March 7, 2023

Mandatory Data Integrity Inquiry and Fee schedule

To: ABC CORPORATION Certified Mail No. 7020 1290 0000 3913 3948

Attention to: Third-Party Intervener, Title

Street Address

Anytown, Utah 84773

Phone 435-491-0491

[email@email.com](mailto:email@email.com)

Special, Private, Priority, Proprietary

From: Claimant(s) (spell out names upper and lower case)

c/o Sally Notary, Street Address, Anytown, Utah 84746

**NOTICE TO PRINCIPLE IS NOTICE TO AGENT NOTICE TO AGENT IS NOTICE TO PRINCIPLE**

In Regard to: Proper name of Notice received on Claimant(s) (spell out names upper and lower case) hereafter known as Claimants, and any other case or with Claimants referenced in any mailing or letter of any kind or manner that could potentially cause injury to Claimants in any matter with Claimants as a part of or party to.

Dear Third-Party Intervener,

I do not know you and by what constitutional authority you feel you can interfere in my/our private and commercial affairs by filing the petition for Proper name of Notice received for a RESPONDENT(S) (spell out ABC COPRORATION, and PERSONS ADDRESSING) hereafter known as Respondent(s) and all parties thereto without verified evidence that you have the correct person by the Letter/Notice I received, it shows you have served the wrong people and it appears you have named the entities known as CLAIMANT(S) to answer your petition and notice of claim you sent on behalf of a RESPONDENT(S) from Wayne County so one must know who you are specifically addressing so one can know and determine all the facts and if I/we are the correct man of the Letter/Notice of claim and if you need to find the correct man to address. One must also know the true identity of who you are and what capacity you are acting in with verified facts and verified affidavit to the truth of the items. I request clarification on to in this inquiry to determine the truth of the facts in this matter and to hold you accountable for any injury caused by mistaken identity or other wise to me/us.

It appears you are a Soothe Sayer and acting in witchcraft doing a seance to call forth the non-living entity known as CLAIMANT(S) (spell out names of people in letter/notice upper case). For the record I/we are living breathing man created by God and it appears you are a servant of Satan and God has given me/us power and authority to crush the head of Satan and the servants of Satan thus, in the name of Jesus Christ I command you to cease and desist your evil works of darkness and deception or the judgment of God shall come upon you if you do not desist immediately and repent and correct the errors of your ways.

I require your verified affidavit with verified evidence of how you have Jurisdiction or authority over us to notice us and require us to respond to your demands and provide you an answer, including your constitutional delegation of authority to be an attorney for RESPONDENT(S) with verified evidence verified laws and verified affidavit in truth along with all items listed in this inquiry it must be with truth not just assumptions assertions and conjecture. Any laws must be verified to be constitutional. And I need verified evidence of who you are living man or servant of Satan/Bar card member and so forth requested in this inquiry.

Now it has come to one’s attention by way of ABC CORPORATION, on behalf of RESPONDENT(S) a notice of claim and petition for autographs required to demands (state demands of Letter/Notice received) that were not by our hands on behalf of what appears to be a (unregistered fictious name dated February 23, 2023 the aforementioned did make an unverified claims in the petition for autographs on the Letter/Notice of claim, and RESPONDENT(S) has made the claim that he is the attorney for petitioner RESPONDENT(S) that I/we Claimant(s) must provide an answer to the Letter/Notice of Claim(proper name of Letter/Notice of claim) within 21 days to attorney of the petitioner and the clerk I presume you meant the Wayne County Court Clerk.

Before Claimant(s) proceeds to conditionally accept the offer made by ABC CORPORATION to be attorney for petitioner and enter into Claimant’s commercial or private affairs one needs to make sure that ABC CORPORATION is tax compliant, and his principle is properly bonded and insured.

