AFN #2008171449 Recorded 11/07/08 at 03:07 PM DocType: MISC Filed by: MITCH MICHAELS Page: 1 of 11 Auditor J. Michael Garvison Skamania County, WA

WHEN RECORDED RETURN TO:

Jerold R Jorenses	
do 1480 W Hundon	
Frest of California	
43711	
DOCUMENT TITLE(S)	
Affidacid of Tout	
REFERENCE NUMBER(S) of Documents assigned or release	d:
Additional numbers on page of document.  GRANTOR(S):	
Jen / Der / Der Co	Jen,
[ ] Additional names on page of document.  GRANTEE(S):  [ ] Additional names on page of document.	
LEGAL DESCRIPTION (Abbreviated: i.e. Lot, Block, Plat or S	ection, Township, Range, Quarter):
[ ] Complete legal on page of document.	
TÂX PÂRCEL NUMBER(S):	
[ ] Additional parcel numbers on page of document. The Auditor/Recorder will rely on the information provided on this	s form. The staff will not read the document to
verify the accuracy or completeness of the indexing information.  I am requesting an emergency nonstandard recordi	
RCW 36.18.010. I understand that the recorded p	rocessing requirements may cover up
or otherwise obscure some part of the text of the or Company Name:	iginai document.
Signature/Title: 100 Author	1 Hert

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Recording Requested By Jerold R. Sorensen Return To: 1480 W. Herndon Fresno, CA 93711

### Declaration (Affidavit of Truth and true bill) of Jerold R. Sorensen

"I" and "me" herein is Jerold R. Sorensen, your Declarant, who is over 21 and competent to testify to the facts herein based upon first-hand knowledge, and as to these facts your Declarant will testify truthfully so help him God:

- 1. Jerold R. Sorensen is your Declarant herein;
- 2. Your Declarant is over 21, competent to testify, and will testify truthfully;
- 3. Your Declarant is aware of the laws concerning perjury specified in the Laws of God;
- 4. Your Declarant has first-hand knowledge of the facts stated herein and makes this first-hand statement under the penalty against falsehood (penalty of perjury) pursuant to the Laws of God;
- 5. Your Declarant understands that this Declaration of Jerold R. Sorensen is evidence by testimony and presented as proof, as defined in HENRY CAMPBELL BLACK, M.A., ET AL., BLACK'S LAW DICTIONARY (by West Publishing Co., sixth edition, 1990), in the California (and/or Federal Rules of Evidence), for each item sworn to below, and proof from an Article IX non-commercial entity (Article IX, bill of rights (federal), as U.S. attorneys argue at our precious supreme courts do exist in order for "Article IX to ever be written" and in order for "a fertilized human ovum to exist");
- 6. Giving due regard for, the factual documents attached and included herewith (Exhibit 1 herewith. Exhibit 2 herewith, Exhibit 3 herewith) record "proof of costs of harms" proving the harmful silences of the addressees mentioned thereon while disproving harmless silence exists:
- 7. Your Declarant is willing and able to testify competently with these documents regarding the foregoing.

Direct evidence of one witness sufficient. ...the direct evidence of one witness who is entitled to full credit is sufficient for proof of any fact. Federal Rules of Evidence § 601.

<sup>&</sup>lt;sup>2</sup>Evidence. Testimony, writings, or material objects offered in proof of an alleged fact or proposition. *People v. Leonard*, 207 C.A.2A 409, 24 Cal.Rptr. 597, 600.

Testimony, writings, material objects, or other things presented to the senses that are offered to prove the existence or nonexistence of a fact. Federal Rules of Evidence § 401.

Testimony. Evidence given by a competent witness under oath or affirmation; as distinguished from evidence derived from writings, and other sources. State v. Ricci, 107 R.I. 582, 568 A.2d 692, 697; Federal Rules of Evidence § 1007.

<sup>4</sup>**Proof.** The effect of evidence; the establishment of a fact by evidence. New England Newspaper Pub. Co. v. Bonner, C.C.A.Mass., 77 F.2d 915, 916; Federal Rules of Evidence § 901.

