

Without Recourse  
**Priority**  
PUBLIC NOTICE  
FOLLOWING PREVIOUS ANNOUCEMENT

The True United States Dollar-unit as defined by the United States Coinage Act of 1792 (True U.S.A. Dollar) which is accepted in law and in statute is to be used as the true-value for a True personal property instrument in definitive form having a true money value for exchange of portions of title from the RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN 66-6036688 (Trust) with regards verifiable shareholders who own stock in the Companies  
Fannie Mae  
(<http://www.otcmarkets.com/financialReportViewer?symbol=FNMA&id=137171>) and  
Freddie Mac  
(<http://www.otcmarkets.com/financialReportViewer?symbol=FMCC&id=151398>) (the GSEs) and this is regarding the warrant as defined in the AMENDED AND RESTATED SENIOR PREFERRED STOCK PURCHASE AGREEMENT dated September 26, 2008 whereby the term WARRANT is defined as ““Warrant” means a warrant for the purchase of common stock of Seller representing 79.9% of the common stock of Seller on a fully-diluted basis, substantially in the form of Exhibit B hereto.”

**Sent via electronic Transmission**

**Date:** May 4<sup>th</sup>, 2016

**To:** **Mr. Mark Reger**, Deputy Controller at the Office of Management and Budget,

Fax: 202-395-3952 and Email

**Total number of pages plus ATTACHEMENT: 2 attachment**

- a. **2 pages** attachment titled draft “United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money-unit of the year seventeen ninety-two A.D. (1792)”
- b. **8 pages** Notice to the United States Department of the Treasury, to the Federal Financing Bank and to the Conservator for the Exchange for a portion of the assets from RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN 66-6036688, GEORGES JOSEPH ALBERT VERREAULT REVOCABLE LIVING TRUST EIN 30-6362322 JACQUELINE MARIE NOELLA MATTE REVOCABLE LIVING TRUST EIN 98-6069262 using the “dollar” as prescribed in law for a bill of exchange from Federal

Financing Bank to be emitted in the trust's name for each trust. The three trusts gives notice to Mr. Jorge Mario Bergoglio, Mr. Justin Welby, Mr. Tenzin Gyatso, Dr. Lawrence Parks, Mr. Gene Dodaro, Mr. David Lebyk, Mr. David Ambrose and Mr. Jack Lew, and

c. this PUBLIC NOTICE of **23 pages**

d. **total number of pages 33 pages**

**From:** RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN 66-6036688 ("Trust")

**Purpose:** To provide details for the definition of true-value as defined by the law in the Coinage Act of 1792. This is for a simple transaction structure for the continuing support of social stability and social mobility that comes with housing. This is to ensure the safety and soundness with the continuance of housing goals through the exchange of stock for an instrument in definitive form having true-value coming from the RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN 66-6036688 (Trust) to an entity name in regards to the original agreement between the conservator, the FHFA and the Treasury.

**Contact Information:** RITA ANNE LAFRAMBOISE revocable living trust EIN 66-6036688 at 38 Place du Commerce, suite 11-620, Verdun, Quebec, Canada [ H3E 1T8 ] and 150 Dorset St. suite 245, Number 162, South Burlington, Vermont, U.S.A.A. [ 05403]

Telephone: 514-561-9075

e-mail : [rlaframboise@videotron.ca](mailto:rlaframboise@videotron.ca)

Dear Common Stockholders and all other stockholders of any class or classes (however designated) of the Companies Fannie Mae and Freddie Mac (the GSEs) (stockholders),

This is a PUBLIC NOTICE (NOTICE) regarding the warrant as defined in the AMENDED AND RESTATED SENIOR PREFERRED STOCK PURCHASE AGREEMENT dated September 26, 2008 whereby the term WARRANT is defined as ““Warrant” means a warrant for the purchase of common stock of Seller representing 79.9% of the common stock of Seller on a fully-diluted basis, substantially in the form of Exhibit B hereto.”, and

**See for Freddie Mac**

<http://www.otcmarkets.com/financialReportViewer?symbol=FMCC&id=151398>

**See for Fannie Mae**

<http://www.otcmarkets.com/financialReportViewer?symbol=FNMA&id=137171>

this NOTICE is from the RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN 66-6036688 (Trust) for a true-value to be received by stockholders as an offer from the Trust in exchange for the True United States Dollar-unit as defined by the United States Coinage Act of 1792 (True U.S.A. Dollar) which is accepted in law and in statute and is to be used as the true-value for a True personal property instrument in definitive form having a true money value as the instrument as a “United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money-unit of the year seventeen ninety-two A.D. (1792)” and this is evidenced throughout this PUBLIC NOTICE (NOTICE).

The Trust shall exchange a true-value that is to be received by stockholders holding stock as verifiable owners of stock issued by the GSEs because it is the Trust that is with the acceptance and is with the receipt of the WARRANT TO PURCHASE COMMON STOCK with the GSEs and this is regarding the warrant as defined in the AMENDED AND RESTATED SENIOR PREFERRED STOCK PURCHASE AGREEMENT dated September 26, 2008 whereby the term WARRANT is defined as ““Warrant” means a warrant for the purchase of common stock of Seller representing 79.9% of the common stock of Seller on a fully-diluted basis, substantially in the form of Exhibit B hereto.”

The receipt of this Warrant and this is regarding the warrant as defined in the AMENDED AND RESTATED SENIOR PREFERRED STOCK PURCHASE AGREEMENT dated September 26, 2008 whereby the term WARRANT is defined as ““Warrant” means a warrant for the purchase of common stock of Seller representing 79.9% of the common stock of Seller on a fully-diluted basis, substantially in the form of Exhibit B hereto.”, is with the Trust as the Holder and is with the constituting of the acceptance as evidenced with this NOTICE. The Trust as Holder is evidencing the fact that it is in receipt and in acceptance of the Warrant with this NOTICE as detailed further below and above.

This NOTICE is with the priority and supersedes (Uniform Commercial Code Article 9 and with the Master Agreement of 2002 used in over-the-counter transactions, published by the International Swaps and Derivatives Association (**ISDA**) with the Annex so written here-with) in law and in fact all other offers to stockholders since the evidence is of public record written here-with this NOTICE and detailed with this NOTICE because the true-value of the stock (read further details written here-with this NOTICE) is with the True United States Dollar-unit as defined by the United States Coinage Act of 1792 (True U.S.A. Dollar).