**For the record** the names of Claimant(s) are copyrighted and filed in the Land Recording Office of The Utah Assembly (which can be found at <https://everify.americanstatenationals.us>) and the use of said names in all its forms is 1 thousand dollars ($1,000.00) in silver for each use and it is 1 million dollars (1,000,000.00) each use in silver if used in commerce or to get gain. And it appears you are collecting a debt for a RESPONDENT(S).

**For the record** Please be advised of penalties and fees for false statements see 18 USC 1001: Statements or entries generally 25,000.00 each false statement and false statements in debt collections are 25 million if my/our understanding is correct. See 15 USC 1692e: False or misleading representations. And if you continue to proceed in this case without correcting your statements and continued in what appears to be false statement will be your unconditional acceptance that you are knowingly and willfully with intent filing these false or misleading or untrue statements if you do not provide the items requested in this mandatory inquiry in the required manner the fee schedule will apply retroactively from the first attempt by you and your firm by writing to interfere in my/our affairs at the fee rates contained in this provision paragraph and inquiry at my/our sole discretion and if you do not provide the mandatory data integrity in 10 days of receipt of this mailing via certified or registered mail and as set forth here in this inquiry to Sally Notary, Notary Public, you agree to pay the fee schedule and other items as set forth herein.

**For the record** I require a fee for third parties to enter my/our commercial and private affairs as well as injury of any kind caused by the third-party interference. And I consider you and your company third-party interveners. If you continue to move forward in this matter or in any way related to this matter or associated with I/we Claimant(s) and it will be your unconditional acceptance that you understand the fee schedule listed herein and waive any rights or claims contrary too and you will pay the fee schedule and you will be billed for all services and injury caused to me/us from and including the first response I/we have had to do to protect ourselves and interests to mitigate the damages and injury to I/we Claimant(s) even if it is proven that I/we are to correct the man being noticed.

**Fee schedule**

1. Injury caused by the interference of third-party will be determined by me/us if a third-party and the injury cost will be set by me/us as I/we am/are the sole expert(s) and injured party to determine the value of said injury. A fee waiver can be obtained from I/we Claimant(s) to allow a third-party intervener or waiver of any fee or condition set forth herein including but not limited to the fee schedule, but it must be in writing and verified on each item waived if not specifically described in the written waiver, it is not waived.
2. $2,000 dollars fee in silver or gold coinage or lawful tender backed by gold or silver for each response under 3 pages and $5,000 dollars for those over 5 pages as I/we deem necessary at our sole discretion to protect our interest and property to stop the injury caused by third-party intervener that I/we deem is appropriate and or necessary at my/our sole discretion to prepare and send any document letter or otherwise, in regards to this matter including but not limited to you and your company the courts, entity, or person etc. .
3. For each court appearances in person telecommunication of any kind the fee is $10,000 dollars. This includes mediation and or arbitration.
4. I/We require a fee for all my/our time and energy and learning of $1,000 dollars per hour at a minimum of one hour each time including for travel research learning, plus actual expenses incurred at my/our sole discretion.
5. I/We require actual expenses if it becomes necessary to protect my/our interest for legal or lawful council of any kind.
6. $10,000 dollar fee for failure to disclose any item requested or not that may cause me/us injury plus injury value set by claimant(s). Also see 63 C,Am. Jur.2d, public officers and Employees, $247.
7. I/We require a fee of 25 thousand dollars ($25,000) or the 25 million ($25,000,000) fees at our sole discretion of which to use for each false misleading and or untrue statement as determined by me/us as to if it is false misleading or untrue. Plus, all the time and effort as set forth herein to show that they are false misleading and untrue. And I/we require this fee even if it was not knowingly or willfully at my/our discretion so it will be in your best interest to verify all your statements in your writings and correspondence in this matter are correct. So, I/we suggest you verify all statements made by RESPONDENT(S) before you provide them as I/we will hold you liable for sending them if it causes me/us injury. I/We do recognize mistakes are made and will take this into consideration. But misleading or untrue statements are not mistakes I/we will accept.
8. Copy right use in this debt collection will be 1 million dollars ($1,000,000) for each use to be paid in lawful gold or silver tender or gold backed currency or notes. Or waived in writing and or other payment Claimant(s) deems appropriate and necessary or for any reason he should accept.

