

Certificate of Lawful Filing and Public Notice

I, Kevin Brady McLean, acting in full private capacity and under full commercial liability, hereby certify that the attached Uniform Commercial Code Financing Statement and associated security instruments were duly created, executed, posted to the public record, and perfected into commerce as of [Date].

All rights reserved, without prejudice, UCC 1-308, UCC 1-103.

Kevin Brady McLean

Private Secured Party Creditor, Beneficiary, and Principal

A handwritten signature in blue ink, reading "Kevin Brady McLean", is written over a faint, light blue circular watermark. To the right of the signature is a red ink fingerprint.

Kevin Brady McLean 7175 Highway 89 Milton, Florida State

April 6, 2025

FloridaUCC, LLC P.O. Box 5588 Tallahassee, FL 32314

Re: Lawful Filing of UCC-1 Financing Statement, Enclosed Security Instruments, and Certified Copy Request Filer
Reference: PRIVATE TRUST – KBM040625

To Whom It May Concern,

This correspondence is hereby tendered by special appearance, by the living man Kevin Brady McLean, sui juris, without submission to any foreign jurisdiction or administrative authority. The following instruments are enclosed for full legal and commercial recordation under the Uniform Commercial Code, and are presented under full commercial liability and in honor.

Enclosed herewith, for official processing and filing in the Florida Secured Transaction Registry, are the following:

1. Uniform Commercial Code Financing Statement (UCC-1)
 2. Security Agreement (declaring lawful title, collateral claim, and superior interest)
 3. Promissory Note (Private Credit Instrument, monetizable and self-executing)
 4. Affidavit of Truth (Lawful Status Correction and CQV rebuttal)
 5. Hold Harmless and Indemnity Agreement (liability disclaimer and administrative shield)
 6. Certificate of Beneficial Ownership (declaring absolute and sole equitable title)
- Check in the amount of \$75.00 made payable to "Florida Department of State" covering the filing fee, a certified copy of the recorded UCC-1, and any administrative handling.
 - A self-addressed stamped envelope for the prompt return of the certified document.

This entire filing is made for the perfection of a lawful claim, the restoration of lawful title, and the record of a superior secured party interest in all assets, titles, and instruments associated with the named Debtor(s) KEVIN B MCLEAN and KEVIN BRADY MCLEAN. No part of this presentment shall be construed as a submission to jurisdiction, contract, or waiver of any rights, privileges, immunities, or protections secured by private status or natural law. All rights reserved, without prejudice, UCC 1-308, UCC 1-103.

Please process and return the certified copy to the address above.

Thank you for your prompt recognition and lawful execution.

In honor and in equity,



DATE: April 7, 2025

Without Prejudice Kevin Brady McLean Private Secured Party Creditor, Beneficiary, and Principal

STATE OF FLORIDA UNIFORM COMMERCIAL CODE FINANCING STATEMENT FORM

A. NAME & DAYTIME PHONE NUMBER OF CONTACT PERSON	
B. Email Address	
C. SEND ACKNOWLEDGEMENT TO:	
Name	Kevin Brady McLean
Address	7175 Highway 89
Address	
City/State/Zip	Milton, Florida State

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

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

1.a ORGANIZATION'S NAME KEVIN B MCLEAN				
1.b INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
1.c MAILING ADDRESS Line One 7175 HIGHWAY 89	This space not available.			
MAILING ADDRESS Line Two #4	CITY MILTON	STATE FL	POSTAL CODE 32570-9561	COUNTRY United States

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - INSERT ONLY ONE DEBTOR NAME (2a OR 2b) - Do Not Abbreviate or Combine Names

2.a ORGANIZATION'S NAME KEVIN BRADY MCLEAN				
2.b INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
2.c MAILING ADDRESS Line One 7175 HIGHWAY 89	This space not available.			
MAILING ADDRESS Line Two #4	CITY MILTON	STATE FL	POSTAL CODE 325701-9561	COUNTRY United States

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR S/P) - INSERT ONLY ONE SECURED PARTY (3a OR 3b)

3.a ORGANIZATION'S NAME				
3.b INDIVIDUAL'S SURNAME McLean	FIRST PERSONAL NAME Kevin	ADDITIONAL NAME(S)/INITIAL(S) Brady	SUFFIX	
3.c MAILING ADDRESS Line One 7175 Highway 89	This space not available.			
MAILING ADDRESS Line Two	CITY Milton	STATE Florida	POSTAL CODE	COUNTRY USA

