

MOTION TO RECOGNIZE SECURED PARTY'S INTEREST  
IN WARE TRUST© AND TO CLARIFY REPRESENTATION  
REQUIREMENT AND DEMAND FOR EQUITABLE  
RELIEF AND REVIEW UNDER FUNDAMENTAL RIGHTS  
A True Bill-in-Equity

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No. 2025-000211

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

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**RECEIVED**

JUL 23 2025

SC Court of Appeals

APPEAL FROM HORRY COUNTY  
Court of Common Pleas

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B. Alex Hyman,  
15<sup>th</sup> Circuit Court Resident Judge

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Case No. 2025-CP-2600218

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Waretrust©, et al,

Appellant-Plaintiff,

v.

STATE OF SOUTH CAROLINA, et al.

Respondent-Defendant.

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**MOTION TO RECOGNIZE SECURED PARTY'S INTEREST  
IN WARE TRUST© AND TO CLARIFY REPRESENTATION  
REQUIREMENT AND DEMAND FOR EQUITABLE  
RELIEF AND REVIEW UNDER FUNDAMENTAL RIGHTS  
A True Bill-in-Equity**

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**TO THE HONORABLE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:**

NOW COMES **Jameerah Tahidah; Ware©**, in Her private capacity and as a Secured Party with a perfected security interest in the private entity **WARE TRUST©**, by affidavit and documentation on record, respectfully moving this Honorable Court as follows:

**I. BACKGROUND AND STANDING**

1. On **June 18, 2025**, the Court issued an Order stating that **WARETRUST** [sic] cannot proceed in this action unless represented by an attorney licensed to practice in South Carolina. See: a true and correct copy of the “ORDER”, indorsed as “U.S. obligation”, attached hereto, incorporated herein by reference and made a part hereof as if fully reproduced, marked **Attachment “A”**.
2. **Jameerah Tahidah; Ware©** is not merely a beneficiary or trustee, but the **secured party creditor** with a **perfected interest in all assets, contracts, and operations of WARE TRUST©**, as documented in a Uniform Commercial Code Financing Statement. See: **Attachment “B”** and affirmed Affidavit of Ownership, **Attachment “C”**, attached hereto, incorporated herein by reference and made a part hereof as if fully reproduced.
3. This motion is submitted to invoke this Court’s equitable jurisdiction and to protect fundamental rights secured under the **U.S. Constitution, South Carolina Constitution**, and applicable principles of **common law and equity**, including but not limited to:
  - Right to property (U.S. Const. Amend. V),
  - Right to contract (U.S. Const. Art. I, §10), and
  - Right to access courts (S.C. Const. Art. I, §9; U.S. Const. Amend. I).

## II. LEGAL BASIS FOR RELIEF

4. While it is generally true that artificial entities must appear through counsel, **WARE TRUST© is a private express trust**, not a corporation, LLC, or statutory entity. The trust exists under the **common law of trusts**, and its internal governance is determined by the trust indenture and parties thereto.
5. **South Carolina law** recognizes that trustees may represent a trust in legal proceedings where doing so does not constitute the unauthorized practice of law (see *Rule 11, SCRPC; In re Unauthorized Practice of Law Rules*).
6. Furthermore, **Jameerah Tahidah; Ware©'s perfected secured interest** in the corpus of the trust grants Her a **right to intervene and specially appear in defense of Her interests**, particularly where the Court's order could impair or divest Her secured position. See: Attachments "A" and "B".
7. Under **UCC § 9-607** and **§ 9-610**, a secured party has the right to enforce its interest, manage or dispose of collateral, and act in protection of that interest, including initiating or defending litigation to preserve rights.
8. Forcing representation by a third-party attorney where no injury to the public or adverse party is shown violates **substantive due process** and chills the exercise of constitutionally protected private rights.

## III. EQUITABLE RELIEF REQUESTED

WHEREFORE, **Jameerah Tahidah; Ware©**, as secured party creditor and lawful private agent-in-fact for WARE TRUST©, respectfully demands the following relief:

1. **Recognition of Her perfected interest** in WARE TRUST© as evidenced by record filings and affidavit, See **Attachment “B”** and **Attachment “C”**;
2. **Leave to appear and speak** in Her capacity as secured party and authorized private representative under common law and UCC authority;
3. **An Order reversing or clarifying the July 18, 2025 directive** requiring a licensed attorney where no statutory rule or harm to opposing parties has been demonstrated;
4. **Equitable protection of the trust corpus** from impairment, divestment, or dismissal based solely on procedural form over substance;
5. Any other relief this Honorable Court deems **just, proper, and necessary in equity** and consistent with the **Supreme Law of the Land**.

#### **IV. CONCLUSION**

For these reasons **Jameerah Tahidah; Ware©** demands that this Honorable Court grant this motion and the relief demanded; and that this Honorable Court grant to **Jameerah Tahidah; Ware©** historic equity and such further and other relief this Honorable Court deems just, proper and equitable.

Dated: this **Eighteenth** Day of the **Seventh** Month in the Year of Our Lord and Savior Two Thousand Twenty-five.

Respectfully submitted, by:

*/s/ Jameerah Tahidah; Ware©2010,*

the living, breathing sentient Genswoman known by the appellation “Jameerah Tahidah; Ware©2010, All Rights Reserved,” Sui Juris Secured Party Creditor.

**Private Administrator and Private Agent-in-Fact for  
WARE TRUST©2010, ALL RIGHTS RESERVED.**

**VERIFICATION AND CERTIFICATION-CERTIED PROOF OF CLAIM/AFFIDAVIT**

Affiant, Jameerah Tahidah; Ware©, does affirm and verify on Affiant's own unlimited commercial liability, under penalty of perjury of the laws of South Carolina Republic, without the United States, that Affiant has scribed and read the foregoing facts contained in this Affidavit, including any accompanying document, and that, in accordance with the best of Affiant's firsthand knowledge and conviction, such are true, correct, complete, and certain and not misleading, and admissible as evidence, the truth, the whole truth, and nothing but the truth.

Executed on: this Eighteenth Day of the Seventh Month in the Year of Our Lord and Savior Two Thousand Twenty-five.

