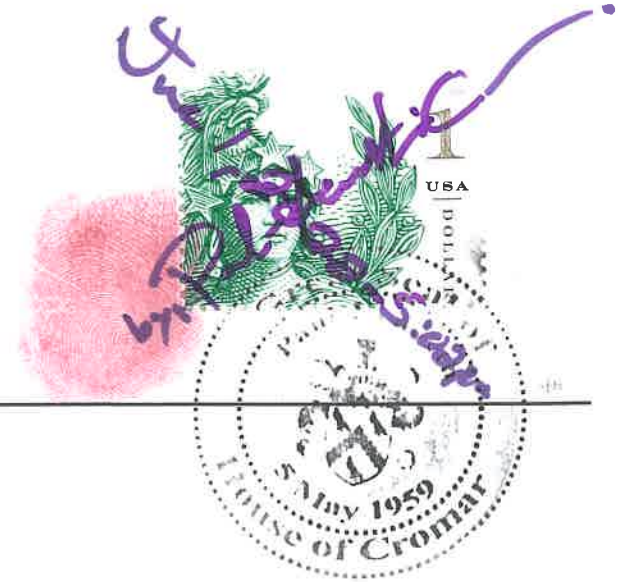


Document created by/Record & return to:  
Exrx. Barbara-Ann: House of Cromar  
c/o non-post location  
c/o 9870 N. Meadow Drive  
Cedar Hills, Utah Republic [84062-9998]

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# *Declaration of Nationality, Intention of Renunciation/Repudiation, Lawful Status & Oath of Allegiance, By Will*

COMES NOW Barbara-Ann: House of Cromar who is: a woman, having been found to be living, having come to and of full age, a living soul manifest, a native-born Montanan who is one of the people of Utah, an American, legitimate Daughter of lawfully wed parents, fully emancipated; donor, grantor, settlor, testate Executorrix, sole lawfully appointed absolute general instituted rightful Executorrix, and sole lawful general forced testamentary unconditional *Hæres*/ Heiress /Herus, of the Barbara Ann Cromar estate (hereinafter "Estate"), aka all other derivative names [*idem sonans*] and spellings thereof, and all trusts that are derived from said Estate, regardless of what said trust(s) are named, have ever been named, or may be named (hereinafter "Claimant"). The said Estate was created, birthed or established on or after DOB and possibly registered or recorded, without the consent of Claimant, with and/or to the State of Montana, the county of Miles City, Holy Rosary hospital, the United States and or the DTCC, and possibly other unknown parties and entities on or after February 05, 1963.

Claimant herein—Sui Juris, under the laws in and for Utah, and without the United States pursuant to **28 U.S.C. § 1746(1)**, being first duly sworn, now: claims, demands, ordains, decrees, and establishes the following and the forgoing of Claimant's own volition, wish, free will, act and deed—to establish such claim by a preponderance of the evidence, on and for all public and private records, to wit:

This **Declaration of Nationality, Intention of Renunciation/Repudiation, Lawful Status & Oath of Allegiance, By Will** (hereinafter "Declaration") is now executed and recorded on and for all public and private records relating to or regarding Claimant's right of expatriation, Claimant's right of election of nationality, Claimant's status as a sovereign American people by native-birthright; being born one of the people of Montana and Claimant's inherent rights of blood and kinship regarding any administration of the above said Estate. Claimant ordains and establishes this Declaration to correct and update all records, both public and private of all of the several States of the American Union, the United States of America, the United States federal corporation, the United States Government (USG), Congress, the Internal Revenue Service (IRS) and all agencies, agents, contractors, personnel, and public servants of same; as well as the records of Claimant's own House and all other records, wherever located and however held in the entire known universe, and in accordance with **5 USC § 552a (d) and (e)**, to reveal and be made known forever, upon said records—Claimant's repudiation of United States citizenship, and/or United States nationality; Claimant's repudiation of District of Columbia residence, Claimant's repudiation of any resident Alien status of or in the United States, and/or the District of Columbia per **26 USC §7408(d)** and all other applicable law, as well as Claimant's absolute Claim of the following list of statuses regarding Claimant's standing and rights and nationality, Claimant's repatriation into Claimant's own House and all else that is decreed, ordained and established herein by Claimant.

