**AFFIDAVIT/DECLARATION OF TRUTH**

Business Name Your Full Name

Name of Owner/CEO/President  Your Address

Address City, State, Zip

City, State, Zip

I, your full name, a living man/woman, the undersigned, make this Affidavit/Declaration of Truth of my own free will, and I hereby affirm, that I am of lawful age and of sound mind and hereby attest that the statements, averments and information contained in this Affidavit/Declaration are true and correct to the best of my knowledge and adhered to the jurisdiction from which remedy shall be sought.

This Affidavit/Declaration of Truth is a lawful notification to you, and is hereby made and sent to you pursuant to the united States Constitution, specifically, the Bill of Rights, in particular, Amendments I, IV, V, VI, VII, IX and X, and supported by The Bill of Rights of The Washington State Constitution in particular Article I, Sections I, II, III, IV, V, VI, VII, VIII, X, XI, XII, XVI, XXII, XXVII, XXIX, XXX, XXXII and XXXV, and requires your written rebuttal to me, in kind, specific to each and every point of the subject matter stated herein, within fourteen (14) days, via your own sworn and notarized affidavit, using true fact, valid law and evidence to support your rebuttal of the specific subject matter stated in this Affidavit/Declaration. You are hereby lawfully noticed that your failure to respond, as stipulated, and rebut, with particularity and specificity, anything with which you disagree in this Affidavit/Declaration, is your lawful, legal and binding tacit agreement with and admission to the fact that everything in this Affidavit/Declaration is true, correct, legal, lawful, and fully binding upon you in any court in America, without your protest or objection and that of those who represent you.

The text in red constitutes our guidelines and what we would do if we were writing this Affidavit/Declaration of Truth. The text in black is what we would specifically include in the Affidavit/Declaration of Truth**.**

After the presumptive paragraph, above, in black type, we would make all of our true statements and averments as to what specifically took place in our situation, in chronologically ordered, numbered paragraphs, citing our personal experiences and our personal, direct observations of others’ experiences, and/or their actions, if this applies and is relevant to our experiences. The Affidavit/Declaration of Truth should present our claims and charges based upon the unlawful, unconstitutional actions committed against us by the person to whom we are sending the affidavit, and how we were damaged by the unconstitutional actions of this person. This Affidavit/Declaration of Truth must obviously be based in truth, fact, valid law and evidence. The Affiant will swear to the contents of the document before a notary, under the pains and penalties of perjury; thus, it must be fully truthful and correct, or the Affiant could face prosecution for perjury.

The objective here is to make the Affidavit/Declaration of Truth so strong, so forceful and so truthful that the opponent will not be able to rebut and support any rebuttal in truth, fact, valid law and evidence.

Pursuant to the lawful notification contained in the Affidavit/Declaration, when he or she fails to rebut, he or she admits to all of the claims, charges, averments and circumstances stated in that Affidavit/Declaration. The initial idea of the Affidavit/Declaration is to pressure the recipient to understand his/her lawful jeopardy. Under the First Amendment, the people have the guaranteed inherent right to petition the government for redress of grievances, and the government must respond in kind. Redress is the correct resolving of the people’s grievance(s). If it becomes necessary to bring the matter to court, then, the unrebutted Affidavit/Declaration of Truth stands as fact and truth before the court. After the 21 days, under the fair time frame allowed to the respondent and no response has adequately been presented of performed, the lack of non-performance should and shall adjudicate this motion to move forward without delay or apprehension. To clarify, you as the Affiant have every avenue at your lawful disposal to file this sworn affidavit at your District or County Court house with the clerk to request a hearing for a summary judgement. The following principles are how we begin stating our claims and charges:

1.

2.

3.

4.

5.

6.

7.

All of the aforementioned situations are denying me of my constitutionally protected rights and denying me the right to life, liberty and the pursuit of happiness.

**WASHINGTON STATE CONSTITUTION**

**ARTICLE I  SECTION 7**

**DECLARATION OF RIGHTS**

**INVASION OF PRIVATE AFFAIRS OR HOME PROHIBITED**

No person shall be disturbed in his private affairs, or his home invaded without authority of **LAW**.

