

FILE #3083828 RCD: 8/15/2016 4:05 PM, BK: 3261 PG: 3257, RECORDING: \$42.00 RECORDING ARTICLE V: \$36.00
 DEPUTY CLERK PDUNN
 JD PEACOCK II CLERK OF COURTS, OKALOOSA COUNTY, FLORIDA

After registered and recorded Return to:
 David Allen Young, 111 Mohawk Trail,
 Crestview, Florida state Republic

Deed of Acknowledgement, Acceptance, and Re-Conveyance.

This is a Trade Name Declaration Rescinding Government Created Birth Certificate; All Bid Bonds, Performance Bonds, and Payment Bonds; All Prior Powers of Attorney; and Government Created, Legal Fiction, DAVID ALLEN YOUNG Trust by Court Order, File Number 04-P-00204 Dated 26 May, 2004, and Secretary of State UCC1, File Number 201506042617 dated 24 May, 2016.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents; and ALL Courts have full notice under the Milligan Ex Parte Supreme Court Case.

All prior Powers of Attorney existing or implied to exist and affecting the born trade name me, :david-allen: young:, David Allen Young; however, it may be styled, are now rescinded and made null and void under law as of the date of this official Recording/Registration with the Okaloosa County, Florida, Court Land Recorder's Office.

With this Official Court Ordered name change of 2004 and this Trade Name Declaration Acknowledgement, Acceptance, and Re-Conveyance from the Government Created, ALL CAPITOL NAME OF: DAVID ALLEN YOUNG, Trust, back to my born trade name of David Allen Young, me, :david-allen: young:, recording and registration, David Allen Young, has regained control of my Trade Name, David Allen Young, me, :david-allen: young: per Legal Official Court Order have placed it back on the land jurisdiction where me, :david-allen: young:, David Allen Young, am the Landlord, Creditor, Holder in Due Course, and Sovereign and NOT a United States Corporation Citizen.

**By Maxim of Law, in the name of Justice,
 as a thing is bound, so it is unbound.**

Submitted this Day of 15 August, 2016.

me, :david-allen: young, David Allen Young, me, :david-allen: young:, David Allen Young

Witness Signature: Diana L. Ellsworth

Printed Name: Diana L. Ellsworth

Witness Signature: Amanda M. Maxwell

Printed Name: Amanda M. Maxwell

ACKNOWLEDGEMENT

SEAL



JENNIFER MORROW
 Notary Public - State of Florida
 My Comm. Expires Feb 8, 2017
 Commission # EE 866059

Florida state Republic)
 County of Okaloosa) ss

On this 15 day of August, 2016, before me, Jennifer Morrow, a Notary Public in and for said state, personally appeared, me, :david-allen: young: AKA David Allen Young, a living human man on land, in the Republic of Florida under Common Law; whose name is subscribed to the within claim, and ACKNOWLEDGED to me that he executed the same and that by his signature executed the first-hand knowledge Deed and Declaration freely to the best of his knowledge. WITNESS my hand and seal:

[Signature]

Signature of Notary Public. My commission expires Feb 8, 2017

Notary is an Independent Third Party Federal Witness and Assistant Florida Attorney General Appointed by the Governor as an officer of the court.

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Waver for F.A.A.
IN THE COURT FOR FLOYD COUNTY, KENTUCKY

In RE: Lawful Name Change From A "Legal Fiction" NameFile No. 04-P-00204**ORDER****CERTIFIED**

It appears to the COURT, as evidenced by the Petition filed in this matter, which the Petitioner is desirous Of changing Petitioner's "legal fiction" name from **DAVID ALLEN YOUNG** on All Documents to his lawful name, **David Allen Young**, and that it appears to the COURT that Petitioner's lawful name change from a "legal fiction" name is not made for any illegal purpose whatsoever. Petitioner's petition for a lawful name change from a "legal fiction" name is hereby granted.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED, that from henceforth and immediately the Lawful Name of **David Allen Young** will replace the "Legal Fiction" name on **ALL DOCUMENTS, with a Capital letter starting each proper name followed by lower case small non-capital letters** as is written in signature and is true of the English Language; U.S. Government Style Manual; NASA publication SP-7084; Dictionaries of Law; and the Common Laws of the Constitution of the United States of America as evidenced by our Forefathers' signatures on the Declaration of Independence with only the first letter of each Proper name capitalized.