I/We reserve the right at my/our discretion to waive all or any part of these fees, but it must be in writing and signed and verified with exact details of the fees waived or they are considered not waived.

**For the Record** I require a verified affidavit in truth under full penalty of perjury and full commercial liability to the truthfulness of as set forth herein this inquiry on each and every item and point of any statements made in regards to this matter or Claimant(s) that each statement and or item not proven in this manner is your acceptance that the statement is false misleading or untrue and you are culpable and have no defense or claim contrary too and Claimant(s) can proceed in any manner to obtain relief and payment and injury.

**For the record:** Third-Party Intervener’s (spell out person’s name in upper and lower case) use of fictitious names is false and misleading and appears to engage in willful unfair or deceptive acts or practices; One does hope the observations of Third-Party Intervener’s (spell out person’s name in upper and lower case) misrepresentations through what appears to be in and with the Wayne County Letter/Notice of Claim and petition for autographs, so to verify one must have all the facts and evidence to support and prove Third-Party Intervener’s (spell out person’s name in upper and lower case) claims.

Whereas Third-Party Intervener (spell out person’s name in upper and lower case) has made the claim that he is the attorney for the petitioner / RESPONDENT(S) (SPELL OUT NAME IN ALL CAPS). One must have all the credentials and data requested in this inquiry or it is deemed to be false misleading and untrue and you have no constitutional authority to represent Respondent(s) in this matter, or I/we.

**For the record** I/we the Claimant(s) do not accept third parties to interfere in my/our commercial or private affairs without my/our written consent.

**For the record** records documents evidence and items used to refute or prove you are in compliance to the truth of part of this inquiry on any item and point and including your rebuttal and response must be via a verified affidavit in truth under full penalty of perjury and full commercial liability that they are true and correct not false misleading or untrue by the person providing the rebuttal and or response not just conjecture assertions or conjecture failure to provide the required items requested in this inquiry in the manner specified, will be your unconditional acceptance that you waive your right to claim of any kind and you waive any defense contrary to any item or point contained in this inquiry not refuted in this manner as requisite in this inquiry. So, make sure your rebuttal and response follow the rules set forth herein precisely.

For the fee of using my/our copy righted name(s) and the commercial relationship to I/we Claimant(s). I require your tax identification # so I/we can file the appropriate tax documents to notify the IRS of this and to verify you are who you say you are and that you are not using a fictitious name or names and to determine if I/we have a tax obligation due to this matter.

Since it appears you are attempting to collect a debt for RESPONDENT(S) from I/we Claimant(s), I/we require verified evidence that Third-Party Intervener and ABC CORPORATION et al, in this matter are who you claim you are and that you have been hired by RESPONDENT(S) and what capacity to verify you are not just an imposter if not a debt collection process or attempt please provide your verified proof of as set forth as requisite in this inquiry.

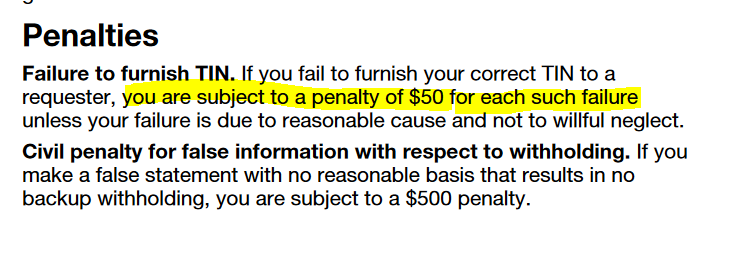
Where Third-Party Intervener must have facts or evidence, produce those facts and evidence that Third-Party Intervener, furthermore, produce those facts and evidence that exist, to avoid the conclusive presumption of Third-Party Intervener and ABC CORPORATION et al, in this matter are or are not using artifices and scheme creating to create constructive trust to contrive a pretext of a controversy.

