

NOTICE OF TRUST

Herewith is the Establishment of a Private Contractual Arrangement in Trust Form that is authorised to operate under the name:



CERTIFICATION OF TRUST

- 1. This Private Contract Trust (hereinafter "Trust") does certify and affirm the following facts:
 - a. The Trust is established on this Eighteenth day of the Eighth month in the year commonly known as two thousand twenty-three.
 - b. The Trustees are the GRACE BOARD OF TRUSTEES (hereinafter "Board"), and said Board has the full authority to act in the name of the Trust for whatever function or purpose deemed appropriate to carry forward the purposes of the Trust, including but not limited to the authority to appoint agents to open bank accounts and act as signatories therein.
 - c. The Trust and its Board has been established within the private and Sovereign jurisdiction of the NATURAL JUSTICE ALLIANCE (hereinafter "Justice") for GRACE SOCIETY (hereinafter "Society").
 - d. The Trust and its Board is overseen by the Order of Overseer.
 - e. Authorized agents who act for and on behalf of the Board shall be identified by a properly executed minute order issued by the Board.

- f. The Trust identification number is available upon request.
- g. The manner in which the title to Trust assets should be taken is GRACE TRUST.
- h. The Trust has not been modified or amended in any manner that would cause this notice and certification of Trust to be incorrect.
- i. The Hand and Seal of the Trustee below is executed on behalf of the Board, and is deemed sufficient to affirm this certification of Trust and this notice.
- j. This notice has been entered into the records of the Justice as evidenced by the Hands and Seals of two Justices below.

DECLARATION OF PURPOSE

- 2. This Trust is a Private Contract Trust under the Law of Contracts and the Maxims of Equity pursuant to the jurisprudence of American/English Equity as adopted into the Law Form of the Society and within the jurisdiction and venue as stated above.
- 3. This Trust is *not* a Corporation, Partnership, or a Joint Stock Association; it is *not* a Grantor Trust, nor any other Form of Association or Statutory Trust.
- 4. This Trust is a Distinct and Private Lawful Entity.
- 5. The purpose of this Trust is to administrate and manage the property and assets held within this Trust by irrevocable conveyance.
- 6. The Board are Living Men and Women who are acting in a fiduciary capacity by appointment to conserve, protect, and maintain asset integrity by reasonable and economical administration for the benefit of Trust beneficiaries.
- 7. Privacy is the supreme concept of this Trust. The Trust is not subject to thirdparty review. The Board is charged with maintaining the privacy of this Trust and are under no legal requirement to disclose any portion thereof. It shall remain forever immune from subpoena.

RECLARATION OF THE BOARD

The Board hereby gives notice to clarify:

- 8. This Trust is established on the Free Dry Soil of Earth within the private jurisdiction of the Society, and therefore holds no other obligation or allegiance to any other jurisdiction.
- 9. The Board may operate the affairs of this Trust in any jurisdiction or venue of any Nation State or foreign country it requires, and does so in its own name or in auxiliary entities howsoever may support the purposes of the Trust.
- 10. No Grant of Jurisdiction is granted to ANY and ALL real or fictional entities in known or unknown existence. Therefore this Trust is not subject to the Restatement of the Law of Trusts, and grants no jurisdiction in Roman Civil, Equity, Commercial, Statutory, or Admiralty jurisdictions.
- 11. The covenant of this Trust stands separate too and superior to ANY and ALL presumed jurisdictions.
- 12. Nothing contained in this Trust is intended to consent to or participate in the "conduct of any trade or business," "commerce" or any type of business. This Trust exists separate and distinct to Statute Law or Legislative Enactment, and therefore does not attach to or grant authority of jurisdiction thereof.
- 13. The Board or any authorized agent or representative of the Trust shall have all rights necessary to conduct any lawful activities in fulfilment of purposes of the Trust, and to protect and increase the value of its corpus.
- 14. No Fidelity Bond(s) are required. The Board shall serve without Fidelity Bonds.
- 15. The Boards liability shall not in any manner jeopardize the real and personal property of each member of the Board except for a wilful breach of trust.
- 16. For any losses that any Board Member or authorised Agent should suffer for any reason through service of the Trust, such Member or Agent shall be reimbursed from the Trust's corpus to the same extent as would non-interested parties.
- 17. No Individual or Entity that acts as a licensed or designated Fiduciary Party, agent, or representative, shall be liable for any act or omission whatsoever of

any other Fiduciary Party(s), agent, or representative, or of their own, except in cases of purposeful neglect, unlawful acts, or wilful malfeasance in the carrying out of designated duties for the purposes of the Trust.