**SIGNED:  
PEACE.  
I AM.**

/s/ Jameerah Tahidah; Ware©2010,

All Rights Reserved, the living, breathing, flesh-and-blood Genswoman known by the appellation "Jameerah Tahidah; Ware©2010, All Rights Reserved," Affiant.

**ATTACHMENTS:**

- **Attachment "A"** – "ORDER" indorsed as a "U.S. obligation".
- **Attachment "B"** – UCC Financing Statement indicating perfected security interest in WARE TRUST©
- **Attachment "C"** – Affidavit of Ownership and Private Administrative Rights

## **ATTACHMENT “A”**

“ORDER” indorsed as a “U.S. obligation”

# The South Carolina Court of Appeals

Waretrust and Jameerah Ware, Appellants,

v.

A and K Properties of SC, Inc., Respondent.

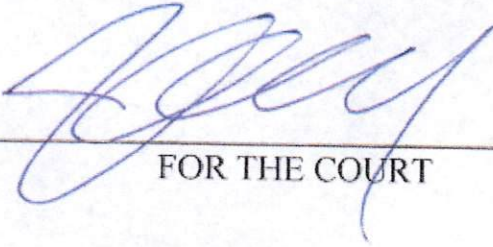
Appellate Case No. 2025-000211

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## ORDER

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On May 1, 2025, Appellant Jamerrah Ware, as a "duly [a]uthorized [r]epresentative" and trustee, moved for an order to show cause on behalf of Appellant Waretrust. Respondent did not file a return. After careful consideration, we take no action on the motion because Appellant Jamerrah Ware is not an attorney and cannot represent the trust. Waretrust must retain counsel within thirty days of the date of this order or Waretrust will be dismissed from the appeal. *See* S.C. Code Ann. § 40-5-310 (2011) ("No person may either practice law or solicit the legal cause of another person or entity in this State unless he is enrolled as a member of the South Carolina Bar pursuant to applicable court rules, or otherwise authorized to perform prescribed legal activities by action of the Supreme Court of South Carolina.").<sup>1</sup>



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FOR THE COURT

Columbia, South Carolina

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<sup>1</sup> Although it is unpublished and of no precedential value, we find *Real Estate Unlimited, LLC v. Rainbow Living Trust*, in which we held a non-attorney trustee of a valid trust may not represent the trust in the court of common pleas because the action would not be the trustee's own cause but rather that of the trust and its beneficiaries, instructive. *See* 2004-UP-019 (S.C. Ct. App. filed Jan. 15, 2004).

cc:  
Waretrust  
Jermerrah Tahidah  
A and K Properties of SC, Inc.

**FILED**  
**Jun 18 2025**

**A True Bill-in-Equity, which is "Due" and "Owing".**

**SPECIAL INDORSEMENT:** For Cash Exchange and Collection/Enforcement of My Remedy. For My Remedy Only. All Rights Reserved. Without Prejudice And Without Recourse To Me. I Am Compensated and Judgment and Writ of Eviction vacated. **SIGNED:**

WARE TRUST©2010, ALL RIGHTS RESERVED, by:

I AM. /s/ *Jameerah Tahidah Ware*©2010, All Rights Reserved, True Sole Grantee and Beneficiary and True Entitlement Holder and Creditor. U.S. Obligation. Redeemed and paid-in-full in lawful money of the United States.

**SPECIAL INDORSEMENT:**

For Cash Exchange and Collection/  
Enforcement of My Remedy. For My  
Remedy Only. All Rights Reserved.  
Without Prejudice And Without Recourse  
To Me. I AM Compensated via EFT.

**SIGNED AND SEALED:**

WARE TRUST©, ALL RIGHTS RESERVED, by:  
**I AM.**

/s/ Jameerah Tahidah, Ware©2010,  
All Rights Reserved, True Sole Grantee and  
Beneficiary and True Entitlement Holder and  
Creditor.

FOR SECURITY PURPOSES, THE FACE OF THIS DOCUMENT CONTAINS A COLORED BACKGROUND AND MICROPRINTING IN THE BORDER

United States of America

PAY TO THE ORDER OF

Jameerah Tahidah, Ware© and WARETRUST©

\*\*\*\*\* One billion and .00/100 \*\*\*\*\*

Dollars.

[\$1,000,000,000.00]

Date: 7/18/2025

2114

U.S. Treasury  
1500 Constitution Avenue, NW  
Washington, D.C. (20224)

Memo: Redeemed in lawful money at the U.S. Treasury or  
at any Federal Reserve Bank for Payment-in-full  
and reduction of the Public Debt. Account No.  
2024CV261042014 and 2025-CP-0218.

By: /s/ King Lord Noble, R Asanti, Ali ©1988,  
All Rights Reserved, Authorized Signer. As Good As Avail.

SECURITY FEATURES INCLUDED. DETAILS ON BACK

002114 520907065 211723016 40

*This bill has the security lines impressed on the front and  
with metal wires around the gold foil.*

• Security Lines	• Security Lines
• Micro Printing	• Security Lines
• Watermark	• Security Lines
• Colored Background	• Security Lines

**ATTACHMENT "B"**

UCC Financing Statement

indicating perfected security interest in WARE TRUST©



LINS408081372500

**South Carolina Secretary of State's Office**  
Mark Hammond

**Search Response**

Dated: 4/29/2025 8:12 AM

**Search Criteria Entered:**

**Name Search**

Party Name: WARE TRUST

Party: Debtor

Filing Status: Lapsed And Unlapsed Filings

Filing Type: All

Name	Selected
WARE TRUST©	Yes

Filing Number	Filing Type	Filing Date	Lapse Date	Electronic Image Available
250413-0713102	UCC-1 Financing Statement (PUBLIC FINANCE)	4/13/2025 7:13 AM	4/13/2055	Yes

UCC FINANCING STATEMENT


FOLLOW INSTRUCTIONS

A. NAME & PHONE OF CONTACT AT FILER (optional)

B. E-MAIL CONTACT AT FILER (optional)

C. SEND ACKNOWLEDGMENT TO: (Name and Address)

King Lord Noble, R Asant, Ali©  
 In care of "Vills": posting location  
 514 Battey Drive  
 Myrtle Beach, SC 29588



