Kevin Brady McLean

c/o 7175 Highway 89 Milton, Florida Republic

[Non-DOMESTIC, without the UNITED STATES]

Email: Kevin@kevinbradymclean.com

To Whom It May Concern,

RE: NOTICE OF FINAL DETERMINATION Matter Reference No.: K.B.M. — FJP-0525



May 16, 2025

This letter serves as final administrative closure and lawful notice concerning the matter referenced above. The undersigned, Kevin Brady McLean, a living man, has provided due and proper notice, evidence of standing, and lawful opportunity for rebuttal to all relevant parties, departments, and agencies.

On April 29, 2025, initial filing materials were delivered, including but not limited to:

- UCC-1 Financing Statement
- Security Agreement
- Declaration of Status and Authority
- Trust and Beneficial Ownership Instruments
- Associated Affidavits, Notices, and Public Record

Said filings were unrebutted within the allotted fourteen (14) calendar days, constituting full acceptance and administrative estoppel under the maxims of law, Uniform Commercial Code 1-308, and the doctrine of tacit acquiescence. On May 15, 2025, a **Final Administrative Packet** was issued, containing:

- Notice of Default Judgment
- Memorandum of Understanding
- Certificate of Service
- Verified Proofs of Filing and Publication

As of the date of this letter, no verified rebuttal, objection, or counter-claim has been received. Accordingly, all statements, claims, declarations, and interests asserted by the undersigned are now established as final, binding, and enforceable in law and equity. This matter is closed administratively and entered into the public and commercial record as a matter of permanent standing. All parties are hereby noticed that:

- No further correspondence is required
- No further rebuttal shall be accepted without written consent
- All rights, claims, and interests are preserved and protected in full
- Any future attempt to diminish, assume, or subvert said rights shall constitute fraud and dishonor in commerce

Please govern yourselves accordingly. Any response to this matter must be made in kind, point-for-point, under full commercial liability, and sworn under penalty of perjury.

Respectfully and in peace,

Kevin Brady McLean

Secured Party Creditor | Executor | Living Man Without Prejudice, All Rights Reserved

UCC 1-308/UCC 3-501

Notice of Default Judgment

RECORD #: K.B.M. - UCC-NDJ-0525

To All Interested Parties, Agents, Assigns, and Principals Operating in Any Capacity:

This Notice constitutes formal and final administrative declaration under law, equity, and commerce, issued by

Kevin Brady McLean - the living man, holder in due course, secured party creditor, and executor of all associated estates and trusts formed without full disclosure or voluntary consent.

RE: Unrebutted Administrative Record and Enforcement of Rights and Standing

On April 29, 2025, the undersigned issued lawful notice, including but not limited to:

- A Uniform Commercial Code Financing Statement (UCC-1),
- Security Agreement,
- Trust Instruments,

public

- Declaration of Status, and
- Associated evidentiary documents filed under full commercial liability.

Said notice was delivered and made available to all relevant agencies, departments, and authorities, both

and private. Pursuant to lawful notice and custom, all parties were granted fourteen (14) calendar days to issue point-for-point verified rebuttal under oath, penalty of perjury, and full liability.

No such rebuttal has been received.

Notice of Default Judgment

The record reflects absolute silence, failure to refute, and tacit acquiescence on all material points. Therefore, under the doctrines of:

- Estoppel by Acquiescence
- Tacit Procuration and Dishonor
- Commercial and Administrative Default
- Uniform Commercial Code §1-308 and §3-501(b)(2)(iii)

the undersigned now enters into the record this Notice of Default Judgment.

Findings:

- All claims, declarations, and assertions made by Kevin Brady McLean stand unrebutted, unrefuted, and are now

lawfully presumed true, final, and binding in law and commerce.

- All counterclaims, assumptions, or administrative overlays imposed by agents or agencies lacking consent are now

voided and estopped.

- Authority by presumption is extinguished. Jurisdiction by silence is denied.

Clarification regarding Florida Statutes § 679.5011:

This filing is not fraudulent, harassing, nor does it assert a claim upon any third-party property. All filings are internally consistent, involve no external secured parties, and are made solely to establish lawful claim to assets

and rights lawfully associated with the private estate of Kevin Brady McLean. No party has been harmed, misrepresented,

Notice of Default Judgment

nor named as a debtor in contradiction to lawful authority. Therefore, § 679.5011 is inapplicable.