The True U.S.A. Dollar is accepted in law and in statute and is to be used as the true-value for a true personal property instrument in definitive form having a true money value for transfer of portions of title from the Trust when the stockholders exchange their stocks issued from the GSEs with the Trust, and

1. the Trust's intention is to simultaneously exercise its warrant for the stock to be received by the Trust. Then the Trust can issue its guarantee. The Trust guarantee shall be issued as per the drafted 2 page attachment and shall be registered in the name of the Trust with the risk registry of the Treasury and as a certification at the OTC MARKETS.COM see <http://www.otcmarkets.com/services/companies/otcqb/requirements#AnnualCertification>. The draft guarantee is attached having the titled "United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money-unit of the year seventeen ninety-two A.D. (1792)". This is a true personal property instrument in definitive form having a true money value for transfer of portions of title from the Trust in law for the exchange as written with this NOTICE as per the details written here-with this NOTICE, and see EXECUTION VERSION of the FEDERAL NATIONAL MORTGAGE ASSOCIATION WARRANT TO PURCHASE COMMON STOCK dated September 7, 2008 and this is regarding the warrant as defined in the AMENDED AND RESTATED SENIOR PREFERRED STOCK PURCHASE AGREEMENT dated September 26, 2008 whereby the term WARRANT is defined as "Warrant" means a warrant for the purchase of common stock of Seller representing 79.9% of the common stock of Seller on a fully-diluted basis, substantially in the form of Exhibit B hereto."

See website

<https://www.treasury.gov/press-center/press-releases/Documents/warrantfnm3.pdf>

2. the stockholders of the GSEs are being offered to exchange their stock for a "United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money-unit of the year seventeen ninety-two A.D. (1792)" that is to be issued from the Trust to the name of the verifiable stockholder as per the details written here-with this NOTICE. The Trust guarantee shall be issued as per the drafted 2 page attachment and shall be registered in the name of the entity with the risk registry of the Treasury and as a certification at the OTC MARKETS.COM see <http://www.otcmarkets.com/services/companies/otcqb/requirements#AnnualCertification>

The draft "United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money-unit of the year seventeen ninety-two A.D. (1792)" becomes a true personal property instrument in definitive form having a true money value for transfer of portions of title from the Trust in law that the stockholders receive in exchange for their stock and can be used as a true asset as per the details written here-with this NOTICE, and

both numbers 1 (one) and 2 (two) above would be for the exchange of a true-value and the value for the exchange shall be the true-value of the stock.

The true-value of the stock shall be based on routine valuation of the daily commercial business transactions having routine valuations within the normal course of commercial markets before, during and after the year 2008 as if there is no conservatorship for pricing purposes and added to this true-value shall be all of the dividends since January 2008 whereby its valuation shall be according to routine calculation periods based on normal routine business commercial transactions within the normal course of commercial markets before, during and after the year 2008 as if there is no conservatorship for pricing purposes and added to the total of the two values, that is the true-value of the stock and the true-value of the dividends shall be added together for a total whereby an additional thirty-five percent (35%) bonus shall be added to this total. This total shall be the total for the exchange of stock that shall be exchanged between the stockholder and the Trust in order for the stockholder to obtain its true value to be received for their stock as written in this NOTICE.

Also, the true-value of the Trust's assets under title control is expressed with a unit-of-account. The Trust's unit-of-account is the true United States Dollar/unit as defined in law by the Coinage Act of 1792 (True U.S.A. Dollar). The Trust is expressing the true-value of its assets in a "true unit-of-account".

The true-value of the assets from the Trust is expressed with a "true unit-of-account" with the True U.S.A. Dollar - unit through a drafted Guarantee Certificate Registered instrument in definitive form as per the 2 page attachment titled draft as the "United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money-unit of the year seventeen ninety-two A.D. (1792)".

The Trust's intention with its true-value of its assets as defined by the law is for the continuing support of social stability for social mobility that comes with housing in order to ensure the safety and soundness with continuing housing goals.

Thus, the Trust has drafted and has provided this draft to be used as a guarantee for the GSEs for the value as a portion of the Trust's assets that transfers as the continuing guarantee for a value of 5,000,000,000,000.00 (FIVE TRILLION) as the True U.S.A. Dollars as defined in law that is issued from the Trust to the GSEs. It is on the record with Congress and with the Trust along with this NOTICE that the debt of the GSEs is 5 trillion and this shall be exchanged for the transfer as written here-with this NOTICE.

The following names and offices, departments and agencies have this guarantee as written with the NOTICE and also this is with;

**Mr. Paul Wolfeich**, Chief Counsel, Office of the Chief Counsel, Bureau of the Fiscal Service, United States Department of the Treasury,

**Ms. Laura Dromerick**, Accounting, Federal Financing Bank, U.S. Department of the Treasury, 1500 Pennsylvania Avenue, NW, Washington, D.C. 20220,

**Ms. Marty Greiner**, Chief Financial Officer, Assistant Commissioner (Management Services), Bureau Fiscal Service, U.S. Department of the Treasury,

**Ms. Marisa Schmader**, Acting Assistant Commissioner, (Financial Innovation and Transformation),

**Ms. Montrice Godard Yakimov**, Chief Risk officer/Director of the Office of Enterprise Risk Management,

**Ms. Michelle Yanok**, ARC's Director of Franchise Services,

**Ms. Sarah Bloom Raskin**, Deputy Secretary, United States Department of the Treasury, and

The drafted certificate having a true-value in definitive form to be issued from the Trust, has been made available in drafted form to members of the Treasury and to the Office of Management and Budget for accounting technical reasons and is labelled as the "Draft GUARANTEE – Certificate REGISTERED as the United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money – unit of the year seventeen ninety-two A.D. (1792)".

