

Recording Requested by, And when recorded return to:

Affidavit of US Nationality / Declaration of Status

Equality under the law is paramount, and mandatory by law. I, _____: Luis-Antonio: Duarte _____, a national of the United States of America Republic by right a sovereign, hereby declare that: I am alive and well, I am not lost at sea and I am returning to land to claim all my birth rights. I am competent to manage all my own affairs. All other entities are incompetent to manage any of my affairs, and are hereby fired. A sovereign cannot be tried in their own court. Consistent with the eternal tradition of natural common law, unless I have harmed or violated someone, or their property, I have committed no crime; and am therefore not subject to any penalty. Thus, be it known to all, in the nature of UCC 1-308, that I reserve my natural common law right not to be compelled to perform under any contract that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit"* of any hidden or unrevealed contract or commercial agreement. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any of the supposed "benefits"* associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. Any such participation does not constitute "acceptance" in contract law, because of the absence of full disclosure of any valid "offer," and voluntary consent without misrepresentation or coercion, under contract law. Without a valid voluntary offer and acceptance, knowingly entered into by both parties, there is no "meeting of the minds," and therefore no valid contract.

Any supposed "contract" is therefore void, ab-initio. Typical examples of such compelled and pretended "benefits"* are: 1. Birth Certificate. The fact that a birth certificate was granted to me by a local hospital or government agency when I entered this world, is irrelevant to my Sovereignty. Social Security Card / Number. No status, high or low, can be assigned to another person through a piece of paper, without the recipient's full knowledge and consent. Therefore, such a piece of paper provides only hearsay date and place information only. It indicates nothing about jurisdiction, nothing about property ownership, nothing about rights, and nothing about subject status. The only documents that can have any legal meaning, as it concerns my status in society, are those which I have signed, with full knowledge and consent, free from misrepresentation or coercion of any kind. 2. The use of an identification number from a government agency. The number normally assigned to persons of subject status, I use exceptionally, under duress, only because of the extreme inconvenience of operating without one in today's marketplace, where it is requested by banks, employers, lenders, and many other government agencies and businesses. My reason for using it is not because I wish to participate in the system, as I don't wish to participate. Let it be known that I

use the number assigned to me for information only, if at all. 3. The use of fiat currency to discharge my debts. I have used these only because in this country, there is no other widely recognized currency. 4. The use of a bank account, with my signature on the bank signature card. If there is any hidden contract behind the bank signature card, my signature thereon gives no validity to it. The signature is only for verification of identity. I can be obligated to fulfill no hidden or unrevealed contract whatsoever, due to the absence of full disclosure and voluntary consent. Likewise, my use of the bank account thereof is due to the absence of a bank not associated with the central bank system. In general, people have been prevented from issuing their own currencies, and such prevention is in violation of the national constitution. Were there an alternative, I would be happy to use it. To not use any bank at all is impossible or very difficult, as everyone knows, in today's marketplace. 5. Past tax returns filed. Any tax returns I may have filed in the past, were filed due to the dishonest atmosphere of fear and intimidation created by the tax collector and the local assessors' offices; not because there is any law requiring me to do so. Once I discovered the tax agencies are lying to the public, I have felt it is my responsible duty to society to terminate my voluntary participation. Because such returns were filed under Threat, Duress, and Coercion (TDC), and no two-way contract was ever signed with full disclosure, there is nothing in any past filing of returns that created any valid contract. Therefore, no legal obligation on my part was ever created. 6. The use of a driver's license. As a free Sovereign, there is no legal requirement for me to have such a license, for traveling in my car, as technically, the unrevealed legal purpose of driver's licenses is commercial in nature. Since I don't carry passengers or freight for hire, there is no law requiring me to have a license to travel for my own pleasure and that of my family and friends. However, because of the lack of education of police officers on this matter, should I be stopped for any reason and found to be without a license, it is likely I would be harassed. Therefore under duress, I carry a "license" to avoid extreme inconvenience. 7. State plates on my car. Similarly, even though technically, my car does not fit the legal definition of a "motor vehicle", which is used for commercial purposes, nevertheless, I have registered it with the state and carry the state plates on it, because to have any other plates or no plates at all, causes me the risk of police officer harassment and extreme inconvenience. 8. Declaration of citizenship. Any document I may have ever signed, in which I answered "yes" to the question, "Are you a united states citizen?" -- cannot be used to compromise my status as a Sovereign, nor obligate me to perform in any manner. This is because without full written disclosure of the definition and consequences of such supposed "citizenship," provided in a document bearing my signature given freely without misrepresentation or coercion, there can be no legally binding contract. I make no allegiance to any earthly government, I am neutral to all. 9. Past voter registration. Similarly, since no obligation to perform in any manner was ever revealed in print, as part of the requirements for the supposed "privilege" to vote for government officials, any such previous registration on my part cannot be legal evidence of any obligation to perform. Likewise, I have granted NO jurisdiction over me, to any political office. It is my inherent right to vote on elections or issues that I feel affect all of society; NOT because I need anyone to rule over me. On the contrary -- I have used the voting process only to instruct my public servants what a Citizen and Sovereign would like done. 10. Marriage license. The acquisition of a marriage license is now being revealed as being necessary only for slaves. The act of a Sovereign such as myself obtaining such a license, through social custom and ignorance of law, has no legal effect in changing my status. This is because any such change in status, if any may be supposed to occur, could happen only through a hidden and unrevealed contract or statute. Since no