**SECTION 11 RELIGIOUS FREEDOM.**

**ABSOLUTE** freedom of conscience in all matters of religious sentiment, belief, and worship, shall be guaranteed to every individual, and no one shall be molested or disturbed in person or property on account of religion; but the liberty of conscience hereby secured shall not be so construed as to excuse acts of **LICENTIOUSNESS** or justify practices inconsistent with the peace and safety of the state.

**WASHINGTON STATE CODE RCW 42.60.010**

**Findings.**

The legislature finds and declares the following:

(1) Washington state celebrates the rich cultural heritage and diversity of its residents; and

(2) **FREEDOM** of religion and protection from persecution on the basis of religion is one of the founding ideals of the nation.

**WASHINGTON STATE**

**CERTIFICATION OF ENROLLMENT ENGROSSED HOUSE BILL 2097**

**AS AMENDED BY THE SENATE Passed Legislature - 2018 Regular Session** Chapter 303, Laws of 2018 (partial veto) 65th Legislature 2018 Regular Session

**RELIGIOUS AFFILIATION--DISCLOSURE**

AN ACT Relating to limiting disclosure of information about the religious affiliation of individuals; adding a new section to chapter 3 49.60 RCW; adding a new section to chapter 42.56 RCW; adding a new chapter to Title 42 RCW; and creating a new section.

**BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON**: 6 NEW SECTION. Sec. 1.

The legislature finds and declares the following: (1) Washington state celebrates the rich cultural heritage and diversity of its residents; and (2) Freedom of religion and protection from persecution on the basis of religion is one of the founding ideals of the nation.

NEW SECTION. Sec. 2. A new section is added to chapter 49.60 RCW to read as follows:

**It is an UNFAIR practice for an employer to:**

**(1) Require an employee to disclose his or her sincerely held religious affiliation or beliefs,** unless the disclosure is for the purpose of providing a religious accommodation at the request of the employee; or

**(2)** Require or authorize an employee to **disclose information about the religious affiliation of** another employee, unless the ENGROSSED HOUSE BILL 2097 AS AMENDED BY THE SENATE Passed Legislature -1 EHB 2097.PL 1 individual whose religious affiliation will be disclosed

4 NEW SECTION. Sec. 3. A state or local government agency or public employee **SHALL** **NOT**:

(1) Provide or disclose to federal government authorities personally identifiable information regarding the religious beliefs, practices, or affiliation of any individual, except where the employee is a **WITNESS TO A CRIME**. (The lawful definition of a crime must be well established.)

(2) Use public funds, facilities, property, equipment, or personnel to assist in creation, implementation, or enforcement of any government program compiling a list, registry, or database of personally identifiable information about individuals based on religious beliefs, practice, or affiliation, for law enforcement or immigration purposes; or

(3) Make personally identifiable information from agency databases available, including any databases maintained by private vendors contracting with the agency, to anyone or any entity for the purpose of investigation or enforcement under any government program compiling a list, registry, or database of individuals based on religious belief, practice, or affiliation, or national origin, or ethnicity for law enforcement or immigration purposes**.**

**NEW SECTION. Sec. 7.** A new section is added to chapter 42.56 RCW to read as follows: All records that relate to or contain personally identifying information about anindividual's religious beliefs, practices, or affiliation are **EXEMPT** from disclosure under this chapter.

Our nation was founded by people who came to this country in search of religious freedom, a fundamental value of our republic. The establishment and free exercise clauses of the First Amendment prevents the government from promoting religion in any way, provides you with the right to worship (or not) as you wish and prohibits the government from penalizing you for your religious beliefs and practice. The separation of church and state is one of the very reasons why individuals have sought refuge by immigrating to this country.

The following are well established laws that have been violated by Name of Business and Owner/Manager.

**U.S.C. Title 18 section 242 deprivation of rights under the color of the law**.

Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

**U.S.C. Title 18 section 241 Conspiracy against rights**.

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured— They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

**Title II of the Civil Rights Act, U.S. Code 42 2000(a) 2000cc-3(g)**

“This chapter shall be construed in favor of a broad protection of religious exercise, to the maximum extent permitted by the terms of this chapter and the Constitution.”