- 18. The Board is Responsible for the Debts of the Trust. Every real or fictional entity that contracts or deals with the Board in the name of the Trust or having any debt, claim, or judgment against the Board or Trust shall look only to the funds and property of the Trust for payment or satisfaction thereof.
- 19. No Fiduciary Party or Agent of the Trust shall ever be personally liable for or on account of any contract, debt, tort, claim, damage, judgment, or decree arising out of actions taken, or preservation of the corpus of the Trust, or the conduct in pursuit of the affairs of the Trust.
- 20. The Board or any authorized (in writing) representative has full right and authority to open bank accounts, enter into contracts and to sue or be sued.
- 21. Any party representing the Trust must show written and sealed authorization for such purposes and for such office or order as may be intended or applied.
- 22. The Members of the Board as well as any agent appointed thereof shall always seek to preserve the rights of the Trust against waiver or any other potential loss.
- 23. Entanglement of the Trust and/or the Board with liabilities springing from any compelled benefit associated with any unrevealed commercial contract and/or agreement is to be avoided, whenever possible. All such compelled benefits or commercial contracts shall not attach to the Trust.
- 24. The Trust and Board is established a Covenant of Silence. Said Covenant is between the Members of the Board and the members of our Society who are mutually bound to the covenant of silence.
- 25. Every member of the Board and Society is required to affirm his or her acceptance of the aforesaid Covenant until his or her death.
- 26. The Board agrees to set off for liquidated damages by self-assessment (in the nature of Self-Confession of Judgment and Self-Executing Contract), the amount of Ten Million (10,000,000) Pounds of Silver, or equivalent, for each occurrence of a breach.

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- 27. This amount of applied liquidated damages is and shall be transferable to any being whether corporate or a Living Man or Woman in individual capacity, who attempts to forcibly compel the Board member to reveal the private documents or private affairs of the Trust against his or her will in maintaining said Covenant of Silence.
- 28. Any actual or attempted trespass on the Covenant of Silence shall be immediate cause for issuance of a True Bill accompanied by a Self-executing Power of Attorney and Confession of Judgment to be presented to the trespassing party or parties for payment of liquidated damages.
- 29. The herein Notice shall serve as the only notice of the self-executing nature of such liquidated damages.
- 30. This Trust does not recognize, acknowledge, receive, or accept any alleged or purported jurisdiction.
- 31. This Trust does grants no servitude or other purported rights "in this state" to any other entity as aforesaid to any soil, chattels, land, property, or Rights to Land or property in any form which have been donated, bequeathed, bought, or contracted for, to be, or are currently being held by the Trust.
- 32. The Board explicitly denies any adhesion or grant of jurisdiction to any other lesser or inferior body for any arbitration or claims, whether commercial, civil, or otherwise.
- 33. Any attempt to establish jurisdiction in any public commercial administrative tribunal shall be properly abated by the filing under special appearance of a copy of this Notice and whatever appropriate Writ issued by the Tribunal of Petitions and Writs of the Justice.

The below named Trustee of GRACE TRUST does by the Hand and Seal of the authorized autograph put forth this Notice and Certification of Trust on this Eighteenth day of the Eighth month in the year commonly known as two thousand twenty-three.

Donise Rosina Kathleen

Authorized Autograph and Seal of Trustee



FOR RECORD OF THE JUSTICE

This Trust is entered into the Record and under the Seal of the Natural Justice Alliance on this Eighteenth day of the Eighth month in the year commonly known as two thousand twenty-three.

With Tribunal Record Number: **GS.0005.NJA** By and For the Natural Justice Alliance:



Donise Rosina Kathleen

Clerk of Tribunal

The Record of this Trust is further acknowledged and accepted by the below entered Hands and Seals of two Justices of the Natural Justice Alliance.

al Arther

Russell Paul Arthur from House of Bishop Acting as Chief Justice - Autograph and Seal

Tursol

Russell James from House of Bishop Acting as Ordained Justice - Autograph and Seal









