

United States of America--State of California.

TO ALL TO WHOM THESE PRESENTS SHALL COME, GREETING :

Whereas, Under the provisions of the several Acts of the Congress of the United States, entitled "An Act to appropriate the proceeds of the sales of the Public Lands and to grant Pre-emption rights," approved September fourth, eighteen hundred and forty-one, Five Hundred Thousand Acres of the Public Lands were granted to the State of California; and an Act entitled "An Act to provide for the Survey of the Public Lands in California, the granting of Pre-emption Rights therein, and for other purposes," approved March third, eighteen hundred and fifty-three, Ten Sections of Land were granted for the Erection of Public Buildings and Seventy-two Sections for a Seminary of Learning, also the Sixteenth and Thirty-sixth Sections of each Township in said State; also, an Act entitled "An Act donating Public Lands to the several States and Territories which may provide Colleges for the benefit of Agriculture and the Mechanic Arts;" approved July second, eighteen hundred and sixty-two, One Hundred and Fifty Thousand Acres of the Public Lands were also granted to said State; And Whereas, The Legislature of the State of California has provided for the Sale and Conveyance of said Lands by statutes enacted from time to time; And Whereas, It appears by the certificate of the Register of the State Land Office, No. 555, issued in accordance with the provisions of law, bearing date the twenty fifth day of January, 1871, that the tracts of land hereinafter described have been duly and properly located in accordance with law, and that Robert R Harris is entitled to receive a patent therefor; Now, therefore, The State of California hereby grants to the said Robert R Harris, and to his heirs and assigns forever, the said tracts of land, located as aforesaid, and which are known and described as follows, to wit:

The South East quarter of North West quarter, and South half of North East quarter of North East quarter of Section Thirty Six Township Four North Range Seven East Mount Diablo Meridian

THE UNDERSIGNED, ACTING IN THIS BEHALF FOR THE STATE LANDS COMMISSION, HAS HEREBY CERTIFIED THAT THE ANNEXED IS A WHOLE, TRUE AND CORRECT COPY OF THE ORIGINAL RECORD COPY, CONSISTING OF 1 PARTS, ON FILE IN THE OFFICE OF THE STATE LANDS COMMISSION, THAT SAID COPY HAS BEEN COMPARED BY THE UNDERSIGNED WITH THE ORIGINAL, AND IS A CORRECT TRANSCRIPT THEREOF.

IN WITNESS WHEREOF, THE UNDERSIGNED HAS EXECUTED THIS CERTIFICATE AND AFFIXED THE SEAL OF THE STATE LANDS COMMISSION THIS 17 DAY OF A.D. 20 22.

[Handwritten signature]

containing One hundred and Sixty acres, taken in lieu of One hundred and Sixty acres, together with all the privileges and appurtenances thereunto appertaining and belonging. To have and to hold the aforegranted premises to the said Robert R Harris and to his heirs and assigns, to his and their use and behoof forever.

In Testimony Whereof, I, H H Haight Governor of the State of California, have caused these Letters to be made Patent, and the seal of the State of California to be hereunto affixed. Given under my hand, at the City of Sacramento, this, the third day of February, in the year of our Lord one thousand eight hundred and twenty one

[Handwritten initials]

ATTEST: H L Nichols Secretary of State.

H H Haight GOVERNOR OF STATE.

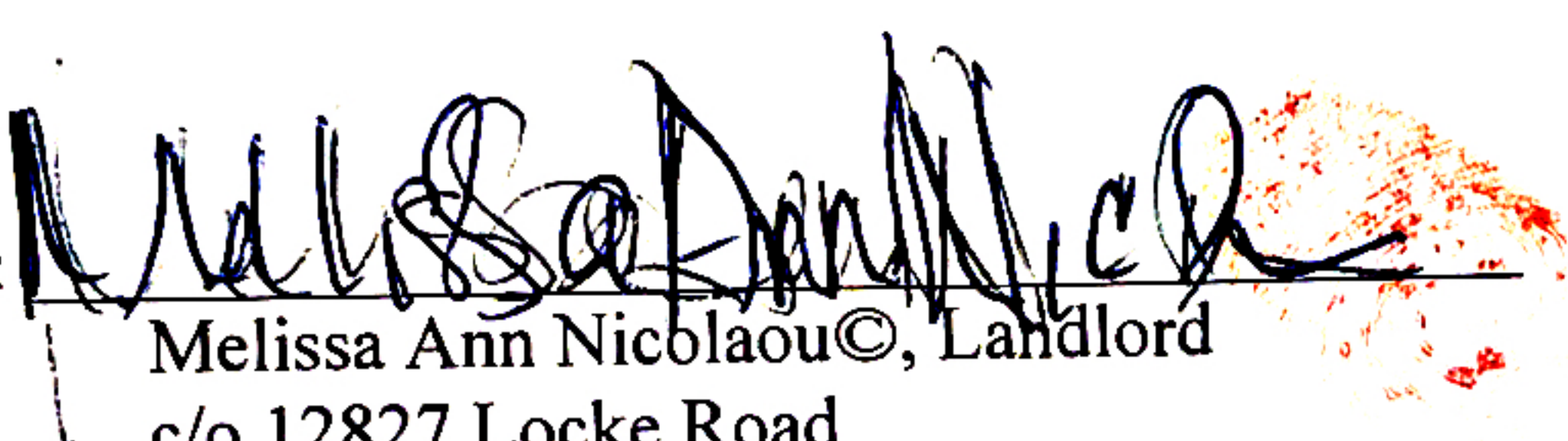
COUNTERSIGNED: John W Burt Register of State Land Office.

