THIS IS A PRIVATE COMMUNICATION BETWEEN THE PARTIES NOTICE TO AGENT IS NOTICE TO PRINCIPAL --- NOTICE TO PRINCIPAL IS NOTICE TO AGENT

NOTICE TO CANCEL CONTRACT

_____(Date),

Principal:

Jane Doe Freedom Parkway, Chicago, Illinois, Republic Without the U.S.

Respondent:

NAME OF CEO OR CFO d/b/a NAME OF CORPORATION CITY. ABREVIATED STATE ZIP CODE

TICKET NO. # ; JANE DOE Re:

This Notice is to inform the Respondent that the

I. STATEMENT OF FACTS

- 1) June 3, 2018, Principal pulled to the side of the road at 4:30 pm by police person, TOM COP (hereinafter known as Offender) at the corner of 10th st and Delaware avenue:
- 2) The Principal informed the Offender that the Offender had no authority or jurisdiction over the Principal and that the Principal did not wish to contract with offender;
- 3) The Principal was detained by the Offender for 20 minutes as the Offender wrote up a ticket (hereinafter known as Contract);
- 4) Offender threatened to arrest the Principal if the Principal did not sign the Contract which the Offender was offering;
- 5) Principal signed the Contract under fear of physical harm to the Principal (See Attachment A).

II. NOTICE OF VIOLATED RIGHTS

On June 3, 2018, the Offender violated several rights of the Principal, including but not limited to:

- 1) Illegal detainment of Principal;
- 2) Illegal threat and coercion to enter a contract;
- 3) Illegal use of copyrighted corporation in commerce;

Each case of violation of the rights of the Principal results in a \$1000 USD (One Thousand United States Dollars) fine payable to the Principal. Plus a \$1000 USD (One Thousand United States Dollars) fine per minute that the Offender detained the Principal. Copyright infringement is a crime which enduces a fine of \$20,000 (Twenty thousand United States Dollars). The Respondent is liable for all torts created by the Offender. The Respondent is liable for the above torts which amount to \$41,000 USD (Forty One United states Dollars).

III. OPPORTUNITY TO CURE

The Principal requests that the Respondent cancel the Contract which is an illegal creation of the Offender. The Respondent has 20 (twenty) days to send written confirmation that the Contract has been canceled.

IV. FAILURE TO CURE

If the Respondent does not respond to this Presentment or fails to cure within twenty (20) days of the receipt of this Presentment:

- 1) The Respondent agrees to be personally liable for any and all damages created by the Offender which includes \$41,000.00 USD (Forty Thousand United States Dollars);
- The Respondent admits to the liability to The Principal of the value of \$41,000.00 USD (Forty Thousand United States Dollars) due to the illegal actions of the Offender;
- 3) The Respondent admits that the Respondent committed the following crimes and acts: Copyright Infringement, Illegal Detainment, Threat and Coercion;
- 4) The Respondent waives any and all limited liability protections and immunities.

Failure to cure will constitute, as an operation of law, the FINAL admission of the facts set forth in the Presentment by the Respondent through tacit assent to the Presentment and the whole matter shall be deemed res judicata and stare decisis.

Chicago Republic)

) sworn and subscribed:

Commercial Affidavit Oath and Verification

Dubai County

I, Jane Doe, under my unlimited liability and Commercial Oath, proceeding in good faith, being of sound mind, having firsthand knowledge, affirm, state, and declare that the facts contained herein are true, correct, complete and not misleading, under penalty of International Commercial Law, so help me, God, this Twenty-eighth day of the First month, in the year of our Lord, Two-thousand Nineteen. Witness my hand and seal.
 State of ______)

) ss:

 County of ______)

JURAT

Subscribed and sworn to (or affirmed) before me on this ______ day of ______, ____, by ______, (Principal) proved to me on the basis of satisfactory evidence to be the person who appeared before me.

(seal)

Signature

_____(typed name) ______(address)