

PLEASE READ ALL DOCUMENTS BEFORE CLASS

CLASS 2 TABLE OF CONTENTS

1. NOTES

2. COPYRIGHT NOTICE

3. HOW TO FILE A NON JUDICIAL FORECLOSURE

4. OPTING OUT

5. INVOICE

6. RESCINDING OF SIGNATURES

7. NOTICE TO THE AGENT

8. CONTRACTS

9/ ALLODIAL TITLE

Notes

When a complaint is lodged to the government for a fine, fee or a tax, all of which are Revenue, they can only impose on corporations. If the respondent is not a corporation he or she cannot appear and plead. When brought into court by its corporate name, its existence as a corporation is admitted.

ACCOMMODATING PARTY. ONE WHO SIGNS COMMERCIAL PAPER IN ANY CAPACITY FOR THE PURPOSE OF LENDING HIS NAME (I.E. CREDIT) TO ANOTHER PARTY TO INSTRUMENT, SUCH PARTY IS A SURETY UCC 3-419.

NOTE: WHEN YOU SIGN A TRAFFIC TICKET, YOU ARE THE ACCOMMODATING PARTY TO THE INSTRUMENT. YOU ARE THE SOURCE OF ALL CREDIT FOR THE PARTY WHOSE NAME APPEARS ON THE DRIVERS LICENSE ETC IN YOUR POSSESSION. YOU THEN PROVIDE THE TRADE NAME(STRAWMAN) WITH VALUE, YOUR ENTIRE LIFE.

When you are given a ticket, who did you hurt? No one. In Commerce fiction law which is legal, statutory and codes is not lawful and does not apply.

When you have a claim against you, since you do not have a person with a claim against you who is bringing the claim?

Who is the filer? The motion of electronic filing is incomplete. This is an invalid filing; A simulation of legal process to hide misconduct.

The authorized representative has not said anything to this court nor asked for them to construe an opinion.

Statistics...according to the governments Styles Manual , it indicates the signature does not exist on the paper. Therefore incomplete order to this court is a simulation of legal process to in-timidate and coerce the authorized representative of the debtor.

COPYRIGHT NOTICE

Copyright Notice: All rights reserved re common-law Copyright of trade-name/trade-mark, JOE BLOGGS© as well as any and all derivatives and variations in the spelling of said trade-name/trade-mark - common law Copyright©2022 by Joe Bloggs© Said Common-Law trade-name/mark, JOE BLOGGS© may Neither be used, nor reproduced, neither in whole nor in part, not any manner whatsoever, without the prior, express, written consent and acknowledgement of Joe Bloggs© as signified by the hand signed, red ink signature of Joe Bloggs© hereinafter "Secured Party ". **With the intent of Being contractually bound**, any Juristic person, as well as the agent of the said Juristic person, shall display, nor otherwise use it in any manner, the common-law trade-name/trade-mark JOE BLOGGS©, nor the common-law copyright described herein, nor any derivative of, nor any variation in the spelling of, Joe Bloggs© without the prior, express, written consent and acknowledgement of Secured Party as signified by Secured Party's hand signed signature in Red Ink.

Secured Party neither assents, nor consents, nor grants, nor implies an authorisation for, any unauthorized use is strictly prohibited. Secured Party is not now, nor has Secured Party ever been an accommodating Party, nor a surety, for the purported debtor, i.e. "JOE BLOGGS©", in Hold Harmless and Indemnity Agreement No:JB_100122_HHIA dated the Tenth day of the First month in the year of our Lord Two Thousand and Twenty Two, against any and all claims, legal actions, order, warrants, costs, fines, liens, levies, detainers, penalties, damages, interest and expenses Whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by Debtor for any and every reason, purpose, and cause whatsoever.

Mutual Assent Implied and Express Contract executed by unauthorized Use of Secured Party's Common Law – Copyrighted Property, Self – Executing Security Agreement in Event of unauthorized Use of Secured Party's Common Law – Copyright Property: By this copyright notice, both the Juristic Persons and the agent of said Juristic Person, hereinafter jointly and severally "User" assent, consent and agree that any use of Joe Bloggs© other than authorized use as set forth above constitutes unauthorized use counterfeiting, of secured Party's Common-Law copyright property, contractually binds user, renders, this copyright notice a security agreement wherein user is debtor and Joe Bloggs© is Secured Party and signifies that user: (1) incurs a contractual obligation in favor of Secured Party and grant Secured Party, a Security interest in all of user's assets, land, and personal property, in the sum certain amount of £200,000.00 per each and every occurrence of use of any and all derivatives of, and variations in the spelling of, Joe Bloggs©, plus costs, plus triple damages; (2) has present intention to authenticate, and hereby and herewith authenticates this security agreement, Wherein user is debtor and Joe Bloggs© is Secured Party, and wherein user pledges all of user's assets, land, consumer goods, farms products, inventory, equipment, money, investment

property, commercial Tort claims, Letters of Credit, Letter-of-Credit, Letters-of-Credit rights, chattel papers, instruments, deposits accounts, accounts, documents and contractual obligation in favor of Secured Party for user's unauthorized use of Secured Party's common-law-copyrighted property's; (3) Assent, Consents, and Agrees with Secured Party's filing of a Uniform Commercial Code, hereinafter "UCC" Financing Statement in the UCC filing office, as well as in any county-level recording/registration office, wherein user is debtor and Joe Bloggs© is Secured Party; (4) Assents, Consents and Agrees that the said UCC Financing Statement described above in Paragraph "(3)" is a continuing financing statement, and further assents, and agrees with Secured Party's perfected Security interest in all of user's contractual obligation therefore incurred has been fully satisfied; (5) Assents , Consent, and Agrees with Secured Party's filing of my UCC financing statement, as described in Paragraphs "(3)" and "(4)", as well as the filing of any security agreement, as described above in Paragraph "(2)" in the UCC filing office, as well as in any county-level recording/registration office; (6) Assents, Consents, and Agrees that any and all such filings described in Paragraph "(4)" and "(5)" above are not, and may not be considered bogus, and that user will not claim that any such filing is bogus; (7) Promises unconditionally to accept, has present intention to authenticate and accept, and hereby and herewith authenticates and accept, as drawee-acceptor, any draft drawn by Secured Party to Secure Payment of outstanding unauthorized-use fees, as set forth above in Paragraph "(1)" uncured by user through user's unauthorized use of Secured Party's Common Law – Copyrighted Property; (8) Waives right presentment and all defenses; and (9) Appoints Secured Party as non-fiduciary authorized representative for user, effective upon user's default re user's contractual obligations in favor of Secured Party as set forth below under "Payment Terms " and "Default Terms" , granting Secured Party full authorization and power to engage in any and all actions on behalf of user, in respect of user' outstanding contractual obligation as set forth above in Paragraph "(1)" including, without limitation, authentication of a record on behalf of user, as Secured Party's sole discretion deems appropriate and, regards to any deposit account of any kind maintained with any Bank in/under the name of any user, and likewise any deposit account maintained by and Bank in/under the Taxpayer Identification Number of user, Notwithstanding the absence of user's name as accounts-holder on any such deposit account, grants Secured Party full authorization and Power to originate instructions for said deposit-account bank and to direct the deposit of funds in said deposit account bank and execute demands drafts, as that term, i.e. "demand draft" is defined at UCC3-104(k), to discharge user's aforementioned outstanding contractual obligation, without further consent of user and without Liability, and user further consents and agrees that appointment of Secured Party has non-fiduciary authorized representative for users, effective upon user's default, is irrevocable and coupled with a Security Interest. User further Assents, Consents and Agrees with the following additional Terms of **"Mutual Assent implied and Express Contract executed by unauthorized use of Secured Party's common law- copyright property; Self Executing Security Agreement in event of unauthorized use of Secured Party's Common Law - copyright property"**; **Payment Terms:** In accordance with the fees for the unauthorized use of JOE BLOGGS© as set forth above, user hereby Assents, Consents, and Agrees that user shall pay Secured Party all unauthorized- use fees in full within ten(10) days of the date Secured Party sends users the invoice, hereinafter "Invoice", itemizing said fees.

