

THE 50 STATES” EX REL Sharon
Bridgewater Private Attorney General
and/or QUI TAM RELATOR
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**SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN FRANCISCO
400 MCALLISTER STREET
SAN FRANCISCO, CALIFORNIA 94102**

ADMIRALTY

IN RE THE STATE of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming[the District of Columbia, the Common wealth of Puerto Rico, The US Virgin Island, Guam, the Northern Marianna Islands, the American Samoa] EX REL Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) Private Attorney General and QUI TAM RELATOR[FROM 1993 and continuing thru present]on behalf of myself, James S. Bridgewater, one or more of the following companies, Specialty Investment Group L.L.C., a Georgia Company, Specialty Global Investments Inc., a Nevada Corporation, and Bridgewater & Company Inc., a California Corporation, The Coalition for Empowerment(formerly Greater Lansing Helping Hands)a 501C-3 non-profit organization, a Michigan and/or Georgia non-profit corporation, B & B Building Maintenance INC. a Michigan Corporation, Health Necessities and Accessories Inc. a Michigan Corporation, Two Witnesses International Ministries

**SUPERIOR COURT OF
CALIFORNIA COUNTY OF
SAN FRANCISCO**

CASE# CGC-08-478207

ADMIRALTY AND/OR MARITIME

**RETROACTIVE ADJUDICATION OF
THE “50 STATES”EX REL SHARON
BRIDGEWATER PRIVATE
ATTORNEY GENERAL AND/OR QUI
TAM RELATOR AND JOINT
RESOLUTION AND/OR
UNANIMOUS RESOLUTION
RETATION VIA ARTICLE V
CONVENTION TO PROPOSE
CONSTITUTIONAL AMENDMENTS**

a 501C-3 non-profit Organization, a Michigan Non-Profit Corporation , ALL CORPORATIONS AND COMPANIES FORCED OUT OF BUSINESS AND/OR DISSOVLED) - **Real parties in interest**
CLASS REPRESENTATIVE (“FOR THE 50 STATES AND/OR “WE THE PEOPLE”)
AFFIDIVANT & RETROACTIVE
ADJUDICATION NOTICE OF APPEARANCE
AS COUNSEL AND INTERVENTION AS A
MATTER OF RIGHT PURSUANT TO
CALIFORNIA CODE OF CIVIL PROCEDURE -
CCP § 387, THE RACKETEERED
INFLUENCED AND CORRUPT
ORGANIZATION(RICO) ACT

**RETROACTIVE ADJUDICATION OF THE “50 STATES”EX REL SHARON
BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR
AND JOINT RESOLUTION AND/OR UNANIMOUS RESOLUTION VIA ARTICLE V
CONVENTION TO PROPOSE CONSTITUTIONAL AMENDMENTS**

Know Ye, That the “50 States” ex rel Sharon Bridgewater Private Attorney General and/or Qui Tam Relator on this 23rd Day of September 2024 held at the Public Library at the City of Livonia, Michigan(AND IS RETROACTIVE FROM JAN. 1, 1993 AND CONTINUING THUR TO PRESENT) passed a **JOINT RESOLUTION AND/OR UNANIMOUS RESOLUTION VIA ARTICLE V CONVENTION TO PROPOSE CONSTITUTIONAL AMENDMENTS(WHICH**

JOINT RESOLUTION AND/OR UNANIMOUS RESOLUTION

RETROACTIVE ADJUDICATION(Jan. 1, 1993 continuing thru to 1996, continuing thru to August 1, 1993 and continuing thru to present) & MEETING OF THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR PROPOSING AMENDMENTS TO THE CONSTITUTION OF THE UNITED STATES OF AMERICA,

Resolved by the “50 States” ex rel Sharon Bridgewater Private Attorney General and/or Qui Tam Relator assembled(unanimous – all 50 States concurring therein), that the following article is hereby proposed as an amendment to the United States Constitution, which is valid for all purposes as part of the United States Constitution

