

CLAIM II

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor

BREACH OF CONTRACT

Claimant now re-alleges each and every allegation as set forth above (and/or criminal adjudication and hereby incorporates same by reference, as if all were set forth fully herein. On or about Jan. 1, 1993 and continuing thru JAN. 1, 2005 thru to August 1, 2008 and continuing thru present one or more . KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT (FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA (FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA (FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA (JAN. 3, 2017 THRU TO JANUARY 18, 2021) AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA (FROM 2021 AND CONTINUING THRU TO HIS/HER TERM) AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as

Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ONE OR MORE JOE BIDEN AND HIS PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO BIDENS TERM), US SUPREME COURT JUSTICE, U.S. LEGISLATORS, U.S. CONGRESSMAN, CORPORATE DIRECTORS, INCLUDING BUT NOT LIMITED TO ELON MUSK, ET AL ETC. had an expressed and/or implied agreement with the two witnesses both Sharon and James S. Bridgewater, the United States Government(THE PEOPLE OF THE 50 STATES and/or Humanity) upon excepting employment(wages) with the US Government and the contract attached to hereto as exh. A(HAYES VALLEY LIMITED PARTNERSHIP U.S. GOVERNMENT – PUBLIC/PRIVATE PARTNERSHIP) AND SHARON AND JAMES S. BRIDGEWATER LEGALLY BINDING CONTRACT ATTACHED TO AS EXH. A AND/OR B and made part of this complaint

EXH. B. Kamala Harris, Garland and Predecessors from Jan. 1, 1993 and continuing thru to his term and ONE OR MORE JOE BIDEN AND HIS PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO BIDENS TERM) et al entered into a legally binding agreement with the U.S.A. Upon excepting employment(wages) with the US Government follows:

"I do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter: So help me God." "I will keep international agreements and/or Treaties etc., and ONE OR MORE KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing

thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, CONSPIRED WITH ONE OR MORE 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, JAMES DAVIS VANCE IN HIS OFFICIAL CAPACITY AS SENTER FOR OHIO AND/OR HIS SUCCESSIVE CAPACITY AS AN EMPLOYEE THE US GOVERNMENT, 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) CAME TO THE MEETING OF THE MIND, ENTERED INTO AN UNLAWFUL AGREEMENT WITH ONE OR MORE 195 foreign Heads of States, Corporate Executive etc. Hayes Valley Limited Partnership(Public/Private Partnership, Hud Directors, (Statutory Class Members)ET AL discriminated against both Sharon and/or James Bridgewater acted under the color of law, committed multiple criminal acts, CONSPIRED TO ENGAGE IN A PATTERN OF RACKETEERING ACTIVITY, CONSPIRED WITH HEADS OF STATE FROM 195 COUNTRIES restrain interstate and/or foreign commerce, CONSPIRED TO OBSTRUCT JUSTICE, HARBORED, HIRE MILLIONS OF ILLEGAL IMMIGRATES IN VIOLATION OF RICO IMMIGRATION LAWS AND/OR 8 USC SECTION 1324, Restrain interstate and/or foreign commerce, commit extortion, use fraud, deception, concealment, trick and scheme by using a bioweapon of mass destruction(aka Covid Vaccine)replace and/or “integrate” both Sharon and/or James Bridgewater(and/or Humanity) with Artificial Intelligence to make both Sharon and/or James S. Bridgewater(and/or “humanity”) cyborgs(biorobots and androids changed via the