Land Grant and Patent Allonge

I, the living woman, Melissa Ann Nicolaou©, being of age, of sound mind and in good health, free of all duress or improper consideration, hereby acknowledge, and accept this original land grant with certificate number 555 (dated January 25, 1871)

Acting for The united States of America, the Unincorporated Federation of States, Henry Huntly Haight, Governor of the State of California, signed this land grant on the third day of February 1871.

I hereby acknowledge and accept, and as is a matter of record I am the lawful Assignee to this land grant, and I hereby affirm I will have and hold this land of California and our Divine Creator along with all rights, privileges, immunities, and appurtenances, of whatever nature, thereunto belonging to this land.

by: 
Melissa Ann Nicolaou©, Landlord
c/o 12827 Locke Road
Lockeford, California [95237] without US

Date 10/24/2022

Witnessed:

On this 24 day of October, 2022,

I witnessed the signing of this

document by Melissa Ann Nicolaou

Witnessed by Sandra Bird

Date 10-26-2022

Witnessed by James RBil

Date 10-26-2022

Witnessed by Jim Ann

Date 10-26-2022

RECORDING REQUESTED BY:

Melissa Ann Nicolaou©

AND WHEN RECORDED MAIL TO:

Melissa Ann Nicolaou
c/o 12827 Locke Road
Lockeford, California [zip exempt 95237] without US

SPACE ABOVE THIS LINE FOR RECORDER'S USE

DECLARATION OF ASSIGNEES UPDATE OF LAND PATENT

PATENT NUMBER: **#555 (Dated January 25, 1871)**

KNOW ALL MEN BY THESE PRESENTS THAT **Melissa Ann Nicolaou** DOES SEVERALLY CERTIFY AND DECLARES THAT I BRING UP THIS LAND PATENT IN MY NAME.

(1) THE CHARACTER OF SAID PROPERTY SO SOUTH TO BE PATENTED, AND LEGALLY DESCRIBED AND REFERENCED UNDER PATENT NUMBER ABOVE IS:

The land referred to is situated in the unincorporated area of the County of San Joaquin, State of California, and is described as follows:

A part of the southwest corner of the Northeast quarter and of the south east corner of the north east quarter of Section 36, Township 4 North, Range 7 East, Mount Diablo base and Meridian, described as follows:

Commencing at a point in the center of the road running from Lockeford to Lodi opposite a stake mark "H" which said point of commencement is the Southwest corner of that certain 95/100 acre tract conveyed by Maria H. Foote to Forrest Foote by Deed dated December 15, 1900; run thence in a Northerly direction along West line of said 95/100 acre tract, 15 rods, more or less, to the North line of the Southwest quarter of the Northeast quarter of the northeast quarter of said section 36, said point being on the South line of the land of John Kerr; thence West along said Kerr's South line to a stake and corner marked "H" which is the Northwest corner of the Southeast quarter of the Northwest quarter of said section 36, Township and Range aforesaid; thence South 00° 04' East along the quarter – quarter Section line 789.88 feet to the Southwest corner of the property conveyed to Chester M. Locke, et ux, by Deed Recorded March 29, 1973, in Book of Official Records, volume 3750, Page 44, San Joaquin County Records; thence continuing South 00° 04' East along said quarter–quarter Section line , a distance of 529.47 feet to a point, said point being the Southwest corner of that certain 10.47 acre Parcel shown on Map of Survey filed in Book 22 of Surveys, Page 97, San Joaquin County Records; thence South 89° 42' East along the South line of said 10.47 acre Parcel a distance of 435.90 feet to a point on the Northerly line of Locke Road; thence along the Northerly line of said Locke Road North 55° 47' East a distance of 770.65 feet to the true point of beginning; thence North 34° 13' West a distance of 368.38 feet to a point in the South line of property conveyed to Chester M. Locke, et ux., by instrument recorded March 29, 1973, in Book of Official Records, Volume 3750, Page 44, San Joaquin County Records; thence along the South line of said Locke property the

following two courses and distances: North 65° 00' 30" East 366.22 feet and North 40° 32' East 36.00 feet; thence South 34° 13' East 320.58 feet to a point in the North line of Locke Road; thence South 55° 47' West 387.33 feet to the point of beginning.

