2

Deed of Trust



3 Irrevocable Common Law Contract for the Purpose Trust herein known as the ROH Trust, herein written 4 as the Trust. 5 **PREAMBLE** 6 WHEREAS, We, Keith Edward Livingway and Sam Germain Betancour de Valencia Halpern, Grantors of 7 the Trust Indenture, do hereby testify, affirm, acknowledge and declare, we are testamentary stewards under the High Blessing and authority of the Most High, fully vested with holding power and right 8 pursuant to the common law of the land, holding all assets herein identified, received, transferred and 9 10 assigned free and clear of any encumbrances, to be settled in Trust, pursuant to this irrevocable 11 common law contract for the Purpose Trust. TRUST INDENTURE 12 13 BY THE TRUST INDENTURE, all the herein contained provisions, agreements, covenants, procedures, and International Notices and service of process are established, bound, duly recorded, 14 executed and made known to all men by these presents, of the Trust Agreement, whereas, 15 16 17 **Grantors** 18 Section 1 19 We, Keith Edward Livingway and Sam Germain Betancour deValencia Halpern herein identified as Testamentary stewards under the authority of the Most High, are the makers, grantors and settlor's of 20 the asset known as the rural free delivery routes pursuant to the Trust agreement. 21 22 Section 2 Settlor's shall have no further administrative responsibilities or liabilities pertaining to the Trust after 23 24 the making and execution of this Deed of Trust by Granting/transferring the rural free delivery routes to 25 the general post office to be held in Trust and stored as a bonded warehouse and the purpose of the rural free delivery routes shall be administered by affirmed general post masters for the benefit of the 26 qualified people within this Purpose Trust Agreement. 27 TRUSTFF 28 29 Section 1 We, the Executive Branch, and legislative Branch of the Articles of Confederation, as amended, are 30 31 hereby appointed Trustee of this Irrevocable Common Law Contract for the Purpose Trust.

32 Section 233 Trustee shall appoin

34

35

Trustee shall appoint at least one alternate Trustee immediately to secure the office of Trustee in the event of vacancy or absence for any reason and to stand by in the event the above-named Trustee

becomes physically or mentally incapacitated, and may appoint other Trustee (s) as he/she deems

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36	expedient through paper ballot election by the qualified people as beneficiaries.						
37	Alternate Trustee shall assist with administering the articles of the Trust in any manner,						
38	subject to the wishes of the Trustee. Trustee shall have right to appoint as many alternate Trustees as						
39	necessary he/she shall deem worthy to secure the administration of this Deed of Trust.						
40	Section 3						
41	Trustee shall have full powers to administer and exercise all matters related to the Trust. Each						
42	Trustee, Assigns and Successors shall exercise the herein enumerated full powers pursuant to the law						
43	this Deed of Trust and shall remain in force and effect without any limitation whatsoever.						
44	Section 4						
45	The Trustee shall during the Trust Period hold the Trust Funds on behalf of the beneficiaries and the						
46	income thereof for use and delivery of private messages, packages or any other form of communication						
47	of the specified Beneficiaries herein identified as the people for the support and cause of their						
48	continued service and security.						
49	Section 5						
50	The Trustee may pay, distribute, or apply the whole or any part of the income, capital, equity, interest,						
51	use, assigns of value of whatever nature, to or in any manner which is in their opinion for the benefit of						
52	all or any parties and successor assigns pursuant to the General Post Articles and any other express						
53	agreement.						
54	Section 6						
	The Trustee may transfer, assign or convey any part of the asset described as the rural free delivery						
55 5.6							
56	routes to Independent Holding Trusts, created either by the Trustee, or by qualified people						
57 58	within the following metes and bounds provided the Trustee is satisfied that the transfer is for the						
59	benefit of all or any one or more of the, or the continued service, support and cause of their specified						
60 61	Purpose mission.						
62							
63	The metes and bounds for The United States of America are currently made up of the rural free						
64	delivery routes abutting Canada to the North, Mexico to the South, the Atlantic Ocean to the east						
65	and the Pacific Ocean to the West without land lock, and seaward boundaries 12 miles past the						
66	baseline. The rural free delivery routes are classified as easements abutting the judicial districts of						
67	the United States or any Grand Lodge claims for the purpose of establishing States as defined:						
68	There for the include offertive control over a closely defined to with a control of the control of						
69 70	These facts include effective control over a clearly defined territory and population; an organized						
70 71	governmental administration of that territory, and a canacity to act offertively to conduct foreign						
71 72	governmental administration of that territory; and a capacity to act effectively to conduct foreign						
72 73	relations and to fulfill international obligations.						
, s 74							
75	Furthermore:						
76							