Entered this 26th day of May, 2004.

James R. Diller
HONORABLE JUDGE

Filed ☒ Entered
Tendered ☐ Received
This 26 day of May, 2004
Douglas R. Hall, Clerk
By *James R. Diller* D.C.



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**STATE OF FLORIDA UNIFORM COMMERCIAL CODE:
FINANCING STATEMENT FORM****A. NAME & DAYTIME PHONE NUMBER OF CONTACT PERSON**

DAVID ALLEN YOUNG; 8504239728

Email: ASECRETMONEY@GMAIL.COM

B. SEND ACKNOWLEDGEMENT TO:**Florida Secured Transaction Registry****FILED****CERTIFIED**

2016 May 24 12:26 PM

***** 201506042617 *****

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY ONE DEBTOR NAME (1a OR 1b) - Do Not Abbreviate or Combine Names**1a. ORGANIZATION'S NAME**

DAVID ALLEN YOUNG TRUST, GOVERNMENT CREATED LEGAL FICTION

1b. INDIVIDUAL'S SURNAME**FIRST PERSONAL NAME****ADDITIONAL NAME(S)/INITIAL(S)****SUFFIX****1c. MAILING ADDRESS Line One**

111 MOHAWK TRAIL

This space not available.

MAILING ADDRESS Line Two

CRESTVIEW

FL

32536

USA

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY ONE DEBTOR NAME (2a OR 2b) - Do Not Abbreviate or Combine Names**2a. ORGANIZATION'S NAME****2b. INDIVIDUAL'S SURNAME****FIRST PERSONAL NAME****ADDITIONAL NAME(S)/INITIAL(S)****SUFFIX****2c. MAILING ADDRESS Line One**

This space not available.

MAILING ADDRESS Line Two

CITY

STATE

POSTAL CODE

COUNTRY

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - INSERT ONLY ONE SECURED PARTY NAME (3a OR 3b)**3a. ORGANIZATION'S NAME****3b. INDIVIDUAL'S SURNAME****FIRST PERSONAL NAME****ADDITIONAL NAME(S)/INITIAL(S)****SUFFIX**

YOUNG, AS AUTHORIZED REP

BY DAVID

ALLEN

3c. MAILING ADDRESS Line One

C/O U.S. POST OFFICE, 111 MOHAWK TRAIL

This space not available.

MAILING ADDRESS Line Two

RURAL ROUTE 32536

CITY

CRESTVIEW FLORIDA

STATE

POSTAL CODE

9998

COUNTRY

us

4. This FINANCING STATEMENT covers the following collateral:

All property belonging to the DEBTOR, DAVID ALLEN YOUNG TRUST, now belongs to the Secured Party, Creditor, David Allen Young, a living man who is the Principal and Holder in Due Course of the original DAVID ALLEN YOUNG TRUST, Government Created Legal Fiction and Corporate Entity including All Trust Accounts, Reserve accounts, Birth Certificate Bond, social Security Number Trust, Bid Bonds, Performance Bonds, Payment Bonds, and all Collateral under USUFRUCT and safe harbor. Creditor is NOT a SURETY for the DEBTOR! Secured Party is the Creditor, Principal, and Holder in Due Course of DEBTOR. See Attachment "A" Security Agreement.