SC SECRETARY OF STATE

250413-0713102 NS

Lapse Date: 04/13/2055

Date: 4/13/2025

Time: 7:13 AM

Page Count: 10 Pg

Debtor Count: 2

Filing Fees: \$20.00

Service Fee\* SC.GOV: \$8.00

Total: \$28.00

Order ID#: 168614566

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 1b, leave all of item 1 blank, check here  and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

1a. ORGANIZATION'S NAME  
WARE TRUST©

OR

1b. INDIVIDUAL'S SURNAME

FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX

1c. MAILING ADDRESS

CITY	STATE	POSTAL CODE	COUNTRY
UPPER DARBY	PA	19082	US

2. DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name); if any part of the Individual Debtor's name will not fit in line 2b, leave all of item 2 blank, check here  and provide the Individual Debtor information in item 10 of the Financing Statement Addendum (Form UCC1Ad)

2a. ORGANIZATION'S NAME

OR

2b. INDIVIDUAL'S SURNAME  
TRUST© - TRADENAME

FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
WARE		

2c. MAILING ADDRESS

CITY	STATE	POSTAL CODE	COUNTRY
UPPER DARBY	PA	19082	US

3. SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name (3a or 3b)

3a. ORGANIZATION'S NAME

OR

3b. INDIVIDUAL'S SURNAME  
Ali©

FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
King Lord Noble, R	Asanti	

3c. MAILING ADDRESS

CITY	STATE	POSTAL CODE	COUNTRY
Myrtle Beach	SC	29588	US

4. COLLATERAL: This financing statement covers the following collateral:

See attachment.

5. Check only if applicable and check only one box: Collateral is  held in a Trust (see UCC1Ad, item 17 and Instructions)  being administered by a Decedent's Personal Representative

6a. Check only if applicable and check only one box:  Public-Finance Transaction  Manufactured-Home Transaction  A Debtor is a Transmitting Utility  Agricultural Lien  Non-UCC Filing

7. ALTERNATIVE DESIGNATION (if applicable):  Lessee/Lessor  Consignee/Consignor  Seller/Buyer  Bailee/Bailor  Licensee/Licenser

8. OPTIONAL FILER REFERENCE DATA:

Dated: 6/25/2024. SIGNED, by: King Lord Noble, R Asanti, Ali©1988, All Rights Reserved.

# UCC FINANCING STATEMENT ADDITIONAL PARTY

FOLLOW INSTRUCTIONS

18. NAME OF FIRST DEBTOR: Same as line 1a or 1b on Financing Statement; if line 1b was left blank because Individual Debtor name did not fit, check here

18a. ORGANIZATION'S NAME WARE TRUST©	
OR	
18b. INDIVIDUAL'S SURNAME	
FIRST PERSONAL NAME	
ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX



SC SECRETARY OF STATE  
250413-0713102 NS

Date: 4/13/2025  
Time: 7:13 AM  
Page Count: 10 Pg  
Debtor Count: 2  
Filing Fees: \$20.00  
Service Fee\*: \$8.00  
SC.GOV: \$28.00  
Total: \$28.00  
Order ID# 168614566

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

19. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (19a or 19b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

19a. ORGANIZATION'S NAME			
OR			
19b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
19c. MAILING ADDRESS		CITY	STATE   POSTAL CODE   COUNTRY

20. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (20a or 20b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

20a. ORGANIZATION'S NAME			
OR			
20b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
20c. MAILING ADDRESS		CITY	STATE   POSTAL CODE   COUNTRY

21. ADDITIONAL DEBTOR'S NAME: Provide only one Debtor name (21a or 21b) (use exact, full name; do not omit, modify, or abbreviate any part of the Debtor's name)

21a. ORGANIZATION'S NAME			
OR			
21b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
21c. MAILING ADDRESS		CITY	STATE   POSTAL CODE   COUNTRY

22.  ADDITIONAL SECURED PARTY'S NAME or  ASSIGNOR SECURED PARTY'S NAME: Provide only one name (22a or 22b)

22a. ORGANIZATION'S NAME			
OR			
22b. INDIVIDUAL'S SURNAME Ware©	FIRST PERSONAL NAME Jameerah	ADDITIONAL NAME(S)/INITIAL(S) Tahidah	SUFFIX
22c. MAILING ADDRESS In care of "Vills": posting location   514 Battey Drive		CITY Myrtle Beach	STATE   POSTAL CODE   COUNTRY SC   29588   US

23.  ADDITIONAL SECURED PARTY'S NAME or  ASSIGNOR SECURED PARTY'S NAME: Provide only one name (23a or 23b)

23a. ORGANIZATION'S NAME			
OR			
23b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX
23c. MAILING ADDRESS		CITY	STATE   POSTAL CODE   COUNTRY

24. MISCELLANEOUS:

**"PUBLIC NOTICE"**

**UCC FINANCING STATEMENT ATTACHMENT**

**DEBTOR(S):**

WARE TRUST©  
WARE TRUST© - TRADENAME  
7201 BRADFORD ROAD  
UPPER DARBY, PA (19082)  
UNITED STATES; and

**Secured Party:**

Ware©, Jameerah Tahidah;  
Ali©, King Lord Noble, R Asant  
In care of "Vills": posting location  
514 Battey Drive  
Myrtle Beach, [near 29588] without recourse  
UNITED STATES POST OFFICE  
South Carolina Republic  
Al Morocs, NorthWest Amexem,  
NorthWest Africa, North America  
Non-Domestic/Non-Assumpsit