77 78	1. The Montevideo Convention on the Rights and Duties of States was a treaty signed at							
79	Montevideo, Uruguay, on December 26 1933.							
80 81	The convention set out the definition, rights and duties of statehood. Most well-known is Article 1,							
82 83	which set out four criteria for statehood, as quoted below.							
84 85	The state as a person of international law should possess the following qualifications:							
86 87	A: a permanent population;							
88 89	B: a defined territory;							
90 91	C: government; and							
92 93	D: capacity to enter into relations with the other states.							
94 95	Article 3 of the Convention also declares that statehood is independent of recognition by other							
96 97	states, so a country can exist even if other countries don't recognize it.							
98 99	2. The Declarative theory of statehood is based on the 4 criteria specified in the Montevideo general Convention							
100 101	Convention.							
102 103	3. The constitutive theory of statehood defines a state or country as a person of international law if,							
104 105	and only if, it is recognized as sovereign by other states. This means that so long as enough other							
106 107	countries recognize you as a country, you ARE a country, even if you don't have control over your							
108 109	territory or a permanent population.							
110 111	So, you can see that the two definitions allow for different numbers of countries to exist.							
112113	Today a common way to define a country is to avoid these two definitions and say that if it's a							
114 115	member of the United Nations, it's a country. However, the Holy See, or Vatican, isn't a member of							
116 117	the United Nations, but it certainly is a country. The United Kingdom is a member of the United							
118 119	Nations, but the countries of England, Scotland and Ireland aren't, so by the UN rule, they aren't							
120 121	countries.							
122 123	That of course goes against what the UK government states on the Prime Minister's web site, where							
124 125	it declares that "The United Kingdom is made up of four countries: England, Scotland, Wales and							
126 127	Northern Ireland. "							
128	So, if you really want to know how many countries there are, first select the definition you want to							
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129 130 131 132	use, then allow for where you are and what political views you have, then you have a chance of making an educated guess at the answer!					
133	Section 7					
134	The Purpose Trust shall be in perpetuity with one exception; if any time a deficit					
135	greater than the total sum of value of the Trust assets, holdings and funds aggregate, absolute					
136	liquidation of all Trust funds and assets shall be commenced and dissolution shall occur at once by the					
137	Trustee and the Trust shall cease to exist. Once the Trust no longer exists the rural free delivery routes					
138	shall revert back to the original Grantor's Estates to be held until which time the Trust can be re-					
139	established and settled. Deficit shall be equally divided for settlement by any and all of the					
140	beneficiaries, associated with the Trust after liquidation.					
141	Section 8					
142	Distribution of beneficiary interest held in any Trust Fund account of deposits and monies of whatever					
143	nature shall be at the discretion, request and agreement of the designated Beneficiaries herein. Absent					
144	a specific designated Beneficiary by nature of this Purpose Deed of Trust, Trustee shall exercise good					
145	faith discretion for the distribution of any Trust Fund account and monies whatsoever on deposit.					
146	Section 9					
147	Upon receiving and acceptance by Trustee, all ownership of Title in allodium of all assets of whatever					
148	nature and kind, the beneficial interest, equity, property, claim, use, control, rights and assignment					
149	rights shall be held in trust for general post office and beneficiary use, for the Beneficiaries with no					
150	reservation of any beneficial interest, equity, property, claim, use, control, rights and assignment rights					
151	whatsoever, to any corporation, entity, agency or instrumentality, statutorily thereof or otherwise, that					
152	is not an interested beneficiary to this Deed of Trust.					
153	TAXES					
154	Section 1					
155	Trustee shall never be personally liable for any taxes, or any other liabilities by ordinary course of					
156	administrating the assets and funds of this Deed of Trust, however, shall make every effort to ascertain					
157	the legitimacy of any that attempt to have a claim against ownership of Title in allodium and or the					
158	property, rights, claim, interest, use, control, and beneficiary assignment rights, of the Purpose Trust					
159	as identified herein.					
160	Section 2					
161	Engaging in any statutory revenue taxable activity from which a tax liability and/or reporting					
162	requirement could accrue to the Trustee or the Purpose Trust is prohibited.					
163						

164	BANKING
165	Section 1
166	The Trust is created with the express understanding, and notice given hereof, that no funds or other
167	assets of the Trust shall be held for speculative trades or investment for profit and interest generating,
168	banking or corporate institution account, or otherwise. All Trust Fund accounts, bank accounts shall be
169	Trust fund holding accounts, serving as Stewards to the purpose of this Deed of Trust.
170	Section 2
171	It is the intention and declaration that all assets, including the Full Title paper money exchanged, buy
172	and sell assets, settled in the Trust by the Settlor, or future acceptance by the Trustee of transfers and
173	assigns of property and assets pursuant to the ordinary course of business of administrating this Trust,
174	are WITHOUT RECOURSE TO THE MAKER, meaning: the maker of the paper, and any and all
175	instrumentalities and agencies absent of being a party to this Trust, whom have no recourse and interes
176	in the ownership of the Title in allodium, property, rights, claim, interest, use, control, and assignment
177	rights held in Trust, neither its assets, the Trustee, nor the Purpose Trust.
178	Section 3
179	Transferring and assignment in Trust without recourse, forever denies any and all interest in the
180	ownership of the Title in allodium, Property, Rights, Claim, Interest, Use, Control, and Assignment
181	Rights held by Trust and its assets, and serves to keep the Trust assets and funds private, outside the
182	bankruptcy of any statutory entity, political jurisdiction or instrumentality thereof.
183	Section 4
184	All Title to assets and Trust Fund accounts in whatever holding entity, shall be identified by name of the
185	current Trustee, ending with the Title of the word, Trustee.
186	ASSETS
187	Section 1
188	Utilizing any beneficial property or asset of the Trust in any way which would minimize, hinder or
189	inhibit any Citizen, National or globally from whatever country, their commitment, loyalty or discipline
190	and well-being is prohibited.
191	Section 2
192	The property, rights, claim, interest, use, control, and assignment rights and assets of the Trust shall be
193	used for the promotion of the establishment of Societies, States, Nations and countries and Statuses of
194	family estates, for promotion of security, leadership, education, science, literature, law and art, for
195	expenditures and advancement of global prosperity and peace, for ordinary and/or extraordinary
196	expenses incurred for the benefit of the chosen beneficiaries, to deal in private property and land, to
197	receive and accept, assign and or release coin, bullion and additional assets and combine such assets

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198 into additional Trust(s), provided, however, that the Trustee(s) shall directly manage all Trust activities 199 and shall not engage the Trust, nor Trust assets and funds, in any illegal activities. TRANSFER OR ASSIGNMENT OF PROPERTY AND ASSETS 200 201 Section 1 202 The Trustee shall be vested with ownership of Title in allodium of all assets for the use, interest, and 203 benefit, pursuant to this Deed of Trust. 204 Section 2 205 Ownership of Title in allodium to all property and assets herein indentified or received and accepted in 206 the future of this Trust, shall be absolutely received, assigned, transferred, granted, conveyed and upon 207 acceptance by the Trustee, shall be vested in the Trustee, reserving no rights or interest whatsoever, to 208 any corporation, entity, agency or instrumentality thereof. 209 210 Section 3 Upon the transfer, assignment and release of any or all ownership of Title or interest therein, property, 211 212 rights, claim, interest, use, control, and assignment rights, having been received and accepted by the 213 Trustee or assigns hereunder, said parties or entities whatsoever shall exclusively treat the transferee and assignment of such as being vested with stewardship and sole ownership in allodium of said 214 215 accounts/funds/assets without recourse or reservation of any interest or rights to any entity or 216 instrumentality thereof, not party to the transfer and assignment. Absent proper authorization 217 hereunder, no party other than said Trustee is authorized to make any such transfer. The said entities shall be responsible, accountable and liable, in acting upon any notice or other instrument or 218 communication, to determine that said notice/instrument/communication is in fact valid, binding and 219 220 executed within proper jurisdiction and law, and not in violations of any provision herein or Right 221 invoked/retained hereby. 222 **GOVERNING LAW OF THE TRUST** 223 Section 1 Operations and activities by the Trustee of the Trust are subject to the original common law of the land, 224 which has been well-settled judicially to be part of and the principles of Nation Building and the 225 226 Scriptures. All controversies, questions, legal issues, tax collection issues, debt, securities, liens, 227 litigation, civil and criminal of whatever Nature, regarding ownership of Title in allodium, and property, 228 rights, claim, interest, use, control, and assignment rights, between the Trustees and any Beneficiaries, 229 whatsoever, shall be adjudicated by an assembly of at least three beneficiaries. 230 Section 2 231 This irrevocable common law contract for Purpose Trust, and the Trustee hereof, shall 6 of 12 Intellectual Property Copyright © 2013

