

PLEASE READ ALL DOCUMENTS BEFORE CLASS

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ENTIRE TAXATION UNDER THE UCC

The entire taxing and monetary systems are hereby placed under the UCC (The Uniform Commercial Code) .

Sir Joseph Stamp (president of the bank of England in the 1920s) said that banking was conceived in inequity and born in sin. Bankers own the Earth; Take it away from them, but leave them with the power to create money... and with a flick of the pen they will create enough money to buy it back again. If you want to continue to be slaves of the bankers and pay the cost of our own slavery, then let the bankers continue to create money and control credit. It has been nearly 100 years since Sir Joseph Stamp gave *that* speech.

Today's banking world, not only have the banks enslaved all the people with their manipulation, conspiracy, fraud, and concealment, they have at last convinced the judges, attorneys and everyone else that they can carry out their fraudulent practices for monetary gain.

Today's attorneys are mercenaries in suits, following legal precept, however that reveals the source of more personal and intentional grief, misery, suffering, despair, chaos and loss of life that can be presently unimagined by nearly anyone outside of their Inner Circle- and *that* is payment consideration set in the form of law

It transcends all national boundaries and establishes a venue for the unqualified commercial conquest of mankind: the artificial private, corporate jurisdiction of money. Attorneys are motivated by money, which is the lowest form of motivation, proven by the very nature of their profession to be an exclusive cult whose members thrive on holding vital information from clients, adversaries and other marks (intended victims in a confident game) and they will casually trash the life of everyone for the sake of personal financial gain depending on the ignorance of the victim: clients. This they do to perpetuate the con and stay in business. They are the only profession that gets paid for losing. British and American courtrooms are stacked with attorneys barristers doing battle with enemies, A.K.A. debtors.

Debtor= a name in ALL BLOCK LETTERS, A.K.A .STRAWMAN

Principal= Creditor; a name written in high and lower case (Sovereign), A.K.A. Creditor.

After reading this, if you decide to hire an attorney do not blame him or her for your stress of prison time. They take a note to represent the State, no matter which Country you live in. America has 95% of all lawsuits in the world. Can you imagine how many thousands of billions they owe you?!

Written by Bibi for the UCC Course of 2021

(The brown is where the Debtor will be. The blue is where you will be, Please be sure to type it all in black)

SECURITY AGREEMENT NO JB-060222_SA
Non-Negotiable-Private Between the Parties

Parties

Debtor: **JOE BLOGGS**©trademark(*).

Creditor In Care of: 1 Sovereign Street

(***JOE BLOGGS**, and any and all

[E11 7YY]

Derivatives and variations win the spelling of said name.)

Joe Bloggs©

The Security Agreement is mutually agreed upon and entered into on the Twenty Sixth day of the Fifth Month of the Year of our Lord Two Thousand and Twenty One between the juristic person, **JOE BLOGGS**, and any and all derivatives and variations in the spelling of said name except, "**Joe Bloggs**©", herein jointly and severally "Debtor" and the Living, Breathing, Flesh-and-Blood man, known by the distinctive appellation **Joe Bloggs**©, hereinafter-creditor.

In consideration for Creditor (a) constituting the source, origin substance, and being, i.e. basis of "pre-existing claims" from which the existence of Debtor is derived, and the basis upon which Debtor functions as a transmitting utility, i.e. series as a conduit, granting Creditor capacity for interacting contracting and exchanging goods and services in commerce with other artificial/ juristic persons;(b)constituting the source of Debtor's assets, via the sentiment existence, exercise of faculties, and labor of Creditor which, provides valuable consideration sufficient for supporting any contract whatsoever that Debtor may execute and concerning which Debtor may be regarded as bound, and (c) providing the security for payment of all sums now due and owing, and as might become due and owing, by Debtor, Debtor for valuable consideration, does hereby and herewith Agree and Covenant that Debtor shall undertake the obligation(i) functioning and serving as a transmitting utility for the benefit of Creditor, granting Creditor ability for engaging in commerce with other juristic persons, and (ii) indemnifying, defending and holding Creditor Harmless from and against any and all liability, claims, demands, orders, summonses, warrants, detainers, judgements, damages, costs, losses, liens, levies, depositions, lawsuits, legal actions, penalties, fine, interest, and expenses whatsoever both absolute and contingent, due and as might become due, now existing and hereafter arising, howsoever evidenced, suffered, incurred by and imposed on Debtor, and for whatever reason, purpose and cause whatsoever. Debtor, for valuable consideration, does also hereby and herewith expressly acknowledge consideration does also hereby and herewith expressly acknowledge, consent and agree that the Creditor cannot and must not under any circumstance nor in any manner whatsoever be deemed an accommodation party, nor a surety for debtor.