bioweapon of mass destruction AKA Covid-19 –Bluetooth injection and with enhancements of abilities due to the integration of some artificial component or technology to take instruction and/or to sync in a March in the Army of Satan and to fight against Yeshua Jesus Christ in Jerusalem Israel, the final battle of Armageddon. Kamala Harris, Merrick Garland (and Predecessors from Jan. 1, 1993 and continuing thru to present) the INTERNATIONAL ALIEN FOREIGN TERRORIST ORGANIZATION all conspired to Maintain of an Interest in and Control of an *Enterprise Engaged in a Pattern of Racketeering Activity*, 18 U.S.C. §§ 1961(5), 1962(b), Conduct and Participation in a RICO *Enterprise* through a *Pattern of Racketeering Activity* 18 U.S.C. §§ 1961(5), 1962(c) 18 U.S.C. §§ 1961(5), 1962(d), engage in a pattern of racketeering activity(commit one or more human rights violations(violations of neurorights, FAIL TO DO THEIR LEGAL DUTIES(NEGLIENCE (GROSS), MALICIOUSLY PROSECUTE VIA ABUSE OF PROCESS OF U.S. COURT AND/OR INTERNATIONAL COURTS defraud and/or control both Sharon and/or James S. Bridgewater (and/or humanity), harbor millions of illegal immigration in violation of the 8 USC section 1324, engage in a pattern or RICO activities, defraud the USA and its citizens commit multiple criminal acts of genocide, war crimes in violation of international law, etc. fail to do legal duties and/or obligations as USA employees (as alleged in the criminal adjudication- *SWORN AFFIDAVIT INCORPORATED BY REFERENCE IN THIS CONSOLIDATED INTERVENTION and/or documentary material on website www.claimyourcovidlawsuit.cash, www.thefinalexodus.com , www.thefinalexodus.org and/or “Retroactive Adjudication - all consolidated cases from Jan.1, 1993 and continuing thru present via this Admiralty and Maritime Court(see consolidation of related cases incorporated by reference as fully set forth herein or filled concurrently) and one or more MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor et al became a member of the*

conspiracy knowing of at least one of its objects and intending to help accomplish it and one or more MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor et al performed at least one overt act on or after Jan. 1, 1993 and continuing thru to Sept. 23, 2024 for the purpose of carrying out the conspiracy. The Claimant is entitled to Writs of Habeas Corpus, Writs of Quo Warranto and other coercive measures.

At all times mentioned KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al, was required to keep their oath of office, comply with international treaties and do legal duties and obligations as Attorney General the USA, protect the USA(etc.) and/or protect Humanity and “not to engage in a pattern of racketeering activity. Sharon and/or James S. Bridgewater(and/or Sharon and/or James S. Bridgewater Real Estate Companies) and/or U.S.A. and/or Sharon Bridgewater(and/or James S. Bridgewater) via THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR U.S. CITIZENS AND/OR HUMANITY) performed their obligation of the condition of the covenants and promises required by their part of the contract(the HUD- PUBLIC/PRIVATE PARTNERSHIP CONTRACT) and KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al all

knowingly, intentionally conspired and each person breached their contract. All are jointly and severely liable. Sharon Bridgewater(and/or James S. Bridgewater) via THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR CLASS VICTIMS) has been injured and damaged and continues to be damaged and continues to be injured and damaged in business, person or property by one or more of Garland/or Harris Gross Negligence acts or omissions. By reason of the foregoing Claimant(CLASS VICTIM REPRESENTATIVE AND CLASS VICTIMS AND/OR ENTIRE “HUMANITY”) has been injured and damaged and continues to be damaged in business, person or property and CLAIMANT have sustained damages in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY.”**AND IS ENTITLED TO ISSUE A WRIT OF HABEAS CORPUS(FOR MYSELF, MY SON AND CLASS VICTIMS), WRIT OF QUO WARRANTO, WRIT OF HABEAS(AND ALL WRITS) AGAINST ALL U.S. ATTORNEY GENERALS(AND THOSE ACTING IN JOINT PARTICIPATION AND/OR UNDER THE DIRECTIONS OF KAMALA HARRIS AND/OR MERRICK GARLAND, AND ALL U.S. PRESIDENTS ARE LIABLE FOR THE ACTS AND/OR OMISSIONS OF THE MERRICK GARLAND(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THR TO PRESENTFOREFEIT PROPERTY PURSUANT TO THE RICO STATUTUE HARRIS AND/OR GARLAND(AND PREDECESSORS ARE LIABLE AS STATUTUTORY CLASS REPRESENTIVES) The “50 STATES” HAS demanded KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al to pay for damages(see www.thefinalexodus.org – NOTICE OF DEMAND FOR PAYMENT VIA CERTIFIED MAIL). KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al has failed and refuse and continues to fail and to refuse, to remit the money and/or property although duly demanded. By reason of the foregoing, is entitled to attachment of property via one or more writ of attachment, prejudgment writ of attachment, writ of garnishment, warrants of arrest, process in rem and/or forfeiture of property(against all US Kamala Harris and Merrick Garland and/or Predecessor from Jan. 1, 1993 and continuing thru to present) and Joe Biden individually and/or in his official capacity as President is equal liable for his acts or omissions and the Claimant is entitled to the same relief via the complaint for forfeiture in intervention against all Presidents from Jan. 1, 1993 and continuing thru to Biden’s term and/or Claimant is entitled to use any and/or all other coercive measures in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY”**