WHEREAS the text printed hereon is sealed in non-compromised honesty (an adherence to John 4:23-24, "The Holy Bible") and sealed at Fresno County, 10/20/2008, THEREFORE the seal described above and the below actual seal together prove the text sealed herein is true and correct text, and I declare under penalty of perjury the foregoing is true and correct,

Sealed: Jerold D. Sarenco

, non-commercial entity (living soul) sealed in red ink and lettered using upper- and lower-cased lettering in adherence to the simple rules of English as an Article IX entity

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into or under foreign jurisdiction.

On Oct 15 1008 before me, Allia Color a Notary Public, personally appeared (Jerold R. Sorensen, living soul) personally known to me -OR-proved to me on the basis of satisfactory evidence to be the entity(jes) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(jes), and that by his/her/their signature(s) on the instrument the entity(jes), or the person upon behalf of which entity(jes) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 2 day of October, 2008.

SRS4

ADINA L. PEREZ
COMM.#1701615
NOTARY PUBLIC-CALIFORNIA PERSON COUNTY
My Comm Exp. Nov. 26, 2010

NOTARY PUBLIC (Seal) in red ink

Block

My Commission Expires: 100

(Stamp of the State of California Above)

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#### COMPLIANCE HEREWITH IS MANDATORY

FEROLD R. SORENSEN .480 W. Herndon, Fresno CA, 93711 5/2/08 ExhibitI

Re: Your attached correspondence

Dear Agent:

I am sending you the attached PUBLIC SERVANT QUESTIONAIRRE (PSQ). Please take ten business days (10), Saturdays included to respond.

My authority for making this timely demand for verification of your authority is a matter of right and supported by the decision of the United States Supreme Court as follows:

"Whatever the form in which the Government functions, anyone entering into an arrangement with the Government takes the risk of having accurately ascertained that he who purports to act for the Government stays within the bounds of his authority...And this is so even though as here, the agent was not aware of the limitations upon his authority."

Federal Crop Insurance Corporation v. Merrill, 332 U.S. 380 at 384 (1947)

By my signature below I affirm that the foregoing is honest, true and correct under penalty of perjury this 14 Day of the FIFTH Month of the Year of our Lord 2008, executing same at arm's length and at Fresno, California,

Jered 1. Darouson

- 1

Enclosed: Public servant questionnaire (per Public Law 93-579 and per the other twenty-one authorities cited thereon)

Use of a Notary Public in this document does not constitute any adhesion nor does it alter my neutral status At law (in itinere In original Common Law jurisdiction). The purposes for Notary Public herein are identification and verification only, not for entrance into any foreign jurisdiction.

On MAY 14, 2008 before me, ALISCIANER KENDRICK a Notary Public, personally appeared Jerold R. Sorensen, living soul personally known to me OR- proved to me on the basis of satisfactory evidence to be the entity(ies) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 147 Hday of m 8 2 2008.

Mileson (lyer Kandruck NOTARY PUBLIC (Seal)

(Stamp of the State of CALIFORNIA Above)

My Commission Expires: MAY 8 2009

ALISON AYER KENDRICK COMM. #1577150 CO NOTARY PUBLIC-CALIFORNIA 27 FRESNO COUNTY My Comm Exp. May 8, 2089 AFN #2008171449 Page: 5 of 11

Exhibit I

#### PUBLIC SERVANT'S QUESTIONNAIRE

Public Law 93-579 states in part: "The purpose of this Act is to provide certain safeguards for an individual against invasion of personal privacy by requiring Federal agencies...to permit and individual to determine what records pertaining to him are collected, maintained, used, or disseminated by such agencies." The following questions are based upon that act and are necessary in order that this individual may make a reasonable determination concerning divulgence of information to this agency.

Fill out the form completely. If any question does not apply, mark the answer with "N/A" or "Not applicable." Do not leave any question blank.

. Full Legal Name:  . Residence Address  City		$(\bigcirc)$	_
City			
	State	Zip	
Department Information		<b>Y</b>	
. Name of department, bureau, or ago	ency by which p	ablic servant is employe	d:
City	State	Zip	4.65
supervisor's name:			h
. Mailing address			)
City	State	Zip	
ublic Servant Duty	<i>~</i> 1		
. Will public servant uphold the Cons	stitution of the U	nited States?	
Did public servant furnish proof of	identity?		
. What was the nature of proof?			<del></del>
. Will public servant furnish a copy onvestigation?	f the law or regu	lation which authorizes	this
Will the public servant read aloud the	ne portion of the	law authorizing the que	 stions

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# Nature of Investigation

Exhibit II Cont.