**For the record** it is my/our understanding that the United States Supreme court has ruled that it is fraud to not disclose and voids jurisdiction. No contract voids jurisdiction thus, I/we require full disclosure on the use of the all-cap names RESPONDENT(S) (spell out name in upper case) and CLAIMANT(S) (spell out names in all caps) as to origin and designation of origin is the name being used as a trust person entity or living breathing man. Failure to disclose any item in this inquiry not answered with verified evidence and verified affidavit under full penalty of perjury and commercial liability is deemed not disclosed and I/we require a $**10,000 dollar fee** plus injury.

One does require to know who Third-Party Intervener is attempting to bind into commerce in Third-Party Intervener indefeasible personal unlimited commercial liability, and through what capacity Third-Party Intervener and ABC CORPORATION et al, binds Third-Party Intervener and with full disclosure of the true-identity of the bonded responsible party CEO/Trustee/GP/President of the named entity and or person et al, with situs in what locale/jurisdiction with their named agent for service of process for whom Third-Party Intervener acts and assume liability; Therefore, one requires your individual W9 \ W7 and one requires the W9 \ W8 of the business entity "clients" with proofs of authority for Third-Party Intervener to act in capacity of attorney for Petitioner with listed limitations authorized Third-Party Intervener "client"; Respondent(s).

**Send me/us yours and their W9's, W8's and/or W7's**

\**see W9 Penalties section*\* These accounting forms require the Tax ID Number for transferees, skips, qualified heirs, Fiduciary/Executor’s liable for the taxes:



The following artifacts are politely demanded from Third-Party Intervener and ABC CORPORATION et al, and various Capacities as a Public Trustee, transferee, public agency, etc.:

Let Third-Party Intervener and ABC CORPORATION recognize 5 CFR 2635 states: (a) "Public Service is a Public Trust; and, 63C Am Jur 2d sec. 247 states: [1] "public officers are trustees of the people"; and, [3] "owes a fiduciary duty to the public";  Please Complete and Return the required IRS Forms 4810, 4490, 10492, 2373, W-4, 1099A, 1099C, 1099OID, 8281, 8282, 8283, 709, 706, 1096, 8300, W-7, W-8, W-9, and 1099R AND the:

**Public Artifacts, Standing, and Tax compliance production:**

⎫ BAR Card/Bond-Number for Third-Party Intervener.

⎫ Certificate of Good Standing for Third-Party Intervener

⎫ articles of incorporation

⎫ articles of association  
⎫ Application form 1023  
⎫ Application form 1024  
⎫ Form 990 series return.

⎫ Delegation of authority to represent Respondent(s)

⎫ IRS determination letter ruling on Status  
⎫ DBA registration certificate  
⎫ Third-Party Intervener FARA Certificate  
⎫ License to do Business in Utah  
⎫ Certificate of registration of a foreign corporation operating in Utah.

⎫ License to Solicit  
⎫ By-Laws  
⎫ Equivalent to the FS 28.245 Transmittal of funds to Department of Revenue  
⎫ Tax Exempt contributions Form

The IRS forms 4810, 4490, 10492, 2373, W-4, 1099A, 1099C, 1099OID, 8281, 8282, 8283, 709, 706, 1096, 8300, and 1099R are the forms to which the tax id numbers, for each transferee & Fiduciary/Executor with actual or constructive possession of decedent property, on the W9(s) shall be applied and submitted to the IRS so that Third-Party Intervener and/or Third-Party Intervener and ABC CORPORATION may be in voluntary compliance with the Internal Revenue Code of the UNITED STATES which one is sure Third-Party Intervener and ABC CORPORATION wishes to be;

