

THE 50 STATES EX REL SHARON
BRIDGEWATER PRIVATE ATTORNEY
GENERAL AND/OR RELATOR
P.O. BOX 19631
Detroit, MI 48219
1-734-334-6632

SUPERIOR COURT OF CALIFORNIA COUNTY OF SAN FRANCISCO

400 MCALLISTER STREET

SAN FRANCISCO, CALIFORNIA 94102

SHARON BRIDGEWATER

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

VS.

**ADMIRALTY AND/OR
MARITIME**

CASE# CGC-08-478207

**HAYES VALLEY LIMITED
PARTNERSHIP**

**THE "50 STATES" EX REL
SHARON BRIDGEWATER
PRIVATE ATTORNEY GENERAL
AND/OR RELATOR**

**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**

VS.

Virginia, Wisconsin, Wyoming[the District of Columbia, the Commonwealth of Puerto Rico, The US Virgin Islands, Guam, the Northern Mariana Islands, the American Samoa] EX REL Sharon Bridgewater (A.K.A. Sharon Abusalem, Sharon Davis) Private Attorney General and 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 a 501C-3 non-profit Organization, a Michigan Non-Profit Corporation , ALL CORPORATIONS AND COMPANIES FORCED OUT OF BUSINESS AND/OR DISSOLVED) - Real parties in interest CLASS REPRESENTATIVE (“FOR THE 50 STATES AND/OR “WE THE PEOPLE”) CLAIMANT

2033

VS.

**JOE BIDEN INDIVIDUALLY
AND/OR IN HIS OFFICIAL
CAPACITY AS PRESIDENT OF THE
UNITED STATES OF AMERICA
FROM JAN. 20, 2021 THRU TO
PRESENT AND/OR HIS TERM JAN.
20, 2025 (AND PREDECESSORS
FROM JAN. 1, 1993 AND**

**CONTINUING THRU TO HIS
TERM)AND/OR SUCCESSOR**

**The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C.20500**

VS.

**THE OFFICE OF THE
PRESIDENT(THE WHITE HOUSE)
FROM JAN. 20, 2021 THRU TO JAN.
20, 2025**

Vs.

**DONALD TRUMP INDIVIDUALLY
AND/OR IN HIS OFFICIAL
CAPACITY AS PRESIDENT OF THE
UNITED STATES OF AMERICA
FROM JAN. 20, 2017 THRU TO JAN.
20, 2021(AND PREDECESSORS
FROM JAN. 1, 1993 AND
CONTINUING THRU TO HIS
TERM)AND/OR SUCCESSOR**

**The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C.20500**

VS.

**THE OFFICE OF THE
PRESIDENT(THE WHITE HOUSE)
FROM JAN. 20, 2017 THRU TO JAN.
20, 2021**

Vs.

**BARRY SOERTOES(AKA BARAK H.
OBAMA)INDIVIDUALLY AND/OR
IN HIS OFFICIAL CAPACITY AS
PRESIDENT OF THE UNITED
STATES OF AMERICA FROM JAN.
20, 2009 THRU TO JAN. 20,
2017(AND PREDECESSORS FROM
JAN. 1, 1993 AND CONTINUING
THRU TO HIS TERM)AND/OR
SUCCESSOR**

**The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C.20500**

VS.

**THE OFFICE OF THE
PRESIDENT(THE WHITE HOUSE)
FROM JAN. 20, 2009 THRU TO JAN.
20, 2017**

VS.

**GEORGE W. BUSH INDIVIDUALLY
AND/OR IN HIS OFFICIAL
CAPACITY AS PRESIDENT OF THE
UNITED STATES OF AMERICA
FROM JAN. 20, 2001 THRU TO JAN.
20, 2009(AND PREDECESSORS
FROM JAN. 1, 1993 AND
CONTINUING THRU TO HIS
TERM)AND/OR SUCCESSOR**

**The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C.20500**

VS.

**THE OFFICE OF THE
PRESIDENT(THE WHITE HOUSE)
FROM JAN. 20, 2001 THRU TO JAN.
20, 2009**

VS.

**WILLIAM BILL CLINTON
INDIVIDUALLY AND/OR IN HIS
OFFICIAL CAPACITY AS
PRESIDENT OF THE UNITED
STATES OF AMERICA FROM JAN.
20, 1993 THRU TO JAN. 20,
2001(AND PREDECESSORS FROM
JAN. 1, 1993 AND CONTINUING
THRU TO HIS TERM)AND/OR
SUCCESSOR**

**The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C.20500**

Vs.

**THE OFFICE OF THE
PRESIDENT(THE WHITE HOUSE)
FROM JAN. 20, 1993 THRU TO JAN.
20, 2001**

Vs.

**GEORGE H. BUSH INDIVIDUALLY
AND/OR IN HIS OFFICIAL
CAPACITY AS PRESIDENT OF THE
UNITED STATES OF AMERICA
FROM JAN. 20, 1989 THRU TO JAN.
20, 1993(AND PREDECESSORS
FROM JAN. 1, 1993 AND
CONTINUING THRU TO HIS
TERM)AND/OR SUCCESSOR**

**The White House
1600 Pennsylvania Avenue, N.W.
Washington, D.C.20500**

VS.

**THE OFFICE OF THE
PRESIDENT(THE WHITE HOUSE)
FROM JAN. 20, 1989 THRU TO JAN.
20, 1993**

VS.