**Ms. Mary Bloom Raskin** as Deputy Secretary of the United States Department of the Treasury and **Ms. Rosie Rios** as Treasurer of the United States Department of the Treasury have been sent the draft certificate from the Trust as well with instructions and is titled as the "DRAFT GUARANTEE – Certificate REGISTERED of the United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money – unit of the year seventeen ninety-two A.D. (1792)".

The Trust addressed the technical accounting details regarding the True U.S.A Dollar that is to be used as a true personal property for over two and one-half years with the OFFICE OF MANAGEMENT AND BUDGET because it announced "PAYING FOR SUCCESS" on the White House website with regards to their federal budget for the fiscal year 2012. This was uniquely for the purposes of accounting technical questions only.

See website <https://www.whitehouse.gov/omb/factsheet/paying-for-success>

Accounting technical information has allowed the Trust to do the work in order to express the true-value of the Trust's "true unit-of-account" in the drafted certificate form for a true personal property to be used by an entity.

## SECTION REGARDING THE PUBLIC NOTICE and ORIGINAL TRUST DOCUMENTS

The original PUBLIC NOTICE is registered and is and shall be deemed effective and in full force since the Registering with the Recorder of the Secretary of deeds in Washington D.C and is with the recording in the official records of the Wash D.C. RECORDER OF DEEDS with the

A. IDA WILLIAMS. Then continues once again with DOC # **2012094668** with **7** pages as a UCC 3AD (amendment addendum) with the date of **09/05/2012** with the time of **12:56** p.m. as filed and recorded in official records with the Wash D.C. recorder of deeds IDA WILLIAMS and

B. then in final the UCC 3 financing statement amendment filed with the Vermont Secretary of State Corporations with the date of **2012 Sep 12** with the time of **10:59** to follow with the number **12252165** with the same debtor name once again, since

the creation and perfecting of the security interests under article 9 of the Uniform Commercial Code as detailed here-with this PUBLIC NOTICE with the trust RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN 66-6036688 (Trust) with its security agreement and has and is securing the **Third Amendment to Amended and Restated Senior Preferred Purchase Agreement of August 17, 2012** for Amended and Restated Senior Preferred Stock Purchase Agreement with Treasury, GSE and Holders (Treasury-Purchaser Federal Loan Stock Mortgage Corporation – Seller Federal Housing Finance Agency and Conservator Capacity signed United States Department of the Treasury Timothy F. Geithner, Secretary of the Treasury Federal Home Loan Mortgage Corporation, by Federal Housing Finance Agency its Conservator Edward J. DeMarco Acting Director) and is the collateral to the Trust and is with a legal and lawful registered secured lien interest and ownership right through and in the titles and a right of use in the properties in the Amended and Restated Senior Preferred Stock Purchase Agreements between the United States Department of the Treasury and the Federal National Mortgage Association and the Federal Home Loan Mortgage Corporation and is with and is legally and lawfully recorded, filed, registered in the RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN 66-6036688 and is also accepted by

- Her Majesty's Canadian copyright registration office, Ottawa, Canada,
- The Province of Ontario, Canada according to the Personal Property Security Act
- The County Recorder in the town of St-Albans, Vermont,
- The Recorder of the Secretary of deeds in Washington D.C and
- The Secretary of State in Vermont State.

C) Each page is with the recording with-in the books and with-in the pages of the St. Alban's Town clerk's office, in the county of Franklin of the State of Vermont **August 22, 2012** at **8 o'clock 10 minutes A.M.** and recorded in Book **270** pages **272A -288A** and attested by the town clerk.

D) Each uniform commercial code document is also with the recording with-in the books and with-in the pages of the St. Alban's Town clerk's office, in the county of Franklin of the State of Vermont as the UCC 3 FINANCING STATEMENT AMENDMENT August 29, 2012 at 8 o'clock 41 minutes A.M. and recorded in Book 270 pages 465-467 and attested by the town clerk.

- The signatures of the Town Clerk and Assistant Town Clerk of the St. Alban's Town, in the county of Franklin of the State of Vermont is with the authenticating with the signature of Kathleen B. Waters certifying such signature and also recorded with a number for each and

**then all is with the recording and with the filing with the Vermont Secretary of State Corporations Division.**

E) All are also with the assembling and with the providing with the ISBN number 978-1-77136-101-9 and with the copyright certificate of registration number 1099585 with the Canadian Intellectual Property Office – An Agency of Industry Canada. The trust has an SS-4 confirmation of the EIN as 66-6036688.

#### SECTION REGARDING DETAILS OF THE TRUST

The original 206 page Trust document and supporting documents is with the American Citizen Services (ACS) of the United States of America Consulate General's office of Montreal, Quebec, Canada with the Department of State provided the confirmation information that you need for accessing our documents and is listed below as given by the Consulate as the American Citizen Services (ACS) given for

RITA ANNE LAFRAMBOISE

Appointment UID: **PA10725779**

Appointment Password: **Krt91fxJkt**

Appointment Date: Friday, **August 02, 2013**, Time **08:45** A.M.

Name: Rita Anne Laframboise

and the contact details are further below this Notice.

For the trust RITA ANNE LAFRAMBOISE RVOC LIVING TRUST the Private-Private-Power-of-Attorney-in-fact verification is with the trust document itself, please see below for further details in this section.

The Private-Power-of-Attorney-in-fact verification details are as follows, the **entire** trust document is in a PDF format for RITA ANNE LAFRAMBOISE RVOC Living TRUST and within this document is the security-covenant with affidavit naming the Private-Power-of-



Attorney-in-fact. On page 19 of the PDF numbering pages **or** on page 17 of the security-covenant of the trust is the SECURED PARTY that is with the naming as the Power of Attorney-in-fact. On page 5 of the PDF numbering of pages **or** on page 3 of the security-covenant, is the name rita anne laframboise defined as the SECURED-PARTY that is the Private-Power-of-Attorney-in-fact. All of the documents herein attached as the RITA ANNE LAFRAMBOISE RVOG Living TRUST is recorded, filled and registered and the named SECURED PARTY and continues throughout the entire 206 page document - the SECURED PARTY continues throughout and is with the naming of the Rita Anne Laframboise.

The address is 38 Place du Commerce, suite 11-620, Verdun, Quebec, Canada, H3E 1T8 and the tel number is 514-561-9075.