10. Are the answers to the questions voluntary of mandatory.
11. Are the questions to be asked based upon a specific law/regulation, or are they being used as a discovery process?
12. What other uses may be made of this information?
13. What other agencies may have access to this information?
14. What will be the effect upon me if I should choose not to answer any part or all of
these questions?
Basis for Investigation
15. Name of person in government requesting that this investigation be made.
16. Is this investigation 'general' or is it 'special'?
17. Have you consulted, questioned, interviewed, or received information from any third party relative to this investigation?
18. If so, the identity of such third parties:
Expected Results of Investigation
19. Do you reasonably anticipate either a civil or criminal action to be initiated or pursued based upon any of the requested information?
Agency Information  20. Is there a file of records, information, or correspondence relating to me being maintained by this agency? If yes, which?
21. Is this agency using any information pertaining to me which was supplied by another agency or government source?

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Exhibit II (ant

22. May I have a copy of that information? If not, why not?
If so, how may I obtain a copy of that information?
23. Will the public servant guarantee that the information in these files will not be used by any department other than the one by whom he is employed?  If not, why not?
Affirmation  If any request for information relating to me is received from any person or agency, you must advise me in writing before releasing such information. Failure to do so may subject
you to possible civil or criminal action as provided by the act.
I swear (affirm) that the answers I have given to the foregoing questions are complete an correct in every particular.
Printed name:
Signature:
Date: (month) (day) (west)
First Witness Printed Name:
rirst witness Signature:
Second Witness Printed Name:
Second Witness Signature:
Authorities for Questions;
<ul> <li>1,2.3,4 In order to be sure you know exactly who you are giving the information to. Residence and business addresses are needed in case you need to serve process in a civil or criminal action upon this individual.</li> </ul>
• 5 All public servants have taken a sworn oath to uphold and defend the constitution.
10.7 THIS IS STANDARD PROCEDURE by government agents and officers. See Internal Devenue Mount Lare
9900-20, Section 242,133.
<ul> <li>8.9,10 Title 5 USC 552a, paragraph (e) (3) (A)</li> <li>11 Title 5 USC 552a, paragraph (d) (5), (e) (1)</li> </ul>
• 12,13 Title 5 USC 552a, paragraph (e) (3) (B), (e) (3) (C)
• 14 Title 5 USC 552a, paragraph (e) (3) (D)
• 15 Public Law 93-579 (b) (1)
• 16 Title 5 USC 552a, paragraph (e) (3) (A)
• 17.18 Title 5 USC 552a, paragraph (e) (2)
<ul> <li>19 Title 5 USC 552a, paragraph (d) (5)</li> <li>20,21 Public Law 93-579 (b) (1)</li> </ul>
• 22 Title 5 USC 552a, paragraph (d) (1)
• 23 Title 5 USC 552a, paragraph (a) (10)

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# REGISTERED MAIL RA 428 164 226 US

NOTICE OF DEFAULT BY MICHELLE HAGEMANN IRS Agent

JEROLD R. SORENSEN DDS, PC, Duly Authorized Reprice C/o Doreen Walker, Notary Public 1000 Sunrise Avenue #9B-54 Roseville, CA 95661

UNITED STATES ATTORNEY'S OFFICE ATTN: VICTORIA SOLTIS, GRAND JURY COORDINATOR 1225-17th STREET, SUITE 700 DENVER, COLORADO, 80202

NOTICE OF DEFAULT OF A CONTRACT BY MICHELLE HAGEMANN, IRS AGENT

To All Noticed Parties:

NOTICE: An Attorney/Representative is required to file a "Foreign Agents Registration Statement" pursuant to 22 U.S.C.A. 611(c)(1)(iv) & 612, if representing the interests of a Foreign Principal or Power. (See: 22 U.S.C.A. 613, Rabinowitz vs. Kennedy, 376 U.S. 605, 11 L. Ed. 2d 940, 18 U.S.C.A. 219 & 951). All foreign agents and put on notice it is mandatory to mail a certified copy of there "Foreign Agents Registration Statement" to the address above. Failure to mail a certified copy to the address above may result in a claim not to exceed One Million Dollars against any Foreign Agent that fails to provide a certified copy of their "Foreign Agents Registration Statement" with their photo identification to verify the statement.