(2) NOTICE OF PRE-EMPTIVE RIGHT. PURSUANT TO THE DECLARATION OF INDEPENDENCE [1776], THE TREATY OF PEACE WITH GREAT BRITAIN (8 STAT. 80) KNOWN AS THE TREATY OF PARIS [1793, AN ACT OF CONGRESS [3 STAT. 566, APRIL 24, 1824], THE TREATY OF GUADALUPE HIDALGO [FEBRUARY 2, 1848], THE HOMESTEAD ACT [12 STAT. 392, 1862] AND 43 USC SECTIONS 57, 59, AND 83; THE RECIPIENT HEREOF IS MANDATED BY ART. VI SECTIONS 1, 2, AND 3; ART. IV SECTIONS I CL. 1, & 2; SECTION 2 CL. 1 & 2; SECTION 4; THE 4TH, 7TH, 9TH, AND 10TH AMENDMENTS [U.S. CONSTITUTION, 1781-91] TO ACKNOWLEDGE ASSIGNEE'S UPDATE OF PATENT PROSECUTED BY AUTHORITY OF ART. III SECTION 2 CL. 1 & 2 AND ENFORCED BY ORIGINAL/EXCLUSIVE JURISDICTION THEREUNDER AND IT IS THE ONLY WAY A PERFECT TITLE CAN BE HAD IN OUR NAMES, WILCOX vs. JACKSON, 13 PET. (U.S.) 498, 101. ED. 264; ALL QUESTIONS OF FACT DECIDED BY THE GENERAL LAND OFFICE ARE BINDING EVERYWHERE. AND INJUNCTIONS AND MANDAMUS PROCEEDINGS WILL NOT LIE AGAINST IT, LITCHFIELD vs. THE REGISTER, 9 WALL. (U.S.) 575, 19 L. ED. 681. THIS DOCUMENT IS INSTRUCTED TO BE ATTACHED TO ALL DEEDS AND/OR CONVEYANCES IN THE NAMES) OF THE ABOVE PARTIES AS REQUIRING RECORDING OF THIS DOCUMENT, IN A MANNER KNOWN AS **NUNC PRO TUNC** [AS IT SHOULD HAVE BEEN DONE IN THE BEGINNING], BY ORDER OF UNITED STATES SUPREME LAW MANDATE AS ENDORSED BY CASE HISTORY CITED.

(3) NOTICE AND EFFECT OF A LAND PATENT. A GRANT OF LAND IS A PUBLIC LAW STANDING ON THE STATUTE BOOKS OF THE CALIFORNIA STATE, AND IS NOTICE TO EVERY SUBSEQUENT PURCHASER UNDER ANY CONFLICTING SALE MADE AFTERWARD; WINEMAN vs. GASTRELL, 54 FED 819, 4 CCA 596, 2 US APP 581. A PATENT ALONE PASSES TITLE TO THE GRANTEE; WILCOX vs. JACKSON, 13 PET (U.S.) 498, 10. L. ED. 264. WHEN THE UNITED STATES HAS PARTED WITH TITLE BY A PATENT LEGALLY ISSUED, AND UPON SURVEYS LEGALLY MADE BY ITSELF AND APPROVED BY THE PROPER DEPARTMENT, THE TITLE SO GRANTED CANNOT BE IMPAIRED BY ANY SUBSEQUENT SURVEY MADE BY THE GOVERNMENT FOR ITS OWN PURPOSES; CAGE vs. DANKS, 13, LA.ANN. 128. IN THE CASE OF EJECTMENT, WHERE THE QUESTION IS WHO HAS THE LEGAL TITLE. TITLE PATENT OF THE GOVERNMENT IS UNASSAILABLE, SANFORD vs. SANFORD, 139 US 642. THE TRANSFER OF LEGAL TITLE (PATENT) TO PUBLIC DOMAIN GIVES THE TRANSFEREE THE RIGHT TO POSSESS AND ENJOY THE LAND TRANSFERRED, GIBSON vs. CHOUTEAU, 80 US 92. A PATENT FOR LAND IS THE HIGHEST EVIDENCE OF TITLE AND IS CONCLUSIVE AS EVIDENCE AGAINST THE GOVERNMENT AND ALL CLAIMING UNDER JUNIOR PATENTS OR TITLES, UNITED STATES vs. STONE, 2 US 525. ESTOPPEL HAS BEEN MAINTAINED AS AGAINST A MUNICIPAL CORPORATION (COUNTY). BEADLE vs. SMYSER, 209 US 393. UNTIL IT ISSUES, THE FEE IS IN THE GOVERNMENT, WHICH BY THE PATENT PASSES TO THE GRANTEE, AND HE IS ENTITLED TO ENFORCE POSSESSION IN EJECTMENT, BAGNELL vs.