5. ALTERNATE DESIGNATION (if applicable)☐ LESSEE/LESSOR☐ CONSIGNEE/CONSIGNOR☐ BAILEE/BAIOLR☐ AG LIEN☐ NON-UCC FILING☐ SELLER/BUYER**6. Florida DOCUMENTARY STAMP TAX - YOU ARE REQUIRED TO CHECK EXACTLY ONE BOX**☐ All documentary stamps due and payable or to become due and payable pursuant to s. 201.22 F.S., have been paid.☒ Florida Documentary Stamp Tax is not required.**7. OPTIONAL FILER REFERENCE DATA**Secured party is Creditor, Principal, and Holder of Due *Course*

STANDARD FORM - FORM UCC-1 (REV.05/2013)

Filing Office Copy

Approved by the Secretary of State, State of Florida

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SECURITY AGREEMENT**CERTIFIED**

This security agreement is an agreement between the STRAWMAN, A Legal Government Fiction, DAVID ALLEN YOUNG, DEBTOR/SURETY, and i, the flesh and blood man, david allen young, [:David-Allen:Young.], human born of GOD, who is the "Creditor", "Secured Party", "Principal", "Holder In Due Course", and made on this 13th day of May, 2016

1. **SECURITY INTEREST.** All property belonging to the DEBTOR, DAVID ALLEN YOUNG TRUST, under USUFRUCT now belongs to the Secured Party and Creditor, David Allen Young, Agent, who is the Principal and Holder-In-Due-Course and NOT the SURETY of the original DAVID ALLEN YOUNG TRUST, Government Created Legal Fiction and Corporate Entity Trust Account. DEBTOR, grants to Secured Party Creditor under the Bid Bond, Performance Bond, and Payment Bond in DEBTOR's name, but belongs to the Creditor as Principle and Holder In Due Course, a full security interest in all inventory, equipment, appliances, furnishings, and fixtures now or hereafter placed upon the premises, and all real estate (the "Premises") or used in connection therewith and in which DEBTOR now has or hereafter acquires any right and the proceeds therefrom. As additional collateral, DEBTOR assigns to Secured Party Creditor, a full security interest in all of its right, title, and interest to any and all trademarks, trade names, contract rights, Processed Promissory Notes, Deeds of Trust, mortgages, Bonds, and leasehold interests in which DEBTOR/SURETY now has or will acquire in the future. DEBTOR, grants to Secured Party, Creditor, Principal, and Holder in Due Course a full security interest in all property that includes: all bonds (Bid Bonds, Performance Bonds, and Payment Bonds), all government created trusts, promissory notes, corporations, and legal fictions as DEBTOR. Creditor and Secured Party is the Principal and Holder-In-Due-Course of the original DAVID ALLEN YOUNG TRUST, Government Created Legal Fiction and Corporate Entity Account, and property of alleged Debtor and presumed Surety is used with USUFRUCT by the Creditor, Secured Party, Holder In Due Course, and Principal. The Security Interest shall secure the payment and performance of DEBTOR's promissory note of even date herewith in the principal amount of Ten Million (\$10,000,000) US Dollars and the payment and performance of all other liabilities and obligations of DEBTOR/SURETY to Secured Party, Creditor, Principal, and Holder in Due Course of every kind and description, direct or indirect, absolute or contingent, due or to become due now existing or hereafter arising.

2. **COVENANTS.** DEBTOR/SURETY hereby warrants and covenants: (a) The collateral will be kept at 111 Mohawk Trail, Crestview, FLORIDA 32536; and that the collateral will not be removed from the Premises other than in the ordinary course of business unless moving to another permanent address. (b) The DEBTOR's place of business is 111 Mohawk Trail, Crestview, FLORIDA 32536, and DEBTOR will immediately notify Secured Party Creditor in writing of any change in or discontinuance of DEBTOR's place of business. (c) The parties intend that the collateral is and will at all times remain personal property despite the fact and irrespective of the manner in which it is attached to realty. Collateral includes all Promissory Notes, computers, equipment, and property. (d) The DEBTOR will not sell, dispose, or otherwise transfer the collateral or any interest therein without the prior written consent of Secured Party Creditor, and the DEBTOR/SURETY shall keep the collateral free from unpaid charges (including rent), taxes, and liens. (e) The DEBTOR shall execute alone or with Secured Party, Creditor any Financing Statement or other document or procure any document, and pay the cost of filing the same in all public offices wherever filing is deemed by Secured Party, Creditor to be necessary. (f) DEBTOR shall maintain insurance at all times with respect to all collateral against risks of fire, theft, and other such risks and in such amounts as Secured Party, Creditor may require. The policies shall be payable to both the Secured Party and the

