

Notice to Agent(s) is Notice to Principal(s), and Notice to Principal(s) is Notice to Agent(s)

GALINA YURIEVNA EGOROVA-WILLIAMS EXPRESS FOREIGN TRUST©

Egorova-Williams, Galina
c/o: [311] Challenge Road
Raleigh, North Carolina, [27603]
PHONE 858-267-9337

Oath of Lawful Status
Citizenship, domicile, non-resident

Natural person: Egorova-Williams, Galina

Nationality: Coloradan

State of Certificate of Citizenship: Constitutional Union state "Colorado"

Domicile: state of the Union

Residence: non-resident, non-person

Citizenship status: non-citizen, "national" U.S.A., Constitutional but not statutory U.S. citizen

SSA Program Operations Manual System (POMS) RM 10212.001 **legal name** consists of **first name** and **last name** which is used to **sign legal documents, deeds, or contracts**. 8 FAM 403.1-5(A) Acceptable Immaterial Discrepancies (CT: CITZ-6; 08-07-2018) drop middle name.

Formally known as Galina Egorova-Williams, in some cases, in *esse & sui juris* **Restoration of Former Status** from being a public "United States" citizen; a Federally owned "U.S. citizen" as of March 9, 1933; and a Taxpayer, a surety, Bondman put to Tribute as of September 8, 1936; name derivatives, ALL CAPITALIZATION GALINA YURIEVNA EGOROVA-WILLIAMS /GALINA Y EGOROVA WILLIAMS / ESTATE OF GALINA EGOROVA-WILLIAMS, to being a **private "national" of Colorado State, state of the Union, U.S.A.**

My **declaration under oath** before any court established by the Constitution or laws of the United States or any other court of record in the Commonwealth in the form as follows:

My Oath may appeal to a Divine Being to evidence the seriousness of my actions and words. I solemnly swear or affirm under penalty of perjury that the stated facts in my sworn/affirm and made Oath are true.

"I, Egorova-Williams, Galina being duly sworn, hereby declare my intention to be a "national" but NOT a citizen of the United States. I, Egorova-Williams, Galina, do solemnly swear (or affirm): That **I am a non-citizen, "national" Coloradan** by Certificate of Citizenship in Colorado, state of the union, of the united states of America (U.S.A.) on-July, 15, 2015 year (07-15-2015)".

Section 101(a)(21) Immigration and Nationality Act (INA) defines the term "national" as, a person owing permanent allegiance to a state. (Colorado, state of the Union, U.S.A., nationality "Coloradan")

I am "natural person", one of the people, **Non-United States person or non-U.S. person** means a **natural person** who is **NOT a United States citizen** nor is accorded the privilege of residing permanently in the United States pursuant to title 8 of the United States Code.

I do hereby acknowledge and accept the oaths of office of all officers of the court, officers of Secretary of State and officers of the State of State(s), the United States and of the united states of America in full accord.

All United States, State Officials, Federal government entities such as Social Security Administration, Department of State, DHS, Department of Justice, Department of Transportation, (DMV/MVA), U.S. Treasury and IRS, are now required to be notified of the Lawful Status change, as **non-citizen, "national"** and correct the record for status.

Register of Deeds

Tammy L. Brunner
Wake County, NC

04/28/2025 01:31:54 PM

B: 019890 P: 00929 Pages: 11

SEE - SEE INSTRUMENT

Fee: \$26.00

DOCUMENT #2025003291

By: Egorova-Williams, Galina
Egorova-Williams, Galina, non-citizen, "national" INA
section 101(a)(21) all rights and liberties reserved.



Reference: General Publication Office Nationalities 5.23 designating the **native of the state “Coloradan.”**

INA section 101(a)(21) non-citizen, “national”

Proof: must provide proof by submitting a declaration under oath before any court established by the Constitution or laws of the United States or any other court of record.

Section 341 of the INA (b)

A person who claims to be a **“national”**, but not a citizen, of the United States may apply to the Secretary of State for a certificate of non-citizen national status. Upon – (1) proof to the satisfaction of the Secretary of State that the applicant is a **“national”**, but not a citizen, of the United States and, (2) in the case of a non-citizen national born outside of the United States or its outlying possessions, taking and subscribing, before an immigration officer within the United States or its outlying possessions, to the oath of allegiance required of an applicant for Certificate of Citizenship.

Certificate: is issued to a U.S. Citizen or a non-citizen **“national”** by way of passport, issued with authority by United States Department of State. **(passport has the full force and power of nationality of a certificate).**

“Ubi quid generaliter conceditur, in est haec exceptio, si non aliquid sit contra jus fasque.”

Where a thing is concealed generally, this exception arises, that there shall be nothing contrary to law and right 10 Co. 78. [Bouvier’s Maxims of Law, 1856].

Those **domiciled in a state of the Union “national” of the United States 8 U.S.C. §1101(a)(21)(23):**

-are NOT domiciled within the exclusive jurisdiction of Congress and hence are not subject to federal civil law.