BRODERICK, 13 PETER (US) 436. STATE STATUTES THAT GIVE LESSER AUTHORITATIVE OWNERSHIP OF TITLE THAN THE PATENT CANNOT EVEN BE BROUGHT INTO FEDERAL COURT, LANGDON vs. SHERWOOD, 124 U.S. 74, 80. THE POWER OF CONGRESS TO DISPOSE OF ITS LAND CANNOT BE INTERFERED WITH, OR ITS EXERCISE EMBARRASSED BY ANY STATE LEGISLATION; NOR CAN SUCH LEGISLATION DEPRIVE THE GRANTEEES OF THE UNITED STATES OF THE POSSESSION AND ENJOYMENT OF THE PROPERTY GRANTED BY REASON OF ANY DELAY IN THE TRANSFER OF THE TITLE AFTER THE INITIATION OF PROCEEDINGS FOR ITS ACQUISITION. [GIBSON vs. CHOUTEAU.13 WAL. (U.S.) 92, 93.

(4) LAND TITLE AND TRANSFER. THE EXISTING SYSTEM OF LAND TRANSFER IS A LONG AND TEDIOUS PROCESS INVOLVING THE OBSERVANCE OF MANY FORMALITIES AND TECHNICALITIES, A FAILURE TO OBSERVE ANY ONE OF WHICH MAY DEFEAT THE TITLE. EVEN WHERE THESE HAVE BEEN MOST CAREFULLY COMPLIED WITH AND WHERE THE TITLE HAS BEEN TRACED TO ITS SOURCE, THE PURCHASER MUST BE AT HIS PERIL, THERE ALWAYS BEING IN SPITE OF THE UTMOST CARE AND EXPENDITURE- THE POSSIBILITY THAT HIS TITLE MAY TURN OUT BAD: YEAKLE, TORRENCE SYSTEM. 209. PATENTS ARE ISSUED (AND THEORETICALLY PASSED) BETWEEN SOVEREIGNS LEADING FIGHTER vs COUNTY OF GREGORY, 230 N. W.2d 114, 116.

THE PATENT IS PRIMA FACIE CONCLUSIVE EVIDENCE OF TITLE, MARSH vs BROOKS, 49 U.S. 223,233.

AN ESTATE IN INHERITANCE WITHOUT CONDITION. BELONGING TO THE OWNER AND ALIENABLE BY HIM, TRANSMISSIBLE TO HIS HEIRS ABSOLUTELY AND SIMPLY, IS AN ABSOLUTE ESTATE IN PERPETUITY AND THE LARGEST POSSIBLE ESTATE A MAN CAN HAVE. BEING IN FACT ALLODIAL IN ITS NATURE, STANTON vs SULLIVAN, 63 R.I. 216 7 A. 696. THE ORIGINAL MEANING OF A PERPETUITY IS AN INALIENABLE, INDESTRUCTIBLE INTEREST. BOUVIER'S LAW DICTIONARY, VOLUME III P. 2570, (1914).

IF THIS LAND PATENT IS NOT CHALLENGED, AS STATED ABOVE, WITHIN 60 DAYS IT THEN BECOMES MY PROPERTY, AS NO ONE ELSE HAS FOLLOWED THE PROPER STEPS TO GET LEGAL TITLE, THE FINAL CERTIFICATE OR RECEIPT ACKNOWLEDGING THE PAYMENT IN FULL BY A HOMESTEADER OR PREEMPTOR IS NOT LEGAL EFFECT A CONVEYANCE OF LAND. U.S. vs STEENERSON. 50 FED 504,1 CCA 552,4 U.S. APP. 332.

A LAND PATENT IS A CONCLUSIVE EVIDENCE THAT THE PATENT HAS COMPLIED WITH THE ACT OF CONGRESS AS CONCERNS IMPROVEMENTS ON THE LAND, ETC JANKINS vs GIBSON, 3 LA ANN 203.