**COLLATERAL:** This financing statement covers the following collateral:

All of debtor's assets, land and personal property, and all of debtor's interests in said assets, land and personal property, now owned and hereafter acquired, now existing and hereafter arising and wherever located, described fully in Private Security Agreement No. WT-001-SA dated the Twenty-fifth Day of the Sixth Month in the Year Two Thousand Twenty-four is liened in the sum certain total amount of One Hundred Billion United States Dollars (\$100,000,000,000.00 USD). This lien against said collateral/property secures the obligation/amount of indebtedness and liability whatsoever that debtor owes in favor of Secured Party as set forth in the previously mentioned express, written Private Security Agreement. Pursuant to said Agreement, debtor delivered and authorizes that all said collateral/property be delivered into the possession of Secured Party until Secured Party terminates said Agreement in writing. All collateral/property currently held or outstanding belongs to Secured Party. Secured Party possesses the Rights stated in said Agreement re collateral/property, as well as any and all other Rights that Secured Party may have. All collateral/property as described and itemized in said Agreement and on the attached pages is accepted for value and liened by Secured Party, and forever in fee simple. Debtor and all collateral/property are exempt from levy and any third-party lien. Inquiring parties may consult directly with debtor for ascertaining, in detail, the financial relationship and contractual obligations identified in said Private Agreement referenced above. All related orders, bonds, proceeds, products, instruments, transfer orders, chattel paper, accounts, debts, obligations, baggage, any other hypothecated Real or Personal Property whatsoever and fixtures, and the orders therefrom are released to Secured Party. Adjustment of this filing is in accord with UCC §§ 1-103, 1-104, 10-104 and House Joint Resolution 192 of June 5, 1933. Secured Party accepts debtor's signature in accord with UCC 1-201(b)(3), 3-401. Read the following "COPYRIGHT NOTICE" hereto, incorporated herein by reference and made a part hereof as if fully reproduced.

All Collateral covered in this financial statement and all the following described property is accepted for value by Secured Party and is exempt from levy and third-party lien.

1. The trade-name, mark, and trade-mark of Debtor, "WARE TRUST©," and any and all other assemblages of letters and derivations and variations in the spelling of said name used with the intent of referencing Debtor, "WARE TRUST©," except "Jameerah Tahidah Ware©" and "King Lord Noble, R Asanti, Ali©".
2. All of Debtor(s) rights, titles and interests in any and all certificated securities, including but not limited to, any and all alleged birth document/record re WARE TRUST©, such as the CERTIFICATE OF TRUST filed in the Official Records of Pima County, Arizona, File No. 20242080341 and Recorded on 7/26/2024 02:09 PM, i.e. any and every "CERTIFICATE OF TRUST," "STANDARD CERTIFICATE OF TRUST," "NOTIFICATION OF TRUST REGISTRATION," "CERTIFICATE OF REGISTRATION," "CERTIFICATE OF TRUST REGISTRATION," and otherwise-entitled trust document/record issued at any of the following levels: city, county, state, federal, other-allegedly involving, concerning, binding, derived from, etc., the name consisting of any assemblage of letters regarded as identifying/referencing Debtor, i.e. WARE TRUST©, for any reason whatsoever.
3. All of Debtor(s) rights, titles, and interests in uncertificated securities, such as, all licenses, permits, insurance contracts, commodities, and accounts public and private, and all related documents, instruments, and endorsements, front and back.
4. Social Security Account Number XX-XXXX600 and all related documents, instruments, and endorsements, front and back, except the social security paper-card-but not the ink and printing on either side of said paper card-issued by Social Security Administration and bearing Social Security Account No. XX-XXXX600 on the obverse thereof.
5. All related accounts, trusts, documents, instruments, and endorsements, front and back, re Debtor's certificated securities and Social Security Account No. XX-XXXX600.
6. All Social Security income from Social Security Account No. XX-XXXX600.
7. Private Treasury UCC Contract Trust Account No. XX-XXXX600.
8. All Deposit Accounts, i.e. demand, time, savings, passbook, and other accounts maintained with a bank of any kind as authorized by Private Security Agreement No. WT-001-SA dated the Twenty-fifth Day of the Sixth Month in the Year Two Thousand Twenty-four.
9. Number: 4374084815, 2024CV261042014, 2025-CP-2600218, and 2025-000211.


All Collateral covered in this financing statement and all property described herein is accepted for value by Secured Party and is exempt from levy and third-party lien. Secured Party is holder-in-due-course of all negotiable instruments and securities referencing, bearing upon, and deriving from all collateral and property referenced herein. All related orders, bonds, proceeds, products, instruments, transfer orders, chattel paper, accounts, debts, obligations, baggage, any other hypothecated Real or Personal Property whatsoever and fixtures, and the orders therefrom are released to Secured Party. Adjustment of this filing is in accord with UCC §§ 1-103, 1-104, 10-104 and House Joint Resolution 192 of June 5, 1933. Secured Party accepts Debtor's signature in accord with UCC §§ 1-201(b)(37), 3-401.

**NOTE:** Secured Party is not under any circumstance, nor in any manner whatsoever considered the property/surety or an accommodation party for the "U.S. Government", "COMMONWEALTH OF PENNSYLVANIA", "STATE OF SOUTH CAROLINA", or the "government of Horry County, South Carolina", and for and/or wedded to Debtor(s) and or any juristic person.


Notice hereby given to each and every principal, guarantor, agent and assign re the subject matter set forth hereinabove. Notice to agent is Notice to principal. Notice to principal is Notice to agent. Applicable to all successors and assigns.