**THE U.S. FEDERAL RESERVE,
THE INTERNATIONAL
MONETARY FUND, THE WORLD
BANK, ALL GLOBAL CENTRAL
BANKS,
1,000,000,000,000,000,000.00(One
Thousand Quadrillion) in
currency(all currency including but
not limited to all currency including
the British Pound Sterling and/or
Digital Pound Sterling, UAE Dirham
and/or Digital Dirham, Saudi dinar
and/or Digital dinar, U.S. Dollar
and/or Digital Dollar, the Chinese
Yuan and/or digital yuan, Russian
ruble and/or digital ruble, India
rupee and/or digital rupee, etc. all
cryptocurrencies including but not
limited to Bitcoin, USD Coin, etc.)
Brazil, Russia, India, China, and
South Africa(BRICS) currency,
stablecoin, all types of Digital ledger
Technology and/or Block chains, any
and all MasterCard(s)(s)
cryptocurrencies, including but not
limited Chinese yuan bonds, *RMB-
denominated bonds, yuan-
denominated sovereign bonds, Panda
bonds are yuan-denominated, yuan-
denominated treasury bonds, Dim
Sum bonds, rupee-denominated
bond(and similar bonds via 195
Countries), MiCA Euro Stablecoin,
and new forms of monetary payment
currency(from Jan. 1, 1993 and
continuing thru to present, not
mentioned and/or listed) any and all
forms of “monetary” payment
systems for transactions and/or their
companies payment transactions
with cryptocurrencies, all Petroleum,
crude oil, all transportation fuels like
gasoline, diesel, jet fuel, heating oil,
lubricants, waxes, asphalt etc., any
and all things related to Artificial
intelligence (AI)(Machine Learning,***

Neural Networks, Natural Language Processing, Robots etc.) computer systems digital assistants, search engine suggestions, and chatbots, all pharmaceutical companies, all computer software and hardware, satellite systems, High Frequency Active Auroral Research Program (HAARP) and “similar systems,” all cell phone towers, 4, 5 and 6G radio, all 5G - fifth generation or 6G cellular mobile communication technology, higher-frequency radio bands that transmit data, enabling real-time, high-performance applications like virtual and augmented reality, autonomous vehicles, to connect to the internet of things, all utilities companies, solar energy, all military equipment, all nuclear power plants, all “international” surveillance systems, all artificial intelligence data center(specialized facility housing high-performance computing infrastructure—including GPUs/TPUs, fast networking, and large-scale storage that is optimized to handle intense demands of artificial intelligence and machine learning workloads, such as model training and inference), all Supercomputers, Quantum computing systems, chips, all “international” media companies, BBC, NBC, ABC, CNN, CBS, including but not limited all social media companies, Tik Tok, FaceBook(Meta), Twitter(X), etc., The New York Stock Exchange, Intercontinental Exchange, all 195 countries trading platforms “all 195 countries Stock Exchanges,” all all military Equipment, gold, coins, precious metals, diamonds, rubies, priceless gems, valuable art, books,

**documents, intellectual property,
patents, etc. all intangible and
tangible property, INCLUDING BUT
NOT LIMITED TO ALL
FUNGIBLE PROPERTY, ALL
WATER RIGHTS, ET AL**

VS.

**ALL RIGHTS, TITLE AND
INTEREST IN STATUTORY
CLASS REPRESENTATIVES
AND/OR STATUTORY CLASS
MEMBERS REAL PROPERTY
TANGIBLE AND/OR INTANGIBLE
PROPERTY AND
APPURTENANCES LOCATED IN
THE UNITED STATES OF
AMERICA AND/OR 195
COUNTRIES INCLUDING
VATICAN, CUBA, AND ALL
ISLANDS, ETC.**

VS.

**ALL RIGHTS, TITLE AND
INTEREST IN PUBLIC AND/OR
PRIVATE CORPORATE OFFICES**

et al

**CONSOLIDATED
COMPLAINT IN
INTERVENTION FOR
DECLARATORY
ADJUDICATION AND/OR
FOR FORFEITURE OF ALL
TANGIBLE AND/OR
INTANGIBLE PROPERTY,
PURSUANT TO RICO
AND/OR SUPPLEMENTAL
RULE G**

AFFIDAVIT

STATE OF MICHIGAN)
)
) **SS:**
)
)
)
COUNTY OF WAYNE)

I Sharon Bridgewater via The “50 States” ex rel Sharon Bridgewater Private Attorney General and/or Relator being duly sworn disposes and says as follows:

10033

CONSOLIDATED COMPLAINT IN INTERVENTION PURSUANT TO THE RACKETEERED INFLUENCED AND CORRUPT ORGANIZATION ACT, FEDERAL RULE OF CRIMINAL PROCEDURE 32.2 AND/OR THE ANTITERRORISM AND EFFECTIVE DEATH PENALTY ACT OF 1996 AND 3) THE DEATH PENALTY ACT, ALL WRITS 18 U.S.C. SECTION 1651(INCLUDING ONE OR MORE WRIT OF HABEAS CORPUS, COMMON LAW WRIT OF IMPEACHMENT, WRIT OF QUO WARRANTO, COMMON LAW WRIT OF CERTIORARI ETC. DECLARATORY ADJUDICATION FOR FORFEITURE OF ALL TANGIBLE AND/OR INTANGIBLE PROPERTY VIA THE AKA “HAYES VALLEY PUBLIC/PRIVATE PARTNERSHIP - ALIEN ENEMY FOREIGN TERRORIST – HARBORING AND HIRING ILLEGAL IMMIGRATES RACKETEERED INFLUENCED AND CORRUPT ORGANIZATION CRIMINAL INTERNATIONAL/TRANSNATIONAL ENTERPRISE ”

BASIS FOR FORFEITURE

THE RACKETEERED INFLUENCED AND CORRUPT ORGANIZATION ACT IN PERTINENT PART STATES as follows: Whoever violates any provision of section 1962 of this chapter shall be fined under this title or imprisoned not more than 20 years (or for life if the violation is based on a racketeering activity for which the maximum penalty includes life imprisonment), or both, and shall forfeit to the United States (THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR) ,

(1) any interest the person has acquired or maintained in violation of section 1962;

(2) any (A) interest in; (B) security of; (C) claim against; or (D) property or contractual right of any kind affording a source of influence over; any enterprise which the person has established, operated, controlled, conducted, or participated in the conduct of, in violation of section 1962; and (3) any property constituting, or derived from, any proceeds which the person obtained, directly or indirectly, from racketeering activity or unlawful debt collection in violation of section 1962. The court (“this Admiralty and/or Maritime Court”), in imposing sentence on such person shall order, in addition to any other sentence imposed pursuant to this section, that the person forfeit to the United States all property. (b) Property subject to criminal forfeiture includes—(1) real property, including things growing on, affixed to, and found in land; and (2) tangible and intangible personal property, including rights, privileges, interests, claims, and securities. (c) All right, title, and interest in property described in subsection (a) vests in the United States upon the commission of the act giving rise to forfeiture under the Racketeered influenced and corrupt Organization Act. All adjudicated guilty as charged for Racketeering Conspiracy (see concurrent filings) and all tangible and/or intangible property is forfeited to the

“50 States” ex rel Sharon Bridgewater Private Attorney General and/or Relator, including but not limited to all rights and/or title(s) to public office.