**2000cc-5** “The term “religious exercise” includes any exercise of religion, whether or not compelled by, or central to, a system of religious belief.”

**Title VII Civil Rights Act**

**42 U.S.C. §2000e**

(j) The term "religion" includes all aspects of religious observance and practice, as well as belief, unless an employer demonstrates that he is unable to reasonably accommodate to an employee's or prospective employee's religious observance or practice without undue hardship on the conduct of the employer's business.

The Civil Rights Act, religious observances or practices include, for example, attending worship services, praying or the wearing of any religious dress or symbols, displaying religious garb or symbols, displaying religious objects, adhering to certain dietary rules, proselytizing or other forms of religious expression or refraining from certain activities, (**such as wearing a mask.)**

**Title VII of the Civil Rights Act** also protects all aspects of religious observance, practice, and belief, and defines religion very broadly to include not only traditional, organized religions such as Christianity, Judaism, Islam, Hinduism, Buddhism, and Sikhism, but also religious beliefs that are new, uncommon, not part of a formal church or sect, only subscribed to by a small number of people, or may seem illogical or unreasonable to others.

**Ex parte Milligan, 71 U.S. 2 (1866)** The United States Supreme Court ruling just shortly after the “civil war”, which yet stands to this day: “Neither the legislation nor any executive or judicial officer may disregard the provisions of the Constitution in the case of an emergency.” Section 98: Therefore, **ANYONE** who declares the suspension of constitutionally guaranteed rights to freely travel, peacefully assemble, earn a living, freely worship, etc. and or attempts to enforce such suspension within 50 independent sovereign, continental United States of America is making war against our Constitution and therefore, We the People. They violate their Constitutional oath and, thus, immediately forfeit their office and authority and their proclamations may be disregarded with impunity and that means **ANYONE**: even the governor and the President

**The following is irrefutable evidence of the fraud and deception of Covid19 and how it was well planned out and used as a Trojan Horse to usher in the New World Order and Mass Genocide by use of the experimental injection known as the Covid-19 Vaccine. The following are the 8 points taken from the Mass Tort Claim filed against 42 corrupt governors:**

The declaration of a State of Emergency for the COVID-19 diagnosis criteria for a series of pneumonia and influenza related symptoms and the allegations of the existence of a “novel coronavirus” is based on a series of assumptions that are patently false.

1..According to the International Committee on Taxonomy of Viruses’ (ICTV) Coronaviridae Study Group (CSG) publication on March 2, 2020, the preliminary data suggesting that there was sufficient variation to determine this to be a novel virus vs. a mutation of known coronaviruses, was not based on established scientific principles but was responsive to the World Health Organization’s prior unfounded declaration of novelty of both the virus and a new disease.

2. There could be no independent verification of the epidemiologic models predicting dire infection and mortality rates as the underlying models and data were not published, and when sought, were reportedly corrupted so as to make their examination impossible.

3. In violation of State law, no medical or scientific evidence was provided to establish even causal links between the SARS CoV-2 and the symptoms of COVID-19, relying instead on foreign government hearsay and conjecture.

4. Since 2003, the U.S. Department of Health and Human Services and their subordinate organizations – the National Institute of Allergy and Infectious Diseases (NIAID) and the Centers for Disease Control and Prevention (CDC) – maintained a patent preventing any independent organization from testing for the presence of coronavirus transmissible to humans through 2018 resulting in a complete lack of testing technologies.

5. No State official reviewed for accuracy or veracity any of the causal statements made in the Declaration of Emergency which contain false, misleading, and terror inducing statements.

6. In violation of well-established legal precedent from **Jew Ho v. Williamson, 103 F. 10,** **26 (C.C.N.D. Cal. 1900**) and subsequent public health law, arbitrary and capricious rules were inflicted upon a part of the population that were not applied generally, resulting in the unlawful confinement of a healthy population with no basis in science or fact.

7. Governor Jay Robert Inslee has failed to provide adequate testing to confirm or deny the presence or absence of “a novel coronavirus” and, based on recent reports from testing of incarcerated persons reported by Reuters, 96% of prisoners testing positive for coronavirus are asymptomatic, demonstrating a failure to establish even a statistical link between the virus and the disease.

