A'SECURITY' [15 USC et seq.] U.S.S.E.C. TRACER FLAG (not a point of law - under necessity, per agreement of the parties and/or in violation of Bill of Rights - 2nd para.)

EXPLANATION SHEET

TO BE ATTACHED TO EVERY COMMERCIAL INSTRUMENT OR FILING

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CONTAINING THE PHRASE "A SECURITY - 15 USC"

This "EXPLANATION SHEET" is to be attached to all Commercial Affidavits, Including Affidavits of Obligations (Commercial Lien), which are non-judicial consensual process which arise out of a breach of special performances, e.g. for public officials' breach of oath of office.

The Notice is included for the purpose of Full Disclosure (UCC), and as a warning for Commercial grace. The reference to Title 15 on a Commercial Affidavit is to indicate that the Affidavit could become a U.S.S.E.C. Federal Security with a tracking number.

A SECURITY – 15 USC

THIS IS A U.S.S.E.C. TRACER FLAG, NOT A POINT OF LAW*

*One Definition of "A SECURITY" is "any evidence of debt"

This Lien Claimant does NOT rely on Title 15 USC <u>as a basis</u> 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, a County Recorder's number, or 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 by default of the Lien Debtor through the Lien Debtor's 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 it 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 being established to enforce the Lien. The U.S.S.E.C. Can the 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 of the truth of a 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. Its prime user is the Internal revenue Service. The IRS uses all three tracking codes. The Federal code is the taxpayer's IRS document file number.

The next stronger code is the County Recorder's number, The strongest, most important, most universal code is the taxpayer's identification number, also known as Social Security Number. The IRS (UK equivalent HM Revenues) collection process is legitimate. The IRS assessment process, however, is a Commercial fraud as is HM Revenues in the UK. The IRS collection is not supported by any Commercial Affidavits. Commercial Liens, or by Contracts, Agreements, or True Bill in Commerce establishing the basis on which any debt can be collected.

An Affidavit is someone's solemn expression of truth. The foundation of the Law, Commerce, and the whole legal system consists of telling the truth ("I swear to tell the truth, the whole truth, and nothing but the truth.") either by testimony, deposition, and/or by Affidavit.

Every honourable judge requires those who appear before him to be sworn to tell the truth, and is compelled by the high principles of his profession to protect the truth and do nothing to tamper with that truth, either directly or indirectly, in person or by proxy, or by subordination of an affiant or other party.

A Judge can not interfere with, tamper with, or in any way modify a testimony without disintegrating the truth-seeking process in his sacred profession and destroying the fabric of his own occupation. To do so abrogates the 1st Amendment, which was established to protect the truth. Doing so is committing professional suicide, as well as inviting countless civil and criminal repercussions.

Any Judge who tampers with testimony, deposition, or Affidavit, is a threat to the Commercial Peace and Dignity of the Country, State and the United Kingdom and the United States of America, thereby violating the laws of all political subdivisions and acting in the nature of a foreign, enemy Agent (a Mixed War), justifiably subject to the penalty of Treason.

Whoever acts against a Commercial Affidavit without executing the necessary Commercial Paperwork under Affidavit is subject to being charged criminally. Said charges include fraud, which is gaining at the loss of another using trickery or deception, and expand to include all violations that issue from said fraud.

Commercial processes are fundamentally non-judicial and pre-judicial. No Judge, court, Law, or government can invalidate these Commercial processes, i.e. An Affidavit or a Lien or complaint based thereon, because no third party can invalidate someone's Affidavit of Truth. To act against such an Affidavit is to create a situation and/or enhance the condition of a Mixed War. No one can rebut an affiant except a party (e.g. a Lien Debtor) who alone, by his own Affidavit, must speak for himself or herself if challenged. Only someone himself or herself knows his or her truth and has the right and responsibility to assert it.

A Mixed War condition exists where "authorities" have violated their oaths of office, violated the fundamental law they swore to uphold and protect, violated the code, statutes, and regulations that govern them and in so doing disregard the peace and safety of the community by their acts, operating as Agents for undisclosed Foreign Principals or Governments against those whom they swore to protect. Such Acts of Treason constitute a secret war against the people.

When an affidavit is flagged in Commerce it is 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 offence.