Damages Amount

1.4285714e+14

FOR BREACH OF CONTRACT(S)

Amount paid 0 (ZERO)

Amount due and now owing

**142,857,140,000,000 - ONE
HUNDRED AND FOURTY TWO
TRILLION, EIGHT HUNDRED
AND FIFTY SEVEN BILLION, ONE
HUNDRED AND FORTY MILLION
IN "GLOBAL CURRENCY"**

*****Oath of office is a quid pro quo contract******

The Oath of office is a quid pro quo contract of [U.S. Const. Art. 6, Clauses 2 and 3, Davis Vs. Lawyers Surety Corporation., 459 S.W. 2nd. 655, 657., Tex. Civ. App.] in which clerks, officials, or officers of the government pledge to perform (Support and uphold the United States and state Constitutions) in return for substance (wages, perks, benefits). Proponents are subjected to the penalties and remedies for Breach of Contract, Conspiracy of [Title 18 U.S.C., Sections 241, 242]. Treason under the Constitution at Article 3, Section 3., and Intrinsic Fraud of [Auerbach v Samuels, 10 Utah 2nd. 152, 349 P. 2nd. 1112,1114. Alleghany Corp v Kirby., D.C.N.Y. 218 F. Supp. 164, 183., and Keeton Packing Co. v State., 437 S.W. 20, 28].

Other contracts and agreements “attached to hereto” and Made part of this complaint can be found at www.thefinalexodus.org and/or the [www. finalexodus.com](http://www.finalexodus.com)

1. DECLARATION FOR HUMAN RIGHTS AND OTHER TREATIES AND FOR AGREEMENT, AND LIST OF SIGNATORIES
2. HUD AGREEMENT CONTRACT (see the finalexodus.org)
3. BIOLOGICAL WARFARE(see the finalexodus.org)
4. TRAFFICING DRUGS(see the finalexodus.org)
5. ALL INTERNATIONAL TREATIES(see the finalexodus.org)

CLAIM III

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor,

**Acquisition and Maintenance of an Interest in and Control of
an *Enterprise Engaged in a Pattern of Racketeering Activity*:
18 U.S.C. §§ 1961(5), 1962(b)**

Claimant now re-alleges each and every allegation as set forth above, and hereby incorporates same by reference, as if all were set forth fully herein. Substance prevails over form.

At various times and places partially enumerated in CLAIMANT SWORN AFFIDAVIT INCORPORATED BY REFERENCE IN THIS CONSOLIDATED INTERVENTION AND/OR SUPPLEMENTAL CONSOLIDATED INTERVENTION and/or documentary material on website www.claimyourcovidlawsuit.cash, www.thefinalexodus.com, www.thefinalexodus.org and/or “Retroactive Adjudication - all consolidated cases from Jan.1, 1993 and continuing thru present via this Admiralty and Maritime Court(see consolidation of related cases incorporated by reference as fully set forth herein or filled concurrently)” the Statutory Class Representative(s) Kamala Harris and/or Merrick Garland and Predecessors from Jan. 1, 1993 and continuing thru to present, one or more 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) did one or more invest in, acquire and/or maintain, directly or indirectly, an interest in or control of a RICO *enterprise* of individuals who were associated in fact and who did engage in, and whose activities did affect, interstate and foreign commerce, all in violation of 18 U.S.C. §§ 1961(4), (5), (9), and 1962(b).

During the ten (10) calendar years preceding and/or succeeding from Jan. 1, 1993 and continuing thru to present *A.D.*, all Statutory Class Representative(s) and Statutory Class Members *A.D.*, as

mentioned in the *SWORN AFFIDAVIT INCORPORATED BY REFERENCE IN THIS SUPPLEMENTAL CONSOLIDATED INTERVENTION* and/or documentary material on website www.claimyourcovidlawsuit.cash, www.thefinalexodus.com, www.thefinalexodus.org and/or “Retroactive Adjudication - all consolidated cases from Jan. 1, 1993 and continuing thru present via this Admiralty and Maritime Court(see consolidation of related cases incorporated by reference as fully set forth herein or filled concurrently) did cooperate jointly and severally in the commission of two (2) or more of the RICO predicate acts that are itemized in the RICO laws at 18 U.S.C. §§ 1961(1)(A) and (B), and did so in violation of the RICO law at 18 U.S.C. 1962(b) (Prohibited activities). Claimant further alleges that all the Statutory Class Representative(s) and/or Statutory Class Members did commit two (2) or more of the offenses itemized above in a manner which they calculated and premeditated intentionally to threaten continuity, *i.e.* a continuing threat of their respective *racketeering activities*, also in violation of the RICO law at 18 U.S.C. 1962(b) *supra*. Pursuant to the original Statutes at Large, the RICO laws itemized above are to be *liberally* construed by this honorable Admiralty and Maritime Court honorable Court. Said construction rule was never codified in Title 18 of the United States Code, however. See 84 Stat. 947, Sec. 904, Oct. 15, 1970. *Respondeat superior* (principal is liable for agents’ misconduct: knowledge of, participation in, and benefit from a RICO enterprise). By reason of the foregoing Claimant(CLASS VICTIM REPRESENTATIVE AND/OR CLASS VICTIMS). THE CLAIMANT BOTH SHARON AND/OR JAMES S. BRIDGEWATER(AND/OR CLASS VICTIMS AND/OR ENTIRE “HUMANITY”)) lost their ability to earn a living due to the above Kamala Harris and Merrick Garland conspiracies, conspiracies with US Presidents(from Jan. 1, 1993 and continuing thru to present) 195 foreign Heads of State and Corporate Directors et al to defraud the CLAIMANT out of money or property, violence against the Plaintiffs(WOMEN minority business owners), oppression, unfair business practices, unfair competition, conspiracies to restrain commerce, acts of threats, extortion, coercion, force, assault and battery, usurpation of business(es) The Specialty Investment Group LLC dissolved in Sept. 2010, due to the “repeated” conspiracies and/or unlawful attacks to restrain commerce, unfair competition, unfair business practices, repeated, continual RICO violations and/or Predicate Acts as defined in 18 USC section 1961 which violates both federal antitrust laws AND THE RICO ACT.

Sharon Bridgewater(and/or James S. Bridgewater) via THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR CLASS VICTIMS) has been injured and damaged and continues to be damaged and continues to be injured and damaged in business, person or property by one or more of Garland/or Harris Gross Negligence acts or omissions. By reason of the foregoing Claimant(CLASS VICTIM REPRESENTATIVE AND CLASS VICTIMS) has been injured and damaged and continues to be damaged in business, person or property and CLAIMANT have sustained damages in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY.”**AND IS ENTITLED TO ISSUE A ONE OR MORE WRIT OF CERTIORARI, HABEAS CORPUS(FOR MYSELF, MY SON AND CLASS VICTIMS), WRIT OF QUO WARRANTO, FOREFEIT PROPERTY PURSUANT TO THE RICO STATUTUE HARRIS AND/OR GARLAND(AND PREDECESSORS ARE LIABLE AS

STATUTUTORY CLASS REPREENATIVES. The “50 STATES” HAS demanded KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al to pay for damages(see www.thefinalexodus.org – NOTICE OF DEMAND FOR PAYMENT VIA CERTIFIED MAIL). BIDEN(AND ONE OR MORE OF HIS PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM, KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al has failed and refuse and continues to fail and to refuse, to remit the money and/or property although duly demanded.

By reason of the foregoing, is entitled to attachment of property via one or more writ of attachment, prejudgment writ of attachment, writ of garnishment, warrants of arrest, process in rem and/or forfeiture of property(against all US Kamala Harris and Merrick Garland and/or Predecessor from Jan. 1, 1993 and continuing thru to present) and Joe Biden individually and/or in his official capacity as President is equal liable for his acts or omissions and the Claimant is entitled to the same relief via the complaint for forfeiture in intervention against all Presidents from Jan. 1, 1993 and continuing thru to Biden’s term and/or Claimant is entitled to use any and/or all other coercive measures in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY.”**

Damages Amount

1.4285714e+14

FOR 18 U.S.C. §§ 1961(5), 1962(b)

Amount paid 0 (ZERO)

Amount due and now owing

**142,857,140,000,000 - ONE
HUNDRED AND FOURTY TWO
TRILLION, EIGHT HUNDRED
AND FIFTY SEVEN BILLION, ONE
HUNDRED AND FORTY MILLION
IN “GLOBAL CURRENCY”**

CLAIM IV

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor,

**Conduct and Participation in a RICO *Enterprise*
through a *Pattern of Racketeering Activity*:
18 U.S.C. §§ 1961(5), 1962(c)**

Claimant now re-alleges each and every allegation as set forth above, and hereby incorporates same by reference, as if all were set forth fully herein. Substance prevails over form.

At various times and places partially enumerated in CLAIMANT SWORN AFFIDAVIT INCORPORATED BY REFERENCE IN THIS CONSOLIDATED INTERVENTION AND/OR SUPPLEMENTAL CONSOLIDATED INTERVENTION and/or documentary material on website www.claimyourcovidlawsuit.cash, www.thefinalexodus.com , www.thefinalexodus.org and/or “Retroactive Adjudication - all consolidated cases from Jan.1, 1993 and continuing thru present via this Admiralty and Maritime Court(see consolidation of related cases incorporated by reference as fully set forth herein or filled concurrently)”the Statutory Class Representative(s), Kamala Harris and/or Merrick Garland and Predecessors from Jan. 1, 1993 and continuing thru to present, one or more 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) did associate with a RICO enterprise of individuals who were associated in fact and who engaged in, and whose activities did affect, interstate and foreign commerce. Likewise, the Statutory Class Representative(s) and Statutory Class Members did conduct and/or participate, either directly or indirectly, in the conduct of the affairs of said RICO enterprise through a pattern of racketeering activity, all in violation of 18

U.S.C. §§ 1961(4), (5), (9), and 1962(c). During the ten (10) calendar years preceding and/or succeeding from Jan. 1, 1993 and continuing thru to present, A.D., all Statutory Class Representative(s) and Statutory Class Members A.D., as mentioned in the *SWORN AFFIDAVIT INCORPORATED BY REFERENCE IN THIS SUPPLEMENTAL CONSOLIDATED INTERVENTION and/or documentary material on website www.claimyourcovidlawsuit.cash, www.thefinalexodus.com, www.thefinalexodus.org and/or "Retroactive Adjudication - all consolidated cases from Jan.1, 1993 and continuing thru present via this Admiralty and Maritime Court(see consolidation of related cases incorporated by reference as fully set forth herein or filled concurrently* did cooperate jointly and severally in the commission of two (2) or more of the RICO predicate acts that are itemized in the RICO laws at 18 U.S.C. §§ 1961(1)(A) and (B), and did so in violation of the RICO law at 18 U.S.C. 1962(c) (Prohibited activities). Claimant further alleges that the Statutory Class Representative(s) and Statutory Class Members did commit two (2) or more of the offenses itemized above in a manner which they calculated and premeditated intentionally to threaten continuity, i.e. a continuing threat of their respective *racketeering activities*, also in violation of the RICO law at 18 U.S.C. 1962(c) *supra*.

Pursuant to 84 Stat. 947, Sec. 904, Oct. 15, 1970, the RICO laws itemized above are to be *liberally* construed by this honorable Admiralty and Maritime Court. Said construction rule was never codified in Title 18 of the United States Code, however. *Respondeat superior* (as explained above).

By reason of the foregoing Claimant(CLASS VICTIM REPRESENTATIVE AND/OR CLASS VICTIMS). THE CLAIMANT BOTH SHARON AND/OR JAMES S. BRIDGEWATER(AND/OR CLASS VICTIMS AND/OR ENTIRE "HUMANITY")) lost their ability to earn a living due to the above Kamala Harris and Merrick Garland conspiracies, conspiracies with US Presidents(from Jan. 1, 1993 and continuing thru to present) 195 foreign Heads of State and Corporate Directors et al to defraud the CLAIMANT out of money or property, violence against the Plaintiffs(WOMEN minority business owners), oppression, unfair business practices, unfair competition, conspiracies to restrain commerce, acts of threats, extortion, coercion, force, assault and battery, usurpation of business(es) The Specialty Investment Group LLC dissolved in Sept. 2010, due to the "repeated" conspiracies and/or unlawful attacks to restrain commerce, unfair competition, unfair business practices, repeated, continual RICO violations and/or Predicate Acts as defined in 18 USC section 1961 which violates both federal antitrust laws AND THE RICO ACT.

Sharon Bridgewater(and/or James S. Bridgewater) via THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR CLASS VICTIMS) has been injured and damaged and continues to be damaged and continues to be injured and damaged in business, person or property by one or more of Garland/or Harris Gross Negligence acts or omissions. By reason of the foregoing Claimant(CLASS VICTIM REPRESENTATIVE AND CLASS VICTIMS) has been injured and damaged and continues to be damaged in business, person or property and CLAIMANT have sustained damages in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN "GLOBAL CURRENCY."** AND IS ENTITLED TO ISSUE A WRIT OF HABEAS CORPUS(FOR MYSELF, MY SON AND CLASS VICTIMS), WRIT OF QUO WARRANTO, FOREFEIT PROPERTY PURSUANT TO THE RICO STATUTUE HARRIS AND/OR GARLAND(AND PREDECESSORS ARE LIABLE AS STATUTUTORY CLASS

REPRESENTATIVES) The “50 STATES” HAS demanded KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al to pay for damages(see www.thefinalexodus.org – NOTICE OF DEMAND FOR PAYMENT VIA CERTIFIED MAIL). KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993(ONE OR MORE JOE BIDEN AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM) and continuing thru to her term and/or Successor et al has failed and refuse and continues to fail and to refuse, to remit the money and/or property although duly demanded.

By reason of the foregoing, is entitled to attachment of property via one or more writ of attachment, prejudgment writ of attachment, writ of garnishment, warrants of arrest, process in rem and/or forfeiture of property(against all US Kamala Harris and Merrick Garland and/or Predecessor from Jan. 1, 1993 and continuing thru to present) and Joe Biden individually and/or in his official capacity as President is equal liable for his acts or omissions and the Claimant is entitled to the same relief via the complaint for forfeiture in intervention against all Presidents from Jan. 1, 1993 and continuing thru to Biden’s term and/or Claimant is entitled to use any and/or all other coercive measures in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY.”**

Damages Amount

1.4285714e+14

18 U.S.C. §§ 1961(5), 1962(C)

Amount paid 0 (ZERO)

Amount due and now owing

142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY”

CLAIM V

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, Kamala Harris and/or Merrick Garland and Predecessors from Jan. 1, 1993 and continuing thru to present,

**Conspiracy to Engage in a
Pattern of Racketeering Activity:
18 U.S.C. §§ 1961(5), 1962(d)**

Claimant now re-alleges each and every allegation as set forth above, and hereby incorporates same by reference, as if all were set forth fully herein. Substance prevails over form.

At various times and places in CLAIMANT SWORN AFFIDAVIT INCORPORATED BY REFERENCE IN THIS CONSOLIDATED INTERVENTION AND/OR SUPPLEMENTAL CONSOLIDATED INTERVENTION the Statutory Class Representative(s) and Statutory Class Members

At various times and places partially enumerated in CLAIMANT SWORN AFFIDAVIT INCORPORATED BY REFERENCE IN THIS SUPPLEMENTAL CONSOLIDATED INTERVENTION and/or documentary material on website www.claimyourcovidlawsuit.cash, www.thefinalexodus.com , www.thefinalexodus.org and/or “Retroactive Adjudication - all consolidated cases from Jan.1, 1993 and continuing thru present via this Admiralty and Maritime Court(see consolidation of related cases incorporated by reference as fully set forth herein or filled concurrently)” Statutory Class Representative(s) and Statutory Class Members AND/OR Kamala Harris and/or Merrick Garland and Predecessors from Jan. 1, 1993 and continuing thru to present, one or more 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) did also conspire to conduct and participate in said

RICO enterprise through a pattern of racketeering activity, in violation of 18 U.S.C. §§ 1962(c) and (d). See also 18 U.S.C. §§ 1961(4), (5) and (9).