- 1. MICHELLE HAGEMANN IRS Agent after being properly noticed and given ample time has failed or refused to answer the "PUBLIC SERVANT QUESTIONAIRE", pursuant to Public Law 93-579.
- 2. MICHELLE HAGEMANN IRS Agent after being properly noticed and given ample time has failed or refused to respond to 53 Stat. 4, 5 SPECIAL CLASSES OF TAXPAYERS.
- 3. MICHELLE HAGEMANN IRS Agent after being properly noticed and given ample time has failed or refused to provide a <u>Form 4490 Proof of Claim</u> and to validate the debt pursuant to <u>Public Law 104-208 as amended by Public Law 104-208</u>, 110 Stat. 3009 (Sept. 30, 1996.
- 4. MICHELLE HAGEMANN IRS Agent after being properly noticed and given ample time has failed or refused to state if there a Justice Department referral.
- 5. MICHELLE HAGEMANN IRS Agent after being properly noticed and given ample time has failed or refused to state if California is a state as defined in Title 48 Insular possession and Territories.
- 6. MICHELLE HAGEMANN IRS Agent "Foreign Agents Registration Statement has not been made available, and also a copy of the front and back of your Treasury identification will be needed to verify the "Foreign Agents Registration Statement".

AFN #2008171449 Page: 9 of 11

# REGISTERED MAIL RA 428 164 226 US NOTICE OF DEFAULT BY MICHELLE HAGEMANN IRS Agent Exhibit III NOTICE: MICHELLE HAGEMANNIA.

NOTICE: MICHELLE HAGEMANN IRS Agent is in default for failure to respond to REGISTERED MAIL RB 125 038 778 US, RA 428 164 212 US, Contract # RB 125 038 778 US, #RA 428 164 212 US. MICHELLE HAGEMANN IRS Agent is given 3 days from receipt of this mailing to cure your default in this matter against JEROLD R. SORENSEN DDS PC. MICHELLE HAGEMANN IRS Agent's failure to cure this default MICHELLE HAGEMANN IRS Agent is agreeing to MICHELLE HAGEMAN IRS Agent's Commercial Dishonor, exhausting My Administrative Remedies. I will accept MICHELLE HAGEMANN IRS Agent's Silence as an Acceptance, and MICHELLE HAGEMANN IRS Agent's agreement that a Default be entered against MICHELLE HAGEMANN IRS Agent. MICHELLE HAGEMANN IRS Agent will also agree to a Full Tacit Contractual Agreement being a participant in Fraud and to forfeit all remedies under Administrative Law, Judicial Law, and / or MARITIME CLAIM RULE C (6).

NOTICE: You are duly noticed that the Law of CONTRACTS applied in this matterabsent an answer in 3 days (72 hours) from receipt, we have a CONTRACT – 7 days we have a default on our CONTRACT – 10 days and we have a CONTRACT ON A DEFAULTED CONTRACT and under the LAW MERCHANTS (UCC) we have a Summary Judgment.

Title 28 1746(1)

NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL

By: JEROLD R. SORENSEN DDS, PC
Duly Authorized Representative

cc: Congressman George Radanovich cc: Governor Arnold Schwartzenegger

On June 2008 before me, 2008 b

NOTARY PUBLIC (Seal)

My Commission Expires: /[- 26 - 16]
Stamp of the State of CALIFORNIA

ADINA L. PEREZ
COMM. #1701615 SO
NOTARY PUBLIC-CALIFORNIA SO
FRESNO COUNTY
My Comm Exp. Nov. 26, 2010

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5 USC 552a (e)(3) authorizes a sovereign natural person ("Citizen") to use this form to collect information from the Public Servant to determine whether to divulge information to the Public Servant and employing Agency. Public Law 93-579 states: "The purpose of this Act is to provide certain safeguards for an individual against invasion of personal privacy requiring Federal agencies... to permit an individual to determine what records pertaining to him are collected, maintained, used or disseminated by such agencies..."