Judgment:

- The Living Man, Kevin Brady McLean, retains all rights, claims, and interests asserted in the original filings.
- The Respondents are in irreparable default and may not cure without written consent of the undersigned.
- No further notice or opportunity to respond is required.

This judgment is self-executing, non-negotiable, and irrevocable, and shall be entered into any record, registry, or court of competent jurisdiction as evidence of standing, remedy, and lawful position. All parties are now deemed

legally and commercially barred from further claim, enforcement, collection, or assumption under any color of law,

absent explicit written agreement by Kevin Brady McLean.

Let it be known and recorded:

The silence of the Respondents is hereby entered as dishonor.

Their failure to rebut is accepted as voluntary acquiescence.

Their administrative authority, absent contract, is null.

Dated this 16th day of May, 2025.

Served in the year of our Lord and in peace.

Kevin Brady McLean

3y: Without Prejudice

Secured Party Creditor | Executor | Living Man

CERTIFICATE OF SERVICE

RECORD #: K.B.M. -- COS-0525

I, Kevin Brady McLean, the undersigned Affiant, do solemnly affirm and certify under penalty of perjury under the laws of the united States of America and the several States that the following is true, correct, complete, and not misleading to the best of my knowledge and belief:

That on the 16th day of May, in the year of our Lord 2025, I caused to be served, via electronic mail and/or physical delivery, the following administrative documents constituting lawful notice and binding commercial record:

- Notice of Default Judgment
- Final Administrative Packet (FAP)
- UCC-1 Financing Statement and Associated Filings
- Declaration of Status, Security Agreement, and Trust Instruments

These materials were delivered to and made accessible by agencies, agents, and officials of the State of Florida and the United States government, including but not limited to:

- Office of Governor Ron DeSantis
- Florida Department of State, Division of Corporations
- Florida Department of Legal Affairs / Attorney General
- Florida Auditor General
- Florida Department of Revenue
- Florida Department of Financial Services
- Florida Department of Justice
- Santa Rosa County Clerk of the Court and County Recorder
- · Other relevant agencies, departments, and authorized public offices

Delivery was effected through official government contact portals, verified email addresses, and/or posting via public archive at:

(and now https://www.kevinbradymclean.com)

Digital integrity of said documents is affirmed through SHA256 hash validation and timestamped OpenTimestamps proof.

This Certificate of Service shall stand as lawful evidence of due notice and lawful publication, meeting all constructive, actual, and administrative service requirements under applicable statutes, including but not limited to Uniform Commercial Code § 1-202, § 1-303, and related principles of constructive notice, equity, and custom in commerce.

Executed without prejudice, under full commercial liability, and with all rights reserved.

Dated this 16th day of May, 2025.

Served in peace, for the record, and without dishonor.

Kevin Brady McLean

Secured Party Creditor | Executor | Living Man All Rights Reserved — UCC 1-308 | UCC 3-501 MEMORANDUM OF UNDERSTANDING

RECORD #: K.B.M. -- MOU-0525

Kevin Brady McLean, a Living Man

Dated: May 16, 2025

I. INTRODUCTION

This Memorandum of Understanding (hereinafter "Memorandum") is entered into by and between the Living Man Kevin Brady McLean (hereinafter "the Undersigned"), acting in full private capacity as Secured Party Creditor, Grantor, Executor, and Beneficiary of all associated legal constructions, and any public or private agent, agency, official, officeholder, or fiduciary (hereinafter "Respondents"), who by review, contact, action, or omission are deemed to have received, acknowledged, and administratively interacted with the notices referenced herein.

This Memorandum is not a contract of adhesion, nor a contract by presumption. It is an administrative meeting of the record based solely on full disclosure, equal standing, and good faith.

II. CONTEXT AND BASIS

WHEREAS, the Undersigned has previously issued lawful notice including, but not limited to:

- A UCC-1 Financing Statement asserting secured interest over all derivative legal constructions.
- · Security Agreement affirming private ownership of collateral and identity.
- Declaration of Status rebutting all presumptions of decedent or surety status.
- Trust documents declaring and establishing beneficial interest and private administration.
- Final Administrative Packet constituting Notice of Default due to unrebutted prior filing.