8. Neither Governor Jay Robert Inslee nor any public health officer has followed evidence-based, peer-reviewed, clinical science showing that neither social distancing (of up to 6 feet of separation), nor the wearing of masks has any clinical effect in a healthy population and that instituting such policies is exclusively for the inducement of fear and terror in the population.

**U. S Constitution: Article One, Section 8, clause 8** To promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries. By Renewing their Illegal Patents on February 17, 2014, the CDC violated Article 1, Section 8, Clause 8 of the U.S. Constitution. By Renewing their Illegal Patents on February 17, 2014, the CDC willfully violated the law using taxpayer funds in light of the Supreme Court ruling on June 13, 2013.

**Article One, Section 9, clause 2** Which states that "The privilege of the writ of habeas corpus (a recourse in law challenging the reasons or conditions of a person's confinement) shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it."

**THERE IS NO CLINICAL DATA SHOWING THAT THE “RESTRAINT OF HEALTHY INDIVIDUALS” HAS ANY EMPIRICAL DATA SUPPORTING ITS USE. NO EVIDENCE SUPPORTING EMERGENCY DECLARATIONS HAVE BEEN OFFERED WITH THE EXCEPTION OF STATEMENTS MADE BY COLLUDING PARTIES SEEKING TO BENEFIT FROM VACCINATIONS, TESTING OR THE COMBINATION – NEITHER OF WHICH CAN BE REASONABLY EXPECTED GIVEN THE PATENTS GRANTED TO AND HELD BY THE COLLUDING PARTIES.**

As a result of these and other undisputable facts, Governor Jay Robert Inslee’s unlawful orders and those businesses, agencies and corporate fictions that have followed the direction of these unlawful orders are in clear violation of the Washington State Constitution and The united States Constitution and have been previously determined by the Supreme Court to be unlawful and unenforceable and shall be held liable for their trespasses on the rights of all We the People.

**DOMESTIC TERRORISM - 802 of the USA PATRIOT Act (Pub. L. No. 107-52)** expanded the definition of terrorism to cover ""domestic,"" as opposed to international, terrorism. A person engages in domestic terrorism if they do an act "dangerous to human life" that is a violation of the criminal laws of a state or the United States, if the act appears to be intended to: (i) intimidate or coerce a civilian population; (ii) influence the policy of a government by intimidation or coercion.

**THE TEN POINTS OF THE NUREMBERG CODE**

1. The voluntary consent of the human subject is absolutely essential.
2. The experiment should be such as to yield fruitful results for the good of society, unprocurable by other methods or means of study, and not random and unnecessary in nature.
3. The experiment should be so designed and based on the results of animal experimentation and a knowledge of the natural history of the disease or other problem under study that the anticipated results will justify the performance of the experiment.
4. The experiment should be so conducted as to avoid all unnecessary physical and mental suffering and injury.
5. No experiment should be conducted where there is an a priori reason to believe that death or disabling injury will occur; except, perhaps, in those experiments where the experimental physicians also serve as subjects.
6. The degree of risk to be taken should never exceed that determined by the humanitarian importance of the problem to be solved by the experiment.
7. Proper preparations should be made, and adequate facilities provided to protect the experimental subject against even remote possibilities of injury, disability, or death.
8. The experiment should be conducted only by scientifically qualified persons. The highest degree of skill and care should be required through all stages of the experiment of those who conduct or engage in the experiment.
9. During the course of the experiment the human subject should be at liberty to bring the experiment to an end if he has reached the physical or mental state where continuation of the experiment seems to him to be impossible.
10. During the course of the experiment the scientist in charge must be prepared to terminate the experiment at any stage, if he has probable cause to believe, in the exercise of the good faith, superior skill and careful judgment required of him that a continuation of the experiment is likely to result in injury, disability, or death to the experimental subject.

**22 American Jurisprudence 2d Damages Summary**

This article covers general principles of the law of damages. It includes a discussion of the various kinds of damages-compensatory damages, nominal damages, liquidated damages, and exemplary and punitive damages-as well as of such concepts as general and special damages, prospective damages, and mitigation of damages. The elements and measure of damages in breach of contract, personal injury, and property damage cases are also covered as are the pleading, proof, and determination of the amount of damages to be awarded in a lawsuit.