## *Claimant's Renunciation and Repudiation of United States Citizenship and Repatriation by Election*

Claimant NOW, and forevermore—voluntarily, intentionally and irrevocably—abandons, abjures, banishes, cancels, expels, forsakes, recants, refutes, refuses, rescinds, relinquishes, renounces, removes, repudiates, rejects, withdraws, negates, disclaims, disavows, disowns, denies, eliminates and vanquishes following that Claimant has ever held or has been forced to hold, without full disclosure, by presumption, trick, scheme, pledge, occupation, process, letter, contract, bond, election, coercion, duress or other method:

1. Any United States citizenship, or presumption of same, with the UNITED STATES GOVERNMENT, the

United States, and/or the UNITED STATES, that Claimant may have ever inadvertently acquired; and,

2. Any United States nationality that Claimant may have ever inadvertently acquired; and,
3. Any United States personhood that Claimant may have ever inadvertently acquired; and,
4. Any 14<sup>th</sup> Amendment citizenship that Claimant may have ever inadvertently acquired; and,
5. Any corporate citizenship that Claimant may have ever inadvertently acquired; and,
6. Any status as a “person”, that Claimant may have ever inadvertently acquired, as per 8 USC 1 “person”; and,
7. Any status as a “constituent”, that Claimant may have ever inadvertently acquired; and,
8. Any status as a resident or citizen of the District of Columbia, that Claimant may have ever inadvertently acquired; and,
9. Any statutory nationality or citizenship of the United States, that Claimant may have ever inadvertently acquired; and,
10. Any resident Alien status of the United States, or District of Columbia per 26 USC §7408(d), that Claimant may have ever inadvertently acquired; and,
11. Any presumed status as an enemy, enemy combatant, belligerent, or prisoner of war (POW) against the United States or allies of the United States, that Claimant may have ever inadvertently acquired; and,
12. Any Resident Alien or resident alien individual ‘Taxpayer’ status, that Claimant may have ever inadvertently acquired, and disavows, repudiates and renounces any election to be treated as such, *nunc pro tunc, et usque ad finem temporis*. Claimant now, stands in the bright light of Truth and states Claimant’s sincere desire and will to revoke and lawfully terminate forever any prior election via the statutory process of Revocation of Election, and all other applicable law and choose and elect to be known as an American National with the lawful status of a non-Taxpayer. This revocation of election shall become effective immediately as specified in 26 USC §6013(g)(4) which addresses Termination of Election with a pertinent section at 26 USC §6013(g)(4)(A) Revocation by taxpayer. Said statutory section stipulates that, “An election under this subsection shall terminate at the earliest of the IRS receipt of this Affidavit.” This Declaration shall serve as said Affidavit under said section.

Claimant stands upon the following law in the execution of the forgoing:

1. The 1868 Expatriation Act:  
**An Act concerning the Rights of American Citizens in foreign States. July 27, 1868** — “WHEREAS the right of expatriation is a natural and inherent right of all people, indispensable to the enjoyment of the rights of life, liberty, and the pursuit of happiness;...”; and,
2. 8 USC § 1101(a)(21); and,
3. 8 USC § 1481(a)(1)(2)(5)(6); and,
4. **RIGHT OF EXPATRIATION—Section 15, R.S. §1999**—Provisions preserving the right and disavowal of foreign allegiance, see note under section 1481 of title 8; and,
5. 8 USC § 1488; and,

6. 8 USC § 1502; and,
7. 26 USC § 6039G; and,
8. 26 USC § 7701(50)(B)(b)(1)(B); and,
9. 26 CFR 1.871-1; and,
10. Section 302 of Public Law 94 – 241; and,
11. Section 11.4.2 of the Department of Defence Law of War Manual: Limitations on the Power of the Occupying Power Stemming From Its Lack of Sovereignty Over Occupied Territory. Belligerent occupation in a foreign war, being based upon the possession of enemy territory, necessarily implies that the sovereignty of the occupied territory is not vested in the Occupying Power. Occupation is essentially provisional. Because sovereignty is not vested in the Occupying Power, the fact of military occupation does not authorize the Occupying Power to take certain actions. For example, the Occupying Power is not authorized by the fact of belligerent occupation to annex occupied territory or to create a new State. In addition, the **Occupying Power may not compel the inhabitants of occupied territory to become its nationals or otherwise to swear allegiance to it**. Similarly, in view of the provisional nature of belligerent occupation, the authority of the Occupying Power under occupation law has been interpreted as being subject to limitations on the ability of the Occupying Power to alter institutions of government permanently or change the constitution of a country.