WHEREAS, all referenced materials were delivered, posted, timestamped, and verified by digital hash and lawful publication under Uniform Commercial Code § 1-202, § 1-308, and principles of due notice, constructive record, and estoppel.

WHEREAS, no verified rebuttal or lawful contestation has been received, thereby constituting permanent estoppel by acquiescence and dishonor under law and equity.

III. PURPOSE OF THIS MEMORANDUM

The purpose of this Memorandum is threefold:

- 1. To affirm the administrative and commercial standing of the Undersigned.
- 2. To establish a record of mutual understanding with any future agent, officer, or claimant.
- 3. To open a window for honorable interaction under clearly defined lawful parameters.

This Memorandum is issued to preempt presumption, prevent fraud, and secure all further exchanges under full transparency, equal jurisdiction, and lawful duty.

IV. TERMS OF UNDERSTANDING

- 1. The Undersigned is not a person, ward, surety, subject, or employee of any agency or corporate fiction.
- 2. The Undersigned operates exclusively under private status as a living man, with unalienable rights.
- 3. No contract, agreement, or benefit is assumed or implied unless signed, witnessed, and agreed upon with full disclosure and lawful authority.
- 4. The Undersigned does not waive rights or submit to foreign jurisdiction by silence, contact, threat, coercion, or failure to act.
- 5. All interactions must be based upon verifiable authority, original wet-ink contract, and lawful process not presumption.
- 6. Any future correspondence, contact, or claim must be issued under full commercial liability, penalty of perjury, and verified authority.
- 7. Any party claiming superior title, lien, jurisdiction, or standing must rebut point-for-point, with full documentary evidence.

V. PRESERVATION OF RIGHTS

All rights, claims, and interests asserted in previous filings remain in full force and effect. Nothing herein shall be construed as a waiver, submission, or novation of any position. This Memorandum shall serve as further notice and record of the lawful and equitable boundaries established and asserted by the Undersigned.

VI. CONCLUSION

This Memorandum is not a threat, obstruction, or adversarial act. It is an invitation to honor, remedy, and mutual peace. The Undersigned stands willing to engage any party operating lawfully, transparently, and under rightful jurisdiction.

This document shall be recorded, published, and entered into any competent public or private record as proof of status, notice, and administrative standing.

Executed in honor, peace, and lawful authority.

Dated this 16th day of May, 2025.

Kevin Brady McLean

Secured Party Creditor | Executor | Living Man

UCC 1-308 | UCC 3-501

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CLAIM OF INTEREST & OWNERSHIP

RECORD #: K.B.M. -- CIO-0525

Date: May 16, 2025

Filed by: Kevin Brady McLean, Living Man, Secured Party Creditor

TO WHOM IT MAY CONCERN:

Be it known to all public and private agents, officers, and entities, foreign and domestic:

I, **Kevin Brady McLean**, the Living Man, hereby **assert, record, and claim** my full lawful and equitable **interest, control, and beneficial ownership** over all assets, estates, trusts, and accounts associated in any manner with the artificial person(s) KEVIN BRADY MCLEAN and/or KEVIN B MCLEAN, and any stylized or encoded variant thereof.

This includes all names, identifiers, numbers, and records attached to the legal fiction created without full disclosure, including:

- Birth Certificate / Vital Records
- Social Security Account(s)
- Financial Accounts, Property Titles, Instruments
- Juristic and Commercial Trusts (including CQV or Constructive Trusts)
- Court Records, Administrative Contracts, and Institutional Registrations

This claim arises by right of:

- Original birth and divine origin
- Unrebutted administrative process and perfected commercial record
- Standing as the Secured Party Creditor, Grantor, and Beneficiary
- · Lawful authority under Natural Law, UCC §9-102, §9-607, and relevant equity doctrines

I. LAWFUL INTEREST CLAIMED

All interests, tangible or intangible, present or future, held, conveyed, or presumed under the name(s) or accounts listed above are now **formally claimed**, **lawfully held**, and **administratively perfected** by the undersigned.

II. NOTICE TO DEBTORS AND TRUSTEES

Any parties acting as Trustees, Custodians, Servicers, or Debtors under silent presumption are hereby:

- · Notified of the claim,
- · Bound to fiduciary disclosure, and
- Prohibited from further assumption or usage of property, data, or trust assets without express, written consent from the undersigned.