**American Jurisprudence 2d - Damages § 559**

V. Exemplary or Punitive Damages, A. In General, § 559 - Purposes; punishment and deterrence

The view has been followed that punitive damages are awarded for the sake of example[[1](https://reference.findlaw.com/amjur/damages-sect-559.html#fn1)] and to punish the defendant,[[2](https://reference.findlaw.com/amjur/damages-sect-559.html#fn2)] thereby deterring others from similar behavior.[[3](https://reference.findlaw.com/amjur/damages-sect-559.html#fn3)] Indeed, courts have stated that the primary purpose of a punitive award is to deter misconduct or improper conduct.[[4](https://reference.findlaw.com/amjur/damages-sect-559.html#fn4)] However, punitive damages must not be so oppressive or so large as to shock the sense of fair-minded persons.[[5](https://reference.findlaw.com/amjur/damages-sect-559.html#fn5)] The purpose of punitive damages is not served by financially destroying a defendant.[[6](https://reference.findlaw.com/amjur/damages-sect-559.html#fn6)]

Punitive damages have been said to be awarded to punish the defendant and deter or warn others from the same conduct[[7](https://reference.findlaw.com/amjur/damages-sect-559.html#fn7)] or to punish or deter conduct deemed wrongful when the availability of a cause of action and compensatory damages are considered an insufficient punishment or deterrence.[[8](https://reference.findlaw.com/amjur/damages-sect-559.html#fn8)] Many holdings also expressly state that the purpose of punitive damages is to deter the defendant him- or herself, as well as others, from repeating the wrongful act in the future.[[9](https://reference.findlaw.com/amjur/damages-sect-559.html#fn9)] Thus, exemplary damages have been said to serve a threefold purpose: Punishment, Specific Deterrence and general Deterrence

In some jurisdictions, all awards of punitive damages must be supported by a finding that the public interest will be served by punishing the wrongdoer.

**Am Jurisprudence 2d - Damages § 622**

V. Exemplary or Punitive Damages, H. Amount, 1. In General; Procedures and Standards for Determining Amount, § 622 - Particular factors considered:

The factors for determining appropriate punitive damages, whether by the trier of fact or on review for excessiveness,[[1](https://reference.findlaw.com/amjur/damages-sect-622.html#fn1)] generally include:

* the nature of the wrong[[2](https://reference.findlaw.com/amjur/damages-sect-622.html#fn2)]
* the reprehensibility of the wrongdoing[[3](https://reference.findlaw.com/amjur/damages-sect-622.html#fn3)]
* the enormity of the wrong[[4](https://reference.findlaw.com/amjur/damages-sect-622.html#fn4)]
* the duration of the wrong[[5](https://reference.findlaw.com/amjur/damages-sect-622.html#fn5)]
* the wrongdoer's intent or motivation,[[6](https://reference.findlaw.com/amjur/damages-sect-622.html#fn6)] or awareness of any hazard which his or her conduct has caused[[7](https://reference.findlaw.com/amjur/damages-sect-622.html#fn7)]
* other circumstances attendant to the wrongdoer's actions[[8](https://reference.findlaw.com/amjur/damages-sect-622.html#fn8)]

**Observation:**

The degree of reprehensibility of defendant's conduct is perhaps the most important indicium of the reasonableness of a punitive-damages award.[[9](https://reference.findlaw.com/amjur/damages-sect-622.html#fn9)]

While an award of punitive damages should take into account any mitigating circumstances which may operate to reduce the award without wholly defeating it,[[10](https://reference.findlaw.com/amjur/damages-sect-622.html#fn10)] there is authority that exemplary damages are not to be reduced by reason of the plaintiff's comparative negligence.[[11](https://reference.findlaw.com/amjur/damages-sect-622.html#fn11)]  Regardless of **culpability**, heavier punitive awards have been thought to be justifiable when wrongdoing is hard to detect.[[12](https://reference.findlaw.com/amjur/damages-sect-622.html#fn12)]