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DEBTOR as their interests appear and shall provide for ten (10) days written notice of cancellation to Secured Party. (g) The DEBTOR shall make all repairs, replacements, additions, and improvements necessary to maintain any equipment in good working order and condition and use DEBTOR's prepaid exemption account, with aval, to pay all payments. At its option, Secured Party, Creditor may discharge taxes, liens, or other encumbrances at any time levied or placed on the collateral, may pay rent or insurance due on the collateral and may pay for the maintenance and preservation of the collateral. May set up non taxable bank accounts and deposit promissory notes under Title 62, Banks and Banking. DEBTOR/SURETY agrees to reimburse Secured Party, Creditor on demand for any payment made, or any expense incurred by Secured Party Creditor pursuant to the foregoing authorization.

3. **DEFAULT.** The DEBTOR/SURETY shall be in default under this Agreement upon the happening of any of the following: (a) any misrepresentation in connection with this Agreement on the part of the DEBTOR. (b) any noncompliance with or nonperformance of the DEBTOR's obligations under the Note or this Agreement. (c) if DEBTOR/SURETY is involved in any financial difficulty as evidenced by (i) an assignment for the benefit of creditors, or (ii) an attachment or receivership of assets not dissolved within thirty (30) days, or (iii) the institution of Bankruptcy proceedings, whether voluntary or involuntary, which is not dismissed within thirty (30) days from the date on which it is filed. Upon default and at any time thereafter, Secured Party, Creditor may declare all obligations secured hereby immediately due and payable and shall have the remedies of a Secured Party under the Uniform Commercial Code. Secured Party Creditor may require the Debtor to make it available to Secured Party Creditor at a place which is mutually convenient. No waiver by Secured Party Creditor of any default shall operate as a waiver of any other default or of the same default on a future occasion. This Agreement shall inure to the benefit up and bind the heirs, executors, administrators, successors, and assigns of the parties. This Agreement shall have the effect of a security instrument under seal. In case of default, Secured Party Credit may demand full payment from Debtor/Surety at any time and may secure the property and sale the secured property at any time to recoup full payment in the principal amount of Ten Million (\$10,000,000) US Dollars and the payment and performance of all other liabilities and obligations of Debtor to Secured Party of every kind and description, direct or indirect, absolute or contingent, due or to become due now existing or hereafter arising.

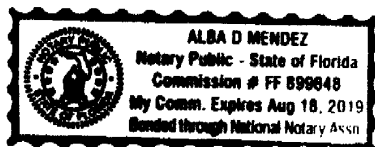
Given By:

DAVID ALLEN YOUNGDAVID ALLEN YOUNG, DEBTOR/SURETY GOVERNMENT LEGAL FICTION

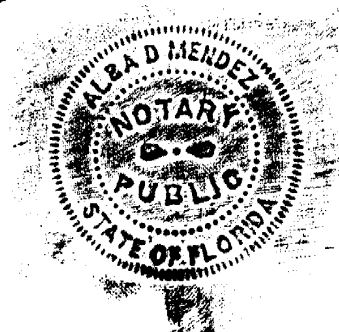
Date:

19 May 16David Allen YoungDavid Allen Young

Accepted by: david allen young [David-Allen: Young.], Secured Party Creditor for Represented Person



Alba D Mendez
19 May 16



15030578-1

United States of America



DEPARTMENT OF STATE

To all to whom these presents shall come, Greetings:

I Certify That the document hereunto annexed is under the Seal of the Secretary of State of the State(s) of Kentucky, and that such Seal(s) is/are entitled to full faith and credit.*