SECURITY AGREEMENT No. JB-060222_SA

Words Defined - Glossary of Terms

As used in this Security Agreement, the following words and terms are as defined in this section, non obstante:

Appellation: In this Security Agreement the term “appellation” means: A general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh and blood woman/man.

Conduit: in this Security Agreement the term “conduit” signifies a means of transmitting and distributing energy and the effects/produce of labor, such as goods and services, via the name “**JOE BLOGGS** any and all derivatives and variations in the spelling of said names except “Joe Bloggs©”

Creditor: In this Security Agreement the term “Creditor” means “Joe Bloggs©”

Derivatives: In this Security Agreement the word “Derivatives” means, coming from another, taking from something proceeding secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature, anything deriving from another.

Ens Legis: In this Security Agreement the term “Ens Legis” means a creature of the law, an artificial being, as contrasted with a natural person such as, corporation, considered as deriving its existence entirely from the law.

Joe Bloggs©: In this Security Agreement the term “Joe Bloggs©” means the sentient, living, flesh-and-blood man identified by the distinctive appellation “Joe Bloggs©”, All rights reserved reuse of Joe Bloggs© Autograph common law copyright©2022 by Joe Bloggs©

JOE BLOGGS: In this Security Agreement the term “**JOE BLOGGS**” means **JOE BLOGGS** and all derivatives and variations of the spelling of said name except “Joe Bloggs©” common law copyright©2022 by Joe Bloggs©, all rights reserved.

Juristic Person: In this Security Agreement the term “Juristic Person” means an abstract legal entity Ens Legis, such as a corporation, by construct of law and considered as possessing certain legal rights of a human being; an imaginary entity such as a Debtor, i.e. **JOE BLOGGS**

SECURITY AGREEMENT No. JB- 060222_SA

From the earliest times the law has enforced rights and exacted liabilities by utilizing as corporate concept - by recognizing , that is , juristic persons. Other than human beings.

The theories by which this code of legal has developed , has been justified, qualified, and defined are the subject matter of a very sizable library. The historic roots of a particular society, economic pressures, philosophical notions, all have had their share in the law's response to the way men in carrying on their affairs through what is now the familiar devices of the corporations.

Attribution of legal rights and duties to the juristic person other than man is necessarily a metaphorical process. And none the worse for it. No doubt, "Metaphors in law are to be narrowly watched" (Cardoza, J...In Cerkey V. Third Avenue R. Co., 244N.Y. 84.94.). "But all instruments of thought should be narrowly watched lest they be abused and fail in their services to reason". See U.S. v SCHOPHONY CORP. OF AMERICA, 333 U.S. 795; 68 S. Ct. 855; 1948 U.S.

Living, Breathing, Flesh-Blood Man/Woman. In this Security Agreement the term "Living, breathing, flesh-and-blood woman/man" means Secured Party [Joe Bloggs©](#), a sentient being, living being, as distinguished from an artificial leg construct, Ens Legis, i.e. a juristic person, created by construct of law.

Non Obstante: In this Security Agreement the term "Non Obstante" means words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes.

"There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowman without his consent". CRUDEN v NEALE, 2 N.C. 338 (1796) 2 S.E. 70.

Security Agreement: In this Security Agreement the term "Security Agreement" mean the written, express, Security Agreement No JB- 060222_SA dated the Sixth Day of the Second Month of the Year of our Lord Two Thousand and Twenty Two, between Creditor and Debtor, together with all modifications of and substitutes for said Security Agreement. (Please change all the spots that have the date and spell it out to the correct date that matches your UCC1 file date number:)

Sentient, living being: In this Security Agreement the term "Sentient, living being" means the Creditor: i.e. [Joe Bloggs©](#) a living, breathing, flesh-and-blood man/woman distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association and the like.

SECURITY AGREEMENT No. JB-060222_SA

Signature: See UCC§ 3-401 (b) (what is considered signature)

Signed: See UCC§ 1-201 (37) (what is considered signed)

Transmitting Utility: In this Security Agreement the term “transmitting Utility” means a conduit e.g. the Debtor, i.e. **JOE BLOGGS**

UCC: In this Security Agreement the term “UCC” means Uniform Commercial Code.