[***Milfort v. Prevete, 3 F. Supp. 3d 14 (E.D. N.Y. 2014)***](https://1.next.westlaw.com/Link/Document/FullText?findType=Y&originatingContext=document&transitionType=DocumentItem&pubNum=0007903&refType=RP&originatingDoc=&serNum=2032901159) ***and*** [***18 U.S.C.A. § 3626(a)(1)(A)***](https://1.next.westlaw.com/Link/Document/FullText?findType=Y&originatingContext=document&transitionType=DocumentItem&pubNum=1000546&refType=LQ&originatingDoc=&cite=18USCAS3626) ***.*** [***Benton v. Rousseau, 940 F. Supp. 2d 1370 (M.D. Fla. 2013)***](https://1.next.westlaw.com/Link/Document/FullText?findType=Y&originatingContext=document&transitionType=DocumentItem&pubNum=0004637&refType=RP&originatingDoc=&serNum=2030392288)

As a concerned Patriot and American of the State of Washington, I willfully present the above statements for your consideration and review. It is my assertion that the above facts must be lawfully considered for the immediate removal and suspension of any and all continued unlawful, unconstitutional and draconian measures adversely affecting myself and the people of Washington State. Henceforth any measures related to and known as forced medical injections known as the Covid-19 Vaccine, without any evidence of health benefits showing to the contraire harms that are directly correlated to the propaganda perpetrated by mass media and junk science fostered under the guise of a pandemic that never was declared properly or lawfully that was nothing less than a scam lead by profiteers seeking a windfall of profits by preying on the ignorance of an unprepared population ‘and is nothing more than an unlawful attempt at ‘social engineering and assault against the unalienable rights of We the People and a silent, sinister tool to be used for mass genocide and population control.

I request your adherence to the immediate investigation of any ‘sworn ’governmental official at local, state or federal levels for their willfully known complicit criminal actions of their Constitutional duties in the service of their sworn oath and office.

I welcome your correspondence and am hopeful that you take this matter seriously on behalf of myself, my family and the people of Washington State currently unlawfully being trespassed upon from the egregious‘ unlawful’ actions outlined above. I shall be submitting this same letter to all related local, state and federal government representatives including the United States Attorney General, the County Sheriff and I will be filing this Affidavit in all Federal and District Court jurisdictions for lawful and legal action on behalf of myself and fellow Americans across the State of Washington and the entire nation seeking absolute and lawful remedy

I,  Your Full Name am demanding lawful remedy and compensation in the amount of (decide the amount of compensation of damages)  from Name of Business and Employer and address, who knowingly and willingly trespassed on my unalienable rights and the rights of the public at large and for violating well established law.

Lawful notification has been provided to you stating that if you do not rebut the statements, charges and averments made in this Affidavit/Declaration in a form of a sworn affidavit under penalty of perjury, then, you shall and do tacitly agree with and admit to them. Pursuant to that lawful notification, if you disagree with anything stated under oath in this Affidavit/Declaration of Truth, then rebut to me that with which you disagree, with particularity, within fourteen (14) days of receipt thereof, by means of your own written, notarized sworn affidavit of truth, based on specific, true, relevant fact and valid law to support your disagreement, attesting to your rebuttal and supportive positions, as valid and lawful, under the pains and penalties of perjury under the laws for the united States of America and this State of Washington.

Finally, An un-rebutted affidavit shall stand as truth and fact before any court of proper jurisdiction. Upon your failure to respond, as lawfully stipulated, shall be your tacit agreement with and admission to the fact that everything in this Affidavit/Declaration of Truth is true, correct, legal, lawful, and is your irrevocable admission attesting to this, fully binding upon you in any court of law in America, without your protest, objection and that of those who represent you.

Affiant further sayeth naught.

All Rights Reserved,

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

Your Full Name Affiant/Declarant Date

**NOTARY STATEMENT**

In the State of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_,

County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

I swear that on this \_\_\_\_\_day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_ 2022, the above-named Affiant/Declarant,

Your Full Name personally appeared before me, and of his/her own free will, signed and executed

this Affidavit/Declaration of Truth.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Notary Public

My Commission Expires:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Seal: