The document is not an assignment of the MERS mark, and the assignment was therefore improperly filed.
8. The document listed at Assignment 7, Reel/Frame: 6840/0129 was recorded on November 4, 2019 and filed by Elizabeth L. Combs. The recorded document entitled "Lien and security interest for undivided rights, title, and interest and complete renunciation of Mortgage Electronic Registration Systems, Inc. and all iterations, thereto, inclusive but not exclusive only to its current iteration, MERSCORP Holdings. Order for immediate and urgent processing: corrections of record for affected errors with immediate relief; that includes all nomination of Mortgage Electronic Registration Systems, Inc. (MERS) and MERS® System, Inc., successors and assigns, legal representatives, successors and assigns, et al nunc pro tunc, *mutatis mutandis*" is signed by Ms. Combs and Mr. Edwin J. Combs, not MERSCORP. The document appears to refer to Edwin J. Combs's rights to the tradename EDWIN J. COMBS and Elizabeth L. Combs' rights to the tradename ELIZABETH L. COMBS, not the MERS trademark. Given that the supporting document is not an assignment of the MERS mark, the assignment was therefore improperly filed.
9. The document listed at Assignment 8, Reel/Frame: 6797/0408 was recorded on November 16, 2019 and filed by Kenneth Dost. The recorded document entitled "Lien and security interest for undivided rights, title, and interest and complete renunciation of MERSCORP Holdings, Inc. (in its current iteration) Order for immediate and urgent processing: corrections of record with immediate relief for affected errors, as stated herein that includes all nomination of Mortgage Electronic Registration Systems, Inc. (MERS) and MERS® System, Inc., successors and assigns, legal representatives, successors and assigns, et all nunc pro tunc, *mutatis mutandis*" is signed by Mr. Dost and Ms. Michelle A. Dost, not MERSCORP. The document refers to Kenneth W. Dost's rights to the trade name KENNETH WILLIAM DOST, and Michelle A. Dost's rights to the tradename MICHELLE A. DOST, not the MERS trademark. Thus, the supporting document is not an assignment of the MERS mark, and the assignment was therefore improperly filed.
10. The document listed at Assignment 9, Reel/Frame: 6823/0900 was recorded on December 23, 2019 and filed by Kimberly Buchanan. It is entitled "Lien and security interest for undivided rights, title, and interest and complete renunciation of MERSCORP Holdings, Inc. (in its current iteration) Corrections of record for affected errors, as stated herein, including the termination of nomination of Mortgage Electronic Registration Systems, Inc.

(MERS) and MERS® System, Inc., successors and assigns, legal representatives, successors and assigns, et al nunc pro tunc, *mutatis mutandis* Re: Mortgage Electronic Registration, Inc. Stearns Lending, Inc., Bank of America, N.A., successors, assigns, legal representatives, successors and assigns” and was signed by Ms. Buchanan, not MERSCORP. It appears to refer to Kimberly K. Buchanan’s rights to the tradename KIMBERLY KAY BUCHANAN, not the MERS trademark. Given that the supporting document is not an assignment of the MERS mark, the assignment was therefore improperly filed.

11. The document listed at Assignment 10, Reel/Frame: 6828/0001 was recorded on December 30, 2019 and filed by Sandy S. Smith. It is entitled “Lien and security interest for undivided rights, title, and interest this termination of nominated agent MERS Corrections of record for affected errors, as stated herein, including the termination of nomination of Mortgage Electronic Registration Systems, Inc. (MERS) & MERS® System, Inc., successors and assigns, legal representatives, successors and assigns, et al nunc pro tunc, *mutatis mutandis* Re: Taylor Bean & Whitaker, asset-backed mortgage loan certificates, Series 2007-inclusive but not exclusive only to Taylor Bean & Whitaker, successors and assigns” and was signed by Ms. Smith, not MERSCORP. It appears to refer to Sandy S. Smith’s rights to the tradename SANDY SUE SMITH, not the MERS trademark. Given that the supporting document is not an assignment of the MERS mark, the assignment was therefore improperly filed.
12. The documents listed at Assignment 11, Reel/Frame: 7136/0762 were recorded on November 17, 2020 and was filed by Anthony G. Corpe and Valerie D. Corpe. They are entitled “Trademark Assignment Entire Undivided Rights, Title, and Interest along with Goodwill Nunc Pro Tunc (Reversionary)” and are signed by Mr. and Ms. Corpe, not MERSCORP. These documents appear to refer to the assignment of rights to the trade names ANTHONY G. CORPE and VALERIE D. CORPE, owned by Anthony G. Corp and Valerie D. Corpe, respectively. not the MERS trademark. Thus, the supporting documents are not an assignment of the MERS mark, and the assignment was therefore improperly filed.
13. The document listed at Assignment 12: Reel/Frame: 7694/0268 was recorded on April 18, 2022 and was filed by Valerie A Lopez. It is an Affidavit of Joseph R. Esquivel Jr. It is signed by Mr. Esquivel Jr., not MERSCORP. It does not mention any trademark assignments. The recordation also contains a document entitled “Lien and security interest for undivided rights, title, and interest and complete renunciation of MERSCORP Holdings, Inc. (in its current iteration) Order for immediate and urgent processing: corrections of record with immediate relief for affected errors, as stated herein that includes all nomination of Mortgage Electronic Registration Systems, Inc. (MERS) & MERS® System, Inc., successors and assigns, legal representatives, successors and assigns, et al nunc pro tunc, *mutatis mutandis* – I Hereby Exercise My Right to Revoke Pursuant National E-Commerce Act,” which is also not signed by MERSCORP and which appears

to refer to Valerie A Lopez's rights to the tradename VALERIE ANNE LOPEZ, not the MERS trademark. Thus, the supporting documents do not establish the assignment of the MERS mark, and it were therefore improperly filed.

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statements may jeopardize the validity of the Registration, declares that all the statements made on information and belief are believed to be true.

MERSCORP Holdings, Inc.

By: Sharon McGann Horstkamp  
Sharon McGann Horstkamp (Nov 3, 2023 10:52 EDT)

Name: Sharon Horstkamp

Title: Senior Vice President

Date: Nov 3, 2023

TRADEMARK

REEL: 008377 FRAME: 0718



**LIEN AND SECURITY INTEREST FOR UNDIVIDED RIGHTS, TITLE, AND INTEREST AND COMPLETE RENUNCIATION OF MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., AND ALL ITERATIONS, THERETO, INCLUSIVE BUT NOT EXCLUSIVE ONLY TO ITS CURRENT ITERATION, MERSCORP HOLDINGS.**

**ORDER FOR IMMEDIATE AND URGENT PROCESSING: CORRECTIONS OF RECORD FOR AFFECTED ERRORS WITH IMMEDIATE RELIEF; THAT INCLUDES ALL NOMINATION OF MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC. (MERS) AND MERS® SYSTEM, INC., SUCCESSORS AND ASSIGNS, LEGAL REPRESENTATIVES, SUCCESSORS AND ASSIGNS, ET ALL NUNC PRO TUNC, *MUTATIS MUTANDIS***

On this Sunday, December 1, 2019, I, Edwin J. Combs, the real and true Principal Owner, agent, and Secured Party, with full power and authority to do and perform every lawful act and thing the said Principal agent and attorney-in-fact, or one I appoint, may deem requisite and necessary to be done for and on behalf of the said Principal, without limitation of any kind. The physical essence of a man is present and acting, and hereby, ratifies and confirms all that said Principal Agent and attorney-in-fact shall, lawfully, do or cause to be done by virtue of these presents.

On this Sunday, December 1, 2019, I, Elizabeth L. Combs, the real and true Principal Owner, agent, and Secured Party, with full power and authority to do and perform every lawful act and thing the said Principal agent and attorney-in-fact, or one I appoint, may deem requisite and necessary to be done for and on behalf of the said Principal, without limitation of any kind. The physical essence of a man is present and acting, and hereby, ratifies and confirms all that said Principal Agent and attorney-in-fact shall, lawfully, do or cause to be done by virtue of these presents.

I am the real and true lawful principal owner of all rights, title, and interest, and all common law use, thereto, of the non-human, abstracted form, soul's energy, and trade name, EDWIN J. COMBS and with all derivative and spelling variations, thereto, without division or separation. I did not knowingly, nor willingly voluntarily elect, nor agree to assign, pledge, grant, convey, transfer, donate, nor gift all rights, title, and interest, along with unrestricted powers of appointment, substitution, attorney, personal representative, authorized representative, or any other powers, nor any nonexclusive or exclusive license of use nor rights of control to my trade name along with assets, intellectual and personal properties thereto, to any other party whatsoever.

I am the real and true lawful principal owner of all rights, title, and interest, and all common law use, thereto, of the non-human, abstracted form, soul's energy, and trade name, ELIZABETH L. COMBS and with all derivative and spelling variations, thereto, without division or separation. I did not knowingly, nor willingly voluntarily elect, nor agree to assign, pledge, grant, convey, transfer, donate, nor gift all rights, title, and interest, along with unrestricted powers of appointment, substitution, attorney, personal representative, authorized representative, or any other powers, nor any nonexclusive or exclusive license of use nor rights of control to my trade name along with assets, intellectual and personal properties thereto, to any other party whatsoever.

All presumption of my voluntary agreement to the relinquishment of my owned non-human factor of production and trade name is perjuriously contrived and derived on that certain mortgage loan refinance with purported lender, Tradition Mortgage and the agreement on November 9, 2006 being the Fannie

Mae/Freddie Mac Uniform Instrument-MERS, thereto, agreed to on false and fraudulent pretense, by Edwin J. Combs/EDWIN J. COMBS and Elizabeth L. Combs/ELIZABETH L. COMBS and any and all other variations and iterations, thereto.

The Fannie Mae/Freddie Mac Standard Uniform Instrument is the foundation upon which American home buyers could place their faith and trust. The sponsoring entities of the Fannie/Freddie Standard Uniform Instrument designed the quintessential, premier, four-corner mandated standard form mortgage loan agreement. This design forbids the addition of hidden terms and conditions, and in order to promote and ensure a streamlined lending process for the purpose of maintenance, integrity and protection of the consumer with respect to loan origination and lender processes in collections, it comes with its own set of Uniform codes and statutes. These are all government approved methods enabling the court to enforce by the unimpeachable contract rule.

The public perception of the Fannie Mae/Freddie Mac Uniform Instrument is that it is an agreement that can be trusted, which also imparts trust in Fannie Mae and Freddie Mac as responsible entities to maintenance and integrity. It is an implied warranty. "Trust" is a word of paramount meaning in its literal significance and it implies the nurturing and sheltering of a sacred confidence. It is, thereby, rooted in Natural Law and God's Law of Nature. In its more technical significance, the word still implies such confidence in a relationship which involves a trustee, beneficiary, and a res.

The judicial system deems the Fannie Mae/Freddie Mac Uniform Instrument unimpeachable because of mandated four-corner transparency, consumer fairness and rules that eliminates all unscrupulous lenders from the equation. The unimpeachable contract rule and prescriptive foreclosure gives fairness to lenders on the backend to collect on defaults by consumers that were given every consideration of fairness and protections on the frontend. With the rules of fair play firmly established by the Uniform Instrument, a person who defaults on their mortgage should be foreclosed upon and evicted...if it were twenty years ago.

Enter Mortgage Electronic Registration Systems Inc. (MERS®) and the 'legally colored' Fannie Mae/Freddie Mac Uniform Instrument-MERS; which is to say 'Colored' to give the appearance of, or to pretend an ordinary course mortgage loan to real property as a UCC-3 negotiable instrument, 'colored' for the appearance of four-corner compliance taking wrongful benefit of the courts unimpeachable contract rule and prescriptive foreclosure.