(5) LAW ON RIGHTS, PRIVILEGES, AND IMMUNITIES; TRANSFER BY PATENTEE....."TITLE AND RIGHTS OF BONA FIDE PURCHASER FROM PATENTEE..... WILL BE PROTECTED". UNITED STATES vs DEBELL, 227 F 760 (C8 SD 1915), UNITED STATES vs. BEAMON, 242 F 876, (CA8 COLO. 1917): STATE vs

HEWITT LAND CO., 74 WASH 573, 134 P 474. FROM 43 USC & 15 n 44. AS AN ASSIGNEE, WHETHER HE BE THE FIRST, SECOND OR THIRD PARTY TO WHOM TITLE IS CONVEYED SHALL LOSE NONE OF THE ORIGINAL RIGHTS, PRIVILEGES OR IMMUNITIES OF THE ORIGINAL GRANTEE OF LAND PATENT. "NO STATE SHALL IMPAIR THE OBLIGATIONS OF CONTRACTS". UNITED STATES CONSTITUTION ARTICLE I SECTION 10.

(6) EQUAL RIGHTS: PRIVILEGES AND IMMUNITIES ARE FURTHER PROTECTED UNDER THE 14TH AMENDMENT TO THE U.S. CONSTITUTION, "NO STATE.... SHALL DENY TO ANY PERSON WITHIN ITS JURISDICTION THE EQUAL PROTECTION OF THE LAWS".

IN CASES OF EJECTMENT, WHERE THE QUESTION IS WHO HAS THE LEGAL TITLE THE PATENT OF THE GOVERNMENT IS UNASSAILABLE. SANFORD vs. SANFORD, 139 U.S. 642, 35 L ED 290 IN FEDERAL COURTS THE PATENT IS HELD TO BE THE FOUNDATION OF TITLE AT LAW. FENN vs. HOLMES, 21 HOWARD 481.

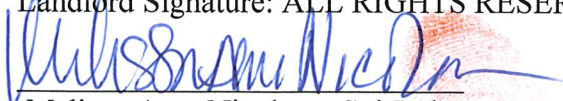
IMMUNITY FROM COLLATERAL ATTACK: COLLINS vs. BARTLETT, 44 CAL 371; WEBER vs. PERE MARQUETTE BOOM CO., 62 MICH 626, 30 N. W. 469; SURGET vs. DOE, 24 MISS 118; PITTSMONT COPPER CO. vs. VANINA, 71 MONT. 44, 227 PAC 45; GREEN vs. BARKER 47 NEB 934 66 NW 1032

(7) DISCLAIMER; ASSIGNEE'S SEIZEN IN DEED, AND LAWFUL ENTRY IS INCLUSIVE OF SPECIFICALLY THAT CERTAIN LEGALLY DESCRIBED PORTION OF THE ORIGINAL LAND GRANT OR PATENT NO. #10041859 AND NOT THE WHOLE THEREOF, INCLUDING HEREDITAMENT, TEMEMENTS, PRE-EMPTION RIGHTS APPURTENANT THERETO. THE RECORDING OF THIS INSTRUMENT SHALL NOT BE CONSTRUED TO DENY OR INFRINGE UPON ANY OTHERS RIGHT TO CLAIM THE REMAINING PORTION THEREOF. ANY CHALLENGES TO THE VALIDITY OF THIS DECLARATION & NOTICE ARE SUBJECT TO THE LIMITATIONS REFERENCED HEREIN. ADDITIONALLY; A COMMON COURTESY OF SIXTY (60) DAYS WAS STIPULATED FOR ANY CHALLENGES HERETO. OTHERWISE. LACHES/ESTOPPEL SHALL FOREVER BAR THE SAME AGAINST ALLODIAL FREEHOLD ESTATE; ASSESSMENT LIEN THEORY TO THE CONTRARY (ORS 275.130), INCLUDED.

THE FOLLOWING DOCUMENTS ARE ANNEXED AND MADE PART TO THIS DECLARATION: CERTIFICATE OF ACCEPTANCE OF DECLARATION OF LAND PATENT, CERTIFIED COPY OF ORIGINAL LAND GRANT OR PATENT, CORRECTED DEED AND RE-CONVEYANCE OF TITLE, LAND GRANT AND PATENT ALLONGE, AFFIDAVIT OF NOTICE, MANDATORY NOTICE

Date: May 11, 2022

Landlord Signature: ALL RIGHTS RESERVED. WITHOUT PREJUDICE.


:Melissa-Ann: Nicolaou, Sui Juris

CALIFORNIA NOTARY ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of San Joaquin

On May 11, 2022 before me, Angelle Martin, Notary public (name and title of officer), personally appeared Melissa Ann Nicolaou, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that they executed the same in her authorized capacity, and that by her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument. I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal.

Signature [Handwritten Signature]



(Seal)

The united States of America, and in The Republic state of California

Melissa Ann Nicolaou©
c/o 12827 Locke Road
Lockeford, California Republic, usA
NON-DOMESTIC

**NOTICE OF,
CERTIFICATE OF ACCEPTANCE OF DECLARATION OF LAND PATENT,
LAND PATENT #555, Dated January 25, 1871
(SEE ATTACHED),**

KNOW ALL YE MEN AND WOMEN BY THESE PRESENT.