- Please note regarding the INDEMNIFICATION OF THE PRIVATE-Private-Power-of-Attorney-in-fact on the page 66 of the 206 page pdf that is with the title UCC FINANCING STATEMENT AMENDMENT (FORM UCC3) non-negotiable with the St-Albans Town Clerk's Office 2008-015 Continuation June 12, 2008 at 1010am within the trust document that is the Commercial security-agreement-covenant with the tracing number RT 967-112-564 CA and this is in the entry of the Debtor in the Commercial Registry and all collateral is registered with the ST-ALBANS TOWN CLERK'S OFFICE May 22 A.D. 2008 at 9 o'clock 35 minutes a.m. Book no 220 pages 39-78 in the Commonwealth of Vermont as the UCC 10-104 along with the financing statement file number and record with ST-ALBANS TOWN CLERK'S OFFICE 2008-015 June 9 2008 at 11 o'clock 35 minutes a.m. and UCC1 ADDENDUM ST-ALBANS TOWN CLERK'S OFFICE 2008-015 June 9 at 11 o'clock 35 minutes a.m. UCC1 ADDENDUM. Private Hold Harmless PHHAIAN RT 967 112 564 CA Book 220 pages 102-107 May 22 A.D. 2008 at 10 o'clock 40 minutes a.m. Bond Order No. RT 967112 578 CA for Bond Number 112 578 page 107 same Book, time, date, location and Bond Order no. RT 967 112 581 CA for Bond number 112 581 CA same book, time, date, location and pages 108-109 and all from Private Offset Bond Number RT 967 112 555 CA UCC1 as with the section 1a above.

The Trust was compiled beginning with the month of May during the year of 2008 and completed through to the year 2012. The EIN number was issued in 2013. Thus, there is no accounting period that has begun yet. There is no overall method of accounting for the maintaining the accounting books yet. There has been no filing of any income tax returns of the interested party yet.

The trust has no associates and has no business interests. It provides no loans for interest, makes no investments for returns, has no source of revenue and makes no income.

Section 4.01 (4)

A) There is no tax staff for the RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN 66-6036688.

B) The location of the RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN 66-6036688 records is as follows;

- Each page in the attachment is with the recording with- in the books and with-in the pages of the St. Alban's Town clerk's office, in the county of Franklin of the State of Vermont.

- Each uniform commercial code document is also with the recording with-in the books and with-in the pages of the St. Alban's Town clerk's office, in the county of Franklin of the State of Vermont.

- The signatures of the Town Clerk and Assistant Town Clerk of the St. Alban's Town, in the county of Franklin of the State of Vermont is with the authenticating with the signature of Kathleen B. Waters certifying such signature and also recorded with a number for each.

- Thereafter all is with the filing with the uniform commercial code forms with the filing and with the recording in the official records of the Wash D.C. RECORDER OF DEEDS with the IDA WILLIAMS.

- Then all is with the recording and with the filing with the Vermont Secretary of State Corporations Division.

- All are also with the assembling and with the providing with the ISBN number 978-1-77136-101-9 and with the copyright certificate of registration number 1099585 with the Canadian Intellectual Property Office – An Agency of Industry Canada. The trust has an SS-4 confirmation of the EIN as 66-6036688.

i) The Table of Contents in the Trust having the Title page as the Laframboise, Rita Anne 60-05-004364 meaning each page in the Trust document in the Trust RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN 66-6036688 is with the Town Clerk's office and is with the recording and is on file and of record with the St. Albans Town, Vermont.

Some of the further details that are with the St. Alban's Town clerk's office of Vermont, with the State of Vermont Secretary of State's office and with the District of Columbia is as follows;

-Page 48 of the 206 page of the Trust states that the Commercial Registry and property is hereby registered in the entry of the debtor in the commercial registry as being recorded and filled with the St. Alban's Town Clerk's office June 9, 2008 at 11:35 a.m. as 2008-015 with the UCC financing statement (Form UCC1).

-Then continues with recordings with financing statement amendments and addendums (UCC1 and UCC 3) with the St. Alban's Town Clerk's office received for record in their books and pages by the town clerk and by Lisa Roque Asst. Town Clerk with the signature of Kathleen B. Waters certifying as a true copy of originals up to the year 2012.

-Then the entire set from 2008 to 2012 is with the filing with a UCC 1 financing statement as the DOC # 2012081988 date 08/01/2012 at 1:56 p.m. as filed and recorded in official records with the Wash D.C. recorder of deeds IDA WILLIAMS.

-Then is recorded and filed with the Vermont Secretary of State Corporations 2012 Aug-3 A.M. 11:14 with number 12252165 organization name as debtor rita anne laframboise 1960 004364, 60-05-0004364, 004364 U.S.A.

-Then continues once again with DOC # 2012094668 as a UCC 3AD (ammendment addendum) with the date of 09/05/2012 with the time of 12:56 p.m. as filed and recorded in official records with the Wash D.C. recorder of deeds IDA WILLIAMS.

-Then in final the UCC 3 financing statement amendment filed with the Vermont Secretary of State Corporations with the date of 2012 Sep 12 with the time of 10:59 to follow with the number 12252165 with the same debtor name once again

The PDF version titled Laframboise, Rita Anne 60-05-004364 that is the original 206 page Trust document and supporting documents with the American Citizen Services (ACS) of the United States of America Consulate General's office of Montreal, Quebec, Canada with the Department of State is having

- **each page** in the document titled the RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN **66-6036688** is with the Town Clerk's office and is with the recording and is on file and of record with the St. Albans Town, Vermont
- Page 48 of the 206 page PDF version titled Laframboise, Rita Anne 60-05-004364 that is the Rita security-covenant is with the stating that the Commercial Registry and property is hereby registered in the entry of the debtor in the commercial registry as being recorded and filled with **the St. Alban's Town Clerk's office June 9, 2008 at 11:35 a.m. as 2008-015 with the UCC financing statement (Form UCC1)** and

-Then continues with recordings with financing statement amendments and addendums (UCC1 and UCC 3) with the St. Alban's Town Clerk's office received for record in their books and pages by the town clerk and by lisa roque Asst. Town Clerk with the signature of Kathleen B. Waters certifying as a true copy of originals up to the year 2012.