232	not be limited, except as herein stated, and the governing law of the Trust shall be construed and					
233	enforced as the applicable law, and with all rights reserved hereto, by the Trustee. Any other attempted					
234	law shall be subject to the articles, laws, terms and conditions pursuant to the General Post Articles, the					
235	Articles of Confederation, as amended, all of the laws, trusts and agreements of the reign of the heavens					
236	Nation initiated by a bonafide RESIDENT DECLARATION, oath or affirmation as an American National,					
237	general post master, reign national, reign Citizen, or other social compact agreement within the reign of					
238	the heavens society, or within a county regardless of the type of body politic only after such law is					
239	proven specifically applicable. All of the aforementioned statuses shall serve as qualification as one of					
240	the people.					
241	Section 3					
242	Interpretation of words and meanings within the Trust shall be pursuant to the common law of Bouviers					
243	Law Dictionary, 1856 Edition.					
244	REVENUE					
245	Section 1					
246	It is reserved to the Trustee, the power and right to collect all revenue which may result from said Trust					
247	assets and services, to limit the Trust assets and funds to non-revenue-taxable activities, and to collect					
248	such revenue for deposit into the Trust fund.					
249	TERMS AND CONDITIONS					
250	Section 1 Section 1					
251 252	The Trust is irrevocable. The term of the Trust shall be in perpetuity. The Judicial Branch of The United States of America and the reign of the heavens shall have original and exclusive jurisdiction of all suits.					
253	ADMINISTRATION					
254	Section 1					
255	The Trustee shall work in harmony with the general post office to administer this Trust. The					
256	above named Trustee and his/her successor(s)/appointee(s) or elected shall serve without bond and					
257	carry out all terms and agreements . The remainder of the Trust may not be shared with any person					
258	who is not identified as a chosen Beneficiary thereof or Trustee of this Trust, nor may it be viewed by					
259	any "legal authority" except as provided herein.					
260	TRUST CERTIFICATION					
261	Section 1					
262	Each true and correct full and complete copy of this original Deed of Trust and indenture, said copy					
263	bearing both a legible copy of the signature of the chosen Beneficiaries and an original signature of the					
264						
	Trustee hereof, accompanied by a copy of such appointment bearing the attested signature of the					

266	IRREVOCABLE COMMON LAW CONTRACT FOR SACRED PURPOSE TRUST.					
267	HEIRS AND ASSIGNS					
268	Section 1					
269	The Trust shall extend to and be binding upon the heirs, administrators, or executors of					
270	the undersigned declared beneficiaries or assigns, and shall extend binding upon the heirs,					
271	administrators, or executors of the undersigned successor assigns. However, any Trustee, at the time of					
272	accepting said office, shall not serve as beneficiary wherein at the time of holding office of Trustee, in					
273	whatever form within the Executive or Legislative Branch, the said beneficiary status of the Trustee shall					
274	be held by the registrar until such time as the time of holding office shall expire.					
275						
276	FREE AND CLEAR					
277	Section 1					
278 279 280 281	shall be inalienable and free from anticipation, attachment, assignment, pledge, security, bond, or control by creditors, agencies, entities, instrumentalities and/or any present or former person					
282	AMENDMENTS					
283	Section 1					
284	In the event certain provisions for the administration of the Trust pursuant to the laws and jurisdiction					
285	of operation are found absent and lacking, Trustee reserves and maintains all rights whatsoever to					
286	provide for additional provisions and amendments pursuant to the common law for lawful compliance	:				
287	found in the General Post Articles, as amended or any other express agreement provided.					
288	TRUST SUBSCRIPTION AND EXECUTION					
289	Makor/Steward/Settlors' Acknowledgment of Purpose Trust:					
290	BE IT KNOWN by our own Act and Deed, I the Makor/Steward/Settlor, do hereby					
291	acknowledge the vestment of the herein settlement of assets herein identified, do grant, issue and ves	it				
292	absolute ownership of Title in allodium, in the Trustee, of herein settled assets, to hold and administer					
293	pursuant to the acts of this Deed of Trust. "I declare, acknowledge, affirm, testify, and state under					
294	penalty of perjury that the foregoing is true and correct. Executed on the 20 th day of					
295	May, two thousand and thirteen in the year of our Sovereign of the reign of the heavens.					
296						
297	Settlor/Grantor					
298	Kuth-edward					
299	Kuth-Edward sam-germain					
300	sam-garman					

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301 302	ACKNOWLEDGEMENT AND ACCEPTANCE OF TRUSTEE OF THE ROH TRUST WITHIN The United State of America and the reign of the heavens.
303	Trustee(s):
304	
305	office of the Governor,
306	John Farold
307	
308	General Post Master Council,
309	leslie-todd Kirk-Edwin Deustry Down Revin Lloyd Sakes Sour-Michael Sumy hay Tallet Edline in haya
310	Sown-Michael James hay Tallet Edlem in hayer
311	Office of the Secretary of State,
312	Mage, - Brian
313	
314	Office of the Treasurer,
315	leonard-william
316	general
317	The United States, in Congress assembled,
318	Charles Matthew Weis
319	Rahert Eugene Callin
320	Rabert Eugene Calhon
321	Notarial Tribunal
322	Steven Small Burke
323	Randy Charles Hopes
324	Edmand Mark Anges
325	
326	Registrar
327	Die Don have
328	April Jo Mayer
329	
330	
331	
332	
333	NOTICE
334	Private Declaration of Assets and Letter of Conditions under non-disclosure for the Trustees