This is a continuing Security Agreement and perpetuates in effect until death, i.e. the permanent cessation of all vital function and faculties of Creditor.

This Security Agreement **No. JB-020622_SA** is dated: The Second Day of the Sixth Month of the Year of our Lord Two Thousand and Twenty Two..

Debtor: **JOE BLOGGS** (don't add the copyright when you're sending it to someone else) For yourself please remember to add your copyright symbol before you file it with the local county courthouse)

JOE BLOGGS

Debtors Signature

Creditor accepts Debtors signature in accord with UCC§ 1-201 (37), 3-401(b)

Creditor: **Joe Bloggs©**

Creditors Signature:

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SECURITY AGREEMENT No. JB-060222_SA

Enter the name of your local **MAGISTRATES COURT**

Return to
Joe Bloggs©
Location at 11 Sovereign Street
London
[E11 0YY]

TRUTH AFFIDAVIT

IN THE NATURE OF SUPPLEMENT RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS. JB

Document: JB-14122021-PAIF

Grant of Exclusive Power of Attorney to conduct all tax, Business and all legal affairs of, Principal Person.

POWER OF ATTORNEY IN FACT

JOE BLOGGS© or Joe Bloggs© or any and all derivative thereof, 11 Sovereign Street, London, [E110YY] is the copyrighted name belonging to I, Me, My, Myself, addressee Joe Bloggs© non-domestic, do Location at 11 Sovereign Street, London, [E11 0YY], a Living Soul, a Flesh-and-Blood Man of the Land, Principal, and Title Owner with the Power of Attorney in fact; to take exclusive charge of, manage, and conduct all of my tax, d.ba(doenng business as), and all legal/lawful affairs, and for such purpose to act for my copyright trade name, without limitations on the powers necessary to carry out this exclusive Power of Attorney in Fact as authorized:

- (A) To take possession of, hold, and manage my copyright trade name'(s) real estate and all other property
- (B) To receive money or property paid or delivered from any source for my copyright trade name;
- (C) To deposit funds in, make withdrawals from, or sign cheques or drafts against any account standing in my name, individually or jointly in any bank or other depository to cash coupons, Bonds or certificates of deposits; to endorse cheques, notes or other documents in my copyright trade name; to have access to and place items in or remove items from any safety deposit box standing in my copyright trade name, individually or Jointly and otherwise; to conduct bank transactions or business for me in my name;
- (D) To pay for my copyright trade name, any just debts and expenses, including reasonable expenses incurred by my Attorney in fact Joe Bloggs©, in exercising this exclusive Power of Attorney;

- (E)** To retain any investment; invest and to invest in stocks, bonds or other securities, or in real estate or other property in my copyright trade name;
- (F)** To give general and special proxies or exercise rights of conversion, or rights with respect to shares or securities; to deposit shares or securities with, or transfer them to protective committees or similar bodies; to join in any re-organisation and pay assessments or subscriptions called for, in connection with shares or securities;
- (G)** To sell, exchange, lease, give options and make contracts concerning real estate or other property for such considerations and such terms as my Attorney in Fact Joe Bloggs©, may consider prudent;
- (H)** To improve or develop real estate; to construct, alter, or repair building structures and appurtenances or real estate; to settle boundary lines, easements, and other rights with respect to real estate; to plant cultivate, harvest and sell or otherwise dispose of crops and timber, and do all things necessary or appropriate for the well being of the Man of the Land;
- (I)** To provide for the use, maintenance, repair, security or storage of my tangible property;
- (J)** To purchase and maintain such policies of Insurance against liability, fire, casualty or other risks as my Attorney in fact Joe Bloggs© may consider prudent;

The living Soul, Joe Bloggs©, is hereby authorized by law to act for and be in control of my copyright trade name, JOE BLOGGS©, or any derivative thereof. In addition, through the exclusive Power of Attorney, to contract for all business and legal affairs of my copyright JOE BLOGGS© or Joe Bloggs©.

The term exclusive shall be construed to mean that while these Powers of Attorney are in force, only the Attorney in fact may obligate the copyright trade name in these matters, and the copyright trade name cannot obligate with regard to the same. This grant of exclusive Power is irrevocable during the lifetime of the Title Owner/Living Soul, Joe Bloggs©.

Executed and sealed by the voluntary act of my own hand, this Ninth day of the Sixth Month in the year of our lord Twenty Thousand and Eighteen.

This instrument was prepared by Joe Bloggs©

(In this document your STRAWMAN is giving you Power of Attorney to take care of everything.)