-Then the entire set from 2008 to 2012 is with the filing with a UCC 1 financing statement as the DOC # 2012081988 date 08/01/2012 at 1:56 p.m. as filed and recorded in official records with the Wash D.C. recorder of deeds IDA WILLIAMS.

In regards to the trust security-agreement-covenant, assets-principle-collateral, and to the all of the trust in its entirety that is with the ISBN number **978-1-77136-101-9** and with the copyright

certificate of registration number **1099585** with the Canadian Intellectual Property Office – An Agency of Industry Canada and is with the SS-4 confirmation of the EIN as **66-6036688** that make complete the trust security-agreement-covenant that are with the recording with- in the books and with-in the pages of the St. Alban's Town clerk's office, in the county of Franklin of the State of Vermont and with the uniform commercial code documents that are also with the recording with-in the books and with-in the pages of the St. Alban's Town clerk's office, in the county of Franklin of the State of Vermont and are all with the signatures of the Town Clerk and Assistant Town Clerk of the St. Alban's Town, in the county of Franklin of the State of Vermont that are with the authenticating with the signature of Kathleen B. Waters certifying such signature and also recorded with a number for each and that all are with the filing with the uniform commercial code forms with the filing and with the recording in the official records of the Wash D.C. RECORDER OF DEEDS with the IDA WILLIAMS and that all are with the recording and with the filing with the Vermont Secretary of State Corporations Division, the issues are unknown if any that are to be described if necessary.

The recordings, filings and registered notices with the Trust is verifiable, TRANSPARENT and is publicly recorded, filed, registered and copyrighted information and has been provided to the Consulate General office as detailed here-with.

As stated above the Consulate General office has the Trust documents with its own original documents and is with the confirmation provided below as appointment UID and Appointment Password since August 02, 2013 as written below with the U.S.A. Department of State via the Consul at the United States of America Counselor General's Office of Montreal, Quebec, Canada with the American Citizen Services (ACS). The contact details are below.

Could you allow the suggestion of the idea that you call the American United States of America Counselor General's Office of Montreal, Quebec, Canada with the American Citizen Services (ACS).

You and anyone you require has full consent to have access to the original documents as I, Rita Anne Laframboise as trustee-Bonded-Private-Power-of-Attorney-in-fact and as I, Georges Verreault as trustee-Bonded Private-Power-of-Attorney-in-fact and as I, Jacqueline Matte as trustee-Bonded-Private-Power-of-Attorney-in-fact and we collectively have always and continue to give you consent and access continually to any and all of our documents and evidence of such in original form at the United States of America Consulate General's office of Montreal, Quebec, Canada with the American Citizen Services (ACS) and at the United States Department of State and at any government agency that has received communications from us separately and collectively along with the United States Department of the Treasury. Details are further evidenced below for execution of this consent.

The American Citizen Services (ACS) of the United States of America Consulate General's office of Montreal, Quebec, Canada with the Department of State provided the confirmation

information that you need for accessing our documents and is listed below as given by the Consulate as the American Citizen Services (ACS) given for

RITA ANNE LAFRAMBOISE

Appointment UID: **PA10725779**

Appointment Password: **Krt91fxJkt**

Appointment Date: Friday, **August 02, 2013**, Time **08:45 A.M.**

Name: Rita Anne Laframboise

**Their contact information and Consul is listed here below**

i). Mr. Mat Hurley (Mathew Christopher Hurley), Chief Consulate Affairs Officer at telephone number **(514) 908-3710** and has a fax number of **(514) 398-0973**,

ii). Assistant Ms. Judy Casper at telephone number **(514) 908-3697** and

iii). Ms. Leslie Doumbia, Consul who witnessed the signing of the trust's guarantee and kept the list of documents below and original signed guarantee at telephone number **(514) 908-3721 ((514) 908-3703)** - assistant Diana **(514) 908-3701**

iv). Mr. Mark Atkinson **(514) 908-3737** who is the Office Manager

The PHYSICAL address is CONSULATE GENERAL OF THE UNITED STATES OF AMERICA in Montreal, Quebec, Canada with the address of: 1155 rue St. Alexandre, Montreal, Quebec, Canada H5B 1G1

The Trust provided as listed here below its original documents in hand to the Consul. The Consul took each set of documents in her hand stated clearly she was scanning each page and sending them to Washington D.C. The Consul confirms this again a few times by phone in August and in September of 2013. The records are with the official recording with the Consulate General listed here-with FOR THE TRUST since August 2nd, 2013 as well and are:

- iii) a. The entire trust document in paper form,
- iii) b. The affidavit,
- iii) c. The SS-4 complete three pages,
- iii)d. The passport identification copied by them in front of our eyes (with two other witnesses when the trustee signed for the trust in front of the Consul) for verification of identity for signatures placed on documents,

The Consul was with the physical witnessing at the Consular General's physical address for the signing of certain documents by the Trustee, Rita Anne Laframboise as the trustee-Bonded-Private-Power-of-Attorney-in-fact for the "Trust", that is I, is with the signing in the presence of

two witnesses as trustees for their own separate trusts. The Consul had our original passports in her hands to verify our identities and made a photocopy of our passports in front of us to see.

I as trustee Rita Anne Laframboise, and I as trustee Georges Verreault and also I as trustee Jacqueline Matte are with the confirmation to all and to you that we were each physically present beside each other on the date of August 2nd, 2013 and I as trustee Georges and as trustee Jacqueline officially witnessed the signing of Rita Anne Laframboise Trustee for the Trust for the Trust's own original documents in front and in back while being face to face with the Consul, Ms. Leslie Doumbia.

We were each physically present as trustees together beside each other at the window of the Consul, Ms. Leslie Doumbia each for our own Trusts.

Ms. Leslie Doumbia, Consul, took each of our original Passports and held them in her hand at the window and stated "I am physically witnessing your signing in front of me." She then gave our passports to her colleague next to her and made a photocopy of each. We all three could see the photocopying being done and was right in front of us just some 3 to 4 feet away from the window. The Consul, Ms. Leslie Doumbia kept all of the documents listed above. One set per trustee.