**For the contents of the annexed document, the Department assumes no responsibility*

This certificate is not valid if it is removed or altered in any way whatsoever

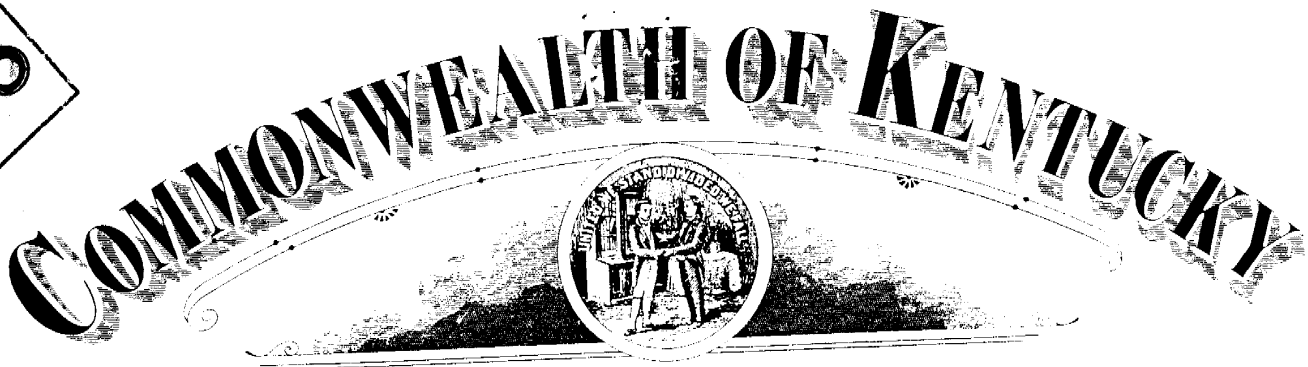
In testimony whereof, I, John F. Kerry, Secretary of State, have hereunto caused the seal of the Department of State to be affixed and my name subscribed by the Assistant Authentication Officer, of the said Department, at the city of Washington, in the District of Columbia, this fifth day of May, 2015.

*Issued pursuant to CHXIV, State of
Sept. 15, 1789, 1 Stat. 68-69; 22
USC 2657; 22 USC 2651a; 5 USC
301; 28 USC 1753 et. seq.; 8 USC
1443(f); RULE 44 Federal Rules of
Civil Procedure.*

By

Secretary of State

Assistant Authentication Officer,
Department of State



Alison Lundergan Grimes
SECRETARY OF STATE

For use in: Taiwan

CERTIFICATE OF AUTHENTICATION

1. Country: United States of America

This public document

2. has been signed by Paul F. Royce
3. acting in the capacity of State Registrar
Office of Vital Statistics
Commonwealth of Kentucky

4. bears the seal/stamp of Paul F. Royce
State Registrar
Commonwealth of Kentucky

CERTIFIED

5. at Frankfort, Kentucky 6. the 9th day of March, 2015
7. by Secretary of State, Commonwealth of Kentucky
8. No. 79865.125566.48277.132099

9.



10. Signature:

Alison Lundergan Grimes

Alison Lundergan Grimes
Secretary of State
Commonwealth of Kentucky

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Registrar of Vital Statistics

Certified Copy



THE FACE OF THIS DOCUMENT HAS A COLORED BACKGROUND - NOT A WHITE BACKGROUND

4151324

CHANGED BY ORDER OF FLOYD DISTRICT COURT 97P00327 12-9-97
 PLACE OF BIRTH PIKE CHANGED BY ORDER OF HARRISON CO MISS C240200747 8-8-00
 COUNTY ELKHORN CITY DELAYED CERTIFICATE OF BIRTH AND AFFIDAVITS
 CITY OF ELKHORN CITY