hidden, unrevealed, and undisclosed information, if it exists, can be lawfully held to binding, it is null and void. 11.Children in public school. The attendance of my children in government-supported "public" schools or government-controlled "private" schools does not create any legal tax obligation for me, or any other legal obligation, because I never signed a contract agreeing to such obligation for the supposed "privilege" of public school attendance. If any of my children have attended government supported "public" or controlled "private" schools, such was done under duress and not out of free will. Be it known that I regard "compulsory state education" as a violation of the natural and universal common law of freedom of choice. 12.Use of semantics. There are some immature people with mental imbalances, such as the craving to dominate over other people, who masquerade as "government." Just because they alter definitions of words in the law books to their supposed advantage, doesn't mean we have to accept those definitions. The fact that they define the words "person," "address," "mail," "resident," "motor vehicle," "driving," "passenger," "employee," "income," and many others, in ways different from the common usage, so as to be associated with a subject or slave status, means nothing in real life. Because the courts have become entangled in the game of semantics, be it known to all courts and all parties, that if I ever signed any document or spoke any words on record, using words defined by twists in the law books different from the common usage, there can be no effect whatsoever on my Sovereign status in society thereby, nor can there be created any obligation to perform in any manner, by the mere use of such words. Where the meaning in the common dictionary differs from the meaning in the law dictionary, it is the meaning in the common dictionary that prevails, because it is more trustworthy. *Such compelled and supposed "benefits"* include, but are not limited to, the aforementioned typical examples. My use of such alleged "benefits"* is under duress only, and is with full reservation of all my common law rights. I have waived none of my intrinsic rights and freedoms by my use thereof. Furthermore, my use of such compelled "benefits" may be temporary, until better alternatives become available, practical, and widely recognized.

FEDERAL JURISDICTION

It is further relevant to this affidavit that any violation of my Rights, Freedom, or Property by the federal government, or any agent thereof, would be an illegal and unlawful excess, clearly outside the limited boundaries of federal jurisdiction. My understanding is that the jurisdiction of the U.S. federal government is defined by Article 1, Section 8, Clause 17 of the U.S. Constitution, quoted as follows: "The Congress shall have the power . . . To exercise exclusive legislation in all cases whatsoever, over such a district (NOT EXCEEDING TEN MILES SQUARE) as may, by cession of particular states and the acceptance of Congress, become the seat of Government of the United States, [District of Columbia] and to exercise like authority over all places purchased by the consent of the legislature of the state in which the same shall be, for the Erection of Forts, Magazines, Arsenals, dock yards and other needful Buildings; And -- To make all laws which shall be necessary and proper for carrying into Execution the foregoing Powers . . ." and Article IV, Section 3, Clause 2: "The Congress shall have the Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any claims of the United States, or of any particular State." The definition of the "United States" being used here, then, is limited to its territories :
1. The District of Columbia
2. Commonwealth of Puerto Rico
3. U.S. Virgin Islands
4. Guam
5. American Samoa
6. Northern Mariana Islands
7. Trust Territory of the Pacific Islands
8.