HOLD HARMLESS AND INDEMNITY AGREEMENT NO JB_041122_HHIA

Non-Negotiable-Private Between the Parties.

Debtor:

JOE BLOGGS©

1 JOE BLOGGS RD

LONDON

[E11 7YY]

Creditor:

Joe Bloggs©

1 Joe Bloggs Rd

London

**Any and all derivatives and
Variations in the spelling of said
name.**

This Hold Harmless and Indemnity is Mutually agreed upon and entered this Tenth Day of the First month in the Year of our Lord, Two Thousand and Twenty One – between the Juristic Person, JOE BLOGGS© and any and all derivatives and variations of the spelling of the said name except “Joe Bloggs© hereinafter jointly and severally “Debtor” and the living, breathing, flesh-and-blood known by the distinctive appellation Joe Bloggs© hereinafter “Creditor”.

For valuable consideration Debtor, hereby agrees and covenants, without benefit of discussions and without division, that Debtors hold harmless and undertakes the indemnification of creditor from and against all claims, legal actions, warrants, judgements, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interest and expenses. Whatsoever, both absolute and contingent are due and might become due, now existing and might hereafter arise, and might be suffered/incurred by, as well as imposed on Debtors, for any reason, purpose or cause whatsoever, be considered an accommodating Party, nor a surety for Debtor.

Words defined: Glossary Terms – as used in this Hold Harmless and Indemnity Agreement, the following words and terms express the meanings set forth as follows, non-obstante: JOE BLOGGS©. In this Hold Harmless and Indemnity Agreement the term “JOE BLOGGS© means JOE BLOGGS© and all derivatives and variations of the spelling of said name except “Joe Bloggs©” common law copyright©2022 by Joe Bloggs©, all rights reserved.

Joe Bloggs©. In this Hold Harmless and Indemnity Agreement the term “Joe Bloggs©” means the sentient, living, flesh-and-blood man identified by the distinctive

**appellation “Joe Bloggs©”, All rights reserved reuse of Joe Bloggs© Autograph
common law copyright©2022 by Joe Bloggs©.**

Appellation. In this Hold Harmless and Indemnity Agreement the term which may be used in addressing, greeting, calling out for, and making appeals of the living, breathing, flesh-and-blood man.

Conduit: in this Hold Harmless and Indemnity Agreement the term “conduit” signifies a means of transmitting and distributing energy and the effects/produce of labor, such as goods and services, via the name “Joe Bloggs©”, any and all derivatives and variations in the spelling of said names except “Joe Bloggs©”.

Creditor: in this Hold Harmless and Indemnity Agreement the term “Creditor” means “Joe Bloggs©” **Debtor:** in this Hold Harmless and Indemnity Agreement the term “Debtor” means “**JOE BLOGGS©**” also known by any and all derivatives and the variations in the spelling of

Debtor: in this Hold Harmless and Indemnity Agreement the term “Debtor” means “**JOE BLOGGS©**” also known by any and all derivatives and the variations in the spelling of said name except “Joe Bloggs©.”

Ens Legis. In this Hold Harmless and Indemnity Agreement the term “Ens Legis” means a creature of the law, an artificial being, as contrasted with a natural person such as, corporation, considered as deriving its existence entirely from the law.

Juristic Person: in this Hold Harmless and Indemnity Agreement the term “Juristic Person” means an abstract legal entity Ens Legis, such as a corporation, by construct of law and considered as possessing certain **JOE BLOGGS©** in legal rights of a human being; an imaginary entity such as a Debtor, i.e.**JOE BLOGGS©**, which on the basis of legal reasoning is legally treated as a human being for the purpose of conducting commercial activity for the benefit of biological living being such as creditor.

Living, breathing, flesh-and-blood man. In this Hold Harmless and Indemnity Agreement the term “Living, breathing, flesh-and-blood man” means creditor, Joe Bloggs©., a sentient being, living being, as distinguished from an artificial legal construct, Ens Legis, i.e. a juristic person, created by construct of law.

Non-obstante: In this Hold Harmless and Indemnity Agreement the term “Non-obstinate” means, words anciently used in public and private instruments with the intent of precluding, in advance, any interpretations other than certain declared objects, purposes.

Sentient, living being: In this Hold Harmless and Indemnity Agreement the term

“Sentient, living being” means the Creditor; i.e. Joe Bloggs© a living, breathing, flesh-and-blood man, distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, association and the like.