PUBLIC SERVANT'S QUESTIONNAIRE (Refer to Privacy Act of 1974)							
Public Servant Full Name			ID# Refused?	sh bi	+ III Cond		
Driver License #			Badge #  Refused?	1			
Residence Address	Street		City		State	Zip	
Office Mail Address	Street				State	Zip	
Employing Agency or Dept			Supervisor's Name	1.0	厂		
1	nt uphold the Constitution of the Unit by USA & State Constitution & Law)?			ervant furnish a copy of nvestigation (5 USC 55			
3. Will Public Servant read aloud that portion of the law authorizing the questions Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answers to Public Servant will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answer will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answer will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answer will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answer will ask (5 USC 552a (e) (3) (A))?    4. What prerogative does Citizen have in giving answer will ask (5 USC 552a (e) (6) (6) (6) (6) (6) (6) (6) (6) (6) (6							
5. What basis exists for asking the intended questions (5 USC 552a (d) (5), (e) (1))?   Specific law or regulation   Used as a discovery process  General (multiple people involved)   Special (one person in							
7. Does Public Servant reasonably anticipate that any information sought or collected in this investigation will form the basis of or lead to criminal action against Citizen or any other entity?   8. Will Public Servant guarantee only the department employing Public Servant will use the information or derivative thereof supplied by Citizen in this investigation (5 USC 552a (e) (10))?   Yes No							
	records, information, or corresponder maintains (PL 93-579 (b) (1))?		None				
10. Give the full name of the person in government requesting that Public Servant conduct this investigation (PL 93-579 (b) (1)) → □No One							
11. Name and identify all third parties Public Servant consulted, questioned, interviewed, or received information from relative to this investigation (5 USC 552a (e) (2), (d) (5)).							
12. Name all other agencies or government sources that supplied any information pertaining to Citizen (PL 93-579 (b) (1))? → ■ None							
13. May Citizen have a copy of all information pertaining to Citizen that other agencies or government sources supplied (5 USC 552a (d) (1))?   Yes  No (If no, state authority for withholding info)  No Authority							
14. What other uses may be made of this information (5 USC 552a (e) (3) (B), (e) (3) (C))?							
	t other agencies may have access to this ion (5 USC 552a (e) (3) (B), (e) (3) (C))? → □None						
should choose not	16. What will be the effect upon Citizen if Citizen should choose not to answer any part of Public Servant's questions (5 USC 552a (e) (3) (D))?						
Public Servant Affirmation: I swear or affirm under penalty of perjury that I have answered the foregoing questions correctly and completely in every particular.  Wet ink signature of Public Servant  Date							
Citizen's Witnessing Name and Signature Administered Oath Date Witness Name and Signature Date  Note: Citizen may administer oath to Public Servent if no one else exists to witness Public Servent affirmation							

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Commission (Services 1)

# Texald R. Sonzensen Jerold R. Sorensen 1480 W. Henridon Friday, May 2, 2008

Exhibit II Cont.

FREGUE CA93711

Dorene Walker, 1000 Sunrise Ave , 9B-54, Roseville , CA, 95661

MICHELLE HAGEMANN

UNITED STATES ATTORNEY'S OFFICE

ATTN: VICTORIA SOLTIS, GRAND JURY COORDINATOR

1225-17th STREET, SUITE 700

DENVER . COLORADO, 80202

Registered Mail No. RB-125-038-778-US RA 801 070 092 U.5

Signature Confirmation No. 9306 3250 0000 0203 0066

## NOTICE OF DEFAULT AND DISHONOR OF A LAWFUL PUBLIC SERVANT **QUESTIONAIRE**

To All Noticed Parties:

After being properly noticed and given ample time under Notice and Grace, the above mentioned parties have failed and refused to respond to the "PUBLIC SERVANT QUESTIONAIRE", attached herein for reference. Your failure and refusal to respond as required by law is now evidence in a potential ongoing matter. If I do not hear from you within ten days of receipt of this default, I will record this default into the public record to protect my right to privacy and freedom..

cc: Congressman George Radanovich cc: Governor Arnold Schwartzenegger

a Notary Public, personally 2008 before me, appeared Jerold R. Sorensen, living soul a personally known to me -OR- approved to me on the basis of satisfactory evidence to be the entity(jes) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his ber their signature(s) on the instrument the entity(ies), or the person upon behalf of which entity(ies) acted, executed the instrument.

SUBSCRIBED and SWORN to before me this 23 day of Oct. 2008.

Ellena & Kei

NOTARY PUBLIC (Seal)

My Commission Expires: \_

(Stamp of the State of California)

ADINA L. PEREZ COMM. #1701615 NOTARY PUBLIC-CALIFORNIA FRESNO COUNTY My Comm Exp. Nov. 26, 2010