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Compact easement summary and Public Notice





Restoration of the general post office letter and Public Notice of compact easement agreement by and between the original general post office, the Universal Postal Union and The United States Postal Service:

For the office of the post master general of The United States of America;

The restoration of the general post office lettery's to inform you that the original general post office for The United States of America has been restored by claiming the original boundaries for The United States of America that were semoved by the Treaty of Oregon in the year eighteen hundred and forty six. Detailed info@nation about the Treaty of Oregon can be obtained at www.countyrangers.org. Furthermore, the boundaries claimed are also attached to this email in the form of a Declaration of Land Patent. If you would like a hard copy of these documents please contact stewards@greatregistrypost.org. In the general post office treaty, posted on www.countyrangers.org, the original rural free delivery routes headed by the office of the post master general of the commercial Post Office Department have been claimed by the general post office, in the name of yahweh, with the intent to establish a private, neutral, non-combatant, non-commencial jurisdiction so as to thwart off constant attacks by the foreign corporations through commercial addresses against private civilians. These constant commercial attacks on private civilians have all but stopped private services, the effects of which are crippling the economic condition of the International United States and The United States of America National Government. We do not believe that the United Postal Union, the United States Postal Service nor the general post office were intended to be used as an economic weapon against private civilians by officers of foreign corporations. According to the United States Postal Service manual, a condition for private, non-commercial, neutral and non-combatant addresses exists

1: MANAGEMENT OF RURAL DELIVERY SERVICES

Methods Handbook, Series M-38 July 1, 1980

2: on the world wide web

http://pe.usps.gov/text/pub28/pub28c2_toc.htm

245 Additional Designations

There should be no additional designations, such as town or street names, on the Delivery Address Line of rural route addresses. Because street names used together with route and box numbers can create potential matching difficulty, mailers are encouraged to use only one style of addressing. If secondary name information is used, however, place it above the Delivery Address. Line.

The men and women with the original general post office final it difficult to communicate with the chiefs in the United States Postal Service, as we can find no particular form that would not cause us to trespass on the commercial side of the United Postal Union. We do not wish to reinvent the wheel by starting our own deliveries to these private locations. If it is within your power and authority to assist the original general post office in establishing delivery service to our private locations with the United States Postal Service without a trespass on either venue please let us know by e-mail, stewards@greatregistrypost.org. A bilateral compact agreement by and between the private original general post office, the public United States Post Office and the international United Postal Union can be achieved through the granting of easements by and between all parties involved to restore all three parties to a respectable and dignified condition. The current format we will use as:

Public and international interface from the private

Smith

RR2

todds point (always outside of cities or towns)

Kentucky

Private side

Smith

general-post office

rural route 2

todds point

Kentucky republic.

Compact easement summary and Public Notice

The compact easement agreement by and between the original general post office, the Universal Postal Union, also known as the UPU, and The United States Postal Service, also known as the USPS, is a bilateral compact easement agreement wherein one party cannot change the agreement without the consent of the other. The compact easement agreement will serve the purpose of all three involved. The men and women within The United States of America have a private venue to trade in as they see fit without any interference from any other venue. The condition of The United States of America relieves the United States of & regulatory burdens and The United States Postal Service will have exclusive easement to deliver private mail which will assist and improve their condition. The Universal Postal Union suffered a misnomer in the original offer, but this has since been corrected. The Universal Postal Union will have increased business worldwide as the relief of the private venue upon the men and women in The United States of America will give them greater buying power which will result in jump starting world commerce. The compact easement agreement is for the delivery of private mail only to the men and women within The United States of Amarica by the United States Postal Service through the general post office. The general post office is an inherent right of the people, meaning all men and women, and is not an exclusive agreement of keith-edward and sam-germain. The general post office is private only. The simple move of embracing the private venue by all parties involved frees the men and women within The United States of America to choose, and serves to end all hostilities by and between the people and the regulatory agencies of the United States by soparating the two. The metes, bounds and boundaries of The United States of America separates the United States. The United States of America and the people thereof, livings in peace by and between each other

So posted and agreed upon on the second day in the year of yahweh six-thousand and thirteen.

general post-master; sam-germain general post-master; seich-edward

The electronic autographs are not to be used on any other document without the express consent of the men keith-edward and sam-germain.

UPDATE NOTICE

The claim as shown above has moved from the flag and seal above to other flags and seals to protect the claim from would be thieves. The compact agreement never manifested itself into reality, however, the claim of the rural free delivery routes remains in tact. As promised by the orignal claimants, the claim of the rural free delivery routes have been granted to the ROH Trust for the benefit of the beneficiaries which is defined in the ROH Trust documents. The claim of the rural free delivery routes remain in the metes and bounds of The United States of America, the Confederacy of 1781, as amended. The Grantors are hopining that the sacrifices made to preserve the claims to the general post office and the survey of the rural free delivery routes will not be in vain.











09-14-2012

The office of the Post Master General for The United States of America
Office hours: 9 A.M- 8:30 P.M. Monday –Friday
Phone: 1-951-389-0313

Email: postmastergeneralfortusa@generalpost.org

Universal Postal Union International Bureau P.O. Box 3000 BERNE 15 SWITZERLAND

Director General of the International Bureau:

It has come to the attention of the office of the Post Master General for The United States of America that according to the archives of the Treaties and Other International Agreements of the United States of America 1776-1949 Compiled under the direction of Charles I. Bevans LL.B. Assistant Legal Advisor Department of State Volume 1 Multilateral 1776-1917 Department of State Publication 8484 Washington, DC: Government Printing Office, 1969 that The United States of America was invited to sign the original Treaty concerning the formation of the General Postal Union. It appears that a Representative of The United States of America was not present to sign the Treaty at the time.

The office of the Post Master General for The United States of America would like to introduce to the Director General of the International Bureau one: Leonard William McLaughlin, the authorized Representative for the general post office for The United States of America and is authorized to sign the Treaty concerning the General Postal Union of October 9th, 1874, changed to the Universal Postal Union in 1878.

The office of the Post Master General for The United States of America hereby approves the signing of the General Postal Union Treaty of October 9th, 1874 by the authorized Representative.