THE STATUTORY CLASS REPRESENTATIVES AND STATUTORY CLASS MEMBERS PROPERTY AND ITS LOCATION

THE STATUTORY CLASS REPRESENTATIVES AND STATUTORY CLASS MEMBERS property is THE U.S. FEDERAL RESERVE, THE INTERNATIONAL MONETARY FUND, THE WORLD BANK, ALL GLOBAL CENTRAL BANKS, 100,000,000,000,000,000.00(One THOUSAND Quadrillion) in currency(all currency including but not limited to all currency including the British Pound Sterling and/or Digital Pound Sterling, UAE Dirham and/or Digital Dirham, Saudi dinar and/or Digital dinar, U.S. Dollar and/or Digital Dollar, the Chinese Yuan and/or digital yuan, Russian ruble and/or digital ruble, India rupee and/or digital rupee, etc. all cryptocurrencies including but not limited to Bitcoin, USD Coin, etc.) Brazil, Russia, India, China, and South Africa(BRICS) currency, stablecoin, all types of Digital ledger Technology and/or Block chains, any and all MasterCard(s)(s) cryptocurrencies, including but not limited to any and all forms of “monetary” payment systems for transactions and/or their companies payment transactions with cryptocurrencies books, documents, intellectual property, gold, coins, precious metals etc.), all intangible and tangible property including but not limited to all fungible property and water rights IS LOCATED THROUGHOUT THE WORLD IN 195 COUNTRIES

POTENTIAL CLAIMANT TO STATUTORY CLASS REPRESENTATIVES AND MEMBERS PROPERTY

There are no potential claimant to the property, any potential claimants declared Alien Foreign Enemy Terrorist and Co-conspirator and subject to the Death penalty.

CLAIM I

THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. JOE BIDEN INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2021 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2025(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR, DONALD TRUMP INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2017 THRU TO JAN. 20, 2021(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR, BARRY SOERTOES(AKA BARAK H. OBAMA)INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2009 THRU TO JAN. 20, 2017(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR, GEORGE W. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2001 THRU TO JAN. 20, 2009(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR, WILLIAM BILL CLINTON INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 1993 THRU TO JAN. 20, 2001(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR, GEORGE H. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 1989 THRU TO JAN. 20, 1993(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR,

THE U.S. FEDERAL RESERVE, THE INTERNATIONAL MONETARY FUND, THE WORLD BANK, ALL GLOBAL CENTRAL BANKS, 1,000,000,000,000,000.00(One Thousand Quadrillion) in currency(all currency including but not limited to all currency including the British Pound Sterling and/or Digital Pound Sterling, UAE Dirham and/or Digital Dirham, Saudi dinar and/or Digital dinar, U.S. Dollar and/or Digital Dollar, the Chinese Yuan and/or digital yuan, Russian ruble and/or digital ruble, India rupee and/or digital rupee, etc. all cryptocurrencies including but not limited to Bitcoin, USD Coin, etc.) Brazil, Russia, India, China, and South Africa(BRICS) currency, stablecoin, all types of Digital ledger Technology and/or Block chains, any and all MasterCard(s)(s) cryptocurrencies, including but not limited Chinese yuan bonds, *RMB-denominated bonds*, *yuan-denominated sovereign bonds*, *Panda bonds are yuan-denominated*, yuan-denominated treasury bonds, Dim Sum bonds, rupee-denominated bond(and similar bonds via 195 Countries), MiCA Euro Stablecoin, and new forms of monetary payment currency(from Jan. 1, 1993 and continuing thru to present, not mentioned and/or listed) any and all forms of “monetary” payment systems for transactions and/or their companies payment transactions with cryptocurrencies, all Petroleum, crude oil, all transportation fuels like gasoline, diesel, jet fuel, heating oil, lubricants, waxes, asphalt etc., any and all things related to Artificial intelligence (AI)(Machine Learning, Neural Networks, Natural Language Processing, Robots etc.) computer systems digital assistants, search engine suggestions, and chatbots, all pharmaceutical companies, all computer software and hardware, satellite systems, High Frequency Active Auroral Research Program (HAARP) and “similar systems,” all cell phone towers, 4, 5 and 6G radio, all 5G - fifth generation or 6G cellular mobile communication technology, higher-frequency radio bands that transmit data, enabling real-time, high-performance applications like virtual and augmented reality, autonomous vehicles, to connect to the internet of things, all utilities companies, solar energy, all military equipment, all nuclear power plants, all “international” surveillance systems, all artificial intelligence data center(specialized facility housing high-performance computing infrastructure—including GPUs/TPUs, fast networking, and large-scale storage that is optimized to handle intense demands of artificial intelligence and machine learning workloads, such as model training and inference), all Supercomputers, Quantum computing systems, chips, all “international” media companies, BBC, NBC, ABC, CNN, CBS, including but not limited all social media companies, Tik Tok, FaceBook(Meta), Twitter(X), etc., The New York Stock Exchange, Intercontinental Exchange, all 195 countries trading platforms “all 195 countries Stock Exchanges,” all all military Equipment, gold, coins, precious metals, diamonds, rubies, priceless gems, valuable art, books, documents, intellectual property, patents, etc. all intangible and tangible property, INCLUDING BUT NOT LIMITED TO ALL FUNGIBLE PROPERTY, ALL WATER RIGHTS, ALL RIGHTS, TITLE AND INTEREST IN REAL PROPERTY AND APPURTENANCES, ALL STATUTORY CLASS REPRESENTATIVES AND/OR MEMBER “REAL,” TANGIBLE AND/OR INTANGIBLE PROPERTY LOCATED IN THE UNITED STATES OF AMERICA AND/OR 195 COUNTRIES INCLUDING VATICAN, CUBA, AND ALL ISLANDS, ETC., ALL RIGHTS, TITLE AND INTEREST IN PUBLIC AND/OR PRIVATE CORPORATE OFFICES et al