-cannot have a civil statutory STATUS under the laws of Congress to which any obligations attach, especially including “citizen” without such a federal domicile. DOMICILE and NOT nationality is what imputes a status under

| CITIZENSHIP | TAX STATUS UNDER 26 U.S.C./INTERNAL REVENUE CODE |
|--|--|
| Citizenship status: U.S.A. “national” Constitutional but not statutory U.S. citizen Place of Certificate of Citizenship: Constitutional Union state “Colorado” Nationality: Coloradan Domicile: state of the Union Defined: 8 U.S.C. §1101(a)(21)(23) and 14 th Amendment, Section 1 | I am a “Non-resident NON-person” I am not a “Citizen” defined in 26 C.F.R. §1.1-1 I am not a “Resident alien” defined in 26 U.S.C. §7701(b)(1)(A) defined in 26 C.F.R. §1.1441-1(c)(3)(i) defined in 26 C.F.R. §1.1-1(a)(2)(ii) I am not a “Nonresident alien INDIVIDUAL” defined in 26 U.S.C. §7701(b)(1)(B) defined in 26 C.F.R. §1.1441-1(c)(3) |

the tax code and a liability for tax.

Domicile is a prerequisite to having any **civil status** per Federal Rule of Civil Procedure 17. One therefore cannot be a statutory “alien” under 8 U.S.C. §1101(a)(3) without a domicile on federal territory. Without such a domicile, we are a transient foreigner and neither an “alien” nor a “nonresident alien.”

“United States” is described in 8 U.S.C. §1101(a)(38) and (a)(36) and 8 C.F.R. §215.1(f) and includes only federal territory and possessions and excludes all Constitutional Union states.

All “taxpayers” are STATUTORY “aliens.” The definition of “individual” found in **26 C.F.R. §1.1441-1(c)(3)** does NOT include “citizens”. The only occasion where a “citizen” can also be an “individual” is when they are abroad under **26 U.S.C. §911** and interface to the I.R.C. under a tax treaty with a foreign country as an alien pursuant to **26 C.F.R. §301.7701(b)-7(a)(1)**.

WHEREAS DOMICILE STATUS. Domicile always requires our consent and therefore it is discretionary: is a civil status, is not addressed in the constitution; defined by civil statutory law rather than the constitution; in NO WAY connected with one’s nationality; connected with the word “person” – “citizen” – “resident” or “inhabitant” in statutory law; associated with a specific COUNTY and STATE rather than a COUNTRY; implies one is a “SUBJECT” of a specific MUNICIPAL but not NATIONAL government. It is a legal impossibility to have more than one domicile and if you are domiciled in a “state of the Union”, then you are domiciled OUTSIDE of federal territory and federal civil jurisdiction. Constitutional Citizens are Human Beings ONLY and NOT artificial entities or corporations. Human Being called “non-resident non-person”, “national” **8 U.S.C. §1101(a)(21)(23)**. A statutory “non-resident alien” (**26 U.S.C. §7701(b)-1(b)**) in relation to the national government if they lawfully serve in a public office.

Domicile. “A person’s legal home. That place where a man has his true, fixed, and permanent home and principal establishment and to which whenever he is absent, he has the intention of returning. [Smith v. Smith, 206 Pa. Super.2103, 213 A. 2D. 94.] Generally, physical presence within a state and the intention to make it one’s home are the requisites of establishing a “domicile” therein. [Montoya v. Collier, 85 N.M. 356, 512 P.2d 684, 686] The permanent residence of a person or the place to which he intends to return even though he may reside elsewhere. A person may have more than one residence but only one domicile. The legal domicile of a person is important since it, rather than the actual residence, often controls the jurisdiction of the taxing authorities and determines where a person may exercise the privilege of voting and other legal rights and privileges.” [Black’s Law Dictionary, Sixth Edition, p.485]

WHEREAS POLITICAL STATUS is under the Constitution and a right that cannot be taken away once granted, and a privilege for permanent residents who apply for it but not for those who ALREADY have it; TYPE OF JURISDICTION CREATED Political jurisdiction, and the jurisdiction is called “Subject to THE jurisdiction” in the Fourteenth Amendment, and “citizen” defined in Fourteenth Amendment, Section 1 and **8 U.S.C. §1101(a)(21)(23)**, and domicile defined in state of the Union, as used in the Constitution.

“Rights” are PROTECTED BY Constitution of the United States, Bill of Rights and State Constitution, and rights are Unalienable; rights are surrendered by incorrectly declaring ourselves to be a statutory “U.S. Citizen” and accepting any government benefit, and thereby waiving “sovereign immunity” pursuant to **28 U.S.C. §1605(a)(2)**; and ALLEGIANCE is to The People in states of the Union.

WHEREAS TAX STATUS. STATUTORY citizens are the ONLY type of “citizens” mentioned in the entire Internal Revenue Code and therefore, the income tax under Subtitles A and C does not apply to the states of the Union and “non-resident/non-person” if exclusively PRIVATE and NOT a public officer. “Nonresident alien” as defined in **8 U.S.C. §1101(a)(21)(23)**; **26 U.S.C. §7701(b)(1)(B)**, however, if a public officer and therefore “individual.” Tax filing form 1040 NR and no issued TIN/SSN; protected by **Foreign Sovereign Immunities Act (F.S.I.A.)**, A “STATELESS PERSON” in federal court, and states of the Union are not “states” within the meaning of **28 U.S.C. §1332(e)**, vote in state election as an “elector”; also, allegiance directed at constitutional “state” which is all the sovereign people within a territory.