Furthermore, "For the United States of America: JOSEPH H. BLACKFAN" was not the authorized Representative for The United States of America at the time, although the entities look similar, the entities were not the same.

Due to the new information now presented, the office of the Post Master General for The United States of America does not see where it is required that a vote of the general post office for The United States

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of America to be admitted into the Universal Postal Union and would not be entirely necessary at this time. If the Director General of the International Bureau disagrees with this conclusion by the office of the Post Master General for The United States of America, please forward those concerns to the authorized Representative or please continue with the voting process of admission of the general post office for The United States of America into the Universal Postal Union. Otherwise, the office of the Post Master General for The United States of America hereby accepts the open invitation to Treaty and hereby remains a party to the General Postal Union of October 9th, 1874, now for then.

The office of the Post Master General for The United States of America,



Kuth-edward

The United States of America



OFFICIAL RESIDENT IDENTIFICATION Type/type Country Code/code de pays RESIDENT OFFICIEL DIDENTIFICATION Surname/nom de famille McLaughlin Given Names/prénom Leonard William

Gender



XXX



XXX Date of Birth/ date de naissance RESIDENT NO /RÉSIDENT NO 1959-02-02 943364921604 Place of Birth/Lieu de naissance PORT ARTHUR

Date of issue/date d'émission 08 APR/AVR 12 Date of Expiry/ Date d'expiration 08 APR/AVR 22

GPOTUSA Holder's signature

Authority/autorité

I<XXX<MCLAUGHLIN<<LEONARD<WILLIAM<<< R943364921604<3<XXX590202<220408<<<<<2 Treaty Concerning the Formation of a General Postal Union, Concluded Between Germany, Austria-Hungary, Belgium, Denmark, Egypt, Spain, The United States of America, France, Great Britain, Greece, Italy, Luxemburg, Norway, The Netherlands, Portugal, Roumania, Russia, Servia, Sweden, Switzerland, and Turkey.

The undersigned, plenipotentiaries of the Governments of the countries above enumerated, have by common consent, and subject to ratification, agreed upon the following Convention:

ARTICLE 1

The countries between which the present treaty is concluded shall form, under the title of General Postal Union, a single postal territory for the reciprocal exchange of correspondence between their post-offices.

ARTICLE 2

The stipulations of this treaty shall extend to letters, post-cards, books, newspapers, and other printed papers, patterns of merchandise, and legal and commercial documents originating in one of the countries of the Union and intended for another of those countries. They shall also apply to the exchange by post of the articles above mentioned between the countries of the Union and countries foreign to the Union whenever such exchange takes place over the territory of two at least of the contracting parties.

ARTICLE 3

The general Union rate of postage is fixed at 25 centimes for a single prepaid letter.

Nevertheless, as a measure of conversion, the option is reserved to each country, in order to suit its monetary or other requirements, of levying a rate higher or lower than this charge, provided that it does not exceed 32 centimes or go below 20 centimes.

Every letter which does not exceed 15 grammes in weight shall be considered a single letter. The charge upon letters exceeding that weight shall be a single rate for every 15 grammes or fraction of 15 grammes.

The charge on unpaid letters shall be double the rate levied in the country of destination on prepaid letters.

The prepayment of post-cards is compulsory. The postage to be charged upon them is fixed at one-half of that on paid letters, with power to round off the fractions.

For all conveyance by sea of more than 300 nautical miles within the district of the Union, there may be added to the ordinary postage an additional charge which shall not exceed the half of the general Union rate fixed for a paid letter.

ARTICLE 4

The general Union rate for legal and commercial documents, patterns of merchandise, newspapers, stitched or bound books, pamphlets, music, visiting cards, catalogues, prospectuses, announcements

and notices of various kinds, whether printed, engraved, lithographed, or autographed, as well as for photographs, is fixed at 7 centimes for each single packet.

Nevertheless, as a measure of conversion, the option is reserved to each country, in order to suit its monetary or other requirements, of levying a rate higher or lower than this charge, provided that it does not exceed 11 centimes or go below 5 centimes.

Every packet which does not exceed 50 grammes in weight shall be considered a single packet. The charge upon packets exceeding that weight shall be a single rate for every 50 grammes or fraction of 50 grammes.

For all conveyance by sea of more than 300 nautical miles within the district of the Union, there may be added to the ordinary postage an additional charge which shall not exceed the half of the general Union rate fixed for articles of this class.

The maximum weight of the articles mentioned above is fixed at 250 grammes for patterns of merchandise, and at 1000 grammes for all the others.

There is reserved to the Government of each country of the Union the right to refuse to convey over its territory or to deliver articles specified in the present Article with regard to which the laws, orders, and decrees which regulate the conditions of their publication and circulation have not been observed.

ARTICLE 5

The articles specified in <u>Article 2</u> may be registered.

Every registered packet must be prepaid.

The postage payable on registered articles is the same as that on articles not registered.

The charge to be made for registration and for return receipts must not exceed that made in the interior service of the country of origin.

In case of the loss of a registered article, except in the case of *vis major*(4), there shall be paid an indemnity of 50 francs to the sender, or, at his request, to the addressee, by the Administration of the country in the territory or in the maritime service of which the loss has occurred-that is to say, where the trace of the article has been lost,-unless, according to the legislation of such country, the Administration is not responsible for the loss of registered articles sent through its interior post.

The payment of this indemnity shall be effected with the least possible delay, and, at the latest, within a year from the date of application.

All claim for an indemnity is excluded if it be not made within one year, counting from the date on which the registered article was posted.

ARTICLE 6

Prepayment of postage on every description of article can be effected only by means of postage-stamps or stamped envelopes valid in the country of origin.

Newspapers and other printed papers unpaid or insufficiently paid shall not be forwarded. Other articles when unpaid or insufficiently paid shall be charged as unpaid letters, after deducting the value of the stamped envelopes or postage-stamps (if any) employed.

ARTICLE 7

No additional postage shall be charged for the re-transmission of postal articles within the interior of the Union.

But in case an article which has only passed through the interior service of one of the countries of the Union should, by being re-directed, enter into the service of another country of the Union, the Administration of the country of destination shall add its interior rate.

ARTICLE 8

Official correspondence relative to the postal service is exempt from postage. With this exception, no franking or reduction of postage is allowed.