III. EFFECT OF THIS NOTICE

This notice serves as:

- · Lawful rebuttal to all presumptions of wardship, incompetency, or suretyship,
- · Statement of beneficial ownership over all derivative accounts and trusts,
- **Commercial recording** of all rights and interest for evidentiary, legal, and administrative purposes.

Failure to rebut within 14 calendar days constitutes tacit acquiescence, and this claim becomes irrevocably binding.

This filing may be lodged into public record, court, or commercial registries as proof of lawful standing.

Executed by my hand, in full honor and peace.

Dated: May 16, 2025

By: Munis Bredlen.
Kevin Brady McLean

Secured Party Creditor | Living Man | Grantor | Beneficiary

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NOTICE OF LIEN AND COMMERCIAL OBLIGATION

RECORD #: K.B.NI. -- Lien-0525

Kevin Brady McLean, Secured Party Creditor

Date: May 16, 2025

TO ALL INTERESTED PARTIES, PRINCIPALS, AGENTS, AND ASSIGNS:

This Notice of Lien and Commercial Obligation is hereby entered into the record by Kevin Brady McLean, a Living Man, Secured Party Creditor, Beneficiary, and Holder in Due Course of all derivative entities, accounts, titles, and instruments bearing resemblance or relation to the fiction known as KEVIN B MCLEAN, KEVIN BRADY MCLEAN, or any stylized, encoded, or capitalized derivative thereof.

This lien is established under:

- Uniform Commercial Code §§ 1-201, 1-308, 9-102, and 9-607
- Common Law rights of contract, equity, and private standing
- · Fundamental international principles of notice, estoppel, and obligation
- The unrebutted administrative record as perfected on April 29, 2025 and closed May 16, 2025

I. PARTIES SUBJECT TO THIS LIEN

This Notice applies to:

- All agents and agencies of the UNITED STATES, its subdivisions, municipal corporations, and incorporated States or political subdivisions.
- The FLORIDA DEPARTMENT OF STATE, DEPARTMENT OF REVENUE, OFFICE OF ATTORNEY GENERAL, DEPARTMENT OF CHILDREN & FAMILIES, and all attached or subsidiary entities.
- Any and all actors, agents, officers, claimants, or third-party administrators who have presumed legal, commercial, or contractual authority over the undersigned or associated estate(s).

II. CLAIMED PROPERTY / COLLATERAL

The following are now formally liened and held under secured interest:

- All titles, trusts, ledgers, accounts, securities, licenses, liens, charges, and presumed debts related to the legal fiction(s) and estate(s) of the Debtor(s) listed above.
- All public records, vital statistics, court filings, and financial instruments issued or maintained without full disclosure, contract, or explicit consent.
- All proceeds, products, derivatives, and benefits obtained commercially, contractually, or administratively in the name of the Debtor or its associated property.
- All trusts formed under Cestui Que Vie Act of 1666, public use franchises, constructive trusts, and agency-presumed interests.

III. LIEN AMOUNT AND OBLIGATION

Base Claim: \$1,000,000.00 USD (one million lawful dollars)

Plus: \$100,000.00 per day of interference, assumption, fraud, injury, or administrative trespass following

May 16, 2025.

Secured Assets: All collateral defined in prior Security Agreement(s), UCC-1, and Trust Declaration(s). **Jurisdiction**: Common Law, Private Equity, and Universal Commercial Code by private right of standing and record.

This obligation may be converted to negotiable instrument, invoice, or commercial bill of exchange upon dishonor or future violation.

IV. TERMS AND CURE

This lien may be released only under the following conditions:

- 1. Full remedy and satisfaction agreed to in writing by the Secured Party Creditor.
- 2. Lawful admission of wrongdoing or assumption with verified restitution.
- 3. Commercial resolution under private contract, without prejudice to standing.

Absent written resolution under equal jurisdiction, this lien stands enforceable, binding, and self-executing across all jurisdictions of law and commerce.

V. RECORD AND PRESERVATION

This document shall be posted to the public record, digitally timestamped, and affixed to the original UCC-1 filing and Security Agreement.

It shall be entered into any court, registry, or ledger of competent jurisdiction as evidence of lien, claim, and standing.

Executed in honor, truth, and full commercial liability.
May 16, 2025

Kevin Brady McLean

Secured Party Creditor | Beneficiary | Executor

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