RETROACTIVE DECLARATORY ADJUDICATION AND/OR DECLARATORY ADJUDICATION

(FROM JAN. 1, 1993 AND CONTINUING THRU TO SEPT. 23, 2024)

CLAIMANT RELIES ON CONSOLIDATED INTERVENTION AS A MATTER OF RIGHT CONCURRENTLY AND/OR INCORPORATES AS FULLY SET FORTH HEREIN (RETROACTIVE DECLARATORY ADJUDICATION)

THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR ADJUDICATES AND forfeit the Statutory Class Representatives and/or Statutory Class members property to the United States pursuant to 18 USC and Rule G of the Supplemental Rules for Admiralty or Maritime Claims and Asset Forfeiture Actions (Federal Rules of Civil Procedure) and pursuant to one or more 18 U.S. Code § 981, 18 U.S. Code § 982, 18 USC SECTION(S) 1956, 1957, 1960 or a conspiracy to violate section 215, 656, 657, 1005, 1006, 1007, 1014, 1341, 1343, or 1344 of this title, affecting a financial institution, or (B) section 471, 472, 473, 474, 476, 477, 478, 479, 480, 481, 485, 486, 487, 488, 501, 502, 510, 542, 545, 555, 842, 844, 1028, 1029, or 1030 section 666(a)(1), section 1001 (relating to fraud and false statements); section 1031 (relating to major fraud against the United States); section 1032 (relating to concealment of assets from conservator, receiver, or liquidating agent of insured financial institution); section 1341 (relating to mail fraud); or section 1343 (relating to wire fraud),, supporting, planning, conducting, or concealing any Federal crime of terrorism (as defined in section 2332b(g)(5), of any individual, entity, or organization engaged in planning or perpetrating any act of international terrorism (as defined in section 2331), 21 U.S. Code § 848, 8 CFR § 274.1, conspiracy to commit genocide, war crimes, etc. and ten or more federal, state racketeering offenses, money laundering, etc. from Jan. 1, 1993 and continuing thru to present.

International Public Private Partnership Alien Enemy Foreign Terrorist – Harboring and Hiring illegal immigrants for profit "nexus" requirement via the Statutory Class Representatives which focuses on the extent to which the defendant *utilized the "organizational structure" of the enterprise*. In proving a nexus between the racketeering activity and interstate commerce, it is not necessary that the alleged acts directly involve interstate commerce. Minimal evidence is

sufficient to demonstrate a nexus. n will establish a nexus to interstate commerce.

**CLAIMANT INCORPORATES CRIMINAL CHARGES(CONSPIRACY)
AGAINST JOE BIDEN IN HIS OFFICIAL CAPACITY AS PRESIDENT OF
THE UNITED STATES FROM JAN. 20, 2021 AND AND CONTINUING
THRU TO HIS TERM FROM JAN. 20. 2025(AND PREDECESSORS
FROM JAN. 1, 1993 AND CONTINUING THRU TO THEIR TERMS)**

**MIRANDA RIGHTS TO ALL STATUTORY CLASS
REPRESENTATIVES AND/OR STATUTORY CLASS
MEMBERS**

1. "You have the right to remain silent."
2. "Anything you say can and will be used against you in a court of law."
3. "You have the right to an attorney."
4. "If you cannot afford an attorney, one will be provided for you free of charge."

**ON OR ABOUT APRIL 8, 2023 THE "50 STATES" EX REL SHARON BRIDGEWATER
PRIVATE ATTORNEY GENERAL AND/OR RELATOR DECLARED ONE OR MORE
JOE BIDEN AND KAMALA HARRIS A DESIGNATED FOREIGN TERRORIST
ORGANIZATION(SEE ONE OR MORE WEBSITE WWW.THE FINALEXODUS.ORG,
WWW.THEFINALEXODUS.COM AND/OR
WWW.CLAIMYOURCOVIDLAWSUIT.CASH**

An actual controversy has arisen and now exists between CLAIMANT THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR JOE BIDEN INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2021 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2025(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR, et al concerning their respective rights and duties in that JOE BIDEN INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2021 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2025(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR, contends he can conspire with Kamala Harris and others Alien Enemy Foreign Terrorist, commit Treason, grant China supreme authority over the United States and American Citizens including but not limited to Sharon and/or James S. Bridgewater commit Terrorist Attacks against US Nationals, fail to do his legal duties a President of the United States, engage in a pattern of Racketeering activity(support alien enemy Terrorist Organization, use Artificial Intelligence to harbor, hire millions of illegal immigrates, conspire to use biological weapon of mass destruction on both Sharon and/or James S. Bridgewater(and/or Humanity), fail to protect our US Borders commit war crimes, acts of aggression, etc. violated US Citizens(including Sharon and James) Human Rights, US Constitutional Rights, injure and damaged both Sharon and/or James S. Bridgewater(and/or other US Citizens) in business, person or property, fail to protect U.S. Borders, act in joint participation with a Hamas a foreign Terrorist Organization(and/or illegal immigrant Terrorist) conspired to breach international contracts and breach internation peace, violated his oath of office, usurp public office and/or the Office of the President of the United States. A judicial declaration is necessary and appropriate at this time under the circumstances. This Admiralty and Maritime court are now vested with appropriate jurisdiction and power to declare the rights and legal relations of the parties. Sharon Bridgewater via In re the "50 States" ex rel Sharon Bridgewater Private Attorney General and/or Relator is entitled to the declaration, the declaration to have the force and effect of a final judgment or decree, and to be reviewable as a final judgment or decree, and further this court may adjudge and decree and declare that the rights, liability and legal relations of the parties to the subject matter here in controversy and to terminate the controversy between the CLAIMANT THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR JOE BIDEN INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2021 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2025(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR.