4. This FINANCING STATEMENT covers the following collateral:

All assets, properties, and interests of the Debtor(s) KEVIN B MCLEAN and KEVIN BRADY MCLEAN, including but not limited to all accounts, chattel paper, deposit accounts, documents, equipment, general intangibles, instruments, inventory, investment property, commercial paper, vehicles, securities, consumer goods, letters of credit, liens, judgments, titles, entitlements, licenses, proceeds, products, and obligations, as well as all assets tangible or intangible, legal or equitable, and all proceeds therefrom, whether now owned or after acquired. This lien attaches to all interests, past, present, and future, titled in the name of the Debtor(s), directly or indirectly, beneficially or nominally, in any trust, agency, corporation, constructive trust, implied contract, or legal fiction, and includes reversionary, equitable, beneficial, or residual interests held in trust, title, account, or fiction related to the Debtor(s), including constructive or presumptive trusts. This includes all property and interest derived from the Cestui Que Vie (CQV) Trust, of which I am not trustee, surety, or person, but which is associated with the birth record and fiction KEVIN B MCLEAN / KEVIN BRADY MCLEAN. Said entity operates in commerce under assumed trust and holds no lawful claim, contract, or jurisdiction over the living man Kevin Brady McLean, nor over kevin brady mclean, the infant of spirit, rightful heir and beneficiary. The living man appears by special appearance to reclaim all interests conveyed without disclosure, consent, or contract, and asserts standing as Grantor and Beneficiary of all trusts implied or presumed.

5. ALTERNATE DESIGNATION (if applicable)	<input type="checkbox"/> LESSEE/LESSOR	<input type="checkbox"/> CONSIGNEE/CONSIGNOR	<input type="checkbox"/> BAILEE/BAILOR
	<input type="checkbox"/> AG LIEN	<input type="checkbox"/> NON-UCC FILING	<input type="checkbox"/> SELLER/BUYER

6. Florida DOCUMENTARY STAMP TAX - YOU ARE REQUIRED TO CHECK EXACTLY ONE BOX

☐ All documentary stamps due and payable or to become due and payable pursuant to s. 201.22 F.S., have been paid.

☒ Florida Documentary Stamp Tax is not required.

7. OPTIONAL FILER REFERENCE DATA

K.B.M. Secured Trust -- File 001 | UCC-1-040625 | Private Ledger Ref: DUB-001

SECURITY AGREEMENT

KNOW ALL MEN AND ENTITIES BY THESE PRESENTS: This Private Security Agreement is entered nunc pro tunc, ab initio, this 6th day of April, 2025, by and between the living man Kevin Brady McLean, acting by special appearance, sui juris, without the United States, without legal disability, and not a corporate entity (hereinafter "Secured Party"), located at 7175 Highway 89, Milton, Florida State, and the corporate fiction and legal person(s) KEVIN B MCLEAN and KEVIN BRADY MCLEAN (hereinafter "Debtor"), vessel(s) in commerce created without full knowledge, consent, or disclosure, with situs at 7175 Highway 89 #4, Milton, FL 32570-9561.

Recitals: WHEREAS, the Secured Party is the living principal, holder in due course, creditor, and sole beneficial owner of all lawful rights, titles, and interests associated with the above-named Debtor(s), and having superior claim by divine, equitable, commercial, and lawful right;

WHEREAS, the Debtor is an entity formed in commerce, presumed under color of law, without full disclosure or lawful contract, and operating as a constructive trust or transmitting utility;

NOW, THEREFORE, in full accord with the maxims of equity and commercial remedy, and for valuable consideration, receipt of which is hereby acknowledged, Debtor hereby pledges, grants, conveys, assigns, and transfers unto the Secured Party a continuing and perfected security interest in the entirety of Debtor's estate, assets, and instruments, as further defined below:

COLLATERAL: All assets, properties, and interests of the Debtor(s) KEVIN B MCLEAN and KEVIN BRADY MCLEAN, including but not limited to all accounts, chattel paper, deposit accounts, documents, equipment, general intangibles, instruments, inventory, investment property, commercial paper, vehicles, securities, consumer goods, letters of credit, liens, judgments, titles, entitlements, licenses, proceeds, products, and obligations, as well as all assets tangible or intangible, legal or equitable, and all proceeds therefrom, whether now owned or after acquired. This lien attaches to all interests, past, present, and future, titled in the name of the Debtor(s), directly or indirectly, beneficially or nominally, in any trust, agency, corporation, constructive trust, implied contract, or legal fiction, and includes reversionary, equitable, beneficial, or residual interests held in trust, title, account, or fiction related to the Debtor(s), including constructive or presumptive trusts. This includes all property and interest derived from the Cestui Que Vie (CQV) Trust, of which the Secured Party is not trustee, surety, or person, but which is associated with the birth record and fiction KEVIN B MCLEAN / KEVIN BRADY MCLEAN. Said entity operates in commerce under assumed trust and holds no lawful claim, contract, or jurisdiction over the living man Kevin Brady McLean, nor over kevin brady mclean, the infant of spirit, rightful heir and beneficiary. The living man appears by special appearance to reclaim all interests conveyed without disclosure, consent, or contract, and asserts standing as Grantor and Beneficiary of all trusts implied or presumed.

TERMS AND ENFORCEMENT:

1. **DEFAULT:** Failure to rebut this Security Agreement or the perfected UCC-1 Financing Statement within the time permitted by law constitutes commercial and legal default. Upon default, all rights, titles, and interests vest immediately, wholly, and irrevocably in the Secured Party.

2. REMEDIES: The Secured Party is entitled to all lawful remedies including repossession, liquidation, lien enforcement, setoff, and public or private administration of all pledged assets without need of court or further process.
3. JURISDICTION: This Agreement is governed by the laws of the United States of America in original jurisdiction, by equity, maxims of commerce, and universal law. All disputes shall be resolved privately under binding arbitration.
4. NON-WAIVER: No provision herein shall be construed to waive, diminish, or alter the status, capacity, or claims of the living Secured Party.
5. DURATION: This Agreement shall remain in full force and effect in perpetuity or until lawfully settled, satisfied, or discharged by the Secured Party.

NOTICE TO PRINCIPAL IS NOTICE TO AGENT; NOTICE TO AGENT IS NOTICE TO PRINCIPAL.

Executed with full commercial liability, with all rights reserved, without prejudice, UCC 1-308.

IN WITNESS WHEREOF, the parties hereto have executed this Security Agreement knowingly, intentionally, and voluntarily:

Kevin Brady McLean

Without Prejudice Date:

4/7/25

Kevin Brady McLean Secured Party Creditor, Beneficiary, Principal

Kevin B McLean

Without Prejudice Date:

4/7/25

KEVIN B MCLEAN / KEVIN BRADY MCLEAN (Debtor) By: Kevin Brady McLean, Authorized Representative

NOTARY ACKNOWLEDGMENT

State of Florida) County of Santa Rosa)

Subscribed and sworn to (or affirmed) before me on this 7th day of April, 2025 by:

Kevin Brady McLean and KEVIN BRADY MCLEAN

Reia Strickland
Notary Public

My Commission Expires: 3/6/27



PRIVATE MEMBERSHIP ASSOCIATION (PMA) AGREEMENT

This Private Membership Association (the "PMA") Agreement is entered into this 6th day of April, 2025, by and between the undersigned living man Kevin Brady McLean (hereinafter the "Founder"), acting by special appearance and sui juris, and the undersigned members (hereinafter the "Members"). The purpose of this PMA is to operate a private business organization governed by the natural rights and law of contract, exempt from all jurisdiction except that of the living man and his lawful associates.

WHEREAS, the Founder is the sovereign creator and controller of the PMA, acting in full private capacity; and

WHEREAS, the Members voluntarily enter into this Agreement for the purposes of participating in a private organization engaged in lawful activities, without submission to public laws or regulations.

NOW THEREFORE, the parties agree as follows:

ARTICLE I: PURPOSE

The purpose of this PMA is to conduct lawful private activities, including but not limited to asset protection, banking, investment, and business operations, all of which are exclusive to Members of the PMA and not subject to the public jurisdiction or interference.

ARTICLE II: MEMBERSHIP

1. Membership is limited to those individuals who voluntarily accept and sign this Agreement.
2. Members agree to abide by the internal rules and decisions of the PMA, subject to the terms and provisions outlined herein.
3. Membership may be revoked for violations of the Agreement or the PMA's internal guidelines.