The government cannot assign the statutory status of “taxpayer” upon me per **26 U.S.C §7701(a)(14)**; the remedy found in **28 U.S.C. §2201(a)** reads:

- (a) In a case of actual controversy within its jurisdiction, except with respect to Federal taxes other than actions brought under section 7428 of the Internal Revenue Code of 1986, a proceeding under section 505 or 1146 of title 11, or in any civil action involving an antidumping or countervailing duty proceeding regarding a class or kind of merchandise of a free trade area country (as defined in section **516A(f)(9) of the Tariff Act of 1930**), as determined by the administering authority, any court of the United States, upon the filing of an appropriate pleading, may declare the rights and other legal relations of any interested party seeking such

declaration, whether or not further relief is or could be sought. Any such declaration shall have the force and effect of a final judgment or decree and shall be reviewable as such.

Consistent with the federal **Declaratory Judgments Act 28 U.S.C. §2201**, federal courts who have been petitioned to declare a litigant to be a “taxpayer” have declined to do so and have cited the above act as authority:

Specifically, Rowen seeks a declaratory judgment against the United States of America with respect to “whether or not plaintiff is a taxpayer pursuant to and/or under 26 U.S.C. §7701(a)(14)”. (See Compl. At 2.) This court lacks jurisdiction to issue a declaratory judgment“ with respect to Federal taxes other than actions brought under section 7428 of the Internal Revenue Code of 1986” a code section that is not at issue in the instant action. See 28 U.S.C. §2201, see also *Hughes v. United States*, 953 F.2d 531, 536-537 (9th Cir. 1991) affirming dismissal of claim for declaratory relief under §2201 where claim concerned question of tax liability. Accordingly, the defendant’s motion to dismiss is hereby GRANTED, and the instant action is hereby DISMISSED. [*Rowen v. U.S.*, 05-3766MMC (ND. Cal 11/02/2005)]

“Revenue Laws relate to taxpayers (instrumentalities, officers, employees, and elected officials) of the national Government and not to **non-taxpayers, non-resident non-persons** domiciled within the exclusive jurisdiction of a **state of the Union** and not subject to the exclusive jurisdiction of the national Government. The latter are without scope. No procedures are prescribed for non-taxpayers and no attempt is made to annul any of their Rights or Remedies in due course of law.” [*Economy Plumbing & Heating v. U.S.*, 470 F.2d. 585 (1972)]

Establishing and clarifying my “national” status.

I am a “national” of the following:

- Born or naturalized or Certificate of Citizenship within a CONSTITUTIONAL state of the Union.
- Operating exclusively in private capacity beyond the control of the civil statutory laws of the national government.
- A “national of the United States”.
- A “national of the United States OF AMERICA”.
- A “U.S.A. national” pursuant to 8 U.S.C. §1101(a)(21)(23).
- 8 U.S.C. §1101(a)(21)(23) The term “national” means a person owing permanent allegiance to a state.
- A “national” under 8 U.S.C. §1101(a)(21)(23) owing allegiance to a legislatively but not constitutionally foreign “state”.
- The term “state” in 8 U.S.C. §1101(a)(21)(23) is lower case BECAUSE it is legislatively foreign.
- A “free inhabitant” under the original Articles of Confederation, Section IV.
[*The Law of Nations – Monsieur De Vattel, Book I, chapter XIX, section 213*]

NOT any of the following:

- A “national of the United States” under 8 U.S.C. §1101(a)(22).
- A statutory “national and citizen of the United States at birth” 8 U.S.C. §1401.
- A “non-citizen national of the United States at birth” per 8 U.S.C. §1408.
- A “U.S. non-citizen national” under 8 U.S.C. §1452.
- A “person who, though not a citizen of the United States, owes permanent allegiance to the United States” as defined in 8 U.S.C. 1101(a)(22)(B) and 8 U.S.C. §1452.
- A “citizen” under 26 C.F.R. 8 U.S.C. §1.1-1(c)
- Domiciled on federal Territory.
- Physically present on federal Territory.
- Born on federal Territory.
- Representing any entity or office domiciled on federal Territory.
- A civil statutory “individual” under any act of Congress

No civil status under the laws of the national government, such as “person” or “individual”; Domicile is the origin of ALL CIVIL STATUS and without a domicile on federal territory, there can be NO civil status under any Act of Congress.

“United States” in its statutory geographical sense, for the purposes of citizenship, means federal territories and possessions and NO PART OF ANY state of the Union. This is because 8 U.S.C. §1101(a)(36) and (a)(38) and 8 C.F.R. §215.1(f) includes only federal territory and does not include any states of the Union.