Military bases within the 50 states 9. Federal agencies within the 50 states (including U.S. Post Offices) It does not include the 50 states themselves , as is confirmed by the following cites: "We have in our political system a Government of the United States and a government of the several States. Each one of these governments is distinct from the others, and each has citizens of its own who owe it allegiance, and whose rights, within its jurisdiction, it must protect. The same person may be at the same time a citizen of the United States and a Citizen of a State, but his rights of citizenship under one of these governments will be different from those he has under the other." -- Slaughter House Cases United States vs. Cruikshank , 92 U.S. 542 (1875)

"THE UNITED STATES GOVERNMENT IS A FOREIGN CORP. WITH RESPECT TO A STATE."

Volume 20: Corpus Juris Sec. Section 1785: NY re: Merriam 36 N.E. 505 1441 S.Ct.1973, 41 L.Ed.287. This is further confirmed by the following quote from the Internal Revenue Service: Federal jurisdiction "includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, and American Samoa." -- Internal Revenue Code Section 312(e) In legal terminology, the word "includes" means "is limited to" . When referring to this "District" United States, the Internal Revenue Code uses the term "WITHIN" the United States. When referring to the 50 States, the Internal Revenue Code uses the term "WITHOUT" the United States. Dozens, perhaps hundreds, of court cases prove that federal jurisdiction is limited to the few federal territory areas above indicated. For example, in two Supreme Court cases, it was decided: "The laws of Congress in respect to those matters do not extend into the territorial limits of the states, but have force only in the District of Columbia, and other places that are within the exclusive jurisdiction of the national government," -- Caha v. United States , 152 U.S., at 215 "We think a proper examination of this subject will show that the United States never held any municipal sovereignty, jurisdiction, or right of soil in and to the territory, of which Alabama or any of the new States were formed," -- 44 U.S., at 221 "Because, the United States have no constitutional capacity to exercise municipal jurisdiction, sovereignty, or eminent domain, within the limits of a State or elsewhere, except in the cases in which it is expressly granted," -- 44 U.S., at 223 "Alabama is therefore entitled to the sovereignty and jurisdiction over all the territory within her limits, subject to the common law," -- 44 U.S., at 228, 229; Pollard v. Hagan , 44 U.S. 221, 223, 228, 229 Likewise, Title 18 of the United States Code at section 7 specifies that the "territorial jurisdiction" of the United States extends only outside the boundaries of lands belonging to any of the 50 States. Therefore, in addition to the fact that no unrevealed federal contract can obligate me to perform in any manner without my fully informed and consent, likewise, no federal laws apply to me or have any jurisdiction over me. I hereby affirm that I do not reside or work in any federal territory of the District "United States", and that therefore no U.S. federal government laws have any authority over me. My use of the United States Postal Service to receive mail is under Threat, Duress and Coercion per Federal Law which asserts that this service must be used rather than private commercial delivery services, and the receipt of mail addressed with two letter capitalized federal zone abbreviations (e.g. "HI") or numeric federal zone designations (Zip Codes, e.g. "53222") does not place me in any federal zone nor federal jurisdiction, for despite repeated pleas to those who send mail to me, they have been brainwashed in compulsory state brainwashing centers ("Public Schools") and insist on cannonicalizing the format of my mailing location into a federal zone format, and in fact this process has been embodied in most computer software making it impossible to receive necessary communications at my