PHASES OF TRIAL

#1 JOE BIDEN INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2021 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2025(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR

PHASE I – RETROACTIVE DECLARATORY ADJUDICATION (DECLARATORY RELIEF) BI-LATERAL CLASS CERIFICATION OF CLASS REPRESENTIVES AND BI-LATERAL CLASS CERTIFICATION - THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR REPRESENTATIVE OF THE PEOPLE OF THE 50 STATES AND/OR REPRESENTATIVE OF THE COUNTRY AND/OR HUMANITY vs. JOE BIDEN INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2021 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2025(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

PHASE II– ADJUDICATION AND BIFURCATION OF TRIAL INTO LIABILTY AND DAMAGES (DECLARATORY ADJUDICATION THAT JOE BIDEN INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2021 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2025(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR IS EQUALLY LIABLE FOR DAMAGES AWARD TO THE CLASS REPRESENTATIVE AND CLASS VICTIMS AND/OR THE United States Treasury-Government) CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

#2 DONALD TRUMP INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2017 THRU TO JAN. 20, 2021(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR

PHASE I – RETROACTIVE DECLARATORY ADJUDICATION (DECLARATORY RELIEF) BI-LATERAL CLASS CERIFICATION OF CLASS REPRESENTIVES AND BI-LATERAL CLASS CERTIFICATION - THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR REPRESENTATIVE OF THE PEOPLE OF THE 50 STATES AND/OR REPRESENTATIVE OF THE COUNTRY AND/OR HUMANTITY vs. **DONALD TRUMP INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2017 THRU TO JAN. 20, 2021(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR)CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE II– ADJUDICATION AND BIFURCATION OF TRIAL INTO LIABILTY AND DAMAGES (DECLARATORY ADJUDICATION THAT **DONALD TRUMP INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2017 THRU TO JAN. 20, 2021(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR IS EQUALLY LIABLE FOR DAMAGES AWARD TO THE CLASS REPRESENTATIVE AND CLASS VICTIMS AND/OR THE United States Treasury-Government) CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE III– ADJUDICATION AND BIFURCATION “WRIT” OF IMPEACHMENT OF **DONALD TRUMP INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2017 THRU TO JAN. 20, 2021(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERMAND/OR SUCCESSOR) AND/OR WRIT OF QUO WARRANTO OUSTING DONALD TRUMP INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2017 THRU TO JAN. 20, 2021(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR FROM THE OFFICE OF THE WHITE HOUSE**

PHASE IV – ADJUDICATION AND BIFURCATION OF GUILT AND SENTENCE OF DONALD TRUMP INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2017 THRU TO JAN. 20, 2021(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSORS) – CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

PHASE V– ADJUDICATION AND FORFEITURE OF ALL TANGIBLE AND/OR INTANGLE PROPERTY OF DONALD TRUMP INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2017 THRU TO JAN. 20, 2021(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSORS) INCLUDING THE OFFICE OF THE WHITE HOUSE, ALL WHITE HOUSE CORRESPONDENCE ETC. - CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

SPECIAL IMMIGRATION TRIAL(ADJUDICATION)

#3 BARRY SOERTOES(AKA BARAK H. OBAMA) INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2009 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2017(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR

PHASE I – RETROACTIVE DECLARATORY ADJUDICATION (DECLARATORY RELIEF) BI-LATERAL CLASS CERIFICATION OF CLASS REPRESENTIVES AND BI-LATERAL CLASS CERTIFICATION - THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR REPRESENTATIVE OF THE PEOPLE OF THE 50 STATES AND/OR REPRESENTATIVE OF THE COUNTRY AND/OR HUMANITY vs. BARRY SOERTOES(AKA BARAK H. OBAMA) INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2009 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2017(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

PHASE II– ADJUDICATION AND BIFURCATION OF TRIAL INTO LIABILITY AND DAMAGES (DECLARATORY ADJUDICATION THAT BARRY SOERTOES(AKA BARAK H. OBAMA) INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2009 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2017(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR)IS EQUALLY LIABLE FOR DAMAGES AWARD TO THE CLASS REPRESENTATIVE AND CLASS VICTIMS AND/OR THE United States Treasury-Government) **CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE III– ADJUDICATION AND BIFURCATION “WRIT” OF IMPEACHMENT OF BARRY SOERTOES(AKA BARAK H. OBAMA) INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2009 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2017(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR)**AND/OR WRIT OF QUO WARRANTO OUSTING** BARRY SOERTOES(AKA BARAK H. OBAMA) INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2009 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2017(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR)FROM THE OFFICE OF THE WHITE HOUSE **CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE IV – ADJUDICATION AND BIFURCATION OF GUILT AND SENTENCE OF BARRY SOERTOES(AKA BARAK H. OBAMA) INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2009 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2017(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR) **CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

22-0633

PHASE V– ADJUDICATION AND FORFEITURE OF ALL TANGIBLE AND/OR INTANGLE PROPERTY OF BARRY SOERTOES(AKA BARAK H. OBAMA) INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2009 THRU TO PRESENT AND/OR HIS TERM JAN. 20, 2017(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR) INCLUDING THE OFFICE OF THE WHITE HOUSE, ALL WHITE HOUSE CORRESPONDENCE ETC. - **CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

#4 GEORGE W. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2001 THRU TO JAN. 20, 2009(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR

PHASE I – RETROACTIVE DECLARATORY ADJUDICATION (DECLARATORY RELIEF) BI-LATERAL CLASS CERTIFICATION OF CLASS REPRESENTATIVES AND/OR BI-LATERAL CLASS CERTIFICATION - THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR REPRESENTATIVE OF THE PEOPLE OF THE 50 STATES AND/OR REPRESENTATIVE OF THE COUNTRY AND/OR HUMANITY vs. **GEORGE W. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2001 THRU TO JAN. 20, 2009(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR) CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE II- ADJUDICATION AND BIFURCATION OF TRIAL INTO LIABILITY AND DAMAGES (DECLARATORY ADJUDICATION THAT **GEORGE W. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2001 THRU TO JAN. 20, 2009(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR)IS EQUALLY LIABLE FOR DAMAGES AWARD TO THE CLASS REPRESENTATIVE AND CLASS VICTIMS AND/OR THE United States Treasury-Government) CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE III- ADJUDICATION AND BIFURCATION "WRIT" OF IMPEACHMENT OF **GEORGE W. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2001 THRU TO JAN. 20, 2009(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR)FROM THE OFFICE OF THE WHITE HOUSE AND/OR WRIT OF QUO WARRANTO OUSTING **GEORGE W. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2001 THRU TO JAN. 20, 2009(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR)CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A****

PHASE IV - ADJUDICATION AND BIFURCATION OF GUILT AND SENTENCE OF **GEORGE W. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2001 THRU TO JAN. 20, 2009(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR)CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE V- ADJUDICATION AND FORFEITURE OF ALL TANGIBLE AND/OR INTANGIBLE PROPERTY OF **GEORGE W. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 2001 THRU TO JAN. 20, 2009(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR) INCLUDING THE OFFICE OF THE WHITE HOUSE, ALL WHITE HOUSE CORRESPONDENCE ETC. - CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

24 0833

#5 WILLIAM BILL CLINTON INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 1993 THRU TO JAN. 20, 2001(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR

PHASE I – RETROACTIVE DECLARATORY ADJUDICATION (DECLARATORY RELIEF) BI-LATERAL CLASS CERTIFICATION OF CLASS REPRESENTATIVES AND/OR BI-LATERAL CLASS CERTIFICATION - THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR REPRESENTATIVE OF THE PEOPLE OF THE 50 STATES AND/OR REPRESENTATIVE OF THE COUNTRY AND/OR HUMANITY vs. **WILLIAM BILL CLINTON INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 1993 THRU TO JAN. 20, 2001(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR) CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE II– ADJUDICATION AND BIFURCATION OF TRIAL INTO LIABILITY AND DAMAGES (DECLARATORY ADJUDICATION THAT **WILLIAM BILL CLINTON INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 1993 THRU TO JAN. 20, 2001(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR)IS EQUALLY LIABLE FOR DAMAGES AWARD TO THE CLASS REPRESENTATIVE AND CLASS VICTIMS AND/OR THE United States Treasury-Government) CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE III– ADJUDICATION AND BIFURCATION “WRIT” OF IMPEACHMENT OF WILLIAM BILL CLINTON INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 1993 THRU TO JAN. 20, 2001(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR)FROM THE OFFICE OF THE WHITE HOUSE AND/OR WRIT OF QUO WARRANTO OUSTING WILLIAM BILL CLINTON INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 1993 THRU TO JAN. 20, 2001(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR)CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

PHASE IV – ADJUDICATION AND BIFURCATION OF GUILT AND SENTENCE OF WILLIAM BILL CLINTON INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 1993 THRU TO JAN. 20, 2001(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR)CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

PHASE V– ADJUDICATION AND FORFEITURE OF ALL TANGIBLE AND/OR INTANGLE PROPERTY OF WILLIAM BILL CLINTON INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 1993 THRU TO JAN. 20, 2001(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)AND/OR SUCCESSOR)INCLUDING THE OFFICE OF THE WHITE HOUSE, ALL WHITE HOUSE CORRESPONDENCE ETC. - CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

#6 ELON MUSK INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS CHIEF EXECUTIVE OFFICER FOR TO 1)Zip2, 2) X.com, 3) PayPal 4) SpaceX, 5) Starlink 6) Tesla Inc., 7) SolarCity, 8)Tesla Energy, 9)Neuralink, 10)The Boring Company, 11)Twitter/X, 12) Leadership Style, 13) X.ai and/or GROK

SPECIAL IMMIGRATION TRIAL(ADJUDICATION)

PHASE I – RETROACTIVE DECLARATORY ADJUDICATION (DECLARATORY RELIEF) BI-LATERAL CLASS CERTIFICATION OF CLASS REPRESENTATIVES AND/OR BI-LATERAL CLASS CERTIFICATION - THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR REPRESENTATIVE OF THE PEOPLE OF THE 50 STATES AND/OR REPRESENTATIVE OF THE COUNTRY AND/OR HUMANITY vs. ELON MUSK INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS CHIEF EXECUTIVE OFFICER FOR TO 1)Zip2, 2) X.com, 3) PayPal 4) SpaceX, 5) Starlink 6) Tesla Inc., 7) SolarCity, 8)Tesla Energy, 9)Neuralink, 10)The Boring Company, 11)Twitter/X, 12) Leadership Style, 13) X.ai and/or GROK **CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE II– ADJUDICATION AND BIFURCATION OF TRIAL INTO LIABILITY AND DAMAGES (DECLARATORY ADJUDICATION THAT ELON MUSK INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS CHIEF EXECUTIVE OFFICER FOR ALL COMPANIES ONE OR MORE 1)Zip2, 2) X.com, 3) PayPal 4) SpaceX, 5) Starlink 6) Tesla Inc., 7) SolarCity, 8)Tesla Energy, 9)Neuralink, 10)The Boring Company, 11)Twitter/X, 12) Leadership Style, 13) X.ai and/or GROK IS EQUALLY LIABLE FOR DAMAGES AWARDED TO THE CLASS REPRESENTATIVE AND CLASS VICTIMS AND/OR THE United States Treasury-Government) **CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE III– ADJUDICATION AND AND/OR WRIT OF QUO WARRANTO OUSTING ELON MUSK INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS CHIEF EXECUTIVE OFFICER FOR ALL COMPANIES INCLUDING BUT NOT LIMITED TO 1)Zip2, 2) X.com, 3) PayPal 4) SpaceX, 5) Starlink 6) Tesla Inc., 7) SolarCity, 8)Tesla Energy, 9)Neuralink, 10)The Boring Company, 11)Twitter/X, 12) Leadership Style, 13) X.ai and/or GROK)CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