UNITED STATES

Within the **COUNTRY** United States there are **two nations**:

- 1 States of the Union united under the Constitution and called “United States of America”
 - a. People within this geography are state citizens and are also called “citizens of the United States” in the Constitution and Fourteenth Amendment.
 - b. These same people within ordinary Acts of Congress are “non-resident non-persons”.
2. Federal territories and possessions subject to the exclusive jurisdiction of Congress. People in this geography are “nationals of the United States” as described in ordinary Acts of Congress and 8 U.S.C. §1101(a)(22).

U.S. SUPREME COURT RECOGNIZED

1. “It is clear that congress, as a legislative body, exercises two species of legislative power: the one, limited as to its objects, but extending all over the Union, the other, an absolute, exclusive legislative power over the District of Columbia. The preliminary inquiry in the case now before the Court, is, by virtue of which of these authorities was the law in question passed?”

[Cohens v. Virginia, 19 U.S. 264, 6 Weat. 265, 5 L.Ed. 257 (1821)]

2. “By that law the several States and Governments spread over our globe, are considered as forming a society, not a NATION. It has only been by a very few comprehensive minds, such as those of Elizabeth and the Fourth Henry, that this last great idea has even been contemplated. 3rdly, and chiefly, I shall examine the important question before us, by the Constitution of the United States, and the legitimate result of that valuable instrument.”

[Chisholm v. Georgia, 2 Dall. (U.S.) 419, 1 L.Ed. 440 (1793)]

Dual citizenship

Citizenship in two different countries. Status of citizens of United States who reside within a state; i.e., persons who are born or Born Abroad to American parent or naturalized, are citizens of the U.S. and the state wherein they reside. **[Black’s Law Dictionary, Sixth Edition p.498]**

8 U.S.C. §1502 the people from states of the Union mentioned in the Constitution as “Citizens”. They could have simply said “Constitutional citizens” instead of “not a naturalized citizen” but they would have given away their biggest secret, which is that people Born or Born Abroad or naturalized in exclusive jurisdiction of states of the Union are NOT “citizens of the United States” within Title 8 of the U.S.C. and that these people are **NOT** subject to the **legislative jurisdiction of Congress** unless abroad.

Declaration of Lawful Status of Egorova-Williams, Galina

Pre 1933 Private American National Citizen of the united states of America, and Declaration of Mistake:

Maxims: "Equity regards as done that which ought to have been done."

Equity will not aid a volunteer Equity will not complete an imperfect gift

Equity will not suffer a wrong to be without a remedy

Equity will not permit a statute to be used as an instrument of fraud.

An un-rebutted Declaration point by point stands as Truth.

Coming in peace, and granting peace to all men,

Accordingly, I, Egorova-Williams, Galina affiant formally known as Egorova-Williams, Galina Yurievna in some cases, in *esse and sui juris*, by good reason and good conscience, hereby make affirmation, depose, and declare that the following facts are true, correct, and complete to the best of my knowledge and belief.

I, Egorova-Williams, Galina, do solemnly declare and affirm the following historical facts and distinctions with regard to the status of *de jure* Private American National citizenship (said original federal citizenship, secured by Article IV, Section 2 of the Constitution of the United States, having been broadened into national citizenship by Section 1 of the 14th Amendment to the Constitution of the United States of America) and on the other hand, a State-created, statutory, Public "U.S. Citizenship", as a basis enabling a correction of mistake by this Declaration.

This in effect then, leaves only exclusive/American Equity Jurisdiction operable for remedies required by the Private American National Citizen, the posterity of the People that created these United States.

Further, that unilateral contract was the application for Certificate of Citizenship – by operation of law – would be the contract to alter (without our knowledge or consent) *de jure* Private American National Citizenship to Public "U.S. Citizenship". With this presumption of fact of an existing contract held by every individual Public "U.S. Citizen" (holding its Private American National Citizen of the United States of America as Property and Surety), every court legally sits in a martial, concurrent jurisdiction (in which the forms of Law and Equity have been merged) enforcing the statutes of an Emergency War Powers Congress. This status enables and obligates all federal and state courts to sit in this state of emergency, subverting the Common Law jurisdiction of the United States (as per Section I of the 13th Amendment, and Section I of the 14th Amendment) by rendering ineffective the constitutional status of *de jure* private American National Citizens of the United States of America (Section 1 of the 14th Amendment).

As of March 6, 1933, all Public "U.S. citizens" – with their Surety/Property, Private American National Citizens – were seized as booty of war by President Franklin Roosevelt's martial, Emergency War Powers Proclamation 2039 which practically overthrew the Sovereignty of the People of the United States of America, reducing them to being mere property of a military government sitting in Washington, D.C., to be treated as "rebels and belligerents" living in the fifty states deemed by the Conqueror/Commander-in-Chief to be merely "occupied territories", the seized state governors ruling their military governments in subordination to Washington, D.C.

Therefore, finding this situation of statutory-altered, Private American National Citizenship status intolerable, unconscionable, and at variance and in conflict with the originally established courts of Common Law as well as the courts or exclusive/inherent Equity/Chancery governed solely by the Maxims of Equity, I, Egorova-Williams, Galina do make oath, solemnly declare, and affirm:

WHEREAS, the FRANCHISE, CORPORATE SOLE, Cestui Que Trust, via the "application for Certificate of Citizenship" (hereinafter Certificate of Citizenship and № 37181986) being in fact a unilateral contract under seal, was created and offered legally through deceit, in effect, alters, within the current government, the status of "We the People", which includes every individual Private American National Citizen; first of our sovereignty as a People, then of our constitutionally-created status, and ultimately our lives, fortunes and our sacred honor;

WHEREAS, the true purpose of the CERTIFICATE OF CITIZENSHIP, a unilateral contract under seal, is to be a covert commercial agreement and unconscionable by "We the People" adhesion contract/quasi-contract between the state of the UNITED STATES GOVERNMENT, I was then deemed property of the Federal, *de facto* military government of the United States (the Certificate of Citizenship being recorded by the Department of Commerce then to serve as collateral securities for the unquestionable public debt as per Section 4 of the 14th Amendment);

WHEREAS, the true nature of the Month April, Day 28th in the year of 2025 on the Certificate of Citizenship filing of my oath, a unilateral contract under seal, is to commence the legal freeman/freewoman of the quasi-corporate, artificial person/Public "U.S. citizen" created by all necessary legal elements of a unilateral contract (it being in writing, signed, sealed and delivered for registration and filed by U.S. Citizenship and Immigration Services, USCIS, with the Secretary of Homeland Security at U.S. District Court of Colorado State;

WHEREAS, the true nature of the CERTIFICATE OF CITIZENSHIP is to commit the natural person, a foreign Citizen as Surety, for, and personal property, of the state-created, artificial person/Public "U.S. citizen", both entities being legally wedded into one legal entity, the hybrid, federally owned, Public "U.S. citizen";

WHEREAS, the CERTIFICATE OF CITIZENSHIP is a BUSINESS INSTRUMENT recorded with the County Recorder, a subsidiary of the Secretary of State (of the several states treated as "conquered territories"), also sent to the Bureau of Census, a division of the Department of Commerce in Washington, D.C., placing the NAME of the Public "U.S. citizen" into interstate and foreign world commerce as a statutory, legal, "person" (as corporations, partnerships, trusts, corporate soles, etc.), distinct and separate from the "natural born citizen", i.e. the Private American National Citizen;

WHEREAS, the Secretary of State (of the several states) charters corporations and issues franchises, therefore, any Born Abroad citizen /Private National Citizen by deception of a fraudulent oath is now liable to the Franchise Board of the State's Department of Revenue for income/excise/privilege taxes, as well as being liable to the Internal Revenue Service collecting the internal revenue for the "Federal Corporation" of the United States (28 U.S.C. 3002 (15)(A)) via excise/income/privilege taxes in payment of the interest on the national debt (proven by President Ronald Reagan's Grace commission) which interest is owed to the Roman papacy's Federal Reserve Bank;

WHEREAS, this CERTIFICATE OF CITIZENSHIP document, functioning as a BUSINESS INSTRUMENT, has deceived the Private American National Citizen, Egorova-Williams, Galina allegedly named on said certificate, into an unknown and covert implied contract by operation of law, and had placed Affiant and fellow Private American first by the 'Emergency Banking Relief Act', in its initial paragraphs containing a congressionally-amended WWI statute known as "Trading with the Enemy Act" and codified as 12 U.S.C. 95(a), and secondly by then President Franklin D. Roosevelt's Emergency War Powers Proclamation 2040 decreed on March 9, 1933;

WHEREAS, the above jurisdiction of the United States includes the jurisdiction of the constitutionally-created, federal and state civilian courts (IN FORM) sitting in a martial Roman Equity/At Law (IN SUBSTANCE), they are no longer proceeding against the accused Private American National Citizen with the Mode of a Common Law civilian due process, but rather with the Mode of a Roman Civil Law martial due process that, if unchallenged by producing state-filed public records and other *prima fascia* evidence, will confer a martial jurisdiction over the accused, being then forced to plead in a court imposing martial due process and procedure derived from a congressionally-amended World War I statute as of March 9, 1933, the judges, federal and state, acting on behalf of the military dictator/Commander-in-Chief sitting in Washington D.C.;

WHEREAS, upon the public filing of the CERTIFICATE OF CITIZENSHIP documents with its attached Private American Citizen serving as Surety and personal property, another "source" was created that would generate "income" which could then be income/excise/privileged taxed; the natural person Private American National Citizen now wedded to his/her new artificial person/ "U.S. Citizen" as its property and subordinate Surety, the new "source" (deemed a "rebel" and "belligerent" residing according to state statute in a state deemed an "occupied territory") being in commerce and subject to the absolute legislative powers of the "temporary" Emergency War Powers Congress (1933-present) to regulate without limited interstate and foreign commerce pursuant to Article 1, Section 8, Clause 3, of the "United States Constitution" during this time of a "temporary" declared state of National Emergency now 2024 in its continuous year;

WHEREAS, Affiant, a Private American National Citizen, has presently ceased to be Surety for the personal property of the Public "U.S. citizen" GALINA EGOROVA -WILLIAMS (CoC) by means of a duly filed "Release With Consideration"- *Nunc Pro tunc ab initio*", and "Rescission of Signatures of Suretyship – *Nunc Pro tunc ab initio*", thereby returning to the former status of being a Private American National Citizen held approximately between twenty (20) and thirty (30) days after Affiant's Certificate of Citizenship;

WHEREAS, Affiant *in esse*, has irrevocably separated herself from the state-created FRANCHISE, CORPORATE SOLE, "United States Citizen", created by means of a publicly filed CERTIFICATE OF CITIZENSHIP documents, hereby revokes all powers, including but not limited to, Powers of Attorney and/or Agency that Affiant may have

granted to any third party, public and/or private. Therefore, Affiant does not consent and is not a party to FDR's contract with all "U.S. citizens" by means of Proclamation 2040 confirmed and approved by Congress in its passage of the "**Emergency Banking Relief Act**" and then thereby amending the "**Trading with the Enemy Act**". Therefore, **Affiant is not in commerce (as are corporations), never to enjoy any commercial privilege of limited liability as a matter of "United States citizenship"** status (as do corporations being Public U.S. citizens), having discharged all Emergency War Power Military Governments, federal and state, from any duty or obligation arisen from Affiant being the Property/Surety for and/or wedded to the state-created hybrid, the federally owned Public "U.S. citizen" in service of Washington, D.C., for commerce and war;

WHEREAS, I, Egorova-Williams, Galina have returned to my former status of being an American, one of the people, and an American National in Equity, i.e. *de jure* Private National Citizen of the United States under Section 1 of the 14th Amendment and therefore stand "*in personam*", "*in esse*", and "*sui juris*", possessing all God-given unalienable rights including those protected by the first eight amendments of the Bill of Rights, all Constitutional rights (federal and state) and all Common Law rights of a *de jure* Private Citizen of the United States/ American National, no longer under the legal disability of being the Property/Surety for and/or wedded to a state-created, Public "U.S. citizen" owned by the Federal Military Government of the United States;

WHEREAS, I, Egorova-Williams, Galina am no longer the Property/Surety for and/or wedded to a "Public U.S. citizen" (which is "*alien juris*"), therefore, no longer under the jurisdictional power of statutorily-created, Emergency War Powers Governments (federal and state), as those absolute legislative, absolute executive, and absolute judicial powers are exercised towards a Public "U.S. citizen" deemed a "rebel and belligerent" statutorily "residing" in a state deemed "occupied territory", and therefore I am no longer under the paternal guardianship of Emergency War Powers Governments (federal and state) as those absolute, paternal powers are exercised towards its "infants, children and wards", and the Public U.S. citizens;

And so, Egorova-Williams, Galina aka **GALINA Y EGOROVA WILLIAMS (CoC)** hereby present my renunciation, as to any **implied** allegiance to the "United States" corporation, not the true united states of America.

THEREFORE, based upon the foregoing, I, Egorova-Williams, Galina in *esse & sui juris*, do make oath, solemnly declare, and affirm the following positive averments:

1. I am one of the **Posterity of "We the People"** by whom and for whom the Constitution was originally ordained and established according to its Preamble, holding *de jure* Private American National Citizenship conferred upon my Certificate of Citizenship by section I of the 14th Amendment to the Constitution for the United States.

My Proper name at Common Law is "Egorova-Williams, Galina", my surname/family name is "Egorova-Williams".

2. My Proper name is spelled in both **upper- and lower-case letters**, without capitonyms (without using all capital-lettered name), in accordance with proper rules of English grammar.
3. I was naturally born on May, the day eleventh (11th) of Nineteen Sixty (1960) in the geographical State of my birth country USSR and was called Yakovleva (Gen.) Galina Yurievna for many years. Through fraudulent deception by oath of Certificate of Citizenship and allegiance, I was subjected to this Emergency war Powers Government; to be unconscionably and mistakenly put on public record. Without full and complete disclosure, I was entered into an unconstitutional and illegal act of Oath to the *de facto* CORPORATE GOVERNMENT, and not the true Government of the United States for America. I was led to believe that by my oath, I would be a free American Private Citizen of the united States non-corporate
4. I was naturalized in the city (territory) of Centennial, on the land of the County (territory) of Arapahoe county, within the geographical jurisdiction of Colorado State (state of the Union), one of the several States of the Union
5. On the **day of my** Certificate of Citizenship, **I became a *de jure* Private American National Citizen** of the geographical of the **united states of America** (composing the fifty states) pursuant to Section I of the 14th Amendment to the Constitution **of the united states of America**.
6. On the day my "Registration of Citizenship" was filed with the "State of Colorado State", by operation of law I became the Property/Surety and/or and wedded to "**GALINA EGOROVA-WILLIAMS**", a state-created Citizenship State "corporate sole" and statutory Public "U.S. citizen" of the Emergency war Powers Military