1. That I, Melissa Ann Nicolaou©, do hereby certify and declare that I am "Assignee" in the LAND PATENT named and numbered above, that I have brought up said Land Patent in our name as it pertains to the land described below. The character of said land so described by the patent, and legally described and referenced under the Patent Number Listed above is: Township 4 N, Range 7 E, Section 36, Mount Diablo Meridian, California (SEE ATTACHED).

2. That I, Melissa Ann Nicolaou©, am domiciled on 12827 Locke Road, Lockeford, California Republic, usA NON-DOMESTIC. Unless otherwise stated, I have individual knowledge of matters contained in this Certification of Acceptance of Declaration of Patent. I am fully competent to testify with respect to these matters.

3. I, Melissa Ann Nicolaou©, am Assignee at Law and a bona fide subsequent purchaser by contract, of certain legally described portion of LAND PATENT under the original, certified No. 555, Dated, January 25, 1871; which is dully authorized to be executed in pursuance of the supremacy of treaty law, citation and Constitutional Mandate, herein referenced, whereupon a dully authenticated true and correct lawful description, together with all hereditament, tenements, pre-emptive rights appurtenant thereto, the lawful and valuable consideration which is appended hereto, and made a part of this NOTICE OF CERTIFICATE OF ACCEPTANCE OR DECLARATION OF LAND PATENT. (SEE ATTACHED)

4. No claim is made herein that I have been assigned the entire tract of land as described in the original patent. My assignment is inclusive of only the attached lawful description. The

filling of this NOTICE OF CERTIFICATE OF ACCEPTANCE AND DECLARATION OF LAND PATENT shall not deny or infringe on any right, privilege, or Immunity of any other Heir or Assigns to any other portion of land covered in the above described Patent Number 10041859. (SEE ATTACHED)

5. If this dully certified LAND PATENT is not challenged by a lawfully qualified party having a claim, Lawful lien, debt, or other equitable interest on any in a court of law within sixty (60) days from the date of this filing this NOTICE, then the above described property shall become the Allodial Freehold of the Heir or Assignee to said Patent, the LAND PATENT shall be considered henceforth perfected in my name “Melissa Ann Nicolaou©”, and all future claims against this land shall be forever waived.

6. When a lawful qualified Sovereign American man/woman has a claim to title and is challenged, the court of competent original and exclusive jurisdiction is the Common law Supreme Court (Article III). Any action against a patent by a corporate state or their respective statutory, legislative units (i.e., courts) would be an action at Law which is outside the venue and jurisdiction of these Article I courts. There is no Law issue contained herein which may be heard in any of the State courts (Article I), nor can nay court of Equity/Admiralty/Military set aside, annul, or correct a LAND PATENT.

7. Therefore, said land remains unencumbered, free and clear, and without liens or lawfully attached in any way, and is hereby declared to be private land and private property, not subject to any commercial forums (e.g. U C C) whatsoever.

8. A Common Law courtesy of sixty (60) days is stipulated for any challenges hereto, otherwise, laches or estoppel shall forever bar the same against said ALLODIAL freehold estate, assessment lien theory to the contrary, notwithstanding. Therefore, said declaration, after sixty (60) days from date, if no challenges are brought forth and upheld, perfects this ALLODIAL TITLE the name / names forever.

JURISDICTION

THE RECIPIENTS HERETO IS MANDATED by Article IV Sec.3, Clause 2, Article VI, Sec.2 & Sec.3, the 9th and 10th Amendments with reference to the 7th Amendment, enforced under Article III, Sec.3, Clause 1, of the Constitution for the United States of America.

PERJURY JURAT

Pursuant to Title 28 USC Sec. 1746 (1) and executed “without the United States”, I affirm under penalty of perjury under the laws of The united States of America that the foregoing is true and correct to the best of my belief and informed knowledge. And further deponent saith not, I now affix my signature of the above affirmations with EXPLICIT RESERVATION OF ALL MY UNALIENABLE RIGHTS, WITHOUT PREJUDICE to any of those rights pursuant to U.C.C. -1 – 308 and U.C.C.-1-103.6.

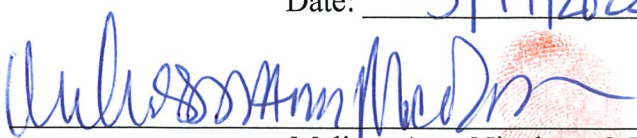
This Corrected Deed and Re-Conveyance of Title re-conveys my land and soil to its permanent house, home, and domicile on California and does establish a Fixture Lien upon all related paper and ink and film and electronic media representations of me and my property assets, and also upon all foreign Third-Party representations and descriptions of my name and of my land assets and of my soil assets. No other or further legal presumptions may be made by the Commissioner of Natural Resources nor by any other federal or federated state or municipal employee concerning me or my private property assets without my explicit wet-ink and fully disclosed consent.