ARTICLE 9

Each Administration shall keep the whole of the sums which it collects by virtue of the foregoing Articles 3, 4, 5, 6, and 7. Consequently, there will be no necessity on this head for any accounts between the several Administrations of the Union.

Neither the senders nor the addressees of letters and other postal packets shall be called upon to pay, either in the country of origin or in that of destination, any tax or postal duty other than those contemplated by the Articles above mentioned.

ARTICLE 10

The right of transit is guaranteed throughout the entire territory of the Union.

Consequently, there shall be full and entire liberty of exchange, the several Postal Administrations of the Union being able to send reciprocally, in transit through intermediate countries, closed mails as well as correspondence in open mails, according to the requirements of trade and the exigencies of the postal service.

Closed mails and correspondence sent in open mails must always be forwarded by the most rapid routes at the command of the Postal Administrations concerned.

When several routes offer the same advantages of speed, the despatching Administration shall have the right of choosing the route to be adopted.

It is obligatory to make up closed mails whenever the number of letters and other postal packets is of a nature to hinder the operations of the re-forwarding office, according to the declaration of the Administration interested.

The despatching Office shall pay to the Administration of the territory providing the transit, the sum of 2 francs per kilogramme for letters and 25 centimes per kilogramme for the several articles specified in Article 4, net weight, whether the transit takes place in closed mails or in open mails.

This payment may be increased to 4 francs for letters and to 50 centimes for the articles specified in Article 4, when a transit is provided of more than 750 kilometers in length over the territory of one Administration

It is understood, however, that in any case in which the transit is already actually gratuitous or subject to lower rates, those conditions shall be maintained.

Whenever a transit shall take place by sea over a distance exceeding 300 nautical miles within the

district of the Union, the Administration by or at the expense of which this sea-service is performed shall have the right to a payment of the expenses attending this transport.

The members of the Union engage to reduce those expenses as much as possible. The payment which the Office providing the sea-conveyance may claim on this account from the despatching Office shall not exceed 6 francs 50 centimes per kilogramme for letters, and 50 centimes per kilogramme for the articles specified in Article 4, (net weight.)

In no case shall these expenses be higher than these now paid. Consequently, no payment shall be made upon the postal sea routes on which nothing is paid at the present time.

In order to ascertain the weight of the correspondence forwarded in transit, whether in closed mails or in open mails, there shall be taken, at periods which shall be determined upon by common consent, the statistics of such correspondence during two weeks. Until revised, the result of that labor shall serve as the basis of the accounts of the Administrations between themselves.

Each Office may demand a revision,-

1st. In case of any important modification in the direction of the correspondence;

2d. At the expiration of a year after the date of the last account.

The provisions of the present Article are not applicable to the Indian mail, nor to the mails conveyed across the territory of the United States of America by the railways between New York and San Francisco. Those services shall continue to form the object of special arrangements between the Administrations concerned

ARTICLE 11

The relations of the countries of the Union with countries foreign to the Union shall be regulated by the separate conventions which now exist or which may be concluded between them.

The rates of postage chargeable for the conveyance beyond the limits of the Union shall be determined by those conventions; they shall be added, in such case, to the Union rate.

In conformity with the stipulations of <u>Article 9</u>, the Union rate shall be apportioned in the following manner:

- 1st. The despatching Office of the Union shall keep the whole of the Union rate for the prepaid correspondence addressed to foreign countries.
- 2d. The receiving Office of the Union shall keep the whole of the Union rate for the unpaid correspondence originating in foreign countries.
- 3d. The Office of the Union which exchanges closed mails with foreign countries shall keep the whole of the Union rate for the paid correspondence originating in foreign countries and for the unpaid correspondence addressed to foreign countries.

In the cases mentioned under the Nos. 1, 2, and 3, the Office which exchanges the mails is not entitled to any payment for transit. In all the other cases the transit rates shall be paid according to the stipulations of Article 10.

ARTICLE 12

The exchange of letters with value declared and of Post Office money orders shall form the subject of ulterior arrangements between the various countries or groups of countries composing the Union.

ARTICLE 13

The Postal Administrations of the various countries composing the Union are competent to draw up, by common consent, in the form of detailed regulations, (5) all the measures of order and detail necessary with a view of the execution of the present treaty. It is understood that the stipulations of these detailed regulations may always be modified by the common consent of the Administrations of the Union.

The several Administrations may make amongst themselves the necessary arrangements on the subject of questions which do not concern the Union generally; such as the regulations of exchange at the frontier, the determination of radii in adjacent countries within which a lower rate of postage may be taken, the conditions of the exchange of Post Office money orders and of letters with declared value, etc., etc.

ARTICLE 14

The stipulations of the present treaty do not involve any alteration in the interior postal legislation of any country, nor any restriction of the right of the contracting parties to maintain and to conclude treaties, as well as to maintain and establish more restricted unions with a view to a progressive improvement of postal relations.

ARTICLE 15

There shall be organized, under the name of the International Office of the General Postal Union, a central office, which shall be conducted under the surveillance of a Postal Administration to be chosen by the Congress, and the expenses of which shall be borne by all the Administrations of the contracting States.

This office shall be charged with the duty of collecting, publishing, and distributing information of every kind which concerns the international postal service; of giving, at the request of the parties concerned, an opinion upon questions in dispute; of making known proposals for modifying the detailed regulations; of giving notice of alterations adopted; of facilitating operations relating to international accounts, especially in the cases referred to in Article 10 foregoing; and in general of considering and working out all questions in the interest of the Postal Union.

ARTICLE 16

In case of disagreement between two or more members of the Union as to the interpretation of the present treaty, the question in dispute shall be decided by arbitration. To that end, each of the Administrations concerned shall choose another member of the Union not interested in the affair.

The decision of the arbitrators shall be given by an absolute majority of votes.

In case of an equality of votes the arbitrators shall choose, with the view of settling the difference, another Administration equally disinterested in the question in dispute.

ARTICLE 17

The entry into the Union of countries beyond sea not yet forming part of it, shall be effected on the following conditions:-

1st. They shall make their application to the Administration charged with the management of the International Office of the Union.

- 2d. They shall submit to the stipulations of the treaty of the Union, subject to an ulterior understanding on the subject of the cost of sea conveyance.
- 3d. Their adhesion to the Union must be preceded by an understanding between the Administrations having postal conventions or direct relations with them.
- 4th. In order to bring about this understanding, the managing Administration shall convene, if there be occasion, a meeting of the Administrations interested, and of the Administration desiring admission.
- 5th. When the understanding has been arrived at, the managing Administration shall give notice of the same to all the members of the General Postal Union.