- Government of the "United States", it governing the states as "conquered territories" and its state-created "U.S. citizens" as a conquered people.
7. Said Property has been returned to the natural owner, said Suretyship has been terminated, the marriage has ended, and my former status of Private American National Citizen of the united states of America has been restored, pursuant to the maxims of the Law of Contract, The American Common Law, Equity Maxims, Equity Jurisprudence and the Uniform Commercial Code, by means of a duly filed and publicly recorded **"Release Without Consideration – Nunc Pro Tunc Ab initio"**.
 8. If a *de jure* Private American National Citizenship of the State of the Union is "paramount and dominant", my *de jure* Private Citizenship of the State of the Union of Colorado State is "subordinate and derivative" of said Private National Citizenship of the United States. Selective Draft Law Cases; 245 U.S. 366, 389 (1918). Private Citizens of the United States were called "American Freemen" by pre-14th Amendment presidents George Washington, Andrew Jackson, Zachary Taylor, and Abraham Lincoln, as well as by post 14th Amendment Supreme Court Justice John Marshall Harlan evidenced by his dissent [in U.S. Maxwell v Dow, 176 U.S. 581,607,617 (1900) and Downes v. Bidwell, 182 U.S. 244, 381 (1901)].
 9. I, now Specially and Privately Reside **without the military jurisdiction** of the "United States" as defined by the **"Trading with the Enemy Act"**, and therefore Privately Reside within a non-military occupied private estate within the territorial jurisdiction of the geographical State of the Union of Colorado State which I sometimes refer to as The Colorado State of the Union Free State. Therefore, I am America National, holding Private Citizenship of the State of the Union of Colorado State pursuant to Section 1 of the 14th Amendment.
 10. **My law** is the Twenty Maxims of English/American Equity.
 11. **My seal** is private to my family.
 12. Being a non-statutory, constitutionally-protected Private American National Citizen of the State of the Union of the united states of America and a non-statutory, constitutionally-protected Private Citizen/Special and Private Resident of the State of the Union of Colorado State and therefore no longer the Property/Surety for and/or wedded to the Colorado State, "corporate sole"/ "Public U.S. citizen" "GALINA EGOROVA-WILLIAMS", I am not in commerce as a matter of personal status, as are statutory, state-created, Surety-backed Public "U.S. citizens" of the United States, and therefore the sentient, living person " Egorova-Williams, Galina", **without a Surety and Personal Property, is a "Non-Taxpayer"** described in Economy Plumbing & Heating vs. United States, 470 F. 2d, 585 at 589 (1972).
 13. I will rescind every Signature of Suretyship – *Nunc Pro Tunc ab initio* – ever executed on behalf of the corporate sole/ "U.S. citizen" " GALINA EGOROVA-WILLIAMS" (including and derivative of the NAME thereof) be it public and/or private, by means of a duly filed **"Rescission of Signatures of Suretyship – Nunc Pro Tunc Ab initio"**.
 14. The legal Title holder(s) and the Equitable Title holder of all legal property of the Private Business Trust " GALINA EGOROVA-WILLIAMS " are private in nature evidenced by a "Notice of Private Trust Arrangement" filed in the public record.
 15. I am the Authorized Representative/Agent for the Private Business Trust " GALINAY EGOROVA-WILLIAMS" in the acquisition of its legal property by nature evidenced by a "Notice of Private Trust Agreement" filed in the public record.
 16. The Private Business Trust " GALINA Y EGOROVA-WILLIAMS" is in U.S. domestic and world commerce, all products being equitable property by nature of a special and private Sole Beneficiary holding the status of a Private Citizen of the United States, secured by Section 1 of the 14th Amendment to the Constitution of the united states of America. **Therefore, the Private Business Trust " GALINA Y EGOROVA-WILLIAMS ", "has no income", and therefore the trust is a non-taxpayer legal entity.**

Further, I, Egorova-Williams, Galina in esse & sui juris, make oath, do solemnly declare, and affirm the following negative averments:

1. **I am not alien juris, holding the status of being the Property/Surety for and/or wedded to an artificial, hybrid Public "U.S. citizen"** created by state statute under certificate of citizenship for the benefit of the Emergency War Powers Military Government created on March 9, 1933; hence I am neither an infant or a child nor a rebel or a belligerent under the power of a paternal and martial Emergency War Powers Military Government, federal or state.

2. **My Proper name is not** "GALINA YURIEVNA EGOROVA-WILLIAMS", "GALINA Y EGOROVA-WILLIAMS", "GALINA EGOROVA-WILLIAMS", "EGOROVA-WILLIAMS, GALINA", or any other form or derivative thereof; of this *nom de guerre*/name of war carried by all "U.S. citizens", which is principal in distinguishing the difference between all the uppercase names and mixed case names, which has been affirmed by a federal court of record.
3. **My Proper name is not spelled solely in upper-case letters or with any abbreviations**, which is principal in distinguishing the difference between the all-uppercase name and the mixed case name which has been affirmed by a federal court of record.