**COPYRIGHT NOTICE**  
**NOTICE BY SELF-SERVING DECLARATION**

**Copyright Notice:** All Rights Reserved re common-law copyright of trade-name/trade-mark, WARE TRUST© as well as any and all derivatives and variations in the spelling of said trade-name/trade-mark, not excluding Jameerah Tahidah Ware©, Common Law Copyright©2010 by the living, breathing, sentient Gensman, i.e. Jameerah Tahidah Ware ©, hereinafter "**Secured Party**". Said common-law trade-name/trade-mark, "WARE TRUST©", hereinafter "**Common-Law Trade-name/Trade-mark,**" may neither be used, nor reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgement of Secured Party as signified by the red-ink signature of Secured Party. With the intent of being contractually bound, any juristic person, as well as the agent of said juristic person, consents and agrees by this Copyright Notice that neither said juristic person, nor the agent of said juristic person, shall display, nor otherwise use in any manner, the common-law trade-name/trade-mark WARE TRUST©, nor the common-law copyright described herein, nor any derivative of, nor any variation in the spelling of, WARE TRUST© without the prior, express, written consent and acknowledgment of Secured Party, as signified by Secured Party's signature in red ink. Secured Party neither grants, nor implies, nor otherwise gives consent for any unauthorized use of WARE TRUST©, and all such unauthorized use is strictly prohibited. Secured Party is not now, nor has Secured Party ever been, an accommodation party, nor a surety, for the Debtor, i.e. "WARE TRUST©," nor for any derivative of, nor for any variation in the spelling of, said name, nor for any other juristic person, and is so-indemnified and held harmless by Debtor, i.e. "WARE TRUST©," in Hold-harmless and Indemnity Agreement No. WT-001-HHIA dated the Twenty-fifth Day of the Sixth Month in the Year Two Thousand Twenty-four against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by Debtor for any and every reason, purpose, and cause whatsoever. Self-executing Contract/Security Agreement in Event of Unauthorized Use: By this Copyright Notice, both the juristic person and the agent of said juristic person, hereinafter jointly and severally "User," consent and agree that any use of WARE TRUST© other than authorized use as set forth above constitutes unauthorized use, counterfeiting, of Secured Party's common-law copyrighted property, contractually binds User, renders this Copyright Notice a Security Agreement wherein User is debtor and Jameerah Tahidah Ware© is Secured Party, and signifies that User: (1) grants Secured Party a security interest in all of User's assets, land, and personal property, and all of User's interest in assets, land, and personal property, in the sum certain amount of \$100,000,000.00 per each occurrence of use of the common-law-copyrighted trade-name/trade-mark WARE TRUST©, as well as for each and every occurrence of use of any and all derivatives of, and variations in the spelling of, WARE TRUST©, plus costs, plus triple damages; (2) authenticates this Security Agreement wherein User is debtor and Jameerah Tahidah Ware© is Secured Party, and wherein User pledges all of User's assets, land, consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, instruments, deposit accounts, accounts, documents, and general intangibles, and all User's interest in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing User's contractual obligation in favor of Secured Party for User's unauthorized use of Secured Party's common-law-copyrighted property; (3) consents and agrees with Secured Party's filing of a UCC Financing Statement in the UCC filing office, as well as in any county recorder's office, wherein User is debtor and Jameerah Tahidah Ware© is Secured Party; (4) consents and agrees that said UCC Financing Statement described above in paragraph "(3)" is a continuing financing statement, and further consents and agrees with Secured Party's filing of any

continuation statement necessary for maintaining Secured Party's perfected security interest in all of User's property and interest in property, pledged as collateral in this Security Agreement and described above in paragraph "(2)," until User's contractual obligation theretofore incurred has been fully satisfied; (5) consents and agrees with Secured Party's filing of any UCC Financing Statement, as described above in paragraphs "(3)" and "(4)," as well as the filing of any Security Agreement, as described above in paragraph "(2)," in the UCC filing office, as well as in any county recorder's office; (6) consents and agrees that any and all such filings described in paragraphs "(4)" and "(5)" above are not, and may not be considered, bogus, and that User will not claim that any such filing is bogus; (7) waives all rights and defenses; and (8) appoints Secured Party as Authorized Representative for User, effective upon User's default re User's contractual obligations in favor of Secured Party as set forth below under "Payment Terms" and "Default Terms,"  granting Secured Party full authorization and power for engaging in any and all actions on behalf of User ~~including~~, but not limited by, authentication of a record on behalf of User, as Secured Party, in Secured Party's sole discretion, deems appropriate, and, as regards any deposit account of any kind maintained with any bank in/under the name of User, and likewise any deposit account maintained with any bank in/under the Social Security Account Number of User, notwithstanding the absence of User's name as account-holder on any such deposit account maintained with any bank in/under the Social Security Account Number of User, grants Secured Party full authorization and power for originating instructions for said deposit-account bank and directing the disposition of funds in said deposit account by acting as signatory on said deposit account without further consent of User and without liability, and User further consents and agrees that this appointment of Secured Party as Authorized Representative for User, effective upon User's default, is irrevocable and coupled with a security interest. User further consents and agrees with all of the following additional terms of Self-executing Contract/Security Agreement in Event of Unauthorized Use: **Payment Terms:** In accordance with fees for unauthorized use of WARE TRUST© as set forth above, User hereby consents and agrees that User shall pay Secured Party all unauthorized-use fees in full within ten (10) days of the date User is sent Secured Party's invoice, hereinafter "Invoice," itemizing said fees. **Default Terms:** In event of non-payment in full of all unauthorized-use fees by User within ten (10) days of date Invoice is sent, User shall be deemed in default and: (a) all of User's equity, property and interest in property pledged as collateral by User, as set forth in above in paragraph "(2)," immediately becomes, i.e. is, property of Secured Party; (b) Secured Party is appointed User's Authorized Representative as set forth above in paragraph "(8)"; and (c) User consents and agrees that Secured Party may take possession of, as well as otherwise dispose of in any manner that Secured Party, in Secured Party's sole discretion, deems appropriate, including, but not limited by, sale at auction, at any time following User's default, and without further notice, any and all of User's former equity, property and interest in property, described above in paragraph "(2)," formerly pledged as collateral by User, now property of Secured Party, in respect of this "Self-executing Contract/Security Agreement in Event of Unauthorized Use," that Secured Party, again in Secured Party's sole discretion, deems appropriate. **Terms for Curing Default:** Upon event of default, as set forth above under "Default Terms," irrespective of any and all of User's former equity, property and interest in property, described above in paragraph "(2)," in the possession of, as well as disposed of by, Secured Party, as authorized above under "Default Terms," User may cure User's default only re the remainder of User's said former equity, property and interest in property, formerly pledged as collateral that is neither in the possession of, nor otherwise disposed of by, Secured Party within twenty (20) days of date of User's default only by payment in full. **Terms of Strict Foreclosure:** User's non-payment in full of all unauthorized-use fees itemized in Invoice within said twenty (20) day period for curing default as set forth above under "Terms for Curing Default" authorizes Secured Party's immediate non-judicial strict foreclosure on any and all remaining former property and interest in property, formerly pledged as collateral by User, now property of Secured Party, which is not in the possession of, nor otherwise disposed of by, Secured Party upon expiration of said twenty (20) day

default-curing period. Ownership subject to common-law copyright and UCC Financing Statement filed with the UCC filing office and Security Agreement. Record Owner: Jameerah Tahidah Ware©, Autograph Common Law Copyright©2010. Unauthorized use of "Jameerah Tahidah Ware©" incurs same unauthorized-use fees as those associated with WARE TRUST©, as set forth above in paragraph "(1)" under "Self-executing Contract/Security Agreement in Event of Unauthorized Use."