This action is taken as a Public Duty to prevent crimes including impersonation, identity theft, breach of trust, obstruction of trade and false claims in commerce seeking unjust enrichment in conspiracy against the Constitutions herein referenced.

The property descriptions being rolled over and held by California and to be known hereinafter as "Locke View Homestead©" include but are not limited to: a part of the southwest corner of the Northeast quarter and of the south east corner of the north east quarter of Section 36, Township 4 North, Range 7 East, Mount Diablo base and Meridian, described as follows:

Commencing at a point in the center of the road running from Lockeford to Lodi opposite a stake mark "H" which said point of commencement is the Southwest corner of that certain 95/100 acre tract conveyed by Maria H. Foote to Forrest Foote by Deed dated December 15, 1900; run thence in a Northerly direction along West line of said 95/100 acre tract, 15 rods, more or less, to the North line of the Southwest quarter of the Northeast quarter of the northeast quarter of said section 36, said point being on the South line of the land of John Kerr; thence West along said Kerr's South line to a stake and corner marked "H" which is the Northwest corner of the Southeast quarter of the Northwest quarter of said section 36, Township and Range aforesaid; thence South 00° 04' East along the quarter - quarter Section line 789.88 feet to the Southwest corner of the property conveyed to Chester M. Locke, et ux, by Deed Recorded March 29, 1973, in Book of Official Records, volume 3750, Page 44, San Joaquin County Records; thence continuing South 00° 04' East along said quarter-quarter Section line, a distance of 529.47 feet to a point, said point being the Southwest corner of that certain 10.47 acre Parcel shown on Map of Survey filed in Book 22 of Surveys, Page 97, San Joaquin County Records; thence South 89° 42' East along the South line of said 10.47 acre Parcel a distance of 435.90 feet to a point on the Northerly line of Locke Road; thence along the Northerly line of said Locke Road North 55° 47' East a distance of 770.65 feet to the true point of beginning; thence North 34° 13' West a distance of 368.38 feet to a point in the South line of property conveyed to Chester M. Locke, et ux., by instrument recorded March 29, 1973, in Book of Official Records, Volume 3750, Page 44, San Joaquin County Records; thence along the South line of said Locke property the following two courses and distances: North 65° 00' 30" East 366.22 feet and North 40° 32' East 36.00 feet; thence South 34° 13' East 320.58 feet to a point in the North line of Locke Road; thence South 55° 47' West 387.33 feet to the point of beginning; Land Patent #10041859 (dated February 3, 1871 and signed by H. H. Haight, Governor of State of California) and all similar Third Party designations.

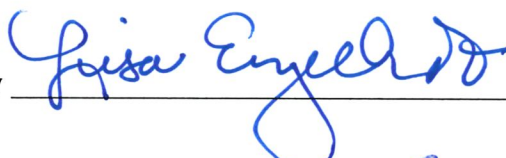
Date: 5/19/2022

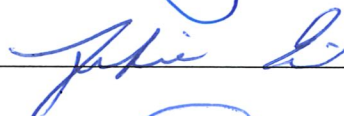
by:  © seal

:Melissa-Ann: Nicolaou © Landlord
American State National
In care of 12827 Locke Road
Lockeford, California [zip code exempt 95237] without US

Witnessed:

On this 19th day of May, 2022, I witnessed the signing of this document by Melissa Ann Nicolaou

Witnessed by  Date 5-19-22

Witnessed by  Date 5-19-22

Witnessed by  Date 5-19-22

EXHIBIT A

PROPERTY LEGAL/LAWFUL DESCRIPTION (and all similar Third Party designations)

Known As: c/o 12827 Locke Road on Lockeford, California

The land referred to is situated in the unincorporated area of the County of San Joaquin, State of California, and is described as follows:

A part of the southwest corner of the Northeast quarter and of the south east corner of the north east quarter of Section 36, Township 4 North, Range 7 East, Mount Diablo base and Meridian, described as follows:

Commencing at a point in the center of the road running from Lockeford to Lodi opposite a stake mark "H" which said point of commencement is the Southwest corner of that certain 95/100 acre tract conveyed by Maria H. Foote to Forrest Foote by Deed dated December 15, 1900; run thence in a Northerly direction along West line of said 95/100 acre tract, 15 rods, more or less, to the North line of the Southwest quarter of the Northeast quarter of the northeast quarter of said section 36, said point being on the South line of the land of John Kerr; thence West along said Kerr's South line to a stake and corner marked "H" which is the Northwest corner of the Southeast quarter of the Northwest quarter of said section 36, Township and Range aforesaid; thence South 00° 04' East along the quarter – quarter Section line 789.88 feet to the Southwest corner of the property conveyed to Chester M. Locke, et ux, by Deed Recorded March 29, 1973, in Book of Official Records, volume 3750, Page 44, San Joaquin County Records; thence continuing South 00° 04' East along said quarter–quarter Section line, a distance of 529.47 feet to a point, said point being the Southwest corner of that certain 10.47 acre Parcel shown on Map of Survey filed in Book 22 of Surveys, Page 97, San Joaquin County Records; thence South 89° 42' East along the South line of said 10.47 acre Parcel a distance of 435.90 feet to a point on the Northerly line of Locke Road; thence along the Northerly line of said Locke Road North 55° 47' East a distance of 770.65 feet to the true point of beginning; thence North 34° 13' West a distance of 368.38 feet to a point in the South line of property conveyed to Chester M. Locke, et ux., by instrument recorded March 29, 1973, in Book of Official Records, Volume 3750, Page 44, San Joaquin County Records; thence along the South line of said Locke property the following two courses and distances: North 65° 00' 30" East 366.22 feet and North 40° 32' East 36.00 feet; thence South 34° 13' East 320.58 feet to a point in the North line of Locke Road; thence South 55° 47' West 387.33 feet to the point of beginning.

Land Patent:	No. 10041859; CACAAA000001 OL Dated February 3, 1871
City (unincorporated):	Lockeford
State (unincorporated):	California
Important Disclaimer:	without US, not territorial or municipal entity

Corrected Deed and Re-conveyance of Title

I affirm under penalty of perjury under the Public law of The united States of America, [Unincorporated] that I am American State National, permanent member of the population, one of the People and not temporary residents of these geographically defined United States. I also affirm under the penalty of perjury aforementioned, that I am not knowingly or voluntarily adopting any obligation of British Territorial United States Citizenship nor are Municipal "citizens of the United States". I am acting without the [Municipal] United States and without the [Territorial] United States of America, both, and asserting my lawful and natural right as a living soul and as private American People owe all protections of Article IV of both The Constitution for The united States of America (1787) and The California Constitution (1849).

It is not and it has never been my intention to grant any Federal Enclave upon my private American holdings.

I declare that I am owed true possession as landlord of all actual assets including land and soil assets held in my name. I am hereby establishing a fixture lien on the paper and ink and film and all other media representations of me, my land and soil assets, and my name including electronic signature and representation of all Third Party descriptions of my holdings, including but not limited to: (1) Tax Assessor description(s); (2) Parcel ID Number(s); (3) ACCOUNT Identifiers and Numbers; (4) any previous address designations such as Rural Route and Federal Highway marker addresses; (5) all Lot and Block descriptions of my land and soil holdings; (6) all Street Name and Number descriptions; (7) any other Third Party means to describe my land and soil holdings, including all styles, permutations, orderings, abbreviations, and other variations of the descriptions listed herein and (8) all such descriptions being applied to my land and soil assets via any other Third Party system of mapping my land and soil, such as GPS Coordinates, or of numeric or of alpha-numeric designators in the future.

As lawful woman and as Landlord, I claim the underlying United States Patent associated with my land and soil, and I also seize upon the associated references and assets of the California State Land Trust, all titles, all easements, all utilities, accesses, water resources, buildings and appurtenances related in any way to my geographically-defined land and soil assets, as properly described by their metes and bounds, mapped and surveyed under Common Law of these united states, and made part of and incorporated into this Public Record.

I hereby revoke all foreign registrations and return and re-convey all actual and factual property assets related to me or held in my name to their original geographically-defined State of the Union and establish my own permanent description of my private land and soil assets as "Locke View Homestead©" which shall be the only acceptable and actual property description associated with me and my private property from now on--- any other public scheme of mapping, naming, or designating it notwithstanding or overcoming or replacing or being allowed to substitute for my description of my own land and soil.

My land and soil are a Freehold estate, fee simple, unique, unincorporated, and percuse in perpetuity.

All Rights Reserved,

by: Melissa Ann Nicolau
Melissa-Ann: Nicolau, sui juris
American State National, One of the People

Witnessed by Yvesa Engeler Jr Date 5-19-22

Witnessed by John Jr Date 5-19-22

Witnessed by Jack Date 5-19-22

Recorders

June 4, 11, 18, 25, 2022-
201246

NOTICE

This notice is posted on the 28th day of May 2022 to inform any person who has lawful standing to view this file and who wishes to review the complete file on record may do so by accessing the information requesting an appointment with Lenka Koloma.

missypbg@gmail.com
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Lockeford, California
95237
#201105

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Lodi N

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