This Schedule of Fees has been approved for public record by John Alex Doe El Trustee under Agreement with JOHN ALEX DOE Dtd 9-29-15.All trustees, fiduciaries, employees, and contractors are hereby given notice that the Trust restricts the usage of its property including the JOHN ALEX DOE © ™ and all associated trade names and derivatives thereof.

Affidavit in regard to the attached Schedule of Fees

I, John Alex Doe, in full life, sui juris, hereinafter the ‘Affiant’ whos domicile is on the land near 1400 North Kraemer Boulevard, suite 400, Placentia, California, being of the full age of majority, and of sound mind, hereinafter affirm that:

1. The Affiant is the Executor and Trustee for the JOHN ALEX DOE Dtd 9-29-15, hereinafter Trust, in Placentia, California whose business address is 1400 North Kraemer Blvd #400, upon which this Affidavit shall be annexed to and annotated therewith; and that
2. This affidavit and the attached Schedule of Fees are approved for all official business of the trust, including business conducted upon the Trust while any trustee is operating in trust, and such schedule shall be binding upon third party interlopers, and other parties, who proceed without a bonafide contract with the Trust.
3. The Trust holds the registered trademarks of the JOHN ALEX DOE © ™, and holds all rights and title to the copyright, trademarkings, and derivatives including but not limited to John Alex Doe, JOHN ALEX DOE, John A Doe, JOHN A DOE, JOHN DOE, John A. Doe and all other variations of the same intent; and that
4. The Grantor of the Trust, also being the testator of the Will, has approved the attached schedule of fees for the assessment for settling grievances, trespasses upon the estate, breaches of trust, in regard to each particular as set forth therein; and that
5. The execution of this instrument shall not be construed as consent to use the Trusts property, trade name, or trademark, wherein the Grantor estate neither assents, nor consents, nor agrees with, nor grants, nor implies any authorization for any use of the trade name or trademark not secured by a proven contract; and that
6. Any person continuing to use the estates property without an authenticated contract creates a commercial obligation in default until the satisfaction of the assessment made here from; and that
7. The above statement of fact is a memorialization of the accepted and approved order of business for the trust.

Further Affiant sayeth not.

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ John-Alex: Doe, Executor/Trustee JOHN ALEX DOE © ™

 JURAT

|  |
| --- |
| 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 that document. |

 State of CaliforniaCounty of Los Angeles

Subscribed and sworn to (or affirmed) before me on this 7th day of December , 2015 by \_ JOHN ALEX DOE , proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

(Seal) Signature \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

SCHEDULE OF FEES

Any corporation or Natural person who, by coercion, threat, force, or demand, requires an employee, trustee, or fiduciary of the Trust to perform, produce material, answer, comply with, or act in accord with any particular act as set forth in this schedule, shall be assessed according to this schedule of fees. All intervenors agree to be held liable in their private, individual, and corporate capacity for their actions, and further may be subject to parallel claims of criminal activity including piracy, slavery (suretyship), trespassing, breach of Fiduciary Duty, Perjury, Misprision of Felony, RICO, Forfeiture.

Administrative Fees:

Any Trustee or Fiduciary employed for the matter of processing this claim shall be entitled to 5% of first $1,000,000.00 4% of next $500,000.00 3% of next $500,000.00, 2% over $2,000,000.

Copyright, trademark, trade name violation

1. Usage of John Alex Doe©™ including all derivatives, spellings, and upper case lower case combinations and renderings of the trademark and trade name without express written consent $ 1,000,000.00

Acceptance of Presentments (without contract)

1. Unauthorized Citations $ 10,000.00
2. Warnings Issued on Paper $ 10,000.00
3. Summons, Court Notices (without contract) $ 10,000.00
4. All other related items, fees, or offers $ 10,000.00

Depositions, Interrogation (unsolicited)

1. Name $10,000.00
2. Drivers License Number $ 10,000.00
3. Social Security Number $ 50,000.00
4. Retinal Scans $ 50,000.00
5. Fingerprinting $ 50,000.00
6. Photographing $ 50,000.00

DNA or Body Fluids:

1. Mouth swab $1,000,000.00
2. Blood samples $1,000,000.00
3. Urine samples $ 1,000,000.00
4. Breathalyzer testing $ 1,000,000.00
5. Hair samples $ 1,000,000.00
6. Skin samples $ 1,000,000.00
7. Clothing samples $ 1,000,000.00
8. Forced giving of fluids/samples $ 1,000,000.00

Obstruction of Travel, Property Search, Trespass, Theft, Carjacking, Interference with Commerce

1. Interference with travel (without contract or emergency) $2000.00/ minute after warning
2. Temporary detention, obstruction, or restraint (without warrant) $2000.00/ minute after warning
3. Automobile/Vessel/Car Search $ 1,000,000.00
4. Body/Clothing Search $ 1,000,000.00
5. Handcuffing, being tied or otherwise restricted $ 1,000,000.00
6. Taking/Theft/Deprivation of Property $ 10,000.00 per day
7. Jailed, Warehousing, Incarceration $ 1,000,000.00 per day

Signature, Endorsement, Autograph (SEA)

1. Autograph under threat, duress, or coercion $ 1,000,000.00

|  |
| --- |
| APPENDIX AThe Lien Claimant does NOT rely on Title 15 as a basis for the "Commercial Lien." ALL Commercial processes, by using or relying on notes or paper in Commerce (e.g. Federal Reserve Notes), must bear some sort of Federal tracking code, a County Recorder’s number or a serial number, which process must be accessible for inspection at the nearest relevant County Recorder’s Office or be widely advertised. When a Lien matures in three (3) months, ninety (90) days, by default of the Lien Debtor through the Lien Debtors failure to rebut the AFFIDAVIT OF OBLIGATION point-for-point categorically, it becomes an accounts receivable in the ordinary sense of a collectable debt upon which assignments, collateralization, and other commercial transactions can be based, hence becomes a Security subject to observation, tracking, and regulation by the United States Securities and Exchange Commission (hereinafter U.S. S.E.C.).The notation "A Security — 15 USC" is a flag in Commerce telling the U.S. S.E.C. that a speculation account is being established to enforce a lien. The U.S. S.E.C. can then monitor the process. As long as the process is truthful, open, and above-board (Full disclosure), the U.S. S.E.C. has no jurisdiction over it, for even the U.S. S.E.C. has no jurisdiction over the truth of testimony, depositions, affidavits, and affidavits of obligation (Commercial Liens), and an unrebutted affidavit stands as the truth in Commerce.Legal Authority: Universal moral/existential truths/principles, expressed in Judaic (Mosaic) Orthodox Hebrew/Jewish Commercial Code, corollary to Exodus (chiefly Exodus 20:15, 16). This is the best known Commercial process in America. When an Affidavit is so flagged in Commerce, it becomes a Federal Document because it could become translated into a Security (for example by being attached in support of a Commercial Lien), and not accepting and/or filing a Commercial Affidavit becomes a Federal offense. |