One needs to make sure that Third-Party Intervener and ABC CORPORATION et al, in this matter are IRS compliant before one can do business; Any correspondence from Third-Party Intervener and ABC CORPORATION must be sent certified mail through the United States Post Office; thru the notary Sally Notary at Street Address, Anytown, Utah 84746

or it is a no response, If one fails to respond to this mandatory data integrity inquiry thru said notary in ten (10) days please provide one’s innocent explanation as to why one refuses to comply with the Law. Failure to provide every item and point requested in this mandatory integrity inquiry within 10 days of receipt will be your agreement that you knowingly and willfully intend to not provide the requested information. Failure to provide the requested information asked for in the inquiry and notice of fee schedule will be your unconditional and acceptance and as evidence that you are not incompliance with the laws, and you waive your right to object and claim a defense contrary to all items in this inquiry and notice of fee schedule for using my/our services as set forth herein.

For the record the first correspondence I/we do not require a fee, but any additional correspondence as set forth herein in the fee schedule is mandatory. By continuing to proceed in any manner after you receive this inquiry that requires Claimant(s) to respond as set forth herein is your unconditional acceptance of the fee schedule and Third-Party Intervener and ABC CORPORATION Its agents are liable/responsible party or parties.

For the record as the Eleventh Circuit has warned, attorneys, as officers of the court, have a duty to raise alleged defects in subject-matter jurisdiction when they first become apparent, not merely when doing so becomes strategically expedient. *I.L. v. Alabama*, 739 F.3d 1273, 1284 n.6 (11th Cir. 2014). If you do not provide your constitutional delegation of authority and the other items requested herein you will be in violation of jurisdiction.

As I understand, it is illegal to operate without a lawful license and filed and accepted by proper entity including but not limited to your foreign registration Are you not an officer of the corporate court thus foreign to the constitutional private side as set for by the constitution and congress? if you think you have been given permission to represent me/us in any way as an officer of the court you are fired, and I do not intentionally or unintentionally or consent for you to act or presume to act for me/us or interfere in my/our private and or commercial affairs unless I/we specifically put it in writing and specifically list our duties.

Govern yourself accordingly,

By:

All rights reserved, Without Prejudice

Non-statutory, Non-commercial, Non-UCC Living Man

By:

All rights reserved, Without Prejudice

Non-Statutory, Non-commercial, Non-UCC Living Man

Utah

Washington County

Claimant(s) (spell out names in upper and lower case) Subscribed and affirmed before me on this 11th day of March 2023 by Claimant(s) (spell out names in upper and lower case) who proved to me through satisfactory evidence of identification, to be the people who appeared before me.

Notary public \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ date

Seal

**(Not necessary if ASN/ASC)**

**NOTARY’S CERTIFICATE OF SERVICE**

It is hereby certified, that on the date noted below, the undersigned Notary Public mailed to:

ABC CORPORATION

Attn: THIRD-PARTY INTERVENER

STREET ADDRESS

ANYTOWN, UTAH 84773

I Sally Notary have witnessed the mandatory integrity inquiry and notice of fee schedule, and I have enclosed a copy of said document for and on behalf of First Middle Last (Claimant(s))to Third-Party Intervener and ABC CORPORATION Attn: Third-Party Intervener, Street Address, Anytown, Utah 84773 as follows:

1. Mandatory integrity inquiry and fee schedule dated 8 March 2023.
2. reference copy of this Notary’s Certificate of Service (signed original on file) sent by Certified Mail No. **7020 1290 0000 3913 4548**

Attention to: Third-Party Intervener

Return Receipt attached by placing same in a postpaid envelope properly addressed to Recipient at the said address and depositing same at an official depository under the exclusive face and custody of the U.S. Postal Service within the State of Utah.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_

NOTARY PUBLIC DATE

My commission expires: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (Stamp)

Sally Notary, Notary Public

Street Address, Anytown, Utah 84746