1. **Fact:** Secured Party has not seen or been presented with any material facts and evidence, which demonstrate that the person known as "WARE TRUST©", and any and all derivatives thereof, is anything other than a fiction without form or substance and believes that none exists.
2. **Fact:** Secured Party has  not seen or been presented with any material facts and evidence, which demonstrate that the person known as "WARE TRUST©", and any and all derivatives thereof, is not a common-law copyright and private property that cannot be used without Secured Party's prior written consent, and then only under the terms set out in this Self-executing Contract/Security Agreement and believes that none exists.

**THE FOREGOING IS A TRUE AND CORRECT COPY AS RECORDED IN SECURED PARTY'S FILES.**

**SIGNED AND SEALED:**

**In Peace and Light...**

**I AM.**

*/s/ Jameerah Tahidah Ware©2010*, All Rights Reserved, the living, breathing, sentient Genswoman known by the appellation "Jameerah Tahidah Ware©2010, All Rights Reserved," Affiant. Autograph Common Law©2010 by Jameerah Tahidah Ware ©, EID # XXXX-30069. All Rights Reserved. No part of this Autograph Common Law Copyright may be used, nor may said copyrighted property be reproduced in any manner, without prior, express, written consent and acknowledgment of Jameerah Tahidah Ware© as signified by Jameerah Tahidah Ware©'s signature in red ink. Unauthorized use of "Jameerah Tahidah Ware" incurs same unauthorized-use fees as those associated with "WARE TRUST©".

**COPYRIGHT NOTICE**  
**NOTICE BY SELF-SERVING DECLARATION**

**Copyright Notice:** All Rights Reserved re common-law copyright of trade-name/trade-mark, WARE TRUST© as well as any and all derivatives and variations in the spelling of said trade-name/trade-mark, not excluding King Lord Noble, R Asanti, Ali©, Common Law Copyright©1988 by the living, breathing, sentient Gensman, i.e. King Lord Noble, R Asanti, Ali©, hereinafter "**Secured Party**". Said common-law trade-name/trade-mark, "WARE TRUST©", hereinafter "**Common-Law Trade-name/Trade-mark,**" may neither be used, nor reproduced, neither in whole nor in part, nor in any manner whatsoever, without the prior, express, written consent and acknowledgement of Secured Party as signified by the red-ink signature of Secured Party. **With the intent of being contractually bound**, any juristic person, as well as the agent of said juristic person, consents and agrees by this Copyright Notice that neither said juristic person, nor the agent of said juristic person, shall display, nor otherwise use in any manner, the common-law trade-name/trade-mark WARE TRUST©, nor the common-law copyright described herein, nor any derivative of, nor any variation in the spelling of, WARE TRUST© without the prior, express, written consent and acknowledgment of Secured Party, as signified by Secured Party's signature in red ink. Secured Party neither grants, nor implies, nor otherwise gives consent for any unauthorized use of WARE TRUST©, and all such unauthorized use is strictly prohibited. Secured Party is not now, nor has Secured Party ever been, an accommodation party, nor a surety, for the Debtor, i.e. "WARE TRUST©," nor for any derivative of, nor for any variation in the spelling of, said name, nor for any other juristic person, and is so-indemnified and held harmless by Debtor, i.e. "WARE TRUST©," in Hold-harmless and Indemnity Agreement No. WT-001-HHIA dated the Twenty-fifth Day of the Sixth Month in the Year Two Thousand Twenty-four against any and all claims, legal actions, orders, warrants, judgments, demands, liabilities, losses, depositions, summonses, lawsuits, costs, fines, liens, levies, penalties, damages, interests, and expenses whatsoever, both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered by, imposed on, and incurred by Debtor for any and every reason, purpose, and cause whatsoever. **Self-executing Contract/Security Agreement in Event of Unauthorized Use:** By this Copyright Notice, both the juristic person and the agent of said juristic person, hereinafter jointly and severally "User," consent and agree that any use of WARE TRUST© other than authorized use as set forth above constitutes unauthorized use, counterfeiting, of Secured Party's common-law copyrighted property, contractually binds User, renders this Copyright Notice a Security Agreement wherein User is debtor and King Lord Noble, R Asanti, Ali© is Secured Party, and signifies that User: (1) grants Secured Party a security interest in all of User's assets, land, and personal property, and all of User's interest in assets, land, and personal property, in the sum certain amount of \$100,000,000.00 per each occurrence of use of the common-law-copyrighted trade-name/trade-mark WARE TRUST©, as well as for each and every occurrence of use of any and all derivatives of, and variations in the spelling of, WARE TRUST©, plus costs, plus triple damages; (2) authenticates this Security Agreement wherein User is debtor and King Lord Noble, R Asanti, Ali© is Secured Party, and wherein User pledges all of User's assets, land, consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, instruments, deposit accounts, accounts, documents, and general intangibles, and all User's interest in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, as collateral for securing User's contractual obligation in favor of Secured Party for User's unauthorized use of Secured Party's common-law-copyrighted property; (3) consents and agrees with Secured Party's filing of a UCC Financing Statement in the UCC filing office, as well as in any county recorder's office, wherein User is debtor and King Lord Noble, R Asanti, Ali© is Secured Party; (4) consents and agrees that said UCC Financing Statement described above in paragraph "(3)" is a continuing financing statement, and further

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disposed of by, Secured Party upon expiration of said twenty (20) day default-curing period. Ownership subject to common-law copyright and UCC Financing Statement filed with the UCC filing office and Security Agreement. Record Owner: King Lord Noble, R Asanti, Ali©, Autograph Common Law Copyright©1988. Unauthorized use of "King Lord Noble, R Asanti, Ali©" incurs same unauthorized-use fees as those associated with WARE TRUST©, as set forth above in paragraph "(1)" under "Self-executing Contract/Security Agreement in Event of Unauthorized Use."