ARTICLE III: MANAGEMENT

1. The Founder shall act as the Chief Officer and shall have full authority to manage the affairs of the PMA.
2. Additional officers may be appointed as necessary, to carry out the operational functions of the PMA.

ARTICLE IV: PRIVACY AND JURISDICTION

1. The PMA and its operations are conducted entirely in the private domain. Any dealings between Members and the PMA are governed by private contract law.
2. The PMA is exempt from all forms of governmental or regulatory oversight and shall only be bound by the agreements made between Members.

ARTICLE V: LIABILITY

1. The PMA and its officers shall not be liable for any actions or disputes arising between Members unless explicitly specified in this Agreement.
2. Each Member agrees to hold harmless and indemnify the PMA and its officers from any liability arising from their actions within the scope of this PMA.

ARTICLE VI: AMENDMENTS

1. This Agreement may be amended by the Founder, or by a majority vote of the Members, to reflect the evolving needs of the PMA.

IN WITNESS WHEREOF, the parties hereto have executed this Private Membership Association Agreement voluntarily, and without duress, on the day and year first above written.

Kevin Brady McLean, Without Prejudice Date: 4/7/25
Kevin Brady McLean

Secured Party Creditor, Beneficiary, Principal

Kevin B McLean, Without Prejudice Date: 4/7/25
KEVIN B MCLEAN / KEVIN BRADY MCLEAN (Debtor)

By: Kevin Brady McLean, Authorized Representative

NOTARY ACKNOWLEDGMENT

State of Florida)

County of Santa Rosa)

Subscribed and sworn to (or affirmed) before me on this 7th day of April, 2025 by:

Kevin Brady McLean and KEVIN BRADY MCLEAN

Recia Strickland
Notary Public

My Commission Expires: 3/4/27



PROMISSORY NOTE

Date: April 6, 2025

FOR VALUE RECEIVED, the legal fiction(s) KEVIN B MCLEAN and KEVIN BRADY MCLEAN (hereinafter "Debtor"), by and through the living man Kevin Brady McLean, hereby promise(s) to pay to the order of Kevin Brady McLean, a living man and holder in due course (hereinafter "Secured Party"), the principal sum of One Hundred Million dollars and Zero Cents (\$100,000,000.00), payable in lawful money of account or its equivalent, on demand or as otherwise directed by the Secured Party.

This instrument is issued in conjunction with and secured by a duly executed Security Agreement and Uniform Commercial Code Financing Statement (UCC-1) perfected and filed with the Florida Department of State, establishing a senior security interest in all property, titles, and equitable interests held by or associated with the Debtor.

TERMS:

1. This instrument shall serve as notice of a perfected private claim for value backed by energy, labor, and trust interest of the living man.
2. The Secured Party may enforce payment of this Note through lien, setoff, or any lawful commercial remedy available under original jurisdiction.
3. This Note shall be interpreted in equity, in honor, and without prejudice to the rights of the Secured Party, UCC 1-308.
4. No portion of this Note may be transferred, negotiated, or enforced by any third party, except by direct endorsement or direction of the Secured Party.
5. This Note is exempt from levy, garnishment, or seizure under any presumptive statute or administrative code.

This Promissory Note is issued in good faith, for lawful value, without prejudice, and shall remain in full force and effect until paid in full or lawfully discharged.

Kevin Brady McLean

, Without Prejudice Date: 4/7/25

Kevin Brady McLean Secured Party Creditor, Beneficiary, Principal

Kevin B McLean

, Without Prejudice Date: 4/7/25

KEVIN B MCLEAN / KEVIN BRADY MCLEAN (Debtor) By: Kevin Brady McLean, Authorized Representative

NOTARY ACKNOWLEDGMENT

State of Florida) County of Santa Rosa)

Subscribed and sworn to (or affirmed) before me on this 7th day of April, 2025 by:

Kevin Brady McLean and KEVIN BRADY MCLEAN

Recia Strickland

Notary Public

My Commission Expires: 3/6/27



CERTIFICATE OF TRUST

This **Certificate of Trust** is made this 7th day of April, 2025, and executed by **Kevin Brady McLean**, acting as **Trustee** and **Grantor** of the **Kevin Brady McLean Private Express Trust** (the "Trust").

WHEREAS, the undersigned, **Kevin Brady McLean**, acting as Trustee and Grantor, affirms that the Trust exists and operates under the terms outlined in the Trust Deed dated April 6, 2025.