mailing location rather than at a federal zone "address". This is further enforced under Threat, Duress and Coercion in that the local Postal Office refuses to deliver to "General Delivery" for longer than 30 days. Thus, be it known to all, in the nature of UCC 1-308, that I reserve my natural common law right not to be compelled to perform under any contract of adhesion that I did not enter into knowingly, voluntarily, and intentionally. And furthermore, I do not accept the liability associated with the compelled and pretended "benefit"* of any hidden or unrevealed contract or commercial agreement, and specifically I refuse to be included in any federal zone. As such, the hidden or unrevealed contracts that supposedly create obligations to perform, for persons of subject status, are inapplicable to me, and are null and void. If I have participated in any the supposed "benefits"* associated with these hidden contracts, I have done so under duress, for lack of any other practical alternative. REVOCATION OF POWER OF ATTORNEY Furthermore, I hereby revoke, rescind, and make void ab-initio, all powers of attorney, in fact or otherwise, implied in law or otherwise, signed by me or anyone else, as it pertains to the government identification number previously assigned to me, as it pertains to my birth certificate, or any other licenses or certificates issued by any and all government or quasi-governmental entities, due to the use of various elements of fraud by said agencies to attempt to deprive me of my Sovereignty or property. I hereby waive, cancel, repudiate, and refuse to knowingly accept any alleged "benefit"* or gratuity associated with any of the aforementioned licenses, numbers, or certificates. I do hereby revoke and rescind all powers of attorney, in fact or otherwise, signed by me or otherwise, implied in law or otherwise, with or without my consent or knowledge, as it pertains to any and all property, real or private, corporeal or incorporeal, obtained in the past, present, or future. I am the sole legal owner and possess allodial title to any and all such property, including but not limited to my physical human body. I affirm that all the foregoing is true and correct. I affirm that I am of the right mind and am competent to make this Affidavit. I hereby affix my own signature to all the affirmations in this entire document with explicit reservation of all my unalienable rights and my specific common law right not to be bound by any contract or obligation which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, duress, or coercion. THE USE OF THE NOTARY BELOW IS FOR IDENTIFICATION, AND SUCH USE DOES NOT GRANT ANY JURISDICTION TO ANYONE. FURTHER AFFIANT SAITH NAUGHT.

Additional Declarations of Ownership

Further I declare all aspects of my name in these variations, formats and exact phrases whatever to be my trademarks / exclusive property subject to fines if used. Fines enacted after a notice of warning 15 days to include \$5,000.00 per day per violation until corrected. Names: business name / trust name / account(s) known as dba: LUIS A DUARTE, LUIS A. DUARTE, L DUARTE, LUIS D, LUIS ANTONIO DUARTE, L.A DUARTE, LA DUARTE, L A DUARTE, LAD, LA, LD, L.D., L.A.D. L.A. DUARTE, DUARTE A LUIS, DUARTE LUIS A, also Luis a Duarte, luis a. duarte, l duarte, l. Duarte, l.a. duarte, duarte luis, duarte a luis, Duarte a. luis, lad,ld, l.a.d., d.a.l., duarte luis initial in same form in cursive or and known or unknown language in human history or existence.

All aspects of the human body: All Organs, Blood, Teeth, Urine, Hair, Skin, Fluids, DNA, RNA, breath, breathing in or out etc. minerals, chemicals nutrients every finite biological & solid material particle of the vessel. Speech, sounds, word, phrases.

All energetic particles of the Soul.

Exclusive rights to all forms of these names in cursive or print when used as or in signature form.

All income from every legal source in USA and worldwide to include private funds and physical assets.

All bank accounts, financial sums in apps, online accounts and any account whatsoever created by or in the name of the names dba mentioned above or contained within this file. Including credit profiles & all files of such and anything bearing **LUIS A DUARTE**

All real property created by or in the name of the names dba mentioned above or contained within this file.

All physical work to include actions performed whether by request or order. Is to be considered work or acting by directions.

All inventory, proceeds of sold inventory, accounts receivables, fixtures, cash, equipment, subject accounts balances of real property.

International claim of rights, trademarks, trade names, images, pictures of my person, pictures of property, likeness, logos, signs, symbols, intelligible, legible or to cause the slightest impression. Including intellectual & digital properties.

International USA & world wide etc. commercial lien against all gold, silver minerals, mineral rights, energy, and works.

All open or credit lines, credit cards, credit extensions, all accounts in the name of **LUIS A DUARTE**, 401k and lines of credit, stocks, bonds, mutual, securities. To include any financial accounts held in private, trusts, Federal Reserve etc.