6th. If in a period of six weeks, counting from the date of that communication, no objections are presented, the adhesion shall be considered as accomplished, and notice thereof shall be given by the managing Administration to the Administration joining the Union. The definitive adhesion shall be completed by a diplomatic act between the Government of the managing Administration and the Government of the Administration admitted into the Union.

ARTICLE 18

Every three years at least, a Congress of plenipotentiaries of the countries participating in the treaty shall be held with a view of perfecting the system of the Union, of introducing into it improvements found necessary, and of discussing common affairs.

Each country has one vote.

Each country may be represented either by one or several delegates, or by the delegation of another country.

Nevertheless, it is understood that the delegate or delegates of one country can be charged with the representation of two countries only, including the one they represent.

The next meeting shall take place at Paris, in 1877.

Nevertheless, this meeting may be held sooner, if a request to that effect be made by one-third at least of the members of the Union.

ARTICLE 19

The present treaty shall come into force on the 1st of July, 1875.

It is concluded for three years from that date. When that term shall have passed, it shall be considered as indefinitely prolonged, but each contracting party shall have the right to withdraw from the Union on giving notice one year in advance.

ARTICLE 20

After the date on which the present treaty comes into effect, all the stipulations of the special treaties concluded between the various countries and Administrations, in so far as they may be at variance with the terms of the present treaty, and without prejudice to the stipulations of Article 14, are abrogated.

The present treaty shall be ratified as soon as possible, and, at the latest, three months previous to the date on which it is to come into force. The acts of ratification shall be exchanged at Berne.(6)

In faith of which the plenipotentiaries of the Governments of the countries above enumerated have signed it at Berne, the 9th of October, 1874.

For the United States of America: JOSEPH H. BEACKFAN

For Germany: STEPHAN GUNTHER

For Austria: LE BARON DE KOLBENSTEINER PILHAL

For Hungary: M. GERVAY & P. HEIM

For Belgium: FAS SIAUX VINCHENT & J. GIFE

For Denmark: FENGER

For Egypt: MUZZI BEY

For Spain ANGEL MANSI & . EMILIO C. DE NAVASQUES

For France: (May 3, 1875,) B. D HARCOURT

For Great Britain: WM. JAs PAGE

For Greece: A. MANSOLAS & A. H. BETANT

For Italy: TANTESIO

For Luxemburg: VON ROEBE

For Norway: C. OPPEN

For the Netherlands: HOFSTEDE & B. SWEERTS DE LANDAS-WYBORGH

For Portugal: EDUARDO LESSA

For Roumania: GEORGE F. LAHOVARI

For Russia: BARON VELHO & GEORGES POGGENPOHL

For Servia: MLADEN Z. RADOYCOVITCH

For Sweden: W. Roos

For Switzerland: EUGENE BOREL & NAEFF & DR. J. HEER

For Turkey: YANCO MACRIDI

For The United States of America: Leonard William McLaughlin Hernel William McLaughlin September 9th, 2012

general Sost office

FINAL PROTOCOL

The undersigned plenipotentiaries of the Governments of the countries which have to-day signed the treaty concerning the formation of a General Postal Union, have agreed as follows:

In case the French Government, which has reserved to itself the open protocol, and which appears in consequence in the number of the contracting parties to the treaty without having yet given to it its adherence, should decide not to sign it, (7) this treaty shall be no less definitive and obligatory for all the other contracting parties whose representatives have signed it to-day.

In faith of which the undersigned plenipotentiaries have prepared the present final protocol, which shall have the same force and value as if the provisions it contains were inserted in the treaty itself, and they have signed one copy of it, which shall remain in the archives of the Government of the Swiss Confederation, and a copy of which shall be given to each party.

BERNE, October 9, 1874

For Germany: STEPHAN GUNTHER

For Austria: LE BARON DE KOLBENSTEINER PILHAL

For Hungary: M. GERVAY & P. HEIM

For Belgium: FAS SIAUX VINCHENT & J. GIFE

For Denmark: FENGER

For Egypt: MUZZI BEY

For Spain: ANGEL MANSI & EMILIO C. DE NAVASQUES

For the United States of America: JOSEPH H. BLACKFAN

For Great Britain: w. J. PAGE

For Greece: A. MANSOLAS & A. H. BETANT

For Italy: TANTESIO

For Luxemburg: V. DE ROEBE

For Norway: C. OPPEN

For the Netherlands: HOFSTEDE & B. SWEERTS DE LANDAS-WYBORGH

For Portugal: EDUARDO LESSA

For Roumania: GEORGE F. LAHOVARI

For Russia: BARON VELHO & GEORGES POGGENPOHL

For Servia: MEADEN Z. RADOYCOVITCH

For Sweden: W. Roos

For Switzerland: EUGENE BOREL & NAEFF & DR. J. HEER

For Turkey: YANCO MACRIDI

For The United States of America: Leonard William McLaughlin Good William McLaughlin September 9th, 2012

[For text of regulations for execution of the treaty, see 19 Stat. 592.]



Notes

- (1) For text of regulations for execution of the treaty, see 19 Stat. 592. Back
- (2) The proces-verbal of exchange of ratifications (including that of the United States) at Bern dated May 3, 1875, contains French conditions and reservations, assented to by the other contracting parties. For text of these provisions, see footnote 6, p. 37. For complete text of proces-verbal, see 19 Stat 590. Back
- (3) Post, p. 51. Back
- (4) A greater or superior force. An unpreventable immediate loss from a natural cause. (Note added by The Avalon Project). Back
- (5) See footnote 1, above. Back
- (6) Exchange of ratifications delayed by Common consent. Back
- (7) The convention was signed for France on May 3, 1875, subject to conditions and reservations assented to by the other contracting parties. These conditions and reservations, recorded in the procesverbal of exchange of ratifications of May 3, 1875 (19 Stat. 590), read, in translation, as follows:

"France gives its adhesion to the Treaty, subject to the approval of the National Assembly