1. Name of the Trust:

The name of the Trust is the **INDUBITABLE PRIVATE EXPRESS TRUST**.

2. Trustee:

Kevin Brady McLean, a living man, acting by special appearance, sui juris, and not as a corporate entity, is the **Trustee** and **sole Beneficiary** of the Trust.

3. Powers and Authority of Trustee:

The **Trustee** has full authority to manage, control, and distribute the assets of the Trust, as specified in the **Trust Deed**.

4. Duration:

The Trust shall remain in existence **perpetuity**, unless dissolved by the **Trustee** or by **legal action** in accordance with the terms specified in the **Trust Deed**.

5. Governing Law:

This Trust is governed by **natural law** and the maxims of **equity** and operates within the **private domain**, free from any governmental jurisdiction.

This **Certificate of Trust** is executed under the authority granted by the Trust Deed and is certified as true and correct.

Executed this 7th day of April, 2025.

Kevin Brady McLean, Without Prejudice Date: 4/7/25
Kevin Brady McLean

Trustee, Beneficiary, and Grantor

NOTARY ACKNOWLEDGMENT

State of Florida)

County of Santa Rosa)

Subscribed and sworn to (or affirmed) before me on this 7th day of April, 2025 by:

Kevin Brady McLean

Recia Strickland
Notary Public

My Commission Expires: 3/6/27



CERTIFICATE OF TRUST

This **Certificate of Trust** is made this 7th day of April, 2025, and executed by **Kevin Brady McLean**, acting as **Trustee** and **Grantor** of the **Kevin Brady McLean Private Express Trust** (the "Trust").

WHEREAS, the undersigned, **Kevin Brady McLean**, acting as Trustee and Grantor, affirms that the Trust exists and operates under the terms outlined in the Trust Deed dated April 6, 2025.

1. Name of the Trust:

The name of the Trust is the **INDUBITABLE PRIVATE EXPRESS TRUST**.

2. Trustee:

Kevin Brady McLean, a living man, acting by special appearance, sui juris, and not as a corporate entity, is the **Trustee** and **sole Beneficiary** of the Trust.

3. Powers and Authority of Trustee:

The **Trustee** has full authority to manage, control, and distribute the assets of the Trust, as specified in the **Trust Deed**.

4. Duration:

The Trust shall remain in existence **perpetuity**, unless dissolved by the **Trustee** or by **legal action** in accordance with the terms specified in the **Trust Deed**.

5. Governing Law:

This Trust is governed by **natural law** and the maxims of **equity** and operates within the **private domain**, free from any governmental jurisdiction.

This **Certificate of Trust** is executed under the authority granted by the Trust Deed and is certified as true and correct.

Executed this 7th day of April, 2025.

Kevin Brady McLean, Without Prejudice Date: 4/7/25
Kevin Brady McLean

Trustee, Beneficiary, and Grantor

NOTARY ACKNOWLEDGMENT

State of Florida)

County of Santa Rosa)

Subscribed and sworn to (or affirmed) before me on this 7th day of April, 2025 by:

Kevin Brady McLean

Recia Strickland
Notary Public

My Commission Expires: 3/6/27



CERTIFICATE OF BENEFICIAL OWNERSHIP

I, Kevin Brady McLean, a living man and Secured Party, hereby declare and certify that I am the sole and exclusive beneficial owner of all property, assets, and interests described herein, including but not limited to the estate, titles, accounts, and other instruments held by the Debtor(s) KEVIN B MCLEAN and KEVIN BRADY MCLEAN.

This certificate confirms that I, as the living man, have full ownership and lawful right to all proceeds, benefits, and uses derived from any property or assets attributed to the legal fiction(s) known as KEVIN B MCLEAN and KEVIN BRADY MCLEAN.

Furthermore, I declare that no other entity, trust, or person, other than the living man Kevin Brady McLean, has any right, title, or claim to said assets and property.

Executed this 7th day of April, 2025.



, Without Prejudice, UCC-1-308

Kevin Brady McLean Secured Party Creditor, Beneficiary, Principal

NOTARY ACKNOWLEDGMENT

State of Florida) County of Santa Rosa

Subscribed and sworn to (or affirmed) before me on this 7th day of April, 2025 by:

Kevin Brady McLean and KEVIN BRADY MCLEAN



Notary Public

My Commission Expires: 3/6/27



Kevin Brady McLean, without prejudice, UCC 1-308