The Fannie Mae Freddie Mac Uniform Instrument-MERS that the Combs executed is an abomination that wears the mask but violates the very rules mandated by its predecessor and namesake - Fannie Mae Freddie Mac Uniform Instrument. The Architects of the uniform instrument did not intend backend prescriptive foreclosure to be used as trafficking and laundering pipeline resulting from an act of theft committed by false designations, misleading representations of true identity, and material omissions on the front end... omissions that violate the Combs' Constitutional right of equal protection, due process, and the First Amendment rights of free speech. Such violations can only constitute and illegal foreclosure action.

Nowhere, within the standard terms and conditions of the Instrument, is there any disclosure or representation of the MERS® System identifying the real and true identity that is a United States

registered Service Mark. A main purpose of the Lanham Act was to give consumers the ability to source the origin of goods, products, and services that are unfamiliar, and gives to manufacturers a hub to post product and service information, disclosures and representations. This concealment of the MERS® System is made worse by a pledged credit security agreement between Mortgage Electronic Registration Systems Inc. and NationsBank N.A. (Bank of America, National Association) and it is, likewise, purposely concealed. The terms and conditions of hidden agreement imposed upon the Combs lie far outside the four-corners of Uniform Instrument to the United States Trademarks and attaches to the United States registered Service Mark, MERS®.

The Pledge and Secured Credit Agreement (as the same may be amended, supplemented or modified, from time to time restructuring all or any portion of Agreement and successors and assigns agreement), is dated June 30, 1998, between MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., ("Borrower") a Delaware corporation NATIONSBANK, N.A., a national banking association (the "Bank"). An Agreement located in the Principal Register of the United States Patents and Trademarks Office ("USPTO"), as a security interest conveyance in Registrant, Mortgage Electronic Registration Systems, United States Registered Service Mark "MERS" Serial #:75031300, Reg #:2084831.

The MERS/Nationsbank is nothing less than an act of theft, that steals from the Combs all rights, title, and interest to their trade names along with all assets, personal and intellectual properties, thereto, along with unrestricted powers of appointment, assignment, transfer, conveyance, and any other powers foreign agent law firms in collusion with the business of banking, subsidiaries, and affiliates can conjure, that further includes nonexclusive and exclusive license of use and control, as if the Combs voluntarily pledged, granted, donated, elected, gifted, or by any other means agreeing to an enslaved existence serving as a puppet for the pleasures and profits of thieves. This is a blatant fabrication of the truth. By uninformed consent, that is to say by an act of theft, trade name is used in connection to the registered and unregistered trademark/Service Mark goods, products, and services of others as well as a subject and co-inventor to hundreds if not thousands of patented schemes, applications, and continuations to obtain full control of letter patents.

To presume one's voluntary agreement is to assume there is mutual assent and transparency, that which the 'colored' Fannie Mae/Freddie Mac Uniform Instrument-MERS forcefully pretends and illegally and unlawfully enforces. It is, however, absolutely impossible for anyone to voluntarily agree to terms and conditions that are unknown, or in this instance, whereby all knowledge is intentionally concealed by the sophisticated engineered deception of the Mortgage Electronic Registration Systems, Inc. (MERS)/the MERS® System. No rational individual of honest integrity would dispute these actual facts, and a government with sworn oath and duties to its citizens cannot ignore this fact.

Americans understand 15-30 year mortgage loans, fixed rate or variable interest rate negotiable instruments, and took well to new concepts presented as securitization, explained as the bundling of mortgage loans into pools and securitized loan trusts from which certificates were sold to investors. Americans though are not familiar with trademarks or intellectual properties, nor is there any reasonable expectation the Combs, or any other reasonable person would have knowledge absent full and transparent disclosure and representation. This is especially true given the new sophisticated processes and procedures that were coming into being by various court rulings, Legislative Acts, international trademark treaty law, and UCC revisions between 1998-2002.

The United States of America has declined into a tyranny owing in part by the perversions of truth, trust, and integrity as purported by the Fannie Mae/Freddie Mac Uniform Instrument-MERS. The residential housing market was chosen through which to execute a financial coup d'état, engineered by the seditious acts of certain foreign agent law firms and the business of banking, its subsidiaries and affiliates, and acting in collusion, they have corrupted both the judiciary and the government; and the hub of this financial coup d'état centers directly on the United States Patents and Trademarks Office ("USPTO"). By automated patented processes the judiciary and government has been completely debased to work against the "Blessings of liberty" despite the oath and duties they are sworn to protect. A judiciary directed by foreign agent bank debentures under the jurisdiction and laws of England and Wales, complete with docketing, case management, and other legal patents that are pipelined into this nations court system. These are all Engineered and designed patents that bear false witness against the citizens, establishing cozy relationships between judges and foreign agent attorneys, complete with revenue streams, annuities, grants, and other financial and non-financial awards to law enforcement and other governmental employees.

The entire economic, financial, governmental, and judicial systems have been hijacked by impersonation and forgery of stolen trade name acting through the capricious whim and patented contrivance by certain foreign agent law firms and the business of banking, subsidiaries, and affiliates, acting in collusion to their own self-interested greed and power; counterfeiting money; tampering with wills, codicils, or such-like legal instruments; prying into the correspondence of others to their prejudice; using false weights and measures, adulterating merchandise, so as to render saleable what purchasers would otherwise never buy, or so as to derive larger profits from goods otherwise marketable only at lower figures; bribing judges, suborning witnesses; advancing false testimony; manufacturing spurious seals; forging signatures; padding accounts; interpolating the texts of legal enactments; and sharing in the pretended birth of supposititious offspring are among the chief forms which this crime assumes.

Collateralization, securitization, fractionalization, and rehypothecation of intellectual properties: patents, trademarks, service marks, copyrights, trade secrets and 'know-how,' this is the true nature and character of the Fannie Mae/Freddie Mac Uniform Instrument-MERS. This is an investment transaction in trade name, the Combs' trade names: EDWIN J. COMBS and ELIZABETH L. COMBS, assets, personal and intellectual properties, and the general intangibles of their individual and exclusive beneficial ownership. Each capitalized form is the personal, unregistered trade name of the respective individual's matched name, both of which are protected under Article 8 and other provisions of the International Paris Industrial Properties Protection Convention.

Edwin J. Combs and Elizabeth L. Combs are individuals, each a separate personality with his/her own talents, interests, aspirations, and careers. We and have exclusive ownership of the metes and bounds survey we commissioned. As husband and wife, they are one, acting in unison, for the advancement, security and preservation of our family. We have acted as reasonable and responsible individuals building for our family over a period of decades a portfolio of investments in retirement vehicles, which were ultimately lost when the housing crash of 2008 which was initiated by the intentional abandonment of underwriting lending standards, that included full documentation and verification adapting a model of stated income meaning persons could obtain a home without documentation or verification. ML forced these strategies upon their warehouse lenders knowing full well that they would result in a default. If this

wasn't bad enough, they ordered the increased the amount of loan originations production of stated incomes. The collapse swept across the nation and millions of individuals like us lost our savings, our jobs, and our sources of income and the ability to meet our financial obligations.

EDWIN J. COMBS and ELIZABETH L. COMBS ("Purported Borrowers") to that certain mortgage loan refinance with TRADITION MORTGAGE ("Alleged Purported Lender"), agreed to on the trusted belief and integrity of the Fannie Mae and Freddie Mac standard form mortgage loan agreement known as the Fannie Mae/Freddie Mac Uniform Instrument-MERS, appointing Mortgage Electronic Registration Systems Inc. (MERS), as Nominee/Mortgagee for the alleged purported lender, Tradition Mortgage, as beneficiary of the Security Instrument ("Mortgage"), executed November 9, 2006. MERS MIN: 100010402044227787.

On November 24, 2006, a mortgage was recorded in the mortgage records of Cook County, Illinois: Elizabeth L. Combs & Edwin J. Combs, wife & husband, as grantors, Stewart Title, as trustee, in favor of Mortgage Electronic Registration Systems, Inc. solely as nominee for Tradition Mortgage, as beneficiary, dated 11/09/06, Cook County, Illinois file #0632833006.

What is to be said for a system by which foreign agent law firms' who are executing illegal foreclosures on the premise that they are valid and legal foreclosures, when in fact what they are is a hidden act forcing the abandonment of estate. Whereby these foreign agents file into Patents and trademarks, acting as personal and/or authorized representatives of the one who he has illegally obtained judgment so as to liquidate that person's estate on a false premise making claims that 1) the person cannot be located, 2) is dead, 3) is mentally unstable, or 4) incompetent and doing so fully aware of the fact that they are not the duly authorized agent of that trade name.

All powers and authorities emanate outward from the Federal United States Patents and Trademarks Office to individual states and county, not so much by the patent or trademark recorded or applied for by itself, but rather by the agreements attaching to those patent(s) and trademark(s) recorded thereunder. By the knowing and willing concealment of sophisticated processes and procedures, that is to say, by deceptive and concealed trade practices, the credit lender, equity, and capital that is the non-human form and trade name, has been secretly kidnapped into the Private Collective Membership. Left behind on the public record is the non-human trade name that because of intermediary interference, such as foreign agent law firms' powers of attorney, for instance, has no existence.

The fractionalization, securitization, collateralization, and rehypothecation of intellectual properties: patents, trademarks, service marks, copyrights, explodes indivisibility of the inseparable union between body/soul, matter/form. By decomposition, rehypothecation, and fractionalizations of the COMBS' have been transported, relocated, lodged to jurisdictions all around the world -- simultaneously in and to England, Australia, Luxembourg, Canada, and the Cayman Islands, to name a few. Nevertheless, this is all concealed by deceptive trade practices that originated on the false designations and misleading representations of MERS. Foreign agent law firms and the business of banking have created a self-serving profit and power wheel of immense magnitude on an unauthorized mortgage in trade name, exercised through a falsely represented mortgage loan to real property.

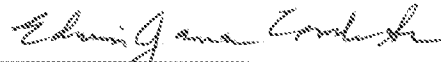
If this was intended as a trade secret, a competent statement of cognitive knowledge would diffuse and settle the transaction by an offset and balancing of books. If this were an ordinary course transaction as has been purported and enforced all along, an ordinary course revocation of contract and signatures would suffice in terminating the transaction. The Combs have known for several years that MERS, that the transaction is one in intellectual properties not real property and have made every attempt in expressing these concerns to county, court, state and federal government officials and to our attorney, Peter Alan Wasem, to no avail. He was unimpressed with the details I did share with him. On one occasion, I showed him a patent on Sharia which mentioned MERS. He denied its significance stating that the patent had only to do with the software aspect. The same applies to revocation of contract and signatures, even terminating under the Supreme Courts TILA ruling, several times over, this too to no avail. All of our attempts to settle the dispute equitably have been rebuffed. The courts don't consider the equity side of the contract. They are concerned only with the debt side, which is only one-half of the contract.

The Combs' have, instead, suffered the indignities by the business of banking's intentional collapsing of the economy, first by the loss of career that moved to an alleged default. MERS, the business of banking and the foreign agent law firms Codilis and Associates, P.C. and the Law Offices of Ira T. Nevel LLC who are the liars, deadbeats, and cheats. Jessica Piscone, attorney for Codilis and Associates P.C. motioned the court for the appointment of a Guardian Ad Litem (GAL) when Edwin J. Combs, Sr. suffered a stroke in 2018 despite the fact that he was never adjudicated to be legally disabled and I have been his appointed Power of Attorney since 1993. Margaret Manetti of Codilis & Associates falsely testified that Edwin was in a deteriorating condition for which testimony my attorney Peter Alan Wasem never objected nor did he zealously defend our case. Testimony by an attorney, particularly one who has no firsthand knowledge of the evidence, is a clear violation of *Trinsey v. Pagliaro* and it is forbidden. The harassment continued even after Elizabeth produced a valid Durable Power of Attorney and hired an attorney. The attorneys finally signed an agreed order that my powers of attorney would be acceptable. The entire experience cost us more than \$3,500 in fees for the temporary GAL. We were put through more than a year of Probate hearings in which the temporary, court-appointed GAL and three Probate Judges agreed that guardianship was not needed. Even as we perform our administrative due diligence to settle our "foreclosure" amicably and honorably, Ira T. Nevel is actively seeking criminal charges against Elizabeth for claiming assets rightfully belonging to the Combs' estate, for filing a UCC-1 Financing Statement naming his client and his firm as Debtors to us as US Bank as Owner/Trustee of VRMTG Asset Trust and who is holding assets which belong to us. This is malicious prosecution. The Combs' are the ones who suffer the false stereotype by a public and government that has been deceived, and by law firms' defamation, libel, and slander, of character and credibility. We have endured great harms as a result of this illegal foreclosure, which is really a forfeiture action.

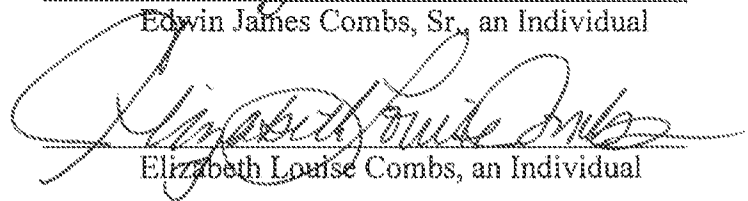
There is no law, for how can there be when foreign agent law firms are illegally executing foreclosures on a Fannie Mae/Freddie Mac Uniform Instrument-MERS they know full well violates rules of compliance. A system crafted on the capricious whim of bankers and foreign agent law firms that is multi-jurisdictional, not just by state, but hopscoches through countries, that includes manipulation, forgery, and a host of other unlawful acts committed by and through patented processes. Codes and Statutes that are engineered to act as business models renders all law arbitrary and a society that is under a tyranny and completely without oversight.

"I believe in God, the Father Almighty, Creator of heaven and earth. I believe in Jesus Christ, His only begotten Son, not made Who is our only Lord, born of the Virgin Mary, suffered, died, and was buried. He rose again on the third day. I believe in the Holy Spirit, the Lord and Giver of life. I renounce Satan and all for which he stands. He is the father of lies and he operates from a platform of deception. Most of all I renounce Mortgage Electronic Registration Systems, Inc. (MERS/the MERS® System), which was created from deception and made possible the divisibility the body and soul. This divisibility is a repugnancy to the Father's creation of mankind made in His image. Inasmuch as it is repugnant to Christianity, we are choosing to opt out of those systems and processes which stand diametrically opposed to our religious belief system.

I pledge allegiance to the flag of The United States of America and to the Republic for which it stands, one Nation under God, indivisible with liberty and justice for all.



Edwin James Combs, Sr., an Individual



Elizabeth Louise Combs, an Individual

I, Edwin J. Combs, Sr., an individual of competent sound mind, Principal owner and sole beneficiary of the non-human factor and trade name, EDWIN J. COMBS, SR., for good and valuable consideration, the receipt and sufficiency of which is herein acknowledged, restore all rights, title, and interest, along with all common law thereto separated by false presumptions of voluntary agreement and nomination, by this security interest in Merscorp Holdings, Inc., NationsBank, N.A. (Bank of America, National Association), and Corelogic, all successors and assigns, legal representatives successors and assigns, et al, nunc pro tunc., for the entire undivided interest and goodwill of all businesses thereto connected, for the enjoyment of Edwin J. Combs, Sr., heirs and beneficiaries, administrators, successors and assigns forever.

I, Elizabeth L. Combs, an individual of competent sound mind, Principal owner and sole beneficiary of the non-human factor and trade name, ELIZABETH L. COMBS, for good and valuable consideration, the receipt and sufficiency of which is herein acknowledged, restore all rights, title, and interest, along with all common law thereto separated by false presumptions of voluntary agreement and nomination, by this security interest in Merscorp Holdings, Inc., NationsBank, N.A. (Bank of America, National Association), and Corelogic, all successors and assigns, legal representatives successors and assigns, et al, nunc pro tunc., for the entire undivided interest and goodwill of all businesses thereto connected, for the enjoyment of Elizabeth L. Combs, heirs and beneficiaries, administrators, successors and assigns forever.

NOW, WHEREFORE, having acquired cognitive knowledge and competent understanding over decades of experience, we are informed that we cannot trust anyone who is not bound to us by oath and duty. We are also informed that this nation is operating under the tyranny of the British Commonwealth. It is our requisite will and desire to opt out of commerce, exit from Commonwealth. We instruct the

agreement with The United States Department of the Treasury, the details of which are to be determined at a date in the near future. See Additional Collateral. Actions are taken in good faith to the best of our knowledge as lawful and correct. We do, however, reserve the right to amend for any errors or clarifications to fulfill the intended objective. This assignment is effective immediately upon its recording.

*Edwin James Combs Sr.*

Edwin James Combs, Sr., an Individual

*Elizabeth Louise Combs*

Elizabeth Louise Combs, an Individual



# ANNEX A

Legal Description:

Lot 9 In Block 4 In Berkley Square, Unit 7, A Subdivision Of Part Of The Southeast ½ Of Section 7 And Part Of The Southwest ¼ Of Section 8, Township 42 North, Range 11, East Of The Third Principal Meridian, According To The Plat Thereof Recorded August 8 1968, As Document 20578659, In Cook County, Illinois. TAX PARCEL NUMBER: 03-07-414-009-0000. COMMONLY KNOWN AS: 402 W. Hackberry Drive, Arlington Heights, IL 60004

Latitude and Longitude: 42.130689" N, 87.987308" W

Metes and Bounds Description:

Commencing at the northeast corner of n. Walnut avenue and w. Hackberry Drive, also being the southwest corner of block 4 of Berkley Square unit number 7, being a subdivision of part of the southeast 1/4 of section 7 and part of the southwest 1/4 of section 8, all in township 42 north, range 11 east of the third principal meridian, according to the plat thereof recorded august 8, 1968 as Document Number 20578659, in Cook County, Illinois; thence north 89 degrees 47 minutes 34 seconds east (assumed bearing), along the south line of said block 4, for a distance of 359.50 feet to a point of curve; thence southeasterly along a curved line convexed to the northeast and having a radius of 240.05 feet for an arc distance of 74.64 feet to the southwest corner of lot 9 in said block 4 and being the point of beginning for this description; thence continuing along the southerly line of said lot 9, and having a radius of 240.05 feet for an arc distance of 70.00 feet; thence north 48 degrees 47 minutes 00 seconds east, for a distance of 26.26 feet to a point of curve; thence northeasterly along a curved line convexed to the northwest and having a radius of 60.00 feet for an arc distance of 44.25 feet to the southeast corner of said lot 9 in block 4 ; thence north 01 degrees 02 minutes 45 seconds east along the east line of said lot 9 for a distance of 130.42 feet to the northeast corner of said lot 9; thence north 78 degrees 41 minutes 49 seconds west along the north line of said lot 9 for a distance of 49.90 feet; thence south 89 degrees 47 minutes 34 seconds west along the north line of said lot 9 for a distance of 31.57 feet to the northwest corner of said lot 9; thence south 17 degrees 36 minutes 35 seconds west along the westerly line of said lot 9 for a distance of 148.64 feet to the southwest corner of said lot 9 in block 4 and the point of beginning, all in Cook County, Illinois.

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### ADDITIONAL OWNED COLLATERAL

The buildings, structures, fixtures, additions, enlargements, extensions, modifications, repairs, replacements and improvements now or hereafter erected or located on the Land (the "Improvements"); All easements, rights-of-way or use, rights, strips and gores of land, streets, ways, alleys, passages, sewer rights, water, water courses, water rights (whether riparian, appropriative, or otherwise, and whether or not appurtenant) and powers, air rights and development rights, and all estates, rights, titles, interests, privileges, liberties, servitudes, tenements, hereditaments and appurtenances of any nature whatsoever, in any way now or hereafter belonging, relating or pertaining to the Land and the Improvements, including, without limitation, all minerals, oil, gas, other hydrocarbons and associated substances, Sulphur, nitrogen, carbon dioxide, helium and any other commercially valuable substances, and the reversion and reversions, remainder and remainders, and all land lying in the bed of any street, road or avenue, opened or proposed, in front of or adjoining the Land, to the center line thereof and all the estates, rights, titles, interests, dower and rights of dower, curtesy and rights of curtesy, property, possession, claim and demand Whatsoever, both at law and in equity, of Secured Party of, in and to the Land and the Improvements and every part and parcel thereof, with the appurtenances thereto;

All machinery, equipment, fixtures (including, but not limited to, all heating, air conditioning, plumbing, lighting, communications and elevator fixtures, inventory and goods, and other property of every kind and nature whatsoever owned by secured Party, or in which secured Party has or shall have an interest, now or hereafter located upon the Land and the Improvements, or appurtenant thereto, and usable in connection with the present or future operation and occupancy of the Land and the Improvements and all building equipment, materials and supplies of any nature whatsoever owned by secured Party, or in which secured Party has or shall have an interest, now or hereafter located upon the Land and the Improvements, or appurtenant thereto, or usable in connection with the present or future operation and occupancy of the Land and the Improvements (collectively, the "Personal Property"), and the right, title and interest of secured Party in and to any of the Personal Property which may be subject to any "security" interests none more than what is stated herein.

All leases, subleases, rental agreements, and other agreements, whether or not in writing, affecting the use, enjoyment or occupancy of the land and/or the Improvements heretofore or hereafter entered into and all extensions, amendments and modifications thereto, whether before or after the filing by or against secured Party of any petition for relief under the Bankruptcy Code (the "Leases") and all right, title and interest of secured Party, its heirs of the body, successors and assigns therein and thereunder, including, without limitation, any guaranties of the lessees' obligations thereunder, cash or "securities deposited thereunder to "secure the performance by the lessees of their obligations thereunder and all rents, additional rents, payments in connection with any termination, cancellation or surrender of any Lease, revenues, issues and profits (including all oil and gas or other mineral royalties and bonuses) from the Land and/or the Improvements whether paid or accruing before or after the filing by or against secured Party of any petition for relief under the Bankruptcy Code and all proceeds from the sale or other disposition of the Leases (the "Rents") and the right to receive and apply the Rents to the payment of the Debt;

All awards or payments, including interest thereon, which may heretofore and hereafter be made with respect to the Property, whether from the exercise of the right of eminent domain (including but not limited to any transfer made in lieu of or in anticipation of the exercise of the right), or for a change of grade, or for any other injury to or decrease in the value of the Property;

All proceeds of and any unearned premiums on any insurance policies covering the Property, including, without limitation, the right to receive and apply the proceeds of any insurance, judgments, or settlements made in lieu thereof, for damage to the Property;

All refunds, rebates or credits in connection with a reduction in real estate taxes and assessments charged against the Property as a result of tax certiorari or any applications or proceedings for reduction;

All proceeds of the conversion, voluntary or involuntary, of any of the foregoing including, without limitation, proceeds of insurance and condemnation awards, into cash or liquidation claims; The right, in the name and on behalf of Secured Party, to appear in and defend any action or proceeding brought with respect to the Property and to commence any action or proceeding to protect the interest of secured Party in the Property;

All agreements, contracts, certificates, instruments, franchises, permits, licenses, plans, specifications and other documents, now or hereafter entered into, and all rights therein and thereto, respecting or pertaining to the use, occupation, construction, management or operation of the Land and any part thereof and any Improvements or respecting any business or activity conducted on the Land and any part thereof and all right, title and interest of secured Party therein and thereunder, including, without limitation, the right, upon the happening of any default hereunder, to receive and collect any sums payable to secured Party thereunder;

All trademarks, service marks, trade names, corporate names, company names, business names, trade dress, trade styles, logos, books and records, tenant or guest lists, advertising materials, telephone exchange numbers identified in such materials and all other general intangibles relating to or used in connection with the operation of the Property, or other indicia of origin or source identification, trademark and service mark registrations, and applications for trademark or service mark registrations and any renewals thereof in the U.S. or any foreign jurisdiction, including, without limitation, each registration and application (ii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; (iii) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and (iv) all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto, together in each case with the goodwill of the business connected with the use of, and symbolized by, each of the above (collectively, the "Trademarks");

All patents, patent applications and patentable inventions in the U.S. or any foreign jurisdiction, including, without limitation, every patent and patent application (ii) all inventions and improvements described and churning therein; (iii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; (iv) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and (v) all reissues, divisions, continuations, continuations-in-part, substitutes, renewals, and extensions thereof, all improvements thereon and all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto (collectively, the "Patents");

All copyrights, whether or not the underlying works of authorship have been published, and all works of authorship and other intellectual property rights therein, all copyrights of works based on, incorporated in, derived from or relating to works covered by such copyrights, all right, title and interest to make and exploit all derivative works based on or adopted from works covered by such copyrights, and all copyright registrations and copyright applications in the U.S. or any foreign jurisdiction, and any renewals, restorations or extensions thereof, including, without limitation, each and every registration and application; (ii) the rights to reproduce, print, publish and distribute and to publicly display and perform any of the foregoing and to sell, rent, lease or lend copies of the foregoing and to sublicense to third parties the foregoing rights, including the right to sublicense to further third parties; (iii) the right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; (iv) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and (v) all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto (collectively, the "Copyrights");

All trade secrets and all confidential and proprietary information, including know-how, manufacturing and production processes and techniques, inventions, research and development information, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans, and customer and supplier lists and information, "security procedures and devices; (ii) right to sue or otherwise recover for any and all past, present and future infringements and misappropriations thereof; (iii) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements or misappropriations thereof); and (iv) all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto (collectively, the "Trade Secrets");

All licenses or agreements, whether written or oral, providing for the grant by or to secured Party of: (A) any right to use any Trademark, (B) any right to manufacture, use or sell any invention covered in whole or in part by a Patent, (C) any right under any Copyright including, without limitation, the grant of rights to reproduce, manufacture, distribute, publicly display or perform, exploit and sell, rent, lease or lend any Copyrights or any derivative works of any Copyright including, without limitation, any of the foregoing, and (D) any right to use any Trade Secret; (ii) the right to sue or otherwise recover for any

and all past, present and future infringements and misappropriations of any of the foregoing; (iii) all income, royalties, damages and other payments now and hereafter due and/or payable with respect thereto (including, without limitation, payments under all licenses entered into in connection therewith, and damages and payments for past, present or future infringements thereof); and (iv) all other rights of any kind whatsoever of secured Party accruing thereunder or pertaining thereto; and

All Accounts, Account Collateral, reserves, escrows and deposit accounts maintained by secured Party with respect to the Property including, without limitation, the Lockbox Account, the Property Account, and all Construction Accounts and all complete "securities, investments, property and financial assets held therein from time to time and all proceeds, products, distributions or dividends or substitutions thereon and thereof;

All causes of action and claims (including, without limitation, all causes of action or claims arising in tort, by contract, by fraud or by concealment of material fact) against any Person for damages or injury to the Property or in connection with any transactions financed in whole or in part by the proceeds of the Loan ("Cause of Action");

All right, title, interest and claim of secured Party in, to, under or pursuant to any Hedge Agreement together with any amendments, additions or supplements thereto being hereinafter collectively referred to as the "Cap Agreement", all claims of secured Party for breach by Counterparty of any covenant, agreement, representation or warranty contained in the Cap Agreement;

All real property and improvements on it, and all appurtenances and other property and interests of any kind or character, which may be reasonably necessary or desirable to promote the present and any reasonable future beneficial use and enjoyment of the Land and Improvements; All rights to the name, signs, and trade names used to operate the Land and Improvements;

All goods, materials, supplies, chattels, furniture, fixtures, machinery, apparatus, fittings, equipment, and articles of personal property of every kind and nature whatsoever, including consumable goods, now or hereafter located in or upon the Property or any part thereof, or to be attached to or placed in or on, or used or useable in connection with any present or future use, enjoyment, occupancy or operation of all or any part of the Land and Improvements, whether stored on the Land or elsewhere, including by way of description but without limiting the generality of the foregoing, all embedded software, pumps or pumping plants, tanks, motors, conduits, engines, pipes, ditches and flumes, and also all gas and electrical apparatus (including, but not limited to, all electrical transformers, switches, switch boxes, and equipment boxes), cooking, heating, cooling, air conditioning, lighting, power equipment, refrigeration and plumbing apparatus, fixtures and equipment, screens, storm doors and windows, stiles, wall beds, refrigerators, attached cabinets, partitions, ovens, ranges, disposals, dishwashers, carpeting, plants and shrubbery, ground maintenance equipment, ducts and compressors; together with all building materials, goods and personal property on or off the Property intended to be affixed to or incorporated in the Property

All building materials, equipment, work in process or other personal property of any kind, whether stored on the Land or elsewhere, which have been or later will be acquired for the purpose of being delivered to, incorporated into or installed in or about the Land or Improvements;

All rights to the payment of money, accounts, accounts receivable, reserves, deferred payments, refunds of real property and personal property taxes and other refunds, cost savings, payments and deposits, whether now or later to be received from third parties (including all earnest money sales deposits) or deposited by secured Party with third parties (including all utility deposits), contract rights, development and use rights, governmental permits and licenses, applications, architectural and engineering plans, specifications and drawings, as-built drawings, Project Agreements (defined in the Loan Agreement) chattel paper, instruments, documents, notes, drafts and letters of credit (other than letters of credit in favor of Beneficiary), which arise from or relate to construction on the Land Of to any business now or later to be conducted on it, or to the Land and Improvements generally;

All proceeds, including all claims to and demands for them, of the Voluntary or involuntary conversion of any of the Land, the Improvements, or the other property described above into cash or liquidated claims, including proceeds of all present and future fire, hazard or casualty insurance policies and all condemnation awards or payments now or later to be made by any

public body or decree by any court of competent jurisdiction for any taking or in connection with any condemnation or eminent domain proceeding, and all causes of action and their proceeds for any damage or injury to, or defect in, the Land, the Improvements, or the other property described above or any part of them, or breach of warranty in connection with the construction of the Improvements, including causes of action arising in tort, contract, fraud, misrepresentation, or concealment of a material fact;

All books and records pertaining to any and all of the property described above, including records relating to tenants under any Leases, and the qualification of such tenants, and all certificates, vouchers, and other documents in any way related thereto, and all records relating to the application and allocation of any federal, state, and local tax credits or benefits, including computer readable memory and any computer hardware or software necessary to access and process such memory; and

All proceeds of, additions and accretions to, substitutions and replacements for, and changes in any of the property described above, including all proceeds of any voluntary or involuntary disposition or claim respecting any such property (arising out of any judgment, condemnation or award, or otherwise arising) and all goods, documents, general intangibles, chattel paper and accounts, wherever located, acquired with cash proceeds of any of the foregoing or its proceeds.

## INTERNATIONAL AND UNITED STATES TRADEMARKS GOODS AND SERVICES CATEGORIES

### GOODS

**CLASS 1 (Chemicals)** **CLASS 2 (Paints)**. **CLASS 3 (Cosmetics and cleaning preparations)** **CLASS 4 (Lubricants and fuels)** Industrial oils and greases; lubricants; dust absorbing, wetting and binding compositions; fuels (including motor spirit) and illuminants; candles, wicks. **CLASS 5 (Pharmaceuticals)** Pharmaceutical, veterinary and sanitary preparations; dietetic substances adapted for medical use, food for babies; plasters, materials for dressings; material for stopping teeth, dental wax; disinfectants; preparations for destroying vermin; fungicides, herbicides. **CLASS 6 (Metal goods)** Common metals and their alloys. **CLASS 7 (Machinery)** Machines and machine tools; motors and engines (except for land vehicles); **CLASS 8 (Hand tools)** Hand tools and implements (hand operated); cutlery; side arms; razors. **CLASS 9 (Electrical and scientific apparatus)** Scientific, nautical, surveying, electric, photographic, cinematographic, optical, weighing, measuring, signaling, checking (supervision), lifesaving and teaching apparatus and instruments; apparatus for recording, transmission or reproduction of sound or images; magnetic data carriers, recording discs; automatic vending machines and mechanisms for coin operated apparatus; cash registers, calculating machines, data processing equipment and computers; fire-extinguishing apparatus. **CLASS 10 (Medical Apparatus)** Surgical, medical, dental and veterinary apparatus and instruments, artificial limbs, eyes and teeth; orthopedic articles; suture materials. **CLASS 11 (Environmental control apparatus)** Apparatus for lighting, heating, steam generating, cooking, refrigerating. **CLASS 12 (Vehicles)** Vehicles; apparatus for locomotion by land, air or water. **CLASS 13 (Firearms)** Firearms; ammunition and projectiles; explosives; fireworks. **CLASS 14 (Jewelry)** Precious metals and their alloys and goods in precious metals or coated therewith, not included in other classes; jewelry, precious stones; horological and chronometric instruments. **CLASS 15 (Musical Instruments)** Musical instruments. **CLASS 16 (Paper goods and printed matter)** Paper, cardboard and goods made from these materials, not included in other classes; printed matter; bookbinding material; photographs; stationery; adhesives for stationery or household purposes; artists' materials; paint brushes; typewriters and office requisites (except furniture); instructional and teaching material (except apparatus); plastic materials for packaging (not included in other classes); playing cards; printers' type; printing blocks. **CLASS 17 (Rubber goods)** Rubber, gutta-percha, gum, asbestos, mica and goods made from these materials and not included in other classes; plastics in extruded form for use in manufacture; packing, stopping and insulating materials; flexible pipes, not of metal. **CLASS 18 (Leather goods)** Leather and imitations of leather, and goods made of these materials and not included in other classes; animal skins, hides; trunks and traveling bags; umbrellas, parasols and walking sticks; whips, harness and saddlery. **CLASS 19 (Nonmetallic building materials)** Building materials (nonmetallic); nonmetallic rigid pipes for building; asphalt, pitch and bitumen; nonmetallic transportable buildings; monuments, not of metal. **CLASS 20 (Furniture and articles not otherwise classified)** Furniture, mirrors, picture frames; goods (not included in other classes) of wood, cork, reed, cane, wicker, horn, bone, ivory, whalebone, shell, amber, mother-of-pearl, meerschaum and substitutes for all these materials, or of plastics. **CLASS 21 (Housewares and glass)** Household or kitchen utensils and containers (not of precious metal or coated therewith); combs and sponges; brushes (except paint brushes); brush-making materials; articles for cleaning purposes; steel wool; un-worked or semi-worked glass (except glass used in building); glassware, porcelain and earthenware not included in other classes. **CLASS 22 (Cordage and fibers)** Ropes, string, nets, tents, awnings, tarpaulins, sails, sacks and bags (not

included in other classes); padding and stuffing materials (except of rubber or plastics); raw fibrous textile materials. CLASS 23 (Yarns and threads) Yarns and threads, for textile use. CLASS 24 (Fabrics) Textiles and textile goods, not included in other classes; bed and table covers. CLASS 25 (Clothing) Clothing, footwear, headgear. CLASS 26 (Fancy goods) Lace and embroidery, ribbons and braid; buttons, hooks and eyes, pins and needles; artificial flowers. CLASS 27 (Floor coverings) Carpets, rugs, mats and matting, linoleum and other materials for covering existing floors; wall hangings (non-textile). CLASS 28 (Toys and sporting goods) Games and playthings; gymnastic and sporting articles not included in other classes; decorations for Christmas trees. CLASS 29 (Meats and processed foods) Meat, fish, poultry and game; meat extracts; preserved, dried and cooked fruits and vegetables; jellies, jams, fruit sauces; eggs, milk and milk products; edible oils and fats. CLASS 30 (Staple foods) Coffee, tea, cocoa, sugar, rice, tapioca, sago, artificial coffee; flour and preparations made from cereals, bread, pastry and confectionery, ices; honey, treacle; yeast, baking-powder; salt, mustard; vinegar, sauces (condiments); spices; ice. CLASS 31 (Natural agricultural products) Agricultural, horticultural and forestry products and grains not included in other classes; living animals; fresh fruits and vegetables; seeds, natural plants and flowers; foodstuffs for animals, malt. CLASS 32 (Light beverages) Beers; mineral and aerated waters and other nonalcoholic drinks; fruit drinks and fruit juices; syrups and other preparations for making beverages. CLASS 33 (Wine and spirits) Alcoholic beverages (except beers). CLASS 34 (Smokers' articles) Tobacco; smokers' articles; matches.

### **SERVICES**

CLASS 35 (Advertising and business) Advertising; business management; business administration; office functions. CLASS 36 Goods and Services: BANKING SERVICES; MORTGAGE, BANKING SERVICES; AUTOMATED TELLER MACHINE SERVICES; PROVIDING BANK ACCOUNT INFORMATION BY TELEPHONE; CASH MANAGEMENT; CHECK CASHING; ISSUANCE OF TRAVELER'S CHECKS; CHECK PROCESSING; FINANCIAL ANALYSIS AND CONSULTATION; CREDIT CARD SERVICES; DEBIT CARD SERVICES; FINANCIAL INVESTMENT IN THE FIELDS OF REAL ESTATE AND SECURITIES; LEASE-PURCHASE FINANCING; LOAN FINANCING; FINANCING SERVICES; HOME EQUITY LOANS; INSTALLMENT LOANS; INVESTMENT OF FUNDS FOR OTHERS; MORTGAGE LENDING; SAFETY DEPOSIT BOX SERVICES; LOAN COLLECTION SERVICES; REAL ESTATE FORECLOSURE TRUSTEE SERVICES; FINANCIAL Evaluation Of REAL ESTATE; LOAN SERVICING; REAL ESTATE INVESTMENT. INVESTMENT BANKING SERVICES; FINANCIAL SERVICES IN THE NATURE OF UNDERWRITING, DISTRIBUTION, AND TRADING OF SECURITIES; FINANCIAL CONSULTING SERVICES IN THE FIELD OF MERGERS AND ACQUISITIONS; RESTRUCTURING AND OTHER CORPORATE FINANCE ACTIVITIES, NAMELY, FINANCIAL RESTRUCTURING SERVICES AND STRATEGIC CORPORATE FINANCIAL ADVISORY SERVICES; STOCK BROKERAGE AND RESEARCH SERVICES; INVESTMENT MANAGEMENT AND ADVICE; AND FINANCIAL SERVICES IN THE NATURE OF TRADING FUTURES, OPTIONS, FOREIGN EXCHANGE AND COMMODITIES STORED VALUE CARD.

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CLASS 37 (Building construction and repair) Building construction; repair; installation services. CLASS 38 (Telecommunications) CLASS 39 (Transportation and storage) Transportation services; aircraft chartering and leasing services packaging and storage of goods; travel arrangement. CLASS 40 (Treatment of materials) Treatment of materials. CLASS 41 (Education and entertainment) Education; providing of training; entertainment; sporting and cultural activities. CLASS 42 (Computer, scientific & legal) Scientific and technological services and research and design relating thereto; industrial analysis and research services; design and development of computer hardware and software; legal services. CLASS 43 (Hotels and Restaurants) Services for providing food and drink; temporary accommodations. CLASS 44 (Medical, beauty & agricultural) Medical services; veterinary services; hygienic and beauty care for human beings or animals; agriculture, horticulture and forestry services. CLASS 45 (Personal) Personal and social services rendered by others to meet the needs of individuals; "security services for the protection of property and individuals.

*Edwin Combs*

(Seal)

Edwin COMBS Owner, Principal, Agent,  
Attorney-in Fact, with Existence, by Merger  
As a Physical Essence and Sentient Living Man

*Elizabeth Combs*

(Seal)

Elizabeth COMBS Owner, Principal, Agent  
Attorney-in Fact, with Existence, by Merger  
As a Physical Essence and Sentient Living Woman

WITNESS #1

*[Signature]*

ROMAREZ MOODY

(Print Name)

*Edwin James Combs Sr*

(Seal)

EDWIN JAMES COMBS, SR., Individual

*Edwin J. Combs Sr*

(Seal)

EDWIN J. COMBS, SR., Individual

*Edwin Combs Sr.*

(Seal)

EDWIN COMBS, SR., INDIVIDUAL

WITNESS #2

*Kamesha L. Morse*

Kamesha L. Morse

(Print Name)

*Elizabeth Louise Combs*

(Seal)

ELIZABETH LOUISE COMBS, Individual

*Elizabeth Combs*

(Seal)

ELIZABETH L. COMBS, Individual

*Elizabeth Combs*

(Seal)

ELIZABETH COMBS, INDIVIDUAL

COMBS -- LIEN AND SECURITY INTEREST FOR UNDIVIDED RIGHTS, TITLE, AND INTEREST  
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# DECLARATION OF THE LIVING EXISTENCE OF Edwin James Combs, Sr.

## CERTIFICATE OF AUTHORITY

I, Edwin James Combs, Sr., born as Edwin James Combs, on December 26, 1938, at Conley Hospital in Aurora, Kane County, Illinois, to Frederick H. Combs and Marie Stepan. On December 30, 1938, a notice of separation was given by way of a convertible return receipt titled CERTIFICATE OF BIRTH.

This pledge is actually more of a borrowing of soul's energy which could have been revoked at the age of eighteen, on December 2, 1956, had I possessed the knowledge, understanding, and the need to do so. However, having been denied such knowledge, understanding and need for same, I did not. Now, at the age of 81, I do so by will's intellect. There are those who would prefer government that would prefer a 'secret' remain a secret, continuing to extract the constant undiminishing constant value of soul's energy, that is, its credit, capital, equity and production of forms' labor. But once this is truly known and understood, the government has a duty and oath to the individual to "secure the blessings of liberty" for the posterity, a Republic, formed as 'one nation under God.'

The Laws of Nature and of Nature's God are self-evident truths upon which The United States of America formed as a Republic and declared its Independence, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.

Such are man's natural rights and they are granted to me by nature herself, sacred, as is their origin, and inviolable. *A right which, in its primary and strictest sense, belongs to each person as a human being in a state of nature.* Re Morgan, 26 Colo 415, 58 P 1071; Bednarik v Bednarik, 18 NJ Misc 633, 16 A2d 80. A fundamental right actually guaranteed by the constitution. 16 Am J2d Const L § 330. A right entitled to constitutional protection in addition to rights protected under the specific guaranty safeguarding a person in his life, liberty, or pursuit of happiness; for example the affection between parent and child, Lacher v Venus, 177 Wis 558, 188 NW 613, 24 ALR 403

Liberty, as the word is used in the United States Constitution, means not only freedom of the citizen from servitude and restraint, but it is deemed to embrace the right of every man to be free in the use of his powers and faculties, and to adopt and pursue such avocation or calling as he may choose, subject only to the restraints necessary to secure the common welfare. There can be no liberty, protected by government, that is not regulated by such laws as will preserve the right of each citizen to pursue his own advancement and happiness in his own way, subject only to the restraints necessary to secure the same right to others. The fundamental principle, upon which liberty is based, in free and enlightened government, is equality under the law of the land. *Braceville Coal Co. v People*, 147 111 66, 35 NE 62. All things are created and governed with a view to man, to the development of his life and his intelligence, and to the satisfaction of his needs (Aristides, "Apol.")

EDWIN JAMES COMBS, SR. and all iterations and other derivative names, thereto, an industrial property, has as its objects: patents, utility models, industrial designs, trademarks, service marks, trade names, and indications of source or appellations of origin. A non-human producer of labor and energy, in not only industry and a vessel in commerce, but to the agriculture and extractive industries for example, wines, grain, tobacco leaf, fruit, cattle, minerals, mineral waters, beer, flowers, and flour.' An American National incorporated into the American Union which is the inseparable United States of America, as a member nation of the 1883 Paris Industrial Properties Protection Convention, as revised at Brussels on December 14, 1900, at Washington on June 2, 1911, at The Hague on November 6, 1925, at London on June 2, 1934, at Lisbon on October 31, 1958, and at Stockholm on July 14, 1967, and as amended on September 28, 1979.

*DECLARATION OF EXISTENCE of Edwin James Combs, Sr., an individual and sentient being*

**TRADEMARK**

**REEL: 008377 FRAME: 0734**



I am a free and intelligent being created in the image of God. I have a dignity and worth vastly superior to the material and animal world over which I am commanded by God to take dominion so I can know, love, and worship my Creator that He would be glorified. I was made for that end, which I can only attain perfectly in the future, immortal, and never-ending life to which I am destined. I am duty bound to strive to fulfill the designs of my Creator, and because of these obligations I am invested with rights, God-given and primordial, antecedent to the State and independent of it. "From the fact that God has created the universe, it shows that He must also govern it; for just as the contrivances of man demand attention and guidance, so God, as a good workman, must care for His work." (St. Ambrose, "De Offic. minist.")

'God of God' is a Divine Simplicity that in God, He "who possesses" and "what is possessed" be the same, and it is same Divine Simplicity God placed in my creation: "13 For you formed my inward parts; you knitted me together in my mother's womb. 14 I praise you, for I am fearfully and wonderfully made.[a] Wonderful are your works; my soul knows it very well. 15 My frame was not hidden from you, when I was being made in secret, intricately woven in the depths of the earth. 16 Your eyes saw my unformed substance; in your book were written, every one of them, the days that were formed for me, when as yet there was none of them" (Psalm 139). A real physical essence in body and soul, matter and form, God gave me my faculties and liberty in order that I might freely work for the accomplishment of my destiny for His glory according to His purposes (See Romans 8:28). By His hand, I am vested with rights, God-given and primordial, antecedent to the State and independent of it. These natural rights, granted to me by nature herself, sacred, as is their origin, and inviolable. "For you did not receive the spirit of slavery to fall back into fear, but you have received the Spirit of adoption as sons, by whom we cry, "Abba! Father!" (Romans 8:15)

A right which in its primary and strictest sense belongs to each person as a human being in a state of nature. *Re Morgan*, 26 Colo 415, 58 P 1071; *Bednarik v Bednarik*, 18 NJ Misc 633, 16 A2d 80. A fundamental right actually guaranteed by the constitution. 16 Am J2d Const L § 330. A right entitled to constitutional protection in addition to rights protected under the specific guaranty safeguarding a person in his life, liberty, or pursuit of happiness; for example the affection between parent and child, *Lacher v Venus*, 177 Wis 558, 188 NW 613, 24 ALR 403.

I am, Edwin James Combs, Sr./EDWIN JAMES COMBS, SR.; Edwin J. Combs, Sr./EDWIN J. COMBS; SR., and Edwin Combs/EDWIN COMBS. I am indwelt by the Holy Spirit Elohim from the moment I believed (See Ephesians 1:13), with relations of the sanctified and adopted soul with the Three Persons of the Blessed Trinity. With the Father, the Author and Giver of grace; with the Incarnate Son, the meritorious Cause and Exemplar of my adoption; and especially with the Holy Ghost, the Bond of our union with God, and the infallible Pledge of my inheritance. In this world we are not in name only but in very fact the sons of God (See 1 John 3:1), being born anew (See 1 John 3:7) and having the love of God poured into our hearts by the Holy Spirit who is given to us (See Romans 5:5).

Inasmuch as He has predestined me for adoption to Himself (as His son) as sons and daughters through His One and Only Begotten Son (See Ephesians 1:5); this Divine adoption, works inward, penetrating to the very core of my life, renovating enriching, transforming it into the likeness of Jesus, "the firstborn among many brethren" (See Romans 8:29).

It cannot, of course, be more than a likeness, an image of the Divine Original mirrored in our imperfect selves. There will ever be between our adoption and the filiation of Jesus the infinite distance which separates created grace from hypostatical union. And yet, that intimate and mysterious communion with Christ, and through Him with God, is the glory of our adopted sonship: "And the glory which thou hast given me, I have given to them — I in them and thou in me" John 17:22-23.

*DECLARATION OF EXISTENCE of Edwin James Combs, Sr., an individual and sentient being*

**TRADEMARK**

**REEL: 008377 FRAME: 0735**

The Apostle Paul exhorts: "Do you not know that you[c] are God's temple and that God's Spirit dwells in you? 17 If anyone destroys God's temple, God will destroy him. For God's temple is holy, and you are that temple." 1 Corinthians 3:16-17

The primal concept of sanctifying grace is a new God-given and Godlike life superadded to our natural life. By that very life we are born to God even as the child to its parent, and thus we acquire a new filiation. This filiation is called adoption for two reasons: 1) to distinguish it from the one natural filiation which belongs to Jesus; and 2) to emphasize the fact that we have it only through the free choice and merciful condescension of God: "You will seek me and find me, when you seek me with all your heart. I will be found by you, declares the Lord, and I will restore your fortunes and gather you from all the nations and all the places where I have driven you, declares the Lord, and I will bring you back to the place from which I sent you into exile." Jeremiah 29:13-14

*Providence is the Divine Intelligence itself as it exists in the supreme principle of all things and disposes all things; or, again, it is the evolution of things temporal as conceived and brought to unity in the Divine Intelligence* (Thomas, Summa I, G. xxii, a.1)

*Providence, therefore, pertains primarily to the Intelligence of God, though it implies also will* (I, Q. xxii, a. 1, ad 3<sup>um</sup>), and hence is defined by St. John Damascene as "the will of God by which all things are ruled according to right reason" ("De fid. orth.", i, 3 in "P.G.", XCIV, 963, 964)

WHEREFORE, A vessel that for over sixty-six years has been under the control of pirates and thieves of the British Commonwealth is, **hereby, retaken and reflagged** for its last voyage home. It is the sworn oath and duty of the Commissioners of Patents and Trademarks to enter to register the existence of Edwin James Combs, Sr., and all other acts necessary for the repatriation and protected passage into safe harbor.

\*\*The source of my knowledge is the Complete Counsel of Elohim, His Holy Bible: the combined sixty-six Books of the TaNaKh and New Covenant Scriptures.

\*\*Divine revelation and the Blessings of the Most High El Shaddai, YHWH, through His Son, Jesus by the indwelling presence of His Ruah Ha Kodesh (Holy Spirit).

WITNESS

Martel Sardina  
Martel Sardina  
(Print Name)

Edwin James Combs, Sr. (Seal)  
EDWIN JAMES COMBS, SR., Individual

Edwin J. Combs, Sr. (Seal)  
EDWIN J. COMBS, SR., Individual

Edwin Combs, Sr. (Seal)  
EDWIN COMBS, SR., INDIVIDUAL

DECLARATION OF EXISTENCE of Edwin James Combs, Sr., an individual and sentient being

TRADEMARK

REEL: 008377 FRAME: 0736

JURAT

Cook County )

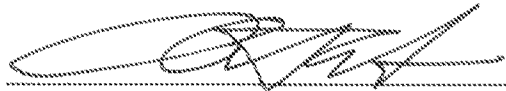
) ss

Illinois State )

On the 21st day of November, 2019 A.D., the above signed affiant, Edwin James Combs, Sr., personally appeared before me with this "DECLARATION OF EXISTENCE", and proved to me on the basis of satisfactory evidence and identification to be the woman whose name is subscribed to the within instrument, and acknowledged to me that he executed the same in his authorized capacity, and that by his signature on the instrument, the person or the entity upon behalf of which the person acted, signed under oath or asseveration, and accepts the truth thereof.

A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

Witnessed by my hand and official seal,

  
.....

Notary Signature

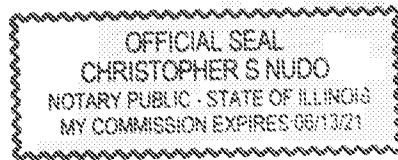
1250 Lockwood St/100

Notary Address

Christopher S Nudo  
.....

Notary Name PRINTED

Elgin IL 60120



(SEAL)

Use of a Notary Public on this document does not constitute an adhesion or waiver of sovereign rights retained by signatory(ies) nor does it alter signatory(ies') Neutral standing *in itinere* in original Common Law Jurisdiction.

*DECLARATION OF EXISTENCE of Edwin James Combs, Sr., an individual and sentient being*

**TRADEMARK**

**REEL: 008377 FRAME: 0737**

# DECLARATION OF THE LIVING EXISTENCE OF Elizabeth Louise Combs

## CERTIFICATE OF AUTHORITY

WHEREAS, I, Elizabeth Louise Combs (né Monteith), was born on June 3, 1953, at St. Michael's Hospital in Toronto, Ontario, Canada, to Andrew McMurray Monteith and Irene Christine Marie Dubé. On June 9, 1953, a notice of separation was given by way of a convertible return receipt named a STATEMENT OF BIRTH, Province of Ontario. Subsequently, and on July 30, 1985, having complied with the applicable provisions of such naturalization laws, and thereby entitled to be admitted to citizenship, it was ordered that I be admitted as a citizen of the United States of America by H. Stuart Cunningham, Clerk of the U. S. District Court Northern District of Illinois for which I received a Certificate of Naturalization.

This pledge is actually more of a borrowing of soul's energy which could have been revoked at the age of eighteen, on June 3, 1971, had I possessed the knowledge, understanding, and the need to do so. However, having been denied such knowledge, understanding and need for same, I did not. Now, at the age of 66, I do so by will's intellect. There are those who would prefer government that would prefer a 'secret' remain a secret, continuing to extract the constant undiminishing constant value of soul's energy, that is, its credit, capital, equity and production of forms' labor. But once this is truly known and understood, the government has a duty and oath to the individual to "secure the blessings of liberty" for the posterity, a Republic, formed as 'one nation under God.'

The Laws of Nature and of Nature's God are self-evident truths upon which The United States of America formed as a Republic and declared its Independence, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.

Such are man's natural rights and they are granted to me by nature herself, sacred, as is their origin, and inviolable. *A right which, in its primary and strictest sense, belongs to each person as a human being in a state of nature.* Re Morgan, 26 Colo 415, 58 P 1071; Bednarik v Bednarik, 18 NJ Misc 633, 16 A2d 80. A fundamental right actually guaranteed by the constitution. 16 Am J2d Const L § 330. A right entitled to constitutional protection in addition to rights protected under the specific guaranty safeguarding a person in his life, liberty, or pursuit of happiness; for example the affection between parent and child, Lacher v Venus, 177 Wis 558, 188 NW 613, 24 ALR 403

Liberty, as the word is used in the United States Constitution, means not only freedom of the citizen from servitude and restraint, but it is deemed to embrace the right of every man to be free in the use of his powers and faculties, and to adopt and pursue such avocation or calling as he may choose, subject only to the restraints necessary to secure the common welfare. There can be no liberty, protected by government, that is not regulated by such laws as will preserve the right of each citizen to pursue his own advancement and happiness in his own way, subject only to the restraints necessary to secure the same right to others. The fundamental principle, upon which liberty is based, in free and enlightened government, is equality under the law of the land. *Braceville Coal Co. v People*, 147 111 66, 35 NE 62. All things are created and governed with a view to man, to the development of his life and his intelligence, and to the satisfaction of his needs (Aristides, "Apol.")

ELIZABETH LOUISE COMBS and all iterations and other derivatives, thereto, an industrial property, has as its objects: patents, utility models, industrial designs, trademarks, service marks, trade names, and indications of source or appellations of origin. A non-human producer of labor and energy, in not only industry and a vessel in commerce, but to the agriculture and extractive industries for example, wines, grain, tobacco leaf, fruit, cattle, minerals, mineral waters, beer, flowers, and flour.' An American National incorporated into the American Union which is the inseparable United States of America, as a member

DECLARATION OF EXISTENCE of Elizabeth Louise Combs, an individual and sentient being

**TRADEMARK**

**REEL: 008377 FRAME: 0738**

nation of the 1883 Paris Industrial Properties Protection Convention, as revised at Brussels on December 14, 1900, at Washington on June 2, 1911, at The Hague on November 6, 1925, at London on June 2, 1934, at Lisbon on October 31, 1958, and at Stockholm on July 14, 1967, and as amended on September 28, 1979.

I am a free and intelligent being created in the image of God. I have a dignity and worth vastly superior to the material and animal world over which I am commanded by God to take dominion so I can know, love, and worship my Creator that He would be glorified. I was made for that end, which I can only attain perfectly in the future, immortal, and never-ending life to which I am destined. I am duty bound to strive to fulfill the designs of my Creator, and because of these obligations I am invested with rights, God-given and primordial, antecedent to the State and independent of it. *"From the fact that God has created the universe, it shows that He must also govern it; for just as the contrivances of man demand attention and guidance, so God, as a good workman, must care for His work."* (St. Ambrose, "De Offic. minist.")

'God of God' is a Divine Simplicity that in God, He "who possesses" and "what is possessed" be the same, and it is same Divine Simplicity God placed in my creation: "13 For you formed my inward parts; you knitted me together in my mother's womb. 14 I praise you, for I am fearfully and wonderfully made.[a] Wonderful are your works; my soul knows it very well. 15 My frame was not hidden from you, when I was being made in secret, intricately woven in the depths of the earth. 16 Your eyes saw my unformed substance; in your book were written, every one of them, the days that were formed for me, when as yet there was none of them" (Psalm 139). A real physical essence in body and soul, matter and form, God gave me my faculties and liberty in order that I might freely work for the accomplishment of my destiny for His glory according to His purposes (See Romans 8:28). By His hand, I am vested with rights, God-given and primordial, antecedent to the State and independent of it. These natural rights, granted to me by nature herself, sacred, as is their origin, and inviolable. "For you did not receive the spirit of slavery to fall back into fear, but you have received the Spirit of adoption as sons, by whom we cry, "Abba! Father!" (Romans 8:15)

A right which in its primary and strictest sense belongs to each person as a human being in a state of nature. *Re Morgan*, 26 Colo 415, 58 P 1071; *Bednarik v Bednarik*, 18 NJ Misc 633, 16 A2d 80. A fundamental right actually guaranteed by the constitution. 16 Am J2d Const L § 330. A right entitled to constitutional protection in addition to rights protected under the specific guaranty safeguarding a person in his life, liberty, or pursuit of happiness; for example the affection between parent and child, *Lacher v Venus*, 177 Wis 558, 188 NW 613, 24 ALR 403.