1. **Fact:** Secured Party has not seen or been presented with any material facts and evidence, which demonstrate that the person known as "WARE TRUST©", and any and all derivatives thereof, is anything other than a fiction without form or substance and believes that none exists.
2. **Fact:** Secured Party has not seen or been presented with any material facts and evidence, which demonstrate that the name "WARE TRUST©", and any and all derivatives thereof, is not a common-law copyright and private property that cannot be used without Secured Party's prior written consent, and then only under the terms set out in this Self-executing Contract/Security Agreement and believes that none exists.

**THE FOREGOING IS A TRUE AND CORRECT COPY AS RECORDED IN SECURED PARTY'S FILES.**

**SIGNED AND SEALED:**

**In Peace and Light....**

**I AM.**

**A Son of a living Widow.**

**Free and Sovereign Great Seal Moor.**

**Part and Parcel of this said Land and  
this said Government, The Great Seal.**

**Political Status: Truth A1 AA222141,**

**In itinere neutral.**

*1st King Lord Noble R Asanti, Ali©1988*, All Rights Reserved, the living, breathing, sentient Gensman known by the appellation "Lord Noble, R Asanti, Ali©1988, All Rights Reserved," King and Affiant. Autograph Common Law©1988 by King Lord Noble, R Asanti, Ali©, EID # XXXX-24346. All Rights Reserved. No part of this Autograph Common Law Copyright may be used, nor may said copyrighted property be reproduced in any manner, without prior, express, written consent and acknowledgment of King Lord Noble, R Asanti, Ali© as signified by King Lord Noble, R Asanti, Ali©'s signature in red ink. Unauthorized use of "King Lord Noble, R Asanti, Ali" incurs same unauthorized-use fees as those associated with "WARE TRUST©".

THE  
GREAT SEAL  
ALI

## **ATTACHMENT "C"**

Affidavit of Ownership and Private Administrative Rights

**ATTACHMENT "C"**

**Affidavit of Ownership and Private Administrative Rights**

**South Carolina Court of Appeals**

**Case No. 2025-000211**

**Re: WARETRUST©**

**AFFIDAVIT OF OWNERSHIP AND PRIVATE ADMINISTRATIVE RIGHTS**

**Affidavit of Jameerah Tahidah; Ware©,  
the living, breathing, flesh-and-blood sentient Genswoman,  
by Special Visitation**

**STANDING UPON** the five principles of Light – **"LOVE, TRUTH, PEACE, FREEDOM and JUSTICE,"** Affiant, who goes by the appellation Jameerah Tahidah; Ware©, a living, breathing, flesh-and-blood sentient Genswoman under the laws of nature, being of sound mind, and over the age of twenty-one, from the soil of South Carolina Republic, reserving all rights, and who has no bar attorney, is without an attorney, and having never been represented by an attorney, and not waiving counsel, knowingly and willingly Declares and Duly affirms, under the penalty of perjury under the laws of the United States of America and the State of South Carolina, in accordance with law, in special visitation, in good faith, with no intention of delaying, nor obstructing, and with full intent for preserving and promoting the public confidence in the integrity and impartiality of the judiciary, that the following statements and facts, by special visitation in the matter(s) in re Case No. 2025-000211 and any matter relating to this, are of Affiant's own firsthand knowledge, does solemnly affirm, declare, and depose: that Affiant is competent to state the matters set forth herein; that Affiant has personal knowledge and belief of the facts stated herein; and all the facts stated herein are true, correct, complete, and certain.

**Plain Statement of Facts** - This declaration of facts is based on Affiant's own firsthand knowledge and belief; **mark Affiant's words:**

1. Affiant states that, Affiant goes by the appellation Jameerah Tahidah; Ware©; Affiant is a flesh-and-blood, moral being endowed with unalienable Rights to life, liberty, property, papers and effects, and all substantive Rights of South Carolina state.
2. Affiant states that, **Affiant is a living, sentient, and competent woman**, appearing in Her **private capacity, sui juris**, not a corporate fiction or U.S. citizen subject to statutory disability.
3. Affiant states that, Affiant owns the name Jameerah Tahidah; Ware© and the trade-name JAMEERAH TAHIDAH WARE© and WARE TRUST©, as well as any and all derivatives and variations in the spelling of said trade-name, and speaks only for Jameerah Tahidah; Ware©, and is no other, and is surety for no other, and speaks for no person, juristic person,

entity, individual, group, organization, association, voluntary association, joint-stock association, company, co-partnership, firm, order/society, both aggregate and part of any aggregate/automatic aggregate/public utility aggregate, organized and incorporated/not incorporated, and is not misrepresenting Affiant.

4. Affiant states that, Affiant is free and a sovereign who takes up housekeeping in the geographic region known as South Carolina Republic.
5. Affiant states that, Affiant is neither a surety, nor an accommodation party, for any juristic person, and is not under any disability.
6. Affiant states that, Affiant does not grant anyone permission for using, nor authorizes any one's use of, the name JAMEERAH TAHIDAH WARE© and WARE TRUST©, also known by any and all derivatives and variations in the spelling of said name, except "Jameerah Tahidah; Ware," at any time, without consideration for the use of said name.
7. Affiant states that, Affiant informs all parties involved in this matter that Affiant's papers and effects are private property, and Affiant's private papers and effects cannot be used by any of the parties in any manner without consideration.
8. Affiant states that, Affiant is the **secured party creditor** and **private administrator** of the private express trust known as **WARE TRUST©**, created and existing under the private law of contract and the common law of trusts.
9. Affiant states that, Affiant has duly and properly executed and recorded a **Uniform Commercial Code Financing Statement**, publicly noticed and indexed, securing all interest in the assets, property, contracts, and operations of WARE TRUST©, and reserving all rights therein. See: UCC Filing No. 250413-0713102, attached as Attachment "B" to accompanying motion, incorporated herein by reference and made a part hereof as if fully reproduced.
10. Affiant states that, said security interest is **perfected and enforceable**, establishing a **superior equitable interest** in the subject matter of the trust, its name, its derivative assets, and any litigation affecting its standing or operation.
11. Affiant states that, WARE TRUST© is **not a statutory entity**, corporation, or business association, but a **private trust corpus**, administered pursuant to the expressed terms of its trust indenture and governed by the maxims of equity and trust law.
12. Affiant states that, Affiant, as secured party and private administrator, is the **only proper and competent party to speak or act** on behalf of WARE TRUST© in any forum and does so without waiver of rights or submission to statutory jurisdiction not duly consented to.
13. Affiant states that, no evidence exists that any injury, fraud, or adverse consequence would result from this Court allowing Affiant to speak in protection of Her secured interest, and

any requirement that WARE TRUST© appear only by licensed attorney would work an **unconstitutional deprivation of Affiant's secured property rights and due process** under both state and federal law.