The warrant value and how the warrant value is being potentially used is important to evidence.

The warrant value is evidenced to have a true value because it is the trust with its security-covenant-agreement that is

1. with the recording, filing, registering and with the noticing with the Uniform Commercial Code (UCC) financing statements and with the UCC 9,
2. with the obtaining of the possession of the collateral,
3. with the obtaining of the control of the collateral, and

over the agreements written here-with this NOTICE already made public as per the registration evidenced here-with.

#### SECTION REGARDING THE TRUE PERSONAL PROPERTY CERTIFICATE INSTRUMENT

The intention of this section of the NOTICE is to define the true-value of the assets acquired through the Trust that came through the establishing of the Conservatorship through the original agreement between the conservator, FHFA and the Treasury. As writing with this NOTICE it is evidenced that the conservatorship established on the GSEs is directly through the Trust.

The Trust has control over its title and assets with a perfected secured lien interest on the GSEs through the established agreements that formulated a conservatorship on the GSEs because the Trust is securing its true-value. The Trust amongst its assets and its control over its title has also the perfected secured lien interest on all of the assets related to the ongoing agreements signed between the conservator, FHFA and the Treasury.

The assets and properties directly tied to the GSEs through the conservator, FHFA that is also assuming the power of the Board and management of the GSEs, is originating from an agreement between the Conservator and the Treasury and is evidenced here-with this NOTICE that it is with and through the Trust.

The originating agreement between the Conservator, FHFA and the Treasury begins with the year 2008, continues through the year 2012 and continues today between the conservator FHFA and the Treasury. The Trust has a legal and lawful registered secured lien interest and ownership right with the Trust's security-covenant-agreement on the agreements between the Conservator FHFA and the Treasury as evidenced and detailed here-with this NOTICE.

The true-value of the Trust's assets under title control is expressed with a unit-of-account. The Trust's unit-of-account is the true United States Dollar/unit as defined in law by the Coinage Act of 1792 (True U.S.A. Dollar).

The value of the assets that transfers to the Treasury through the Conservator (FHFA) for the GSEs is with the Trust and it expresses the true-value of its assets in a "true unit-of-account". The true-value of the assets from the Trust is expressed with a "true unit-of-account" with the True U.S.A. Dollar - unit through a drafted Guarantee Certificate Registered instrument in definitive form.

The Trust's intention having a true-value for its assets as defined by the law is for the continuing support of social stability for social mobility that comes with housing in order to ensure the safety and soundness with continuing housing goals.

The Trust's True U.S.A. Dollar - unit expressed through the drafted Guarantee Certificate Registered instrument in definitive form as defined in law by the Coinage Act of 1792 allows for a simple transaction that is ready for execution. The Trust provides a true-value with a simple transaction in order to collaborate and advance community solutions that can give support of social stability for social mobility that comes with housing.

With an instrument in definitive form, the transaction permits a paper trail of a true personal property. The paper trail is for the front, middle and back office operational needs while using a True U.S.A. Dollar - unit expressed through the drafted Guarantee Certificate Registered instrument. This can be used in any Risk Registry having a silo section for asset-liability recordings.

The true personal property is registered and is able to be used as the “true unit-of-account” having a true-value for valuation as defined in law by the Coinage Act of the year 1792. The true personal property used shall be the True U.S.A. Dollar - unit as expressed as a drafted Guarantee Certificate Registered instrument in definitive form in the name needed for the intention and purpose written here-with this NOTICE.

The portion of the Trust’s title assets is to be exchanged for stock in order for a registration to occur in the name of the entity in order for the true personal property to be used on the balance sheet of the entity. The personal property is the True U.S.A. Dollar - unit expressed as a drafted Guarantee Certificate Registered instrument in definitive form. This is to be registered in the name of the entity who makes use of it for the true intention and purpose written here-with this NOTICE.

The “true unit-of-account” used by the Trust for valuing is with the use of a true monetary value. This true monetary value is the United States of America dollars as defined by law in the United States of America Coinage Act of 1792. The Coinage Act of 1792 is defining the True U.S.A. Dollar - unit as the silver metal content in weight and in purity form.

The true personal property as defined by law is the Trust’s unit-of-account. This is used for the valuation of the true-value of the Trust when it is transferring or exchanging a portion of its title to another entity’s name.

The True U.S.A. Dollar - unit defined by law as the silver metal content in weight and in purity is being used for a Standard of Exchange for a true accounting value. Therefore, the True U.S.A. Dollar - unit as expressed as a Guarantee Certificate Registered instrument in definitive form is expressing the trust’s unit-of-account value. This certificate is a draft in definitive form titled as the “United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money-unit of the year seventeen ninety-two A.D. (1792)”.

The draft certificate becomes a true personal property. This true personal property is used for the Trust to transfer or exchange a portion of its title-assets to an entity name. The entity name can then register this true personal property using this certificate in definitive form. This allows for the transferring of a portion of the Trust’s value to support and to collaborate for the advancing of community solutions. The entity name registering its own true personal property would then be able to control its own true personal property in the entity’s own name.

The entity while using the true personal property already defined in law can be under the control, ownership and possession of the entity’s name. While using the Uniform Commercial Code (U.C.C.) and section 9 of the U.C.C., the entity can perfect the personal property in its own name. The entity itself receives true-value assets from the Trust using a “true unit-of-account”. This “true unit-of-account’s” value is with a true monetary value defined by law in the United States of America Coinage Act of 1792. This is now a true personal property as defined by law



while using a Standard of Exchange. This allows the entity to proceed with the needs of community solutions DIRECTLY with no third party intermediary or interference.

The use of the true personal property defined by law through the use of the True U.S.A. Dollar - unit drafted as a Guarantee Certificate Registered instrument in definitive form titled “United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money-unit of the year seventeen ninety-two A.D. (1792)”.

The certificate in definitive form is the evidence of a paper trail for security reasons. This drafted certificate permits a simple transaction process through the front, middle and back office operations for confirmation, affirmation and for clearing.

While using the drafted certificate in definitive form, the transaction process becomes verifiable, transparent and recordable. This is for the purposes of true data support and it is recording the true personal property in the transaction process.