Claimant NOW, expatriates out of the United States federal corporation, aka the UNITED STATES—once and for all, now and forevermore, and repatriates NOW—into Claimant's House, and back into the dejure American constitutional Republic known as “The United States of America” and into the Republic for which it stands—owing permanent allegiance to Claimant’s House, Claimant’s allodial land, and to Claimant’s Republic named or known as Utah.

## *Affirmation of Facts*

**Claimant NOW** declares and affirms, under penalty of perjury, under the laws of The United States of America and under the common and natural law, that the following are all facts:

1. Claimant is at peace with the United States, the several States of the American Union and the rest of the world, so called Earth, and is not now, nor has ever knowingly been an enemy combatant of same.
2. Claimant’s birthright is now hereby re-secured as one of the people of America, as stated in the preambles of all constitutions of the States of the American Union, as well as all other claimed statuses listed below.
3. Claimant is neither a citizen of the United States nor a resident of the United States as per 26 USC 7701. (50)(B)(b)(1)(B) and all other applicable law.



4. Claimant is not now nor has ever been a "national of the United States", as per 8 USC 1101(a)(22).
5. This Declaration now sets the conditions precedent under the rules of special pleading in all cases in "Actual Controversy" or at "controversy" insofar as the Status of Claimant's nationality is concerned.
6. This Declaration will serve as a bar, *nunc pro tunc*, regarding Claimant against any further presumed or actual legal relations insofar as United States citizen, U.S. citizen, Federal citizen or national of the United States, who owes its permanent allegiance to the United States and the jurisdiction of congress, is concerned.
7. It is declared to be inconsistent with the fundamental principles of the Republic for any officer of the United States to deny, restrict, impair or question this Declaration of Claimant as per: 8 USC § 1481 R.S. §1999 provided that: "Whereas the right of expatriation is a natural and inherent right of all people, indispensable to the enjoyment of the rights of life, liberty, and the pursuit of happiness; and whereas in the recognition of this principle this Government has freely received emigrants from all nations, and invested them with the rights of citizenship; and whereas it is claimed that such American citizens, with their descendants, are subjects of foreign states, owing allegiance to the governments thereof; and whereas it is necessary to the maintenance of public peace that this claim of foreign allegiance should be promptly and finally disavowed: Therefore any declaration, instruction, opinion, order, or decision of any officer of the United States which denies, restricts, impairs, or questions the right of expatriation, is declared inconsistent with the fundamental principles of the Republic."
8. Claimant has claimed the entire Estate as well as all Res of any trust in Rem connected thereto, that was derived from said Estate, by lawful coroner inquest and by general verdict of a lawfully empaneled petite jury, and has recorded said claim onto the public record.
9. Claimant ordains and establishes that all of Claimant's public and private trustee(s), and all others who read, or have knowledge of this Declaration, agree that all words in this Declaration are as Claimant understands them and that Claimant and Claimant alone shall be the only and final tribunal as to all meanings and definitions of all words and phrases contained herein.

## *Claimant's Absolute Claim and Election of Status, & Nationality*

Claimant NOW declares, ordains, establishes and affirms, under penalty of perjury, under the laws of The United States of America, under the laws of Claimant's House and under the common and natural law,

that Claimant now has, and will forever hold, the following listed Statuses:

1. Status as a Utah state national as indicated in: **[8 U.S.C. § 1101 - U.S. Code - Unannotated Title 8. Aliens and Nationality § 1101. (a) (23), and (a) (21)]**; and,
2. Status as a native Montanan as designated in the: **"Government Printing Office Style Manual, A service of the U.S. Government Printing Office"**; and,
3. Status as a "Citizen in the several States" as stated in: **Article. IV Section. 2. of The Constitution for the United States of America: "The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States"**; and
4. Status as an American national as cited in: **[8 U.S.C. § 1502. Certificate of nationality issued by Secretary of State for person not a naturalized citizen of United States for use in proceedings of a foreign state]**; and,
5. Status as an American Citizen as specified in: **"An Act concerning the Rights of American Citizens in foreign States. July 27, 1868."**; and,
6. Status as one of the sovereign people in America, as was publicized by, President Donald J. Trump on Tuesday, September 19, 2017 at the United Nations New York Assembly: **"In America, the people govern, the people rule, and the people are sovereign."**; and,
7. Status as one of the People, as per: the **Preamble of The Constitution** for the United States of America 1789: **"We the People of the United States, ... do ordain and establish this Constitution for the United States of America."**; and,
8. Status as one of the people having the right to keep and bear Arms, as stated in the second Article of the federal Bill of Rights: **"A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed."**; and,
9. Status as a freeman as stated in: **Article 39. Magna Carta 1215 AD - "No freeman shall be taken, or imprisoned, or disseized, or outlawed, or exiled, or in any way harmed--nor will we go upon or send upon him--save by the lawful judgment of his peers or by the law of the land."**; and,
10. Status as one of the peers/members of the peerage, as stated in: **Article 52. Magna Carta 1215 AD - "If anyone shall have been disseized by us, or removed, without a legal sentence of his peers, from his lands, castles, liberties or lawful right, we shall straightway restore them to him."**; and,
11. Status as one of the People as stated in: The **Declaration of Independence** of the Thirteen Colonies, July 4<sup>th</sup>, 1776 – **"That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness."**; and,
12. Status as a member of the Posterity as stated in: **The Constitution for the United States of America 1789. Preamble - "We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America."**; and,

13. Status as a free inhabitant of the several States as stated in **The Articles of Confederation, Article IV, ratified March 1, 1781: "The better to secure and perpetuate mutual friendship and intercourse among the people of the different States in this Union, the free inhabitants of each of these States, paupers, vagabonds, and fugitives from justice excepted, shall be entitled to all privileges and immunities of free citizens in the several States;..."**; and,
14. Status as a man as ordained and established in: **An ORDINANCE for the GOVERNMENT of the TERRITORY of the UNITED STATES, North-West of the RIVER OHIO - July 13, 1787, Article the Second. "...no man shall be deprived of his liberty or property but by the judgment of his peers or the law of the land; and, should the public exigencies make it necessary, for the common preservation, to take any person's property, or to demand his particular services, full compensation shall be made for the same;--"**; and,
15. Status as (being of full age) as stated in: **Paragraph 2 of, An ORDINANCE for the GOVERNMENT of the TERRITORY of the UNITED STATES, North-West of the RIVER OHIO - July 13, 1787.**; and,
16. Status as truth and not fiction as per the maxim of law: **"Where truth is, fiction of law Does not exist."** *Fictio juris non est ube veritas*. Maxim of Law. See Black's, Law. Dict. 10<sup>th</sup> page 1,914.; and,
17. Status of Claimant as heir to the above-mentioned Estate, as per the maxim of law: **"God, and not man, makes the heir."** *Haeredem Deus facit, non homo*. Maxim of Law. See Black's, Law. Dict. 10<sup>th</sup> page 1,916.; and,
18. Status of Claimant's Estate as being indivisible as per the maxim of law: **"The law Does not tolerate fractions and divisions of estates."** 1 Coke 87a. *Lex non patitu fractiones et divisions statuum*. Maxim of Law. See Black's, Law. Dict. 10<sup>th</sup> page 1,927.; and,
19. Status as a child of God as per the maxim of law: **"God alone makes the heir."** *Solus Deus haeredem facit*. Maxim of Law. See Black's, Law. Dict. 10<sup>th</sup> Ed, page 1,961.; and,
20. Status as having "the voice of God" as per the maxim of law: **"The voice of the people is the voice of God."** *Vox populi vox Dei*. Maxim of Law. See Black's, Law. Dict. 10<sup>th</sup> page 1,969.; and,
21. Status of "having been found to be living" as stated in: **all Cestui Que Vie acts in any jurisdiction, in all realms, seas and sees.**; and,
22. Status as having "the powers of the earth", Status as 'being created equal to all men', and Status as 'being endowed by the Creator with unalienable Rights', as per the: **Declaration of Independence, 1776 - "When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth..., We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights,..."**; and,
23. Status as being at peace with the United States, and status of Claimant NOT being an enemy, belligerent or ally of an enemy of the United States, nor an enemy combatant against the United States as per: **50 U.S.C. 4302 (a)**; and,
24. Status of Claimant as having an effective remedy, as stated in: **Article 8. Universal Declaration of**