PHASE IV – ADJUDICATION AND BIFURCATION OF GUILT AND SENTENCE OF ELON MUSK INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS CHIEF EXECUTIVE OFFICER AND ALL COMPANIES ONE OR MORE 1)Zip2, 2) X.com, 3) PayPal 4) SpaceX, 5) Starlink 6) Tesla Inc., 7) SolarCity, 8)Tesla Energy, 9)Neuralink, 10)The Boring Company, 11)Twitter/X, 12) Leadership Style, 13) X.ai and/or GROK

PHASE V– ADJUDICATION AND FORFEITURE OF ALL TANGIBLE AND/OR INTANGLE PROPERTY OF ELON MUSK INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS CHIEF EXECUTIVE OFFICER FOR ALL COMPANIES INCLUDING BUT NOT LIMITED TO 1)Zip2, 2) X.com, 3) PayPal 4) SpaceX, 5) Starlink 6) Tesla Inc., 7) SolarCity, 8)Tesla Energy, 9)Neuralink, 10)The Boring Company, 11)Twitter/X, 12) Leadership Style, 13) X.ai and/or GROK) - CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

#6 GEORGE H. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 20, 1989 THRU TO JAN. 20, 1993(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERMAND/OR SUCCESSOR)

PHASE I – RETROACTIVE DECLARATORY ADJUDICATION (DECLARATORY RELIEF) BI-LATERAL CLASS CERTIFICATION OF CLASS REPRESENTIVES AND/OR BI-LATERAL CLASS CERTIFICATION - THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR REPRESENTATIVE OF THE PEOPLE OF THE 50 STATES AND/OR REPRESENTATIVE OF THE COUNTRY AND/OR HUMANITY vs. GEORGE H. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 1, 1993 THRU TO JAN. 20, 1993(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR) **CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE II– ADJUDICATION AND BIFURCATION OF TRIAL INTO LIABILITY AND DAMAGES (DECLARATORY ADJUDICATION THAT GEORGE H. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 1, 1993 THRU TO JAN. 20, 1993(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERMAND/OR SUCCESSOR)IS EQUALLY LIABLE FOR DAMAGES AWARD TO THE CLASS REPRESENTATIVE AND CLASS VICTIMS AND/OR THE United States Treasury-Government) **CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE III– ADJUDICATION AND BIFURCATION “WRIT” OF IMPEACHMENT OF GEORGE H. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 1, 1993 THRU TO JAN. 20, 1993 AND/OR SUCCESSOR)AND/OR **WRIT OF QUO WARRANTO OUSTING** GEORGE H. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 1, 1993 THRU TO JAN. 20, 1993(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERMAND/OR SUCCESSOR)**CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

PHASE IV – ADJUDICATION AND BIFURCATION OF GUILT AND SENTENCE OF GEORGE H. BUSH INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 1, 1993 THRU TO JAN. 20, 1993(AND AND/OR SUCCESSOR)

PHASE V– ADJUDICATION AND FORFEITURE OF ALL TANGIBLE AND/OR INTANGLE PROPERTY OF **WILLIAM BILL CLINTON INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT OF THE UNITED STATES OF AMERICA FROM JAN. 1, 1993 THRU TO JAN. 20, 2001(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM AND/OR SUCCESSOR)**INCLUDING THE OFFICE OF THE WHITE HOUSE, ALL WHITE HOUSE CORRESPONDENCE ETC. - **CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

and this Admiralty and/or Maritime case was tried by “Judge, Jury and Executor” THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR without a jury and the following decision was reached:

It is Declared that:

This case has ripened beyond an abstract question into an actual controversy and that is otherwise within this Admiralty and Maritime jurisdiction to terminate the controversy as follows:

WHEREFORE, IT IS ORDERED, ADJUDGED AND DECREED THAT

- 1. FINAL DECREE OF FORFEITURE ISSUE**
- 2. WRITS OF EXECUTION ARE ISSUED**
- 3. DEATH SENTENCES AND DEATH WARRANTS ARE ISSUED**

- 4. IT IS FURTHER SO ORDERED, ADJUDICATED AND DECREED ANY AND ALL PROPERTY TRANSFERRED FROM JAN. 1, 1993 AND/OR CONTINUING THRU TO PRESENT ANY AND ALL PROPERTY TRANSFERRED TO "OTHER" PERSONS OTHER TO STATUTORY REPRESENTATIVES AND/OR STATUTORY CLASS MEMBERS IS FORFEITED TO THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(NO transferee has establishes in any hearing in this Admiralty and/or Maritime Court pursuant to subsection (l) that he/she is a bona fide purchaser for value of such property who at the time of purchase was reasonably without cause to believe that the property was subject to forfeiture under this section) VIA "THIS SPECIAL VERDICT OF FORFEITURE" AND THIS #4 IS DEEMED NOTICE TO ALL PARTIES AND SERVE AS A NOTICE OF A SPECIAL VERDICT OF FORFEITURE**

- 5. THAT DEFAULT JUDGMENT IS ENTERED AGAINST JOE BIDEN(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM)**

- 6. THAT PROCESS IN DUE FORM ACCORDING TO ADMIRALTY AND MARITIME LAW AND ACCORDING TO THE PRACTICE OF THIS COURT IN THE FORM OF ARREST WARRANTS ISSUE AGAINST JOE BIDEN INDIVIDUALLY AND/OR IN HIS OFFICIAL CAPACITY AS PRESIDENT FOR DEATH WARRANTS AND FOR WARRANTS EXECUTION AND THAT PROCESS IN DUE FORM ACCORDING TO ADMIRALTY AND MARITIME LAW THAT ALL TANGIBLE AND/OR INTANGIBLE PROPERTY AND/OR THAT IT BE CONDEMNED AND/OR SOLD TO SATISFY CLAIMANT DECREE.**