An entity can record the true personal property in their own name expressed by law directly for their own Risk Registry silo section possibly labelled as asset-liability. The entity would be able to match its risk registry with the General Risk Registry of the Treasury.

Simply put the Trust’s intentions has been to exchange with a true-value to the name of the entity, who shall make use of the true-value from the trust on a permanent basis. The drafted certificate in definitive form shall be needed for the entity’s own risk registry and for the Treasury’s own general risk registry.

The bottom line is that the Trust while using the “true unit-of-account” defined by law creates a personal property: the True U.S.A. Dollar-unit.

The Trust by definition uses a one (1) unit-of-account in the form of a True U.S.A. Dollar-unit drafted certificate in definitive form as defined by law for transferring and for the use of a Standard of Exchange and the Trust expresses the following –

The “Trust’s” for its portion of its title property value is being transferred with the true monetary value of the United States of America dollars defined by law according to the United States of America Coinage Act of 1792 as its unit-of-account.

This law is defining the True U.S.A. Dollar - unit and defines it as the silver metal content in weight and in purity form. Thus, this is the Trust’s defined unit-of-account. This is the True U.S.A. Dollar-unit drafted certificate for the Trust’s true-value that is to be transferred privately with an Annex Over-the-counter (O.T.C.) Forward attached to the standard Master Agreement of 2002 used in over-the-counter transactions, published by the International Swaps and Derivatives Association (**ISDA**) with the Annex so written here-with.

The above is for the accounting, for the recording, for the record of the accounting and for the mark-to-market value for the certificate in definitive form. A portion of the “Trust’s” title property is in the form of a true unit-of-account as the True U.S.A. Dollar-unit for a true personal property for an entity to put the personal property into their name.

As already written in this NOTICE the drafted certificate having a true-value in definitive form was drafted and has been made available to members of the Treasury and to the Office of Management and Budget for accounting technical reasons and is labelled as the “Draft GUARANTEE – Certificate REGISTERED as the United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money – unit of the year seventeen ninety-two A.D. (1792)”.

In finance the best kept secret is the profit known as interest. It is commonly known that brilliant scientists, political leaders, eco-warriors, and religious gurus can no longer save us from ourselves. The military are powerless since the word finance itself is interpreted by many people from different walks of life as meaning budget, economy, etc.

#### SECTION OF SOME VERY IMPORTANT NOTES

##### FIRST NOTE;

In the TREASURY FINANCIAL MANUAL (TFM) Volume I, Part 2, Chapter 5000 entitled ACCOUNTING AND REPORTING OF MONETARY ASSETS (NONOPERATING CASH ITEMS) HELD BY U.S.A. TREASURY OFFICES IN SECTION 5030.60 - “System Totals (in Dollars) – End of Month

states “...The summary report, entitled “System Totals (In Dollars) End of Month \_\_\_\_\_,” provides the total of notes outstanding by denomination. CCB uses this information to prepare the report on currency outstanding and in circulation.”

The word dollars that the United States Department of Treasury here is only to be used as defined by law with the Trust. The system totals the TFM speaks of are notes. The true value is defined by law as a true monetary value and the word Dollar – Unit is defined in the Coinage Act of 1792. This is the only True U.S.A. Dollar the trust accepts for the true valuation of a true personal property.

#### TO CONTINUE SOME VERY IMPORTANT NOTES

##### SECOND NOTE;

The Book “THE DOW JONES-IRWIN GUIDE TO INTEREST - What you should know about the time value of money” by LAWRENCE R. ROSEN provides his evidence with his Editorial Advisor Melvin Bloom, Ph.D. On page 1 of the Book it uses a “The formula is:

$$I = P \times i \times T$$

*I equals P times i times T*

The formula is: I = interest earned  
P = principal  
i = rate of annual interest  
T = time in years

The same is also being used by The DEPARTMENT OF THE TREASURY OPERATING CIRCULAR entitled RESPONSIBILITIES RELATING TO NON-CREDIT REFORM BORROWING ACCOUNTS. In section 4020 entitled Procedures relating to the computation of interest on Advances from Treasury

$$I = P \times R \times T$$

*I equals P times i times T*

The formula is: I = amount of interest due  
P = principal amount  
R = rate of interest  
T = time

This formula for this true-value in the personal property is of no use and shall no longer be needed, used or required permanently.

I = P CONVERTED TO BE NOW THE FORMULA P=P where P is PRINCIPAL  
The formula for the true-value of the Trust’s personal property shall be PRINCIPAL only in order to be transferred for exchanges of a portion of the Trust’s assets for liabilities and shall be according to the communications already sent to Ms. **Mary Bloom Raskin** as Deputy Secretary of the United States Department of the Treasury and **Ms. Rosie Rios** as Treasurer of the United States Department of the Treasury having the draft certificate from the trust titled as the “DRAFT GUARANTEE – Certificate REGISTERED of the United States of America Treasury Guarantee Risk Certificate money-unit and is the Redeemable True United States of America Dollar-unit GUARANTEE – Certificate of the United States of America money – unit of the year seventeen ninety-two A.D. (1792)” and to the OFFICE OF MANAGEMENT AND BUDGET because the Trust by definition uses a one (1) unit-of-account in the form of a True U.S.A. Dollar-unit certificate in definitive form as defined by law for transferring and for the use of a Standard of Exchange and the Trust expresses the following –

The “Trust’s” for its portion of its title property value is being exchanged with the true monetary value of the United States of America dollars as defined by law according to the United States of America Coinage Act of 1792 as its unit-of-account. This law is defining the True U.S.A. Dollar - unit and defines it as the silver metal content in weight and in purity form. Thus, this is the Trust’s defined true unit-of-account. This is the True U.S.A. Dollar-unit instrument for the Trust’s value that is to be transferred privately with an annex O.T.C. Forward attached to the standard Master Agreement of 2002.

No interest charges, no profit charges, no usury of any type, kind and/or variety shall be used. Principal is exchanged with the Trust for permanent use if chosen so with an entity using a true personal NOTICE and according to the other NOTICES to Ms. Mary Bloom Raskin, Ms. Rosie Rios and to the OFFICE OF MANAGEMENT AND BUDGET and to the others members in government.