Default Terms: In the event of non-payment in full of unauthorized - use fees by user within 10 days of date invoice is sent, user shall be deemed in default and (a) all of user's property and rights, title, and interest in property pledged as collateral by user, as set forth in paragraph "2", immediately becomes, i.e. (5) Property of Secured Party: (b) Secured Party is appointed User's Authorized Representative as set forth above in Paragraph "(a)," and (c) User Assents, Consent, and Agrees that Secured Party may take possession of, as well as otherwise dispose of, in any manner that Secured Party, in Secured Party's sole discretion, deems appropriate, including, without limitation, sale or auction, at any time following user's default and without further notice any and all of the user's property and rights, title and interest in property, described above in paragraph "(2)" formerly pledged as collateral by user, now property of Secured Party, in respect of the "Mutual Assent Implied and Express Contract Executed by unauthorized use of Secured Party's Common Law – copyrighted Property", Self executing Security Agreement in event of unauthorized use of Secured Party's Common Law – copyrighted property," that Secured Party, again in Secured Party's sole discretion, deems appropriate. **Terms for Curing Default:** Upon event of default, as set forth above under "Default Terms," irrespective of any and all of user's former property and rights, title and interest in property, described above in Paragraph "(2)" in the possession of, as well as disposed of by, Secured Party, as authorized above under "Default Terms," User may cure User's default only by the remainder of user's said former property and rights, title, and interest in property formerly pledged as collateral that is neither in the possession of, nor otherwise disposed of by Secured Party within (20) days of date of user's default only by payment in full. **Terms of Strict Foreclosure:** User's non-payment in full of all unauthorized – use fees itemized in invoice with said (20) days period for curing default as set forth above under "Terms for Curing Default" authorized Secured Party's immediate non-judicial strict foreclosure on any and all remaining former property and rights, title, and interests in property, formerly pledged as collateral by user, now property of Secured Party, which is not in the possession of, nor otherwise disposed of by, Secured Party upon expiration of said (20) day default – curing period. Ownership subject to copyright of common-law trade-name/mark, priority perfected; (6) Security interest subject to UCC Financing Statement filed in the UCC filing office. Record owner: Joe Bloggs© Autograph Common Law Copyright©2022. unauthorized use of "Joe Bloggs©" incurs same unauthorized-use fees as those associated with JOE BLOGGS© as set forth above in Paragraph "(1)".

HOW TO FILE A NON - JUDICIAL FORECLOSURE

If someone is using your property (name) for financial gain you need to inform them your name is copyright, and they do not have your permission to use it for financial gain. They can address you as a Secured Party Creditor. If they fail to do that and still use your name you will file the first paragraph of Opting out of Consensual Contract. You will mail it registered mail. You will give them 5 days until midnight to stop using your name. Your name is YOUR property.

After the 5 days have passed, if they continue to ignore you, send them the second and final paragraph of the Opting Out of Consensual Contract. Again you will mail it registered mail and give them 5 days until midnight as it states in the Opting Out documents. As stated before ...they have to address you as a Secured Party Creditor.

If they still use your name it's time to make your invoice. List the occurrences and the name / date of the person as it shows on your invoice document. Match the amount that you charge them to your copyright since you will be mailing the copyright and the invoice together. This will be your last letter to them. Mail it registered mail. Since they have already had 10 days to respond to you and failed to do so, they will now receive the Copyright, the invoice and you will file a UCC-1 Financing Statement against them.

When you file the UCC-1 Statement against them you become the Creditor and they become the Debtor.

PROCEDURE FOR OPTING OUT OF CONSENSUAL CONTRACT

"JOE BLOGGS" unauthorized use, i.e. counterfeiting, of Secured Party's common-law trade-name / trademark and copyright consensually contractually binds JOE BLOGGS with Secured Party, as of JOE BLOGGS unauthorized use of Secured Party's Private Property.

JOE BLOGGS can opt out and withdraw from JOE BLOGGS' consensual contract with Secured Party and retain no obligation associated there with only by JOE BLOGGS' delivery at the hereinabove designated mailing location for Secured Party no later than 12:01AM of the 5th day following JOE BLOGGS receipt of this invoice by written communication, of any and all original instruments, documents, and records in any form of recorded media whatsoever, containing both the signature and any counterfeited version of either of :(1) Secured Party's private common-law-copyrighted trade-name/trademark, i.e. JOE BLOGGS®; (2)Secured Party's autograph-common-law- copyright property, i.e. Joe Bloggs.

Self-executing Security Agreement.

Absent of JOE BLOGGS surrender of all original instruments, documents and records in any form of recorded media, as well as all copies of any such original contain JOE BLOGGS signature and any version of any of Secured Party's common-law-copyrighted property as set forth above under procedure of Consensual Contract, JOE BLOGGS hereinafter 'user' only in this self-executing Security Agreement' section, accepts the obligation of this consensual contract at 12:01AM of the (5th) day following users receipt of this notice by written communication, this notice by written communication concomitantly becomes a Security Agreement, hereinafter Security Agreement wherein user is debtor and Joe Bloggs® is Secured Party and user:©

JOE BLOGGS©
1 JOE BLOGGS STREET
LONDON
[J07JJ]

INVOICE

Verified Statement of Account.
Non-Negotiable - Private Between the Parties.