I am, Elizabeth Louise Combs/ELIZABETH LOUISE COMBS; Elizabeth L. Combs/ELIZABETH L. COMBS; and Elizabeth Combs/ELIZABETH COMBS. I am indwelt by the Holy Spirit Elohim from the moment I believed (See Ephesians 1:13), with relations of the sanctified and adopted soul with the Three Persons of the Blessed Trinity. With the Father, the Author and Giver of grace; with the Incarnate Son, the meritorious Cause and Exemplar of my adoption; and especially with the Holy Ghost, the Bond of our union with God, and the infallible Pledge of my inheritance. In this world we are not in name only but in very fact the sons of God (See 1 John 3:1), being born anew (See 1 John 3:7) and having the love of God poured into our hearts by the Holy Spirit who is given to us (See Romans 5:5).

Inasmuch as He has predestined me for adoption to Himself (as His daughter) as sons and daughters through His One and Only Begotten Son (See Ephesians 1:5); this Divine adoption, works inward, penetrating to the very core of my life, renovating enriching, transforming it into the likeness of Jesus, "the firstborn among many brethren" (See Romans 8:29).

It cannot, of course, be more than a likeness, an image of the Divine Original mirrored in our imperfect selves. There will ever be between our adoption and the filiation of Jesus the infinite distance which separates created grace from hypostatical union. And yet, that intimate and mysterious communion with

DECLARATION OF EXISTENCE of Elizabeth Louise Combs, an individual and sentient being

**TRADEMARK**  
**REEL: 008377 FRAME: 0739**

Christ, and through Him with God, is the glory of our adopted sonship: "And the glory which thou hast given me, I have given to them --- I in them and thou in me" John 17:22-23

The Apostle Paul exhorts: "Do you not know that you[c] are God's temple and that God's Spirit dwells in you? 17 If anyone destroys God's temple, God will destroy him. For God's temple is holy, and you are that temple." 1 Corinthians 3:16-17

The primal concept of sanctifying grace is a new God-given and Godlike life superadded to our natural life. By that very life we are born to God even as the child to its parent, and thus we acquire a new filiation. This filiation is called adoption for two reasons: 1) to distinguish it from the one natural filiation which belongs to Jesus; and 2) to emphasize the fact that we have it only through the free choice and merciful condescension of God: "You will seek me and find me, when you seek me with all your heart. I will be found by you, declares the Lord, and I will restore your fortunes and gather you from all the nations and all the places where I have driven you, declares the Lord, and I will bring you back to the place from which I sent you into exile." Jeremiah 29:13--14

*Providence is the Divine Intelligence itself as it exists in the supreme principle of all things and disposes all things; or, again, it is the evolution of things temporal as conceived and brought to unity in the Divine Intelligence (Thomas, Summa I, G. xxii, a.1)*

*Providence, therefore, pertains primarily to the Intelligence of God, though it implies also will (I, Q. xxii, a. 1, ad 3 urn), and hence is defined by St. John Damascene as "the will of God by which all things are ruled according to right reason" ("De fid. orth.", i, 3 in "P.G.", XCIV, 963, 964)*

WHEREFORE, A vessel that for over sixty-six years has been under the control of pirates and thieves of the British Commonwealth is, **hereby, retaken and reflagged** for its last voyage home. It is the sworn oath and duty of the Commissioners of Patents and Trademarks to enter to register the existence of Elizabeth Louise Combs, and all other acts necessary for the repatriation and protected passage into safe harbor.

**\*\*The source of my knowledge is the Complete Counsel of Elohim, His Holy Bible: the combined sixty-six Books of the TaNaKh and New Covenant Scriptures.**

**\*\*Divine revelation and the Blessings of the Most High El Shaddai, YHWH, through His Son, Jesus by the indwelling presence of His Ruah Ha Kodesh (Holy Spirit).**

WITNESS #1

Martel Sardina  
Martel Sardina  
(Print Name)

Elizabeth Louise Combs (Seal)  
ELIZABETH LOUISE COMBS, Individual

Elizabeth L. Combs (Seal)  
ELIZABETH L. COMBS, Individual

Elizabeth Combs (Seal)  
ELIZABETH COMBS, INDIVIDUAL

DECLARATION OF EXISTENCE of Elizabeth Louise Combs, an individual and sentient being

**TRADEMARK**  
**REEL: 008377 FRAME: 0740**

JURAT

Cook County )

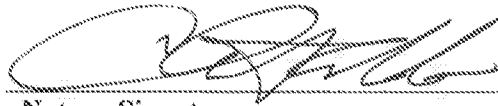
) ss

Illinois State )

On the 21st day of November, 2019 A.D., the above signed affiant, Elizabeth Louise Combs, personally appeared before me with this "DECLARATION OF EXISTENCE", and proved to me on the basis of satisfactory evidence and identification to be the woman whose name is subscribed to the within instrument, and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument, the person or the entity upon behalf of which the person acted, signed under oath or asseveration, and accepts the truth thereof.

A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

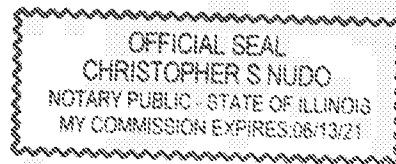
Witnessed by my hand and official seal,

  
Notary Signature

1250 WILKIN, STE 100  
Notary Address

CHRISTOPHER S NUDO  
Notary Name PRINTED

ELGIN IL 60123



(SEAL)

Use of a Notary Public on this document does not constitute an adhesion or waiver of sovereign rights retained by signatory(ies) nor does it alter signatory(ies') Neutral standing *in itinere* in original Common Law Jurisdiction.

DECLARATION OF EXISTENCE of Elizabeth Louise Combs, an individual and sentient being

TRADEMARK

REEL: 008377 FRAME: 0741

Recording requested by and  
When recorded return to.

Combs, Sr. Edwin J., Grantor  
For EDWIN JAMES COMBS Estate, et al. and  
Combs, Elizabeth L., Grantor  
For ELIZABETH LOUISE COMBS Estate, et al.  
c/o: 402 West Hackberry Drive  
Arlington Heights, Illinois c/o. [60904-9888] c/o.

LOT 9 IN BLOCK 4 IN BERLELEY SQUARE UNIT 7, A SUBDIVISION  
OF PART OF THE SOUTHEAST ¼ OF SECTION 7 AND PART OF THE  
SOUTHWEST ¼ OF SECTION 8, TOWNSHIP 42 NORTH, RANGE 11,  
EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE  
PLAT THEREOF RECORDED AUGUST 8, 1968, AS DOCUMENT  
20578659, IN COOK COUNTY, ILLINOIS, A.P.N. 803-07-414-202, Loan  
Number: 204412778 to SunTrust Mortgage, LLC, Loan No. 28342778,  
FANNIE MAE GUARANTEED RENBIC PASS-THROUGH  
CERTIFICATES FANNIE MAE RENBIC TRUST 2006-123, Ligon Loan  
Servicing LLP, Loan No. 19464189 to Green Tree Servicing LLC Account  
No. 897848501; to DiTech Financial LLC Loan No. 53723185



Doc# 1926155123 Fee \$68.00

RNSP FEE: \$9.00 RPAF FEE: \$1.00

EDWARD H. HOODY

COOK COUNTY RECORDER OF DEEDS

DATE: 09/18/2018 02:30 PM PG: 1 OF 6

SPACE ABOVE THIS LINE FOR RECORDER'S USE

**Notice of Revocation, Cancellation, Annulment, Rescission, Extinguishment all Powers of  
Appointment, Signature(s), Certificates, Licenses;  
Notice of Right to Rescind, Cancel Unilateral Agreement(s), and to Quash and Revoke  
summarily all Powers of Appointment, Assignment, and all Cross-Powers, thereto,  
including all Powers of Attorney, all Federal Domestic Representations, any and all  
Domestic Representation, any and all Common Representation, any and all Vendors, and  
Correspondents, any and all Nominees, any and all Assignors/Assignees, and any and all  
Legatees, presumed, implied, or expressed, whatsoever, including but not restricted to IRS  
W-9, all as though they never occurred.**

**September 17, 2018**

**THIS IS A CONSTRUCTIVE NOTICE TO ALL FRANCHISEES,  
FRANCHISORS, VENDORS, AGENCIES, ALL GOVERNMENT ENTITIES, REAL, QUASI  
AND OTHERWISE, AND ANY AND ALL PROVISIONS OF ANY SORT OR NATURE  
UNDER THE MODEL BUSINESS CORPORATIONS ACT THAT ARE ALL MINOR AND  
'TRADED AS' PRIVATE & PUBLIC CORPORATIONS.  
ALL ENTITIES IN THE PAST, CURRENT, AND FUTURE.**

**IN RE: RESCISSION OF SIGNATURES, INSCRIPTIONS, AUTOGRAPHS, AND MARKS** will  
include all eNote, eOriginal, eSign, and eFile, SMARTdoc, Entrust, RSA in all and any form  
electronic and/or digital, all public key infrastructure (PKI) public and private keys, includes but is not  
limited to SIMPLE DISTRIBUTED SECURITY INFRASTRUCTURE (SDSI), SIMPLE PUBLIC  
KEY INFRASTRUCTURE (SPKI) along with all certificates of any sort, including but not limited to  
IDENTITY, DELEGATION, LOCAL NAME, VALUE, TRANSACTIONAL along with all  
CORRESPONDING OBJECTS. This further includes without exception any and all keyless-  
signature-with-hash-sequence authentications and any and all algorithms and encryptions, whatsoever.  
In addition, ALL LICENSING exclusive or otherwise, implied or otherwise, is hereby REVOKED,  
QUASHED, CANCELLED, ANNULLED, RESCINDED, and EXTINGUISHED as is used for

**Notice of Rescission of Signature(s), Notice of Right to Rescind, Cancel Unilateral Agreement(s), and Revoke  
all Powers of Appointment and all Powers of Attorney et al**

NOTICE TO AGENT IS NOTICE TO PRINCIPAL / NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Page 1 of 6

**TRADEMARK  
REEL: 008377 FRAME: 0742**



DERIVATIVE use in copyrighted works or for use in any way, manner, or form whatsoever, as if assignment(s) never occurred. In short, free use of copyright does not allow use of identity by incorporation by reference, which is identity theft. This includes the **REVOCATION, CANCELLATION, ANNULMENT, RESCISSION, and EXTINGUISHMENT** of any and all electronic/digital ANSI/ISO public/private voluntary identification and certification standards, whatsoever, incorporated by reference herein and incorporated thereto, and this to do, summarily. This also includes certificates and signatures reproduced by any photographic, photostatic, microfilm, micro-card, miniature photographic or other similar process, **DiTech eSignature**, U.S. Serial No. 78917-57; U.S. Registered Trademark/Service Mark; **DiTech** U.S. Serial No. 75278616; **DiTech A Walter Company**, U.S. Serial No. 86615814; **DiTech Financial**, U.S. Serial No. 86615562; **Green Tree Group 1784**; and all others connected, domestic, foreign, and worldwide; **DITECH FINANCIAL LLC, any and all "Debt Collector(s), third party debt collector(s), and/or ANY LIQUIDATING TRUSTEE, SPECIAL SELLING OFFICER OR AGENT** heretofore unnamed and/or undisclosed, and/or **MORTGAGE ELECTRONIC REGISTRATION SYSTEM (MERS®)**, and/or **FANNIE MAE GUARANTEED REMIC PASS-THROUGH CERTIFICATES FANNIE MAE REMIC TRUST 2006-123 and/or GREEN TREE SERVICING LLC, NOW KNOWN AS DITECH FINANCIAL LLC**. One cannot volunteer one's participation to anything to which one has no knowledge by reference or otherwise. We did not and do not subscribe to any undisclosed business models and/or trade secrets which should be and must be settled in the private.