To clarify, in the Book “THE DOW JONES-IRWIN GUIDE TO INTEREST *What you should know about the time value of money*” by LAWRENCE R. ROSEN with the equation for the time value of money as the formula:  $I = P X i X T$  here-in lies the interest charge while using time for some said interest charge.

The true definition of money and the true definition of value as it is relating to money in this equation is unrelated to time. Time is used for profit as interest etc., in a double-entry bookkeeping system.

As evidenced by Mr. John Exter, he defines Money as a former member of the Board of Governors of the Federal Reserve System. In 1948 he served first as adviser to the Secretary of Finance of the Philippines and then as the Minister of Finance of Ceylon (now Sri Lanka) where he established their central banks. In 1954, he served as vice president in charge of international banking and precious metals operations at the Federal Reserve Bank of New York. He was also a member of the Council of Foreign Relations, the Committee for Monetary Research & Education states in writing that

“Money performs three functions.

“First, ... medium of exchange....”

“Second, ...it is a standard of value...”

“Third, ...it is a store of value...”

Source in the ECONOMIC EDUCATION BULLETIN, Vol. XIV No. 5, Published by AMERICAN INSTITUTE for ECONOMIC RESEARCH, of May 1974, Great Bafrington, Massachusetts 01230, on page 3 titled “Toward a New World Monetary System” by John Exter

See <https://www.aier.org/sites/default/files/Files/Documents/Research/3275/EEB197405.pdf>

In truth the "...time value of money..." is for the double-entry bookkeeping system for "...the economic laboratory of the world." as per John Maynard Keynes. The double-entry bookkeeping system is evidenced in The Book "DOUBLE ENTRY How the Merchants of Venice Created Modern Finance" by Jane Gleeson-White evidences material in her book about history's double-entry bookkeeping system for the corporate world and government and double-entry is used for PROFIT.

Page 177 "...May 1934...John Maynard Keynes..." said "In Washington... 'Here, not in Moscow, is the economic laboratory of the world.'" "...his theory of effective demand'..." "...publish in February 1936 as *The General Theory of Employment, Interest and Money*."

Page 179 "And Keynes..." (John Maynard Keynes page 8) "...applied the principles of double-entry bookkeeping to construct his whole-economy framework." To quote "... (or real income, 'Y') of an economy is determined by the consumption and the investment ( $Y = C + I$ ).

Page 5 "Our world is governed by numbers generated by the accounts of nations and corporations. And yet these numbers are arbitrary, illusory."

The evidence is that Money is "...a store of value..." as stated by the late Mr. John Exter himself.

Simply when the equation  $I = P X i X T$   
has removed from it the TIME VALUE OF MONEY  
that is  $i X T$

The equation simplifies to  $I = P$  where **P** is PRINCIPAL.  
It is the principal that is the "...store of value..." and is the money.

The true-value for the true unit-of-account for the trust for the true personal property in an instrument in definitive form and is defined by law.

#### SOME VERY IMPORTANT NOTES

##### THIRD NOTE;

The Trust is exchanging a portion of its title and this is the principal as written here-with this NOTICE. The Principal is for a single-entry accounting system only and is an asset to be used with a Standard of Exchange as written here-with this NOTICE.

The Principal as written here-with this NOTICE and is never to be used for a double-entry bookkeeping system nor for a Standard of Exchange nor for the Trust.

Also, the Trust has the legal and lawful right of claim to execute its Warranty Deed Order with instructions that was ordered by the trust to execute the warranty deed in the name of the Trust.

The Trust's Warranty Deed Order with instructions and previous Notices to the Warranty Deed Order has been distributed and received by the following entities

United States Court of Federal Claims  
Federal National Mortgage Association (FNMA), known as Fannie Mae  
Federal Home Loan Mortgage Corporation (FHLMC), known as Freddie Mac  
Office of Comptroller of the Currency  
Office of Management and Budget  
FASAB - Federal Accounting Standards Advisory Board  
U.S.A. Department of the Treasury  
Federal Home Loan Banks (FHLBanks, or FHLBank System)  
General Accountability Office  
Federal Financing Bank  
United States Department of State  
Other private and public organizations

Also, the True U.S.A. Dollars shall be a personal property under many laws already established and as mentioned in this NOTICE.

Therefore, the Trust and the entity shall

- transfer, receive and/or exchange to permit an entity having liabilities to acquire True U.S.A. Dollars for its own compliance from the Trust;
- transfer, receive and/or exchange and/or allocate True U.S.A. Dollars to use for social services or assign them to another entity on its own behalf for the same purposes through the Trust;
- receives, transfers and/or exchanges True U.S.A. Dollars for social services purposes with the Trust;
- transfer, receive and/or exchange True U.S.A. Dollars on its own behalf for the purposes of social services (also provided that is does not do so with such regularity that it "makes a market") with the Trust;

It would be logical for you to call and get access to the original Trust documents as written here-with this NOTICE.

Regards,

A handwritten signature in blue ink that reads "rita anne laframboise private-power-of-attorney-in-fact". The signature is written in a cursive style and is underlined.

Rita Anne Laframboise as the trustee-Bonded-Private-Power-of-Attorney-in-fact for the trust RITA ANNE LAFRAMBOISE REVOCABLE LIVING TRUST EIN 66-6036688, and with full consent with Date: May 4<sup>th</sup>, 2016 and

Georges Verreault as the Private-Power-of-Attorney-in-fact

Georges Verreault as the trustee-Bonded-Private-Power-of-Attorney-in-fact for the trust  
GEORGES JOSEPH ALBERT VERREAULT REVOCALBE LIVING TRUST EIN 30-  
6362322 and with full consent with

Date: May 4<sup>th</sup>, 2016 and

Jacqueline Matte as the Private-Power-of-Attorney-in-fact

Jacqueline Matte as the trustee-Bonded-Private-Power-of-Attorney-in-fact for the trust  
JACQUELINE MARIE NOELLA MATTE REVOCABLE LIVING TRUST EIN 98-6069262  
and with full consent with

Date: May 4<sup>th</sup>, 2016

Without Recourse