Also entitled to: current, ongoing, present, now, this moment forward, future profits & income or work(s). Efforts resulting in any form of gain.

May not ever sign promissory note to any party unless consent from **LUIS A DUARTE**. May not sign any form of agreement, fine, ticket, lien, or contract knowingly or unknowingly no agreements what-so-ever legal or binding public or private. ALL RIGHTS RESERVED. To do so would be under "Duress" and be deemed non or not legally binding. To include a party in commerce, private, legal or illegal, country, nation, by lawful, living, dead or of conscious mind.

All rights reserved that anyone, person, persons, entity, corporation or being to use, are using, will use any form of **LUIS A DUARTE** is now on notice, to stop, release, delete, void, discontinue use of this protected **LUIS DUARTE** & versions there of as mentioned above or contained in the file. I do not consent to any person or corporation without prior consent from this moment forward. Only with expressed written permission may they hold this image, data

or likeness materials contained and mentioned here. Failure to desist and comply within 20 legal business days will result in a daily fine of 10K US or equivalents in the financial sum of the country of violation(s) . To also include any legal fees associated, attorney, state, international, UCC or etc.

I certify that I am the registered authorized agent with lien who assumes liability of these accounts.

Any violation, forced removal, taking of fluids, funds, accounts, theft, materials, name, dba, person, business, held against will, jail, interrogation, abuse to anything mentioned here that I have superior lien against results in fines of \$150,000.00 per incident plus or \$200.00 per minute held. Death fine of \$500,000,000.00 U.S. for total loss. Per day violation \$5,000.00 Replacement value of \$15,000.00 per item.

Physical Property Address: ...without the United States & Land.

Vehicle:

Additional:

None of these are to be considered public use or common use as they are distinctly unique. Considered private property. All contracted privately legal and binding not to be violated or undone etc except by President of my private micro-nation myself or Supreme Court trial and only at decided conclusion. My micro nation holding first rights and my nation second.

Financial Cost of Temp Lease Forced or Given per Violation Per day to include 25% till Resolved

Signature: \$25,000.00

Arrest: \$400,000.00

Violation of Rights: \$32,000.00

Jail or Imprisonment: \$400,000.00

Abuse or Damage: \$18,000.00

Stress: \$25,000.00

No expiration to my claim. Rights transferred to next of kin.

ALL-PURPOSE ACKNOWLEDGMENT

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 this document.

State of Florida)
)
 Broward County)

For Verification Purposes Only

On 03/27/2023 before me,

Kathia C Vales, Notary

Date

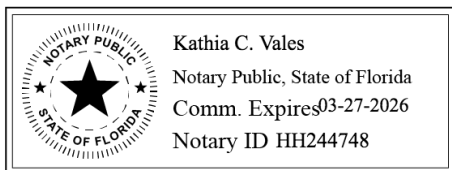
Here Insert Name and Title of the Officer

By Special Appearance, in Propria Persona, proceeding Sui Juris personally appeared **Luis Duarte**, has declared to be a **national of the United States** of America Republic (22) The term “national of the United States” means (A) ~~a citizen of the United States~~, or (B) a person who, though not a citizen of the United States, owes permanent allegiance to the United States of America Republic. **8 USC § 1101(b)(22)**. By means of U.S. certificate of live birth, Authenticated Birth Certificate, Family Bible, Sworn Elder Family or USA Passport. Who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his /her / their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s) or the entity upon behalf of which the person(s) acted, executed the instrument.

Luis- Antonio Duarte.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Common Law Seal of Natural Being

Notarized Online with NotaryLive.com

03 / 27 / 23

Place Notary Seal

This document is signed by



Signatory	CN=Kathia C Vales, DNQ=A01410C00000180161002320002D656, O=Florida, C=US
Date/Time	Mon Mar 27 20:54:27 UTC 2023
Issuer-Certificate	CN=IGC CA 1, OU=IdenTrust Global Common, O=IdenTrust, C=US
Serial-No.	85078381923496559299584221904175681169
Method	urn:adobe.com:Adobe.PPKLite:adbe.pkcs7.sh1 (Adobe Signature)