- Human Rights** - “Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the constitution or by law.”; and,
25. Status of Claimant as having the right to freedom of movement (travel), and the right to leave and return to any country as stated in: **(1)(2) Article 13. Universal Declaration of Human Rights** - “(1) Everyone has the right to freedom of movement and residence within the borders of each state. (2) Everyone has the right to leave any country, including his own, and to return to his country.”; and,
  26. Status of Claimant as being a Montanan and an American national, as stated in: **(1)(2) Article 15. Universal Declaration of Human Rights** - “(1) Everyone has the right to a nationality. (2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality.”; and,
  27. Status of Claimant as having attained full age without any limitation, and enjoying the right to marriage and establishing a family, as stated in: **(1) Article 16. Universal Declaration of Human Rights** - “(1) Men and women of full age, without any limitation due to race, nationality or religion, have the right to marry and to found a family. They are entitled to equal rights as to marriage, during marriage and at its dissolution.”; and,
  28. Status of Claimant as having a will as the basis of the authority of government, as stated in: **(3) Article 21. Universal Declaration of Human Rights** - “The will of the people shall be the basis of the authority of government...”; and,
  29. Status of Claimant as being a “state” as defined in Black’s Law 3<sup>rd</sup> Edition definition of “people”: **PEOPLE**. A state;... See Black’s, Law. Dict. 3<sup>rd</sup> Ed., page 1,347.; and,
  30. Status of Claimant as being a “foreign state” and an “American state” in contradistinction to the United States federal corporation as defined in **28 USC § 3002(15)(A)** and the UNITED STATES, as per Black’s Law 7<sup>th</sup> Edition definition of “foreign state”: **foreign state**. 1. A foreign country. 2. An American state different from the one under discussion. See Black’s, Law. Dict. 7<sup>th</sup> Ed., page 660.; and,
  31. Status of Claimant as a “nonresident alien” as stated in: **26 USC § 7701 – Definitions (50)(B)(b)(1)(B)**; and,
  32. Status of Claimant as having “come to full age” as stated in **“Article 5. Magna Carta - 1215 AD”**: “The administrator, moreover, so long as he may have the custody of the land, shall keep in order, from the issues of that land, the houses, parks, warrens, lakes, mills, and other things pertaining to it. And he shall restore to the heir when he comes to full age, his whole land stocked with ploughs and wainnages, according as the time of the wainnage requires and the issues of the land will reasonably permit.”; and,
  33. Status of Claimant as having been born within the geographical boundaries of America, as per the 1828 Webster’s American law definition of “AMERICA”: **AMERICA, n.** [from Amerigo Vespucci, a Florentine, who pretended to have first discovered the western continent.]



One of the great continents, first discovered by Sebastian Cabot, June 11, O. S. 1498, and by Columbus, or Cristóbal Colón, Aug. 1, the same year. It extends from the eightieth degree of North, to the fifty-fourth degree of South Latitude; and from the thirty-fifth to the one hundred and fifty-sixth degree of Longitude West from Greenwich, being about nine thousand miles in length. Its breadth at Darien is narrowed to about forty-five miles, but at the northern extremity is nearly four thousand miles. From Darien to the *North*, the continent is called *North America*, and to the *South*, it is called *South America*. See Webster's American Law, Dict. 1828, Vol. 1, page 11 - 12.; and,

34. Status of Claimant as an "American" as per the 1828 Webster's American law definition of "AMERICAN": **AMERICAN, n. A native of America; originally applied to the aboriginals, or copper-colored races, found here by the Europeans; but now applied to the descendants of Europeans born in America. The name *American* must always exalt the pride of patriotism. Washington. See Webster's American Law, Dict. 1828, Vol. 1, page 12.; and,**
35. Status of Claimant as was decreed, claimed, established and published in Estate claim contract titled: "**Lawful Claim of Title, Will, Execution of Will, Declaration of Status, Appointment of Trustees and Standing Orders for Same**" and,
36. All Statutes that are decreed, claimed, established, ordained, published and recorded on the public record, by Claimant, that are under the Claimant's Seal of the House of Cromar.