**DISSOLUTION OF ALL ADHESION/UNILATERAL CONTRACTS / REVOCATION OF ALL POWERS OF APPOINTMENT/ REVOCATION OF POWER(S) OF ATTORNEY IMPLIED AND/OR EXPRESSED WHATSOEVER, REVOCATION, CANCELLATION, ANNULMENT, RESCISSION, and EXTINGUISHMENT OF ALL TRUSTS/ CONTRACTS (CONSENT AGREEMENTS) IMPLIED AND/OR EXPRESSED INCLUDING ALL INITIALS, TRADEMARKS, SERVICE MARKS, TRADE NAMES INDORSEMENTS, SIGNS, and ETC. THIS INCLUDES ALL INDENTURE, TRUST, MORTGAGE LOAN PURCHASING AND SERVICING, ASSIGNMENT AND ASSUMPTION, COLLATERAL, CUSTODIAN, OR AN OTHER AGREEMENT WHATSOEVER TO QUASH THE SAME, SUMMARILY, THAT FORMS THE BASIS OF THIS MINOR ACCOUNT FRAUD UPON UNINFORMED AND UNSOPHISTICATED DEFENDANTS, ESPECIALLY Mortgage/ Security Agreement Instrument No. 32833006, records of Cook County Legal Description herein as Lot 9 In Block 4 In Berkley Square Unit 7, a subdivision of part of the southeast ¼ of section 7 and part of the southwest ¼ of section 8, township 42 north, range 11, east of the third principal meridian, According To The Plat Thereof Recorded August 8, 1968, as document 20578659, in Cook County, Illinois COMMONLY KNOWN AS: 402 W. HACKBERRY DRIVE; ARLINGTON HEIGHTS, ILLINOIS 60004. FOR BREACH OF FIDUCIARY DUTIES, BREACH OF TRUST, BREACH OF OBLIGATION, FRAUD, THEFT, PERJURY, SCAM, EXTORTION, UNCONSCIONABLE PRACTICES, UNCONSCIONABLE CONTRACT, USURY, DECEPTION, LACK OF VALUABLE CONSIDERATION AND NON-FULL-DISCLOSURE RESULTING IN THE WITHHOLDING OF MATERIAL INFORMATION FROM MR. EDWIN J COMBS, SR and MRS. ELIZABETH L COMBS, THE LIVING BEINGS AND HUSBAND AND WIFE.**

42.130689"N, 89.987308"W

**Notice of Rescission of Signature(s), Notice of Right to Rescind, Cancel Unilateral Agreement(s), and Revoke all Powers of Appointment and all Powers of Attorney et al**

NOTICE TO AGENT IS NOTICE TO PRINCIPAL / NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Page 2 of 6

**TRADEMARK**  
**REEL: 008377 FRAME: 0743**

All unconscionable contracts/trusts are subject to rescission under the common law for failure to make the proper disclosures in order to constitute an acceptance, where there is no meeting of the minds there is no contract as required by §226.23(b) (1) regarding notice of right to rescind as set forth in re Maxwell v. Fairbanks Capital Corporation, 281 B.R. 101, (2002); Banker. Lexis 759.

The UNIFORM COMMERCIAL CODES addresses unconscionable practices in UCC §2-302.

Without dishonor We, Mr. Edwin J\* Combs Sr. and Mrs. Elizabeth L\* Combs, with all the permutations and grammatical styles of their appellations, names, and titles, the undersigned Grantor/ Trustor/ Settlor / and Holder In Due Course under that certain MORTGAGE dated NOVEMBER 9, 2006, executed by Mr. Edwin J Combs and Mrs. Elizabeth L Combs, Husband And Wife united in Holy Matrimony, AS TENANTS BY THE ENTIRETY to TRADITION MORTGAGE (MERS AS NOMINEE), recorded on November 24, 2006 as Instrument No. 32833006 , records of Cook County describing the land herein as Lot 9 In Block 4 In Berkley Square Unit 7, A Subdivision Of Part Of The Southeast ¼ Of Section 7 And Part Of The Southwest ¼ Of Section 8, Township 42 North, Range 11, East Of The Third Principal Meridian, According To The Plat Thereof Recorded August 8, 1968, in Cook County, Illinois, hereby certify that the MORTGAGE Security Agreement, Fixed Rate and all Riders, and Fixed Rate and all Notes, Loan Number: 402044227787, MIN: 100010402044227787, Instrument No. 32833006 with subsequent ASSIGNMENT OF MORTGAGE, recorded Cook County, Illinois, Instrument No: 7808088 is hereby withdrawn, cancelled, terminated, revoked, extinguished, discharged, rescinded and declared of no force or effect (nunc pro tunc ab initio), as though this had never occurred, and that the election to cause the property secured by the Mortgage to be sold is hereby revoked and objected, it being understood that the lien of the Mortgage on the property secured thereby shall in no way be affected by this instrument.

Pursuant to Title 12 CFR 226.23 (d) (Effects of RESCISSION) you have 20 CALENDAR DAYS after RECEIPT of this NOTICE OF RESCISSION, to RETURN ANY MONEY OR PROPERTY that has been given to ANY PARTY in CONNECTION with THE TRANSACTION originally existing between Mr. Edwin J Combs and Mrs. Elizabeth L Combs, an individual, living man and an individual, living woman – corporate personality (minor) and non-human artificial intelligently derived, and TRADITION MORTGAGE (MERS AS NOMINEE), executed NOVEMBER 9, 2006, recorded NOVEMBER 24, 2006 and take ANY ACTION NECESSARY to REFLECT THE TERMINATION OF THE MORTGAGE AGREEMENT, CANCELLATION OF THE MORTGAGE, DISCHARGE, SATISFACTION OF LIEN, and RELEASE OF SECURITY INTEREST.

"TITLE 15 U.S. Code § 1635 - Right of rescission as to certain transactions: (a) Disclosure of obligor's right to rescind: (b) RETURN OF MONEY OR PROPERTY following RESCISSION. When an obligor EXERCISES HIS RIGHT TO RESCIND under subsection (a) of this section, he is NOT LIABLE FOR ANY FINANCE or OTHER CHARGE, and ANY SECURITY INTEREST given BY THE OBLIGOR, including any such interest arising by operation of law, becomes VOID UPON such a RESCISSION. Within 20 days after RECEIPT of a NOTICE OF RESCISSION, the creditor shall RETURN TO THE OBLIGOR ANY MONEY or PROPERTY GIVEN as earnest money, down

Notice of Rescission of Signature(s), Notice of Right to Rescind, Cancel Unilateral Agreement(s), and Revoke all Powers of Appointment and all Powers of Attorney et al

NOTICE TO AGENT IS NOTICE TO PRINCIPAL / NOTICE TO PRINCIPAL IS NOTICE TO AGENT

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TRADEMARK  
REEL: 008377 FRAME: 0744

payment, or otherwise, and shall take ANY ACTION NECESSARY OR APPROPRIATE to REFLECT THE TERMINATION OF ANY SECURITY INTEREST CREATED under THE TRANSACTION. If the creditor has DELIVERED ANY PROPERTY TO THE OBLIGOR, the obligor may RETAIN POSSESSION OF IT. Upon THE PERFORMANCES OF THE CREDITOR'S OBLIGATIONS under this section, the obligor shall tender the property to the creditor, except that if return of the property in kind would be impracticable or inequitable, the obligor shall tender its reasonable value. Tender shall be made at the location of the property or at the residence of the obligor, at the option of the obligor. If the creditor does not take possession of the property within 20 days after tender by the obligor, OWNERSHIP OF THE PROPERTY vests in the obligor WITHOUT OBLIGATION ON HIS PART TO PAY FOR IT.

**EFFECTS OF RESCISSION UNDER TILA (IN GENERAL):** When a consumer rescinds a transaction, the security interest giving rise to the right of rescission becomes void and the consumer shall not be liable for any amount, including any finance charge.

**RESERVATION OF RIGHTS:** This document has been prepared in good faith and to the very best of our knowledge it is true and correct. However, we reserve all rights to amend it should this become necessary.

**\*NOTE:** With respect to the style of the names, together with all derivatives and permutations and punctuations of these names: wherever the middle initial of any individual appears with a period within this document, it is to be construed as to include the style without the period, i.e., Edwin J. Combs is also understood to include Edwin J Combs, and so it is to be with all named parties and corresponding permutations.

Notice of Rescission of Signature(s), Notice of Right to Rescind, Cancel Unilateral Agreement(s), and Revoke all Powers of Appointment and all Powers of Attorney et al

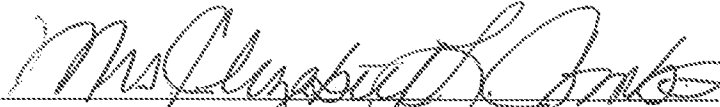
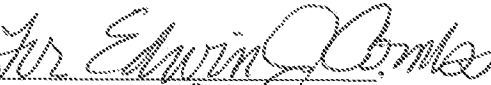
NOTICE TO AGENT IS NOTICE TO PRINCIPAL / NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Page 4 of 6

**TRADEMARK**  
**REEL: 008377 FRAME: 0745**

I now affix my autograph & seal to these Sworn under Penalty of Perjury Declarations, **REVOCATION, CANCELLATION, ANNULMENT, RESCISSION, and EXTINGUISHMENT** of all Signatures, Powers of Appointment, and POA's, et al.

**NOTICE OF RESCISSION AND REVOCATION  
Without Prejudice, Under Reserved Rights,**

By:  for   
Mrs. Elizabeth L. Combs, Attorney-in-Fact for  
Mr. Edwin J. Combs Sr., Grantor, Settlor, and Auth. Rep. *Attorney in Fact*  
for EDWIN J COMBS

And

By:   
Mrs. Elizabeth L. Combs, Grantor, Settlor, and Auth. Rep.  
for ELIZABETH L COMBS

**Date: September 17, 2018**

**Notice of Rescission of Signature(s), Notice of Right to Rescind, Cancel Unilateral Agreement(s), and Revoke all Powers of Appointment and all Powers of Attorney et al**

NOTICE TO AGENT IS NOTICE TO PRINCIPAL / NOTICE TO PRINCIPAL IS NOTICE TO AGENT

JURAT

Cook County )  
                  ) ss  
Illinois State )

On the 17th day of September, 2018 A.D., the above signed affiant, Mrs. Elizabeth L. Combs, personally appeared before me with this "Notice of Revocation, Cancellation, Annulment, Rescission, and Extinguishment Rescission of all Powers of Appointment, Signature(s) and Certificates Notice of Right to Rescind, Cancel Unilateral Agreement(s), and Revoke Power of Attorney", and proved to me on the basis of satisfactory evidence and identification to be the woman whose name is subscribed to the within instrument, and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument, the person or the entity upon behalf of which the person acted, signed under oath or asseveration, and accepts the truth thereof. A Notary Public or other officer completing this certificate verifies only the identity of the individual who signed the document, to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

Witnessed by my hand and official seal,

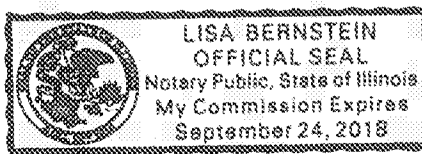
Lisa Bernstein  
Notary Signature

301 E. Rand Rd #246  
Notary Address

Lisa Bernstein  
Notary Name PRINTED

Arlington Heights, IL 60004

(SEAL)



Use of a Notary Public on this document does not constitute an adhesion or waiver of sovereign rights retained by signatory(ies) nor does it alter signatory(ies') Neutral standing *in itinere* in original Common Law Jurisdiction.

Notice of Rescission of Signature(s), Notice of Right to Rescind, Cancel Unilateral Agreement(s), and Revoke all Powers of Appointment and all Powers of Attorney et al

NOTICE TO AGENT IS NOTICE TO PRINCIPAL / NOTICE TO PRINCIPAL IS NOTICE TO AGENT