## **NOTICE OF LIABILITY**

This Notice of Liability is issued by the undersigned, operating in private capacity, to establish lawful notice of intent, boundaries of engagement, and terms of commercial liability as it pertains to the undersigned's estate, trust, and all associated property and records. This notice establishes pre-published terms of interaction in accordance with principles of liquidated damages, equity, and contract law. It affirms that any and all engagement with the private man, Darrell: of the Milam family, or the associated trust estate, must adhere to principles of voluntary agreement, good faith, and verified lawful authority. It is hereby declared that:

- 1. Any unauthorized engagement, assumption of authority, or commercial interference with the private trust or living estate shall invoke the applicable liabilities outlined in the attached Fee Schedule (Attachment A).
- 2. The attached Fee Schedule reflects reasonable estimates of commercial harm modeled after statutory and fiduciary penalty standards, and functions as a published contract upon notice.
- 3. This notice is binding upon any and all parties who receive it and interact thereafter without lawful rebuttal.
- 4. Acceptance by conduct is presumed per common law, UCC 1-308, and the maxims of equity, estoppel, and silence in the face of notice.
- 5. This document does not constitute a threat, but a lawful pre-condition of remedy and due process.
- 6. Any interference with the private estate, trust res, or personal standing without express written bilateral agreement shall trigger remedy as described under SunFire Fee Schedule Codes FS-1 through FS-10 and Codex Enforcement Index Codes C-01 through C-14.

A remedy clause is included as a sign of good faith. Any party wishing to contest, settle, or mitigate this agreement must respond within ten (10) calendar days of receipt by sworn affidavit under full liability and penalty of perjury.

Executed without prejudice. All rights reserved under UCC 1-308, nunc pro tunc. This Notice of Liability shall stand as truth, remedy basis, and administrative foundation unless rebutted point-for-point within the specified time.

Signature and Notary Block continued on Page 25.

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