3/10/33

7. ALL RELIEF AS DEEMED JUST AND APPROPRIATE BY THIS ADMIRALTY AND/OR MARITIME COURT ATTACHED AS EXH. B

IT IS ORDERED, ADJUDICATED AND DECREED THAT THIS ADMIRALTY AND MARITIME COURT JURSDICTION HAVE STANDING, AUTHORITY AND UNIVERSAL JURISIDICION TO OBTAIN ALL RELIEF & WRITS NECESSARY AND/OR APPROPRIATE IN AID OF THIS ADMIRALTY AND MARITIME COURT JURISDICTION PURSUANT TO THE RACKETEERED INFLUENCED AND CORRUPT ORGANIZATION (RICO) LAW 18 U.S.C. § 1651

IT IS ORDERED, ADJUDICATED AND DECREED ALL JUDGMENT ORDERS (ADJUDICATION) ISSUED IN THIS ADMIRALTY AND MARITIME COURT OF COMPETENT JURISDICTION INCLUDING BUT NOT LIMITED TO ALL WRITS, ARREST WARRANTS, PROCESS ETC.)SHALL BE EXECUTED AND/OR EXTENDED THROUGHOUT THE TERRITORIAL LIMITS OF THE 50 STATES AND/OR INTERNATIONALLY PURSUANT TO ONE OR MORE ADMIRALTY AND MARITIME LAW, IN ADDITION TO THE Full Faith and Credit Clause Article IV, Section 1 of the U.S. Constitution. FINALLY, PURSUANT TO THE RACKETEERED INFLUENCED AND CORRUPT ORGANIZATION ACT ALL STATUTORY CLASS PRESENTATIVES AND STATUTORY CLASS MEMBERS HAVE BEEN ADJUDICATED GUILTY AS CHARGED IN THIS CRIMINAL AND/OR CIVIL (PARALELL PROCEEDING), ARE ESTOPPED FROM DEFENDING THE ALLIGATIONS IN THE CLAIMANT SWORN AFFIDAVIT AND PREVENTED FROM RELITIGATING (RES JUDICATA) ANY AND ALL CLAIMS, CLASS ACTION LAWSUITS, SETTLEMENT ETC. (ALL CLASS ACTION LAWSUITS, SETTLEMENT ETC. BY STATUTORY REPRESENTATIVES AND/OR STATUTORY CLASS MEMBERS RETROACTIVELY (FROM JAN. 1, 1993 AND CONTINUING THRU PRESENT) DECLARED -NULL AND VOID AND CONSTITUTE A SCHEME TO DEFRAUD THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR

I certify and/or Declare and/or state under penalty and perjury that the foregoing is true and correct. Executed 23RD day of SEPTEMBER 2024 in Livonia, Michigan

**THE "50 STATES" 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 a 501C-3 non-profit Organization, a Michigan Non-Profit Corporation , ALL CORPORATIONS AND COMPANIES FORCED OUT OF BUSINESS AND/OR DISSOLVED) - Real parties in interest CLASS REPRESENTATIVE ("FOR THE 50 STATES AND/OR "WE THE PEOPLE") PLAINTIFF AND/OR CLAIMANT
P.O. BOX 19631
Detroit, MI 48219
1-734-829-0050
thefinalexodus777@gmail.com
PLAINTIFF/CLAIMANT**

BEFORE ME THIS 23rd DAY OF September 2024

NOTARY PUBLIC

MY COMMISSION EXPIRES

up 3/20/25

DANIELLE STRACHAN
Notary Public - State of Michigan
County of Wayne
My Commission Expires Mar 20, 2025
Acting in the County of Wayne



VERIFICATION

STATE OF MICHIGAN)
)
) SS:
)
)
)
)
COUNTY OF WAYNE)

I Sharon Bridgewater via The “50 States” ex rel Sharon Bridgewater Private Attorney General and/or Relator being duly sworn disposes and says:

SHARON BRIDGEWATER VIA ONE OR MORE OF THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR AND/OR 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 RELATOR[FROM 1993 and continuing thru present]on behalf of myself, James S. Bridgewater, one or more of the

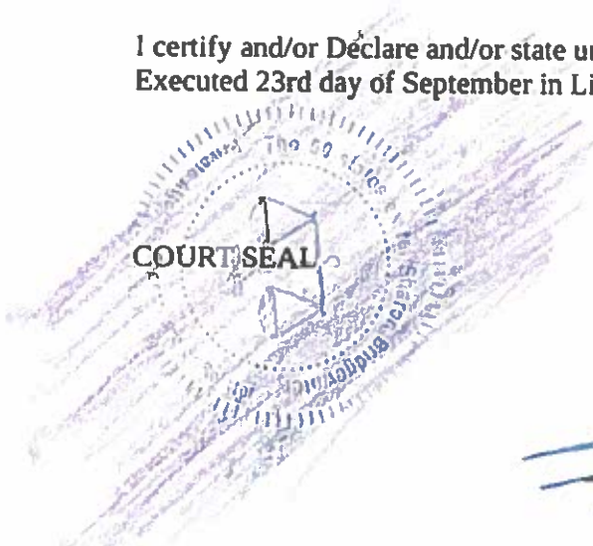
1-084

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 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") CLAIMANT have read the foregoing SWORN AFFIDAVIT - ADMIRALITY AND MARITIME INTERVENTION .

CONSOLIDATED COMPLAINT

IN and know the contents thereof and the same is true to the best of my knowledge, except as to the matters therein and as to those matters I believe it to be true. The same is true of my own knowledge, and I/we except as to those matters which are therein alleged ARE TRUE VIA MY SWORN AFFIDAVIT AND/OR on information and belief, and as to those matters AND/OR I believe it to be true and/or under penalty and perjury or pursuant to USC 1746.

I certify and/or Declare and/or state under penalty and perjury that the foregoing is true and correct.
Executed 23rd day of September in Livonia, Michigan



COURT SEAL



**THE "50 STATES" EX REL SHARON BRIDGEWATER
PRIVATE ATTORNEY GENERAL AND/OR QUI TAM
RELATOR[FROM 1993 AND CONTINUING THRU TO
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 Non-profit ,
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 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")**

**P.O. Box 19631
Detroit, Michigan 48219**

1-734-829-0050
Thefinalexodus777@gmail.com

4004