Transmitting Utility: In this Hold Harmless and Indemnity Agreement the term “Transmitting Utility” means a conduit i.e. the Debtor, i.e. JOE BLOGGS©.

UCC: In this Hold Harmless and Indemnity Agreement the term “UCC” means Uniform Commercial Code.

This is a continuing Hold Harmless and Indemnity Agreement and perpetuates in effect until the death, i.e. the permanent cessation of all vital function and faculties, of Creditor.

This Hold Harmless Agreement No. JB-041122-HHIA is dated: the Eleventh Day of the Fourth Month in the year of our Lord Two Thousand and Twenty Two.

Debtor: JOE BLOGGS©

JOE BLOGGS©

Debtor’s signature: Creditor accepts

Debtor’s signature in accord with UCC§1-201 (39), 3-401 (b) Creditor: Creditor Joe Bloggs©

Creditor’s signature:

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When you’re sending this to someone else their name will be where the red is. When you’re typing it for yourself UPPERCASE and UPPER and lower case will be your name. Only use the copyright symbol for yourself. This document is to indemnify yourself against all claims on this HHIA. Indemnify means secure (someone) against legal liability for their actions.(You’re protecting yourself from any liability and claims)

STRAWMAN

YOU ARE NOT YOUR NAME; NAMES ARE PROPERTY AND YOUR NAME IS YOUR PROPERTY, NO MATTER WHAT FORM IT APPEARS IN.

**YOUR TRADE NAME IS COMMON-LAW COPYRIGHT.
YOUR TRUE NAME IS AUTOGRAPH-COMMON LAW -COPYRIGHT.**

NO ONE CAN LAWFULLY USE YOUR NAME IN THE SYSTEM WITHOUT YOUR PERMISSION.

YOUR NAME IS A FLAG AS PER THE LAW OF FLAGS, PROCLAIMING YOUR RIGHTS AND STANDING IN LAW AND JURISDICTION. WHEN SET FORTH IN UPPER LOWER CASE SIGN LETTERS, IN ACCORD TO ENGLISH GRAMMAR, YOUR NAME IS A TRUE NAME IN LAW. SUCH A NAME SIGNIFIES THE REAL YOU. THE LIVING FLESH AND BLOOD BEING WITH FREE WILL, ABSOLUTE UNALIENABLE RIGHTS. WHEN SET FORTH IN CAPITAL LETTERS, BOTH LAW AND ENGLISH GRAMMAR MANDATE THAT SUCH AN ASSEMBLAGE OF LETTERS, BE CONSIDERED SOMETHING ENTIRELY DIFFERENT FROM YOUR TRUE NAME. IT SIGNIFIES SUCH DECEPTION WHICH NOW COMPRISES THE FUNDAMENTAL LEGAL DEVISE USE TO CONTROL NOT ONLY AMERICA, BUT THE POPULATION OF THE ENTIRE WORLD.

House Joint Resolution

HJR-192 prohibits payment of debt and substitutes, in its place, a discharge of an obligation - thereby not only subverting, but totally bypassing the “absolute prohibition” so carefully engineered into the Constitution. There is now nothing for this article to operate on, just as there is nothing for Common Law to operate on. Perpetual debt, bills, notes, checks and credits fall within totally different jurisdiction than contemplated by Article I, Section 10, Clause 1- and that jurisdiction belongs exclusively to the Law of Admiralty I, Section 10 Clause 1- and that jurisdiction belongs exclusively to the Law of Admiralty and Maritime. Now, it is easy to see how “bills” as plentiful as oak leaves, “polluted the laws after the War For Independence,” as described by Peletiah Webster. This is how we lost access to substantive Common Law - the very law the Minute Men fought to regain.

Thus, it is clear as a result of HJR 192 and from that day forward (June 5th, 1933), no one has been able to pay a debt. The only thing they can do is tender the transfer of debts, and the debt is perpetual. The suspension of the gold standard and prohibition against paying debts, removed the substance for our Common Law to operate on, and created a void, as far as the Law is concerned. This substance was replaced with a “Public National Credit” system where debt is money (The Federal Reserve calls it “monetized debt”) over which the only jurisdiction is Admiralty and Maritime.

HJR 192 places every person who deals in the public national credit in the legal position of a merchant, and the only jurisdiction over any controversy involving this subject matter is Admiralty and Maritime. Obviously if we cannot pay our debts at law, we are also benefiting from limited liability under the Limited Liability Act when we use this credit- and that is marine insurance!