AMENDMENT 1

PROPOSING AN AMENDMENT TO

[ArtII.S1.C5.1](#) Qualifications for the Presidency

No Person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any Person be eligible to that Office who shall not have attained to the Age of thirty five Years, and

been fourteen Years a Resident within the United States. No person convicted of and/or adjudicated guilty of 1) rebellion and insurrection 2)supporting and funding enemy terrorist, 3)Rebellion and Insurrection, 4)Defrauding the United States Government in violation of 18 U.S.C. section 371, 5) directly and/or indirectly participating in and/or being employed by or associated with a Foreign Terrorist and/or Foreign Organization , which enterprise engaged in, or the activities of which affect, interstate or foreign commerce, to conduct or participate, directly or indirectly, in the conduct of such enterprises affairs through a pattern of racketeering activity or collection of unlawful debt, or conspire to violate any of the provisions of subsection (a), (b), or (c) of this section. 6)Treason, 7)violation of oath of office, 8)Genocide and/or conspiracy to commit genocide, 9)War Crimes and/or conspiracy to commit war crimes, Racketeering Conspiracy, 10)conducting illegal experiments on humans without their knowledge or consent, 11) violations of the numerberg code 12)stockpiling biological and chemical weapons to harm U.S.Citizens 13) adhering to the enemies of the United States, giving them aid and comfort to enemies in violation of Article 3, Section 3, Clause 1, 14) NATIONAL SECURITY VIOLATIONS, ESPIONAGE 15) BRING IN AND HARBORING ILLEGAL ALIENS IN VIOLATION OF [8 U.S. Code § 1324](#) , 15)guilty of any act which is indictable under the [Immigration and Nationality Act](#), section 274 (relating to bringing in and harboring certain aliens), section 277 (relating to aiding or assisting certain aliens to enter the United [States](#)), shall be disqualified, and ineligible. If by any reason or chance the person conceal known facts they are under a duty to disclose to U.S. Citizens and appear on the U.S.Presidential elections ballot, the election shall be declared null and void and all election result declared decertified.

AMENDMENT 2

PROPOSING AN AMENDMENT TO

[ArtII.S1.C6.1](#) Succession Clause for the Presidency

- In Case of the Removal of the President from Office, or of his Death, Resignation, or Inability to discharge the Powers and Duties of the said Office, the Same shall devolve on the Vice President, and the Congress may by law provide for the Case of Removal, Death, Resignation or Inability, both of the President and Vice President, declaring SHARON BRIDGEWATER VIA THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR

shall then act as President(AND/OR AS “ONE” CONSOLIDATED EXECUTIVE, JUDICIAL AND/OR LEGISLATIVE BRANCH, and such Officer shall act accordingly, until the Disability be removed, or a President shall be elected.

AMENDMENT 3

PROPOSING AN AMENDMENT TO

- [Artl.S3.C3.2](#) When Senate Qualifications Requirements Must Be Met
- [Artl.S3.C3.3](#) Congress's Ability to Change Qualifications Requirements for Senate
- [Artl.S3.C3.4](#) States' Ability to Change Qualifications Requirements for Senate

Article I, Section 3, Clause 2:

Article I, Section 3, Clause 3:

Article I, Section 3, Clause 4:

- *No Person shall be a Senator who shall not have attained to the Age of thirty Years, and been nine Years a Citizen of the United States, and who shall not, when elected, be an Inhabitant of that State for which he shall be chosen.* No person convicted of and/or adjudicated guilty of 1) rebellion and insurrection 2)supporting and funding enemy terrorist, 3)Rebellion and Insurrection, 4)Defrauding the United States Government in violation of 18 U.S.C. section 371, 5) directly and/or indirectly participating in and/or being employed by or associated with a Foreign Terrorist and/or Foreign Organization , which enterprise engaged in, or the activities of which affect, interstate or foreign commerce, to conduct or participate, directly or indirectly, in the conduct of such enterprises affairs through a pattern of racketeering activity or collection of unlawful debt, or conspire to violate any of the provisions of subsection (a), (b), or (c) of this section. 6)Treason, 7)violation of oath of office, 8)Genocide and/or conspiracy to commit genocide, 9)War Crimes and/or conspiracy to commit war crimes, Racketeering Conspiracy, 10)conducting illegal experiments on humans without their knowledge or consent, 11) violations of the numerberg code 12)stockpiling biological and chemical weapons to harm U.S.Citizens 13) adhering to the enemies of the United States, giving them aid and comfort to enemies in violation of Article 3, Section 3, Clause 1, 14) NATIONAL SECURITY

VIOLATIONS, ESPIONAGE 15) BRING IN AND HARBORING ILLEGAL ALIENS IN VIOLATION OF [8 U.S. Code § 1324](#), 15) guilty of any act which is indictable under the [Immigration and Nationality Act](#), section 274 (relating to bringing in and harboring certain aliens), section 277 (relating to aiding or assisting certain aliens to enter the United [States](#)), shall be disqualified, and ineligible. If by any reason or chance the person conceal known facts they are under a duty to disclose to U.S. Citizens and appear on the U.S. Presidential elections ballot, the election shall be declared null and void and all election result declared decertified. In cases of National Emergency as in the case with The “50 States” ex rel Sharon Bridgewater Private Attorney General and/or Qui Tam Relator acting in the interest of the people of the 50 States and Representing the people of the 50 States the requirement to reside in the State is waived. In Case of the Removal of one or more or all U.S. Senators, Congressman/Congresswomen and/or U.S. Representatives from Office, or of one or more Death, Resignation, or Inability to discharge the Powers and Duties of the said Office, or in the Case of Removal, Death, Resignation or Inability, one or more or “all” U.S. Representatives and/or one or more or “all” Congressman/Congresswomen and/or Senators SHARON BRIDGEWATER VIA THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR QUI TAM RELATOR shall then act as “one sole” Representative until she appoints members to fill the vacancies

AMENDMENT 4

PROPOSING AN AMENDMENT TO

- [Artl.S2.C2.2](#) When Senate Qualifications Requirements Must Be Met

Artl.S2.C2.1 Overview of House Qualifications Clause

Article I, Section 2, Clause 2:

Artl.S2.C2.1 Overview of House Qualifications Clause

Article I, Section 5, Clause 1:

ARTICLE II

The right to ethical, legal, social, or natural principles of freedom and/or entitlement related ones cerebral and mental domain; the fundamental normative rules for the protection and preservation

of the human brain and mind”.

Scientific and technological development shall be at the service of the people of the 50 States and shall be carried out with respect for live and physical and mental integrity. The law will regulate the requirements, conditions and restrictions for its use in people and must especially protect brain activity, as well as the information derived from it,

uses and stores his brain data, with risks including the following: (i) reidentification, (ii) hacking of brain data, (iii) unauthorized reuse of brain data, (iv) commercialization of brain data, (v) digital surveillance, and (vi) capture of brain data for purposes not consented to by the individual. Such a situation would lead to a violation of Chilean Law N 19.628 on the protection of personal data, in particular Article 11 on due diligence in the care of personal data by the controller. In addition, the appeal alleged noncompliance with Article 13 of the same law on the right of individuals to cancel or block their personal data, since, even when the user account of Emotiv Inc. is closed, the company retains brain information for scientific and historical research purposes, AND PROHIBITION OF HUMAN CLONING.

ARTICLE III

ARTICLE

5. RENAMING THE UNITED STATES OF AMERICA TO THE UNITED STATES OF THE EARTH(AS PROPOSED BY Lucas Miller in 1893)

6. Acknowledgment that the Constitution recognize God and Jesus Christ as the Supreme Authority in human affairs (AS PROPOSED BY John Alexander)