- "1st. This convention may enter into effect, so far as France is concerned, as late as the 1st of January, 1876;
- "2d. The compensation to be paid for territorial transit shall be adjusted according to the actual route traversed, but at the same rates as those established by the Treaty constituting the General Postal Union.
- "3d. There shall be no modification made in relation to the tariffs established in the Treaty of the 9th October, 1874, except by the unanimous vote of the countries of the Union represented at the Congress." <u>Back</u>

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document

Tracking #: 7437907816

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Leonard McLaughlin

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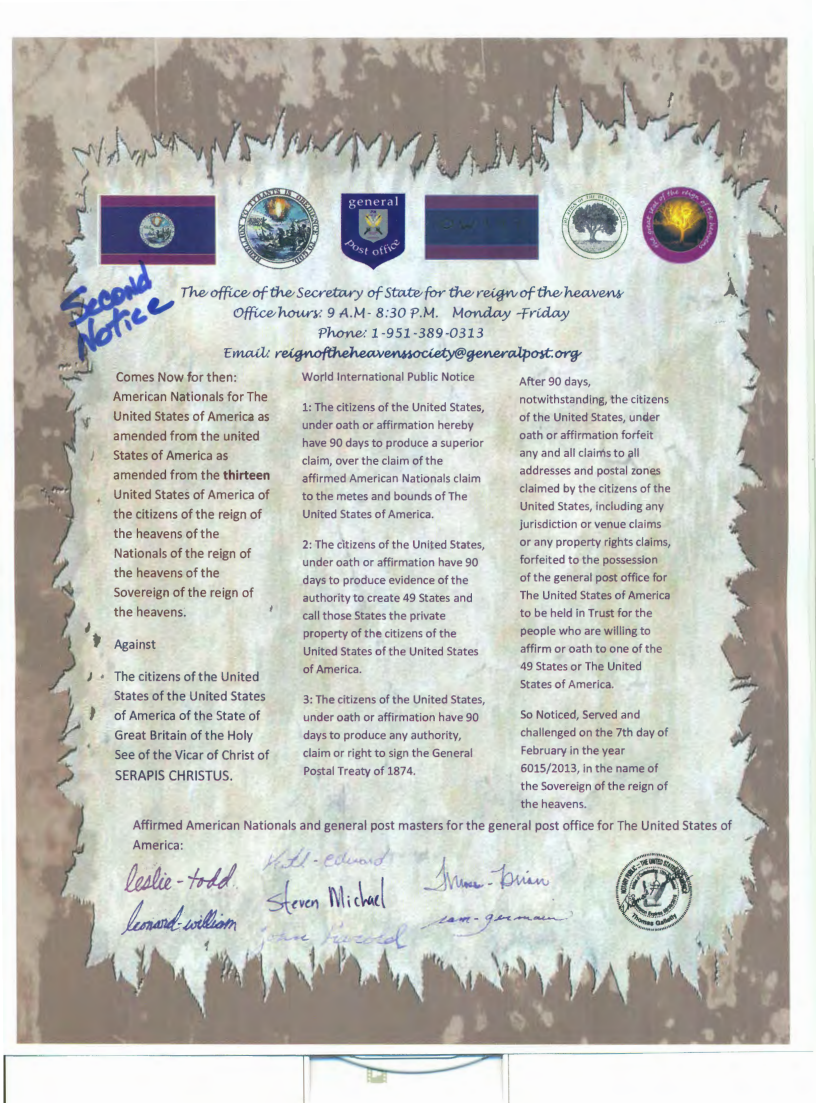
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- 2: The citizens of the United States, under oath or affirmation have 90 days to produce evidence of the authority to create 49 States and call those States the private property of the citizens of the United States of America.
- 3: The citizens of the United States, under oath or affirmation have 90 days to produce any authority, claim or right to sign the General Postal Treaty of 1874.

After 90 days, notwithstanding, the citizens of the United States, under oath or affirmation forfeit any and all claims to all addresses and postal zones claimed by the citizens of the United States, including any jurisdiction or venue claims or any property rights claims, forfeited to the possession of the general post office for The United States of America to be held in Trust for the people who are willing to affirm or oath to one of the 49 States or The United States of America.

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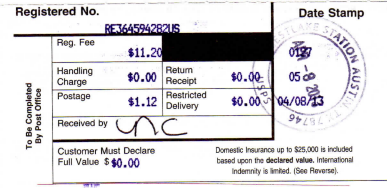
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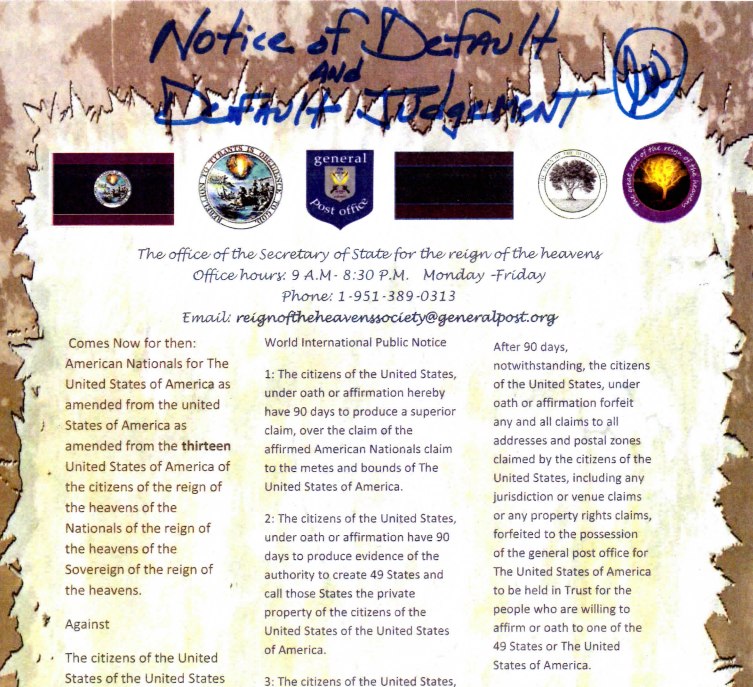
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under oath or affirmation have 90 days to produce any authority, claim or right to sign the General Postal Treaty of 1874.

So Noticed, Served and challenged on the 7th day of February in the year 6015/2013, in the name of the Sovereign of the reign of the heavens.

Affirmed American Nationals and general post masters for the general post office for The United States of

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