COMMONWEALTH OF KENTUCKY
 DEPARTMENT FOR PUBLIC HEALTH
 STATE REGISTRAR OF VITAL STATISTICS

FULL NAME AT BIRTH CRETTUS HAYDEN CLAY DAVID ALLEN YOUNG FILE NO. 97-90390

SEX OF CHILD MALE	TWIN TRIPLLET OR OTHER	NUMBER IN ORDER	DATE OF BIRTH <u>10-29-50</u> Month Day Year
FATHER'S FULL NAME		MOTHER'S FULL MAIDEN NAME <u>SALLY B GRIGSBY</u>	
ADDRESS AT TIME OF THIS BIRTH		ADDRESS AT TIME OF THIS BIRTH <u>ELKHORN CITY KENTUCKY</u>	
COLOR OR RACE	AGE AT TIME OF THIS BIRTH (YEARS)	COLOR OR RACE <u>WHITE</u>	AGE AT TIME OF THIS BIRTH (YEARS) <u>51</u>
FATHER'S BIRTHPLACE		MOTHER'S BIRTHPLACE <u>KENTUCKY</u>	

AFFIDAVIT: I hereby declare upon oath that the above statements are true. (To be signed by registrant or power of attorney.)

SIGNATURE _____ ADDRESS P O BOX 319 MELVIN 41650 KENTUCKY

SUBSCRIBED AND SWORN TO BEFORE ME 9th 1997

LINDA KAY WALLEN
 NOTARY PUBLIC

MY COMMISSION EXPIRES 11-21-99
 Month Day Year

(APPLICANT - DO NOT WRITE BELOW THIS LINE)

ABSTRACT OF SUPPORTING EVIDENCE NAME AND KIND OF DOCUMENT		DATE ORIGINAL DOCUMENT WAS MADE
1	AFFIDAVIT OF LILLY SMITH AGE 60 SISTER	4-10-97
2	AFFIDAVIT OF ROBERT VICKERS- AGE 66 NON RELATIVE	4-10-97
3	SCHOOL CENSUS RECORD-FLOYD COUNTY KENTUCKY	1964

INFORMATION CONCERNING REGISTRANT AS STATED IN DOCUMENTS			
	BIRTHDATE OR AGE	BIRTHPLACE	NAME OF FATHER
1	X	X	X
2	X	X	X
3	10-29-50		X

AMENDED 6-5-03 MYA

Barbara J. White

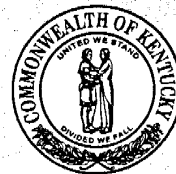
DATE FILED 4-18-97

VS-B-5 (Rev. 5/97)

State Registrar, Reviewing Official

(OVER)

AMENDED 2-2-99 MYA



THIS PAPER CONTAINS A GENUINE WATERMARK WHICH CAN BE VIEWED BY TRANSMITTED LIGHT.

I, Paul F. Royce, Registrar of Vital Statistics, hereby certify this to be a true and correct copy of the certificate of birth, death, marriage or divorce of the person therein named, and that the original certificate is registered under the file number shown. In testimony thereof I have hereunto subscribed my name and caused the official seal of the Office of Vital Statistics to be affixed at Frankfort, Kentucky this 2ND day of MARCH, 2015.

Paul F. Royce
 State Registrar

Florida state Republic }
County of Okaloosa } SS

I, the undersigned, of lawful age and being first duly sworn on oath, depose and state that I am familiar with the facts recited, and the party named in said State and United States authenticated birth certificate is the same party as the owner and the beneficiary named in said certificate of title. I, now the real party in interest, beneficiary, and holder in due course to the Title to DAVID ALLEN YOUNG, Government Legal Fiction Trust and a private man and not in the public. This document makes David Allen Young, Sui Juris Private the first in time, first in line lien holder against DAVID ALLEN YOUNG, Government Legal Fiction Trust and all assets therein. **28**

attached Property Authenticated Birth Certificate is the Original as of this date under the laws of the United States of America. And DAVID ALLEN YOUNG, Legal fiction now belongs To TRADE Name: David-allen: young, David Allen Young private man under GOD of the Land and NOT of the Sea.

Signature/Autograph/Seal

20 May, 2015
Date

Sui Juris Private AC

ACKNOWLEDGEMENT



My Commission Expires August 18, 2015

Notary Public My Commission Expires

SEAL

Personally Known / OR Produced Identification /

Type of Identification Produced: **United States and World Pass Ports**