Account Debtor:
CEO'S NAME CEO
ADDRESS
CITY
[POST CODE]

Account Creditor.
Joe Bloggs©
In care of: 1 Joe Bloggs Street
London
[J0 7JJ]

In accordance with notice and terms contained within that certain private, consensual Contract by and between account Debtor: CEO NAME and account Creditor Your Name©, Notice by Written Communication / Security Agreement dated 090917 received and executed by CEO NAME Recorded DelWery Number or Registered Post Number 000000000000, and July 7Th, 2017 Certified Number 0000000000. and Register No. 0000000000, respectively, an accounting of unauthorized-use fees incurred by CEO NAME for use of account Creditor's Private Common-Law copyrighted property, is set forth as follows:

| <u>Principal Amount</u> | <u>Unauthorized Use Location</u> | <u>Occurrence of Use</u> | <u>Total</u> |
|------------------------------------|--|-------------------------------------|----------------------------|
| 500,000.00 | Communication dated June 7th, 2021 by (NAME of PERSON/AGENT that sent letter) | 1 | 500,000.00 |
| 500,000.00 | Communication dated June 24th, 2022 by (NAME of PERSON/AGENT that sent letter) | 2 | 1,000,000.00 |
| 500,000.00 | Incident report no: 000000 GRAND TOTAL | 1 4 | 500,000.00 2,000,000.00 |

The total amount of this invoice is Two Million Pounds Sterling, 2,000,000.00, this amount is now due and owing. Payment in full herewith - demanded. Remit to:

Your Name©
In care of Address
City
[POST CODE]

RESCINDING OF SIGNATURES

**Declarant Joe Bloggs, A living man, Real party in interest, Care of; 777 Sunny Drive
Rainbow , LV
[73737]**

**Respondents: CITY OF RAINBOW LOVE
UK Judicial Corporation
House of Commons
United Kingdom Corporation. A/K/A US Any and
All subdivisions thereof Hereinafter collectively and severally,
“RESPONDENTS”**

RE: DEBTOR: JOE BLOGGS©, A LEGAL FICTION

**Verified Notice of Order Setting Conditions for Global Rescission of Signatures NUNC PRO
TUNC.**

ALLEGED ACCOUNT NUMBER: 7773337777

[UNITED KINGDOM CORPORATION]

[COUNTY: OF] Sworn and Subscribed

**I Joe Bloggs© Sovereign in fact, a living flesh-and-blood man of the land until proven
otherwise**

**Do hereby Rescind for cause of failure to disclose risks, perils, and responsibilities, All
signatures executed in my natural and representative capacity without exception on a
certain date: _____... any and all offers, documents, instruments, bonds, motions,
agreements, contracts,**

**processed... issued to me or legal fiction JOE BLOGGS© IN THE MATTER OF BIRTH
CERTIFICATE NUMBER: 7777777 hereby rescinded, with the exception of any and all
Signatures executed for the purpose of accepting for value any such offers and / or
documents, all such offers, proceedings, documents, actions, statements, instruments are
hereby accepted for value and return for full credit by notice, all such acceptance
signatures whether express or implied remaining in full force and effect.**

**By order of JOE BLOGGS©
by Joe Bloggs©Authorized Representative
UCC 1-308 All Rights Reserved
Without Prejudice**

All Agents below were notified via US First class mail

**The US President
The US Attorney General
The US Secretary of State
The US Secretary of Transport
The US Customs of Service
The US Marshall Service
The US Mayor of Pinellas County
The US Foreign Secretary
The US Court of Appeals
The US FBI
The US Corporation
The US Secretary of Commerce
The US Bureau of Vital Statistics
The US Bureau of Prisons
The US County Courts
The US Immigration Service
The UN SECRETARY GENERAL
US Land Registry**

Dated the Thirteenth day of the First month in the year of our lord Two Thousand and Nineteen

To all that it Concerns

Notice of Removal of Implied Right of Access.

NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL; NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT

You are advised to read the following notice thoroughly and carefully. It is a lawful notice. It informs you. It means what it says. I hereby give notice that the implied right of access to the property known as 777 KNOWLEDGE LAND FREEDOM WORLD (333 7AZ) And Surrounding areas, have been removed, along with all associated property including but not limited to any private conveyance in respect of the following:

- 1. ANY employee principal-agent third party or representative or any other acting on behalf of or instruction of HER MAJESTY'S COURT SERVICE or any other CORPORATE BODY (i.e. Company) however named.**
- 2. ANY POLICE OFFICER who is acting for the CORPORATE POLICE and NOT acting as a constable for and behalf of Her Majesty Queen Elizabeth II and her as expressed in the Oath of Office of all POLICE men and women, that is as Public Servants, upon your Oath of Office to serve "with fairness, integrity, diligence and impartiality, upholding fundamental human rights and according equal respect to all people; and that I will to the best of my power, cause the peace to be kept and preserved and prevent all offences against people and property."**

COMMON LAW JURISDICTION APPLIES EXCLUSIVELY

Please also take notice that the land known as England is a Common Law Jurisdiction and any transgression of this notice will be dealt with private prosecution, according to, and under, Common Law.

Any and all access to the above-mentioned property shall be strictly invitation only and shall be subject to terms and conditions, available by written request.

(This document is for anyone who is for anyone who is trespassing. Laminate it and put it on your door or in a window)

CONTRACTS

A contract is an agreement to do or not to do a certain thing. Essential elements of contract; Parties capable of contracting. Their consent; Lawful object; and, enough cause of consideration.

WHO MAY CONTRACT? All persons are capable of contracting, except minors, persons of unsound mind, and persons deprived of civil rights. We are considered as people of unsound mind; According to our governments we are unable to handle our affairs, so they must do it for us.

ESSENTIALS OF CONSENT: The consent of the parties to a contract must be : Free; Mutual; and, communicated by each to the other.

AN APPARENT CONSENT IS NOT REAL OR FREE WHEN OBTAINED THROUGH: Duress; Menace; Fraud; Undue influence; or Mistake.

WHEN CONTRACT IS WHOLLY VOID: Where a contract has but a single object and such object is unlawful, whether in whole or in part, or wholly impossible of performance, or so vaguely expressed as to be wholly unascertainable, the entire contract is void.

Effect of its illegality. If any part of a single consideration for one or more objects, or several considerations for a single object, is unlawful...the entire contract is void.

EXPRESS CONTRACT: An express contract is one of the terms of which are stated in words.

IMPLIED CONTRACT: an implied contract is, the existence and terms of which are manifested by conduct.

CONTRACTS: A contract must be so interpreted as to give effect to the mutual intension of the parties as it existed at the same time of contracting, so far as the same is ascertainable and lawful.

CERTAIN CONTRACTS UNLAWFUL: All contracts which have for their object, directly or indirectly, to exempt anyone from responsibility for his own fraud, or willful injury to the person or property of anyone or violation of law, whether willful or negligent, are against the policy of the law.

FRAUDULENT DECEIT: One who wilfully deceives another with intent to induce him to alter his position to his injury or risk, is liable for any damages which he thereby suffers.

UCC Course: How to Own Your Strawman

ALLODIAL TITLE

Deeds Are Only a Mere Color of Title

Get evidence of your right to the land. Obtain a warranty Deed document inheritance, for your property establish a complete chain of title leading up to You as a current owner of property. You need certified copies of your proof documents from the county clerk's office where your property is located.

To obtain Allodial title, convert the description into meaning section, township, and range format. This will be the best legal description of your property. Take the legal description of your land to the bureau of land management (ask for the land patent records office). Show them your property description and proof of ownership, and request a certified copy of the land patent.

This is a legal form, which you can obtain for free from your county courthouse. Fill out this form completely (using the documents you have gathered) to help answer any questions about your ownership of the property. Sign this form in front of a notary public.

File your land declaration form along with the certified copies of your warranty deed, quit claim deed, or any other proof of your right to the land and certified copies of your warranty deed, quit claim and any other proof to the land or certified copy of the land patent. File this set of documents with the clerk and recorder office where the county land records are kept.

Find the public notices bulletin board at your county courthouse; post a certified copy of your proof of ownership, declaration of acceptance of land patent, and the land patent itself on the bulletin board. Note: you may want to photograph your posting to have visual proof of your action.

File a public notice of your acceptance of the land patent in your local newspaper. Obtain a copy of the newspaper, and keep the page with your notice in it, including the date. Keep this in a file that is SAFE from fire and water.