## *Oath of Allegiance*

I, Barbara-Ann: of the House of Cromar, Claimant herein, hereby and henceforth make the following Oath of Allegiance: I hereby take an Oath of Allegiance first and foremost to my House – the House of Cromar; secondly a Blood Oath upon and to all my allodial lands where my absolute lawful domicile is located; and thirdly a solemn Oath to the Republic named or known as Utah, and will defend and protect all three from foreign and domestic enemies, uphold the law of my domicile first and the common and public law of said Republic second and shall do so by any means necessary, including but not limited to the resolute exercise of my right to bear arms protected under the 2<sup>nd</sup> Article of the federal bill of rights, to accomplish the same. This Oath of Allegiance supersedes and nullifies all previous oaths that I may have or did make to any foreign state, State, corporation, person, nation or Government *nunc pro tunc, et usque ad finem temporis*.

## Demand

Claimant NOW demands from all officers of the Foreign Service as per: **22 CFR Ch. I - SUBCHAPTER H—PROTECTION AND WELFARE OF AMERICANS, THEIR PROPERTY AND ESTATES, Part 71—PROTECTION AND WELFARE OF CITIZENS AND THEIR PROPERTY, Subpart A—General Activities § 71.1 - 71.9, AND as per: 50 U.S. Code § 4323 - Allocation of “unallocated interest fund”**—the immediate settlement of the said Estate and immediate livery of same to Claimant. Said officers are to contact Claimant in writing and by diplomatic pouch at the address below on page 9 of this Declaration, to make proper arrangements for the transfer of all res of the said Estate, and all records pertaining thereto, to Claimant, with all haste. **No res of the said Estate is subject to attachment by any court for any reason, unless agreed to be so by and under the signature and seal of the sole lawful executor of same.**

## Verification

I, Barbara-Ann: House of Cromar, one of the people of Utah, Claimant in this Declaration, hereby declare and verify, under the pains and penalties of perjury, under the laws of The United States of America, and under the common and natural law, that the foregoing is true and correct and that I am ready to verify all contained herein. This Declaration is declared, executed, approved, acknowledged and verified by the Claimant for all matters, hearings, inquiries of citizenship, identification, passports, travel documents, court hearings, public records, private records, federal inquiries, State inquiries, issues and matters of status and all other applications, documents and letters regarding Claimant and the Estate and Trusts named herein *nunc pro tunc, et usque ad finem temporis*.

Signed, Sealed and executed this \_\_\_\_\_ Day of \_\_\_\_\_ in the Year

\_\_\_\_\_.

#

**Teste Meipso:**

Witness now, Barbara-Ann: House of Cromar,  
Sovereign of the court, holder of the Seal of this  
court, with said Seal thereof, hereunto affixed,  
attested by Claimant's own hand, and who stands  
upon the land and soil as one of the people of  
Utah.

House of Cromar  
c/o non-post location  
c/o 9870 N. Meadow Drive  
Cedar Hills, Utah Republic [84062-9998]

*Seal.*



*by: Barbara-Ann: Cromar.* USA  
Barbara-Ann: House of Cromar  
Heiress - Estate Dignitary – Materfamilias  
One of the people of Utah  
Claimant



# Notary Jurat

(Notice to Principal is Notice to Agent; Notice to Agent is Notice to Principal)

*Using a notary public on this **Declaration** does not vitiate nor counter-deed this **Declaration** nor constitute any adhesion contract, nor shall it alter the status of Claimant so signed—in any manner whatsoever. The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction(s).*

I, certify in and for Utah that, I, the undersigned Notary Public, know or have satisfactory evidence that the people named above (Claimant), came before me, in all of their said capacity above, and did execute and acknowledge this **Declaration**; in good faith, under penalty of perjury, under the laws of the United States of America and the common & natural law. I find said Claimant to be of sound mind and memory, executing this **Declaration** of their own volition. Claimant has declared before me that the foregoing matters, facts, and things set forth herein are true and correct to the best of Claimant's knowledge and that said Claimant has done so of Claimant's own freewill, act and deed for the uses and purposes mentioned in this **Declaration**.

Dated this 1<sup>st</sup> day of June in the Year 2022.

Notary Public

*Cheryl Lynne Davis*

Notary Public Printed Name

My commission expires on 1-09-2026

*Seal:*