I am neither the Property/Surety for, nor wedded to the artificial entity "GALINA Y EGOROVA-WILLIAMS", "GALINA EGOROVA-WILLIAMS", "EGOROVA WILLIAMS, GALINA" or any other derivative of this *nom de guerre*/name or war carried by all "U.S. citizens", said NAME being the legal property by characteristic of the Military Government of the United States.

4. **I am neither a statutory, state-created Public "United States citizen", (artificial person)** of the sovereign, Military Government of the United States nor am I Surety for and/or personal property of and/or wedded to a statutory, state-created Public "United States citizen" (artificial person) of the sovereign, Military Government of the United States as a matter of Status and/or a matter of public and/or private contract. Therefore, I am not a state-created, federally owned, statutory Public "United States citizen" (artificial person/"U.S. citizen") of the sovereign, Military Government of the United States for income/excise/privilege tax purposes.
 5. **My flags, national and state, are not military colors bordered with gold fringe and/or draped with gold cords with gold tassels.**
 6. I am not a rebel, belligerent or enemy publicly residing within a conquered territory of the "United States" ("the territory over which the sovereignty of the United States exists", Hooven, supra p 671), its sovereign, *de facto*, Military Government having been created by FDR's presidential proclamation 2040 approved and confirmed by Congress, "Emergency Banking Relief Act" (12 U.S.C. 95b), which act also was amended (via 12 U.S.C. 95a) the "Trading with the Enemy Act" (50 U.S.C. App, S(b), on March 9, 1933).
 7. **I do not publicly reside according to statute within any of the ten regions** of the geographical united states of America designated by ZIP codes of the Federal Zone Improvement Project begun in 1963 and take exception to whenever and wherever possible in the use of either a ZIP code or a Postal code, both being synonymous. **Further, I, Egorova-Williams, Galina** in *esse* and *sui juris*, make oath, do solemnly declare, and affirm the following specific negative averments: **WHEREAS** I was deceived into unknowingly subjecting myself to the intentions and jurisdiction of this aforesaid temporary government that I misunderstood, and now hold such deception as unconscionable.
1. Am I not free, under the rules of English American Equity, to correct a mistake for the regard of my own interest?
 2. Can I not now choose by my free will act to properly correct my status by way of this declaration, for the intention of having proper and peaceful relations with all men?
 3. Are not all the aforesaid averments made in this declaration true regarding who I am, and who I am not?
 4. Is it not my intention to see that **my status** identity belong on the U.S. **"Do not Detain Do not Arrest List"**?

Therefore, I, Egorova-Williams, Galina, holding the constitutionally-protected private right to a civilian due process of law on both a federal and state level, as well as being unaffected by the "Emergency Banking Relief Act" having imposed a martial due process of law (by way of the amended "The Trading With the Enemy Act") on any substantively, artificial, "person within the United States" deemed federal "booty of war", I am foreign, by nature and by characteristic, to the extra-constitutional, alien, "temporary" Emergency War Powers Military Government of the United States and owe no temporary allegiance to said "temporary" Emergency War Powers Government. Therefore, I am foreign, by nature and characteristic, to the extra-constitutional, alien, "temporary" Emergency War Powers Government of the State of Domicile State and the extra-constitutional, alien, "temporary", Emergency war Powers Governments of the other forty-nine (49) states and owe no temporary allegiance to said "temporary" Emergency War Powers Military Governments having been "temporarily" created by Congress (12 U.S.C. 95a) and by President Franklin D. Roosevelt (Presidential Proclamation 2040) on **March 9, 1933**. Again, I say. I operate, come in peace and honor, with clean hands.

by: Egorova-Williams, Galina
 Egorova-Williams, Galina, non-citizen, "national" INA
 section 101(a)(21)(23) all rights and liberties reserved.

Person qualified to administer:

OATH

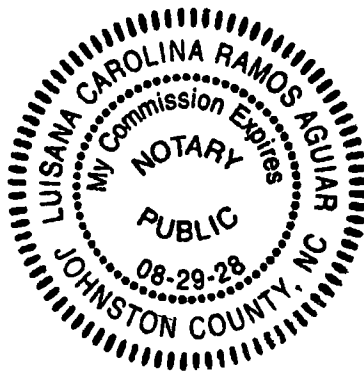
JURAT

State North Carolina)
Wake County)
 the united states of America)

Personally appeared before me, the undersigned authority in and for the said county and state, on this 28 day of month of April 2025, within my jurisdiction, the within named, Egorova-Williams, Galina, **non-citizen**, "**national**" section 101(a)(21) who acknowledged that she executed the above and foregoing instrument of Oath of Lawful Status Citizenship, domicile and non-resident, owing permanent allegiance to Colorado, state of the Union, U.S.A., nationality "Coloradan" and acknowledged this to be her act and deed.

Lawful Status, used for Identification:

- ☒ United states of America Passport Card
☐ United states of America Passport
☐ State Driver's License
☐ State ID
☐ Government ID



SUBSCRIBED AND SWORN (AFFIRMED) before
 me this 28 day of April, 2025.

Luisana Carolina Ramos Aguiar

Signature and Title of Administering Officer

Notary Public

My Commission Expires 08 / 29 / 2028