14. Affiant states that, Affiant makes this Affidavit in support of Her Motion filed contemporaneously herewith, and demands this Honorable Court take **judicial notice** of this affidavit, and that the same be entered into the record in defense of Affiant's interests and equity rights.

Further Affiant sayeth naught.

Executed on this **18th** day of **July**, 2025.

**SIGNED AND SEALED:**

**In Peace and Light....**

**I AM.**

/s/ Jameerah Tahidah; Ware©2010, All Rights Reserved, the living, breathing, sentient Genswoman known by the appellation "Jameerah Tahidah; Ware©2010, All Rights Reserved," Secured Party Creditor, Private Administrator and Private Agent-in-Fact. Autograph Common Law©2010 by Jameerah Tahidah; Ware ©, EID # XXXX-30069. All Rights Reserved. No part of this Autograph Common Law Copyright may be used, nor may said copyrighted property be reproduced in any manner, without prior, express, written consent and acknowledgment of Jameerah Tahidah; Ware© as signified by Jameerah Tahidah; Ware©'s signature in red ink. Unauthorized use of "Jameerah Tahidah; Ware©" incurs same unauthorized-use fees as those associated with "JAMEERAH TAHIDAH WARE©" and "WARE TRUST©".

#### **NOTICE TO RESPOND**

You have a duty to timely respond. Any man, as well as any woman, who intends on rebutting this Affidavit of Secured Party shall do so in the manner of this Affidavit, by signing any such Affidavit using Christian name/baptismal name/name given at birth; given in upper-and lower-case format, not set in all-capital letters, being a fully liable, living, breathing man/woman, responsible/liable for everything that such man/woman says and does. Any such Affidavit must be sent so as to be received by the notary public named at the address given below within five (5) days, lest a Certificate of Non-Response shall issue by said notary public and deemed a judgment by default in favor of Secured Party and against you, establishing your default on the

record; and signify your confession and consent of judgment and your concurrence and acceptance of each and every provision and averment contained in this Affidavit and all accompanying documents and papers. You may lose your right to a hearing and property and any interest and or title you may have in this matter.

By failing to respond, you waive all rights, defenses, remedies, protest and immunities and any claims you may have in this matter and against Secured Party and any property held in the name of Secured Party. Additionally, you admit and confess that the claims presented by Secured Party are legitimate and may not contest and or argue or controvert any of the facts.

### **Verification and Certified Proof of Claim**

Affiant, **Jameerah Tahidah; Ware©**, Common Law tradename/trade-mark copyright©2010, a living, breathing, flesh-and-blood sentient Genswoman, does affirm and verify on Affiant's own unlimited commercial liability, under penalty of perjury of the laws of South Carolina Republic, without the United States, that Affiant has scribed, read and examined this Bill/Affidavit and any accompanying schedules, statements, and documents, and that, in accordance with the best of Affiant's firsthand knowledge and conviction, such are true, correct, complete, and certain and not misleading, admissible as evidence, and the truth, the whole truth, and nothing but the truth. This declaration of Jameerah Tahidah; Ware© is based on all information which Jameerah Tahidah; Ware© has any knowledge.

This Bill is executed on this **Eighteenth** Day of the **Seventh** Month in the Year of Our Lord and Savior Two Thousand Twenty-five.

**Affiant's Signature:** */s/ Jameerah Tahidah; Ware©2010,*  
All Rights Reserved, Jameerah Tahidah; Ware©.

### **MAIL RECIPIENT AND ADDRESS FOR RETURN CORRESPONDENCE:**

Cynthia M. English©  
401 Market Street, Suite 23  
Camden, New Jersey 08102

FORM 7  
PROOF OF SERVICE FOR  
MOTION TO RECOGNIZE SECURED PARTY'S INTEREST  
IN WARE TRUST© AND TO CLARIFY REPRESENTATION  
REQUIREMENT AND DEMAND FOR EQUITABLE  
RELIEF AND REVIEW UNDER FUNDAMENTAL RIGHTS  
A True Bill-in-Equity

No. 2025-000211

THE STATE OF SOUTH CAROLINA  
In The Court of Appeals

APPEAL FROM HORRY COUNTY  
Court of Common Pleas

**RECEIVED**

JUL 23 2025

SC Court of Appeals

B. Alex Hyman,  
15<sup>th</sup> Circuit Court Resident Judge

Case No. 2025-CP-2600218

Waretrust©, et al,

Appellant-Plaintiff,

v.

STATE OF SOUTH CAROLINA, et al.,

Respondent-Defendant.

**PROOF OF SERVICE**

I certify that I have served the Motion to Recognize Secured Party's Interest in WARE TRUST© and to Clarify Representation Requirement and Demand for Equitable Relief and Review under Fundamental Rights – A True Bill-in-Equity on Ms. Jenny Abbot Kitchings, Clerk, Ms. Catherine S. Harrison, Chief Deputy Clerk, and The South Carolina Court of Appeals via Email: [ctappfilings@sccourts.org](mailto:ctappfilings@sccourts.org) and via U.S.P.O. Priority Mail; and A and K Properties of SC Inc. at 2507 Forestbrook Rd Unit K, Myrtle Beach, SC 29588, and the Court of Common Pleas for Horry

County, South Carolina at 1301 2<sup>nd</sup> Avenue, Conway, SC 29526 and the Magistrate Court of Horry County, South Carolina at 9630 Scipio Lane, Myrtle Beach, SC 29588 and the Secretary of the Treasury, Department of the Treasury/IRS, Advisory Group at 1500 Pennsylvania Avenue, NW, Washington, DC 20220, by depositing a copy of it in the United States Mail, postage prepaid, on July 18, 2025.

July 18, 2025

By: s/ Jameerah Tahidah; Ware©2010,  
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