During the ten (10) calendar years preceding and/or succeeding from Jan. 1, 1993 and continuing thru to present A.D., all Statutory Class Representative(s) and Statutory Class Members A.D., as mentioned in the SWORN AFFIDAVIT INCORPORATED BY REFERENCE IN THIS SUPPLEMENTAL CONSOLIDATED INTERVENTION and/or documentary material on website www.claimyourcovidlawsuit.cash, www.thefinalexodus.com, www.thefinalexodus.org and/or “Retroactive Adjudication - all consolidated cases from Jan.1, 1993 and continuing thru present via this Admiralty and Maritime Court(see consolidation of related cases incorporated by reference as fully set forth herein or filled concurrently) did cooperate jointly and severally in the commission of two (2) or more of the predicate acts that are itemized at 18 U.S.C. §§ 1961(1)(A) and (B), in violation of 18 U.S.C. 1962(d).

Claimant further alleges that the Statutory Class Representative(s) and Statutory Class Members did commit two (2) or more of the offenses itemized above in a manner which they calculated and premeditated intentionally to threaten continuity, i.e. a continuing threat of their respective racketeering activities, also in violation of 18 U.S.C. 1962(d) (Prohibited activities supra). Pursuant to 84 Stat. 947, Sec. 904, Oct. 15, 1970, the RICO laws itemized above are to be liberally construed by this honorable Court. Said construction rule was never codified in Title 18 of the United States Code, however. Respondeat superior (as explained above).

By reason of the foregoing Claimant(CLASS VICTIM REPRESENTATIVE AND/OR CLASS VICTIMS). THE CLAIMANT BOTH SHARON AND/OR JAMES S. BRIDGEWATER(AND/OR CLASS VICTIMS AND/OR ENTIRE “HUMANITY”)) lost their ability to earn a living due to the above Kamala Harris and Merrick Garland conspiracies, conspiracies with US Presidents(from Jan. 1, 1993 and continuing thru to present) 195 foreign Heads of State and Corporate Directors et al to defraud the CLAIMANT out of money or property, violence against the Plaintiffs(WOMEN minority business owners), oppression, unfair business practices, unfair competition, conspiracies to restrain commerce, acts of threats, extortion, coercion, force, assault and battery, usurpation of business(es) The Specialty Investment Group LLC dissolved in Sept. 2010, due to the “repeated” conspiracies and/or unlawful attacks to restrain commerce, unfair competition, unfair business practices, repeated, continual RICO violations and/or Predicate Acts as defined in 18 USC section 1961 which violates both federal antitrust laws AND THE RICO ACT.

Sharon Bridgewater(and/or James S. Bridgewater) via THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR CLASS VICTIMS) has been injured and damaged and continues to be damaged and continues to be injured and damaged in business, person or property by one or more of Garland/or Harris Gross Negligence acts or omissions. By reason of the foregoing Claimant(CLASS VICTIM REPRESENTATIVE AND CLASS VICTIMS) has been injured and damaged and continues to be damaged in business, person or property and CLAIMANT have sustained damages in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION,**

EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY.” AND IS ENTITLED TO ISSUE A WRIT OF HABEAS CORPUS(FOR MYSELF, MY SON AND CLASS VICTIMS), WRIT OF QUO WARRANTO, FOREFEIT PROPERTY PURSUANT TO THE RICO STATUTUE HARRIS AND/OR GARLAND(AND PREDECESSORS ARE LIABLE AS STATUTUTORY CLASS REPRESENATIVES) The “50 STATES” HAS demanded KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al to pay for damages(see www.thefinalexodus.org – NOTICE OF DEMAND FOR PAYMENT VIA CERTIFIED MAIL). KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, (ONE OR MORE JOE BIDEN AND HIS PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO BIDENS TERM) et al has failed and refuse and continues to fail and to refuse, to remit the money and/or property although duly demanded.

By reason of the foregoing, is entitled to attachment of property via one or more writ of attachment, prejudgment writ of attachment, writ of garnishment, warrants of arrest, process in rem and/or forfeiture of property(against all US Kamala Harris and Merrick Garland and/or Predecessor from Jan. 1, 1993 and continuing thru to present) and Joe Biden individually and/or in his official capacity as President is equal liable for his acts or omissions and the Claimant is entitled to the same relief via the complaint for forfeiture in intervention against all Presidents from Jan. 1, 1993 and continuing thru to Biden’s term and/or Claimant is entitled to use any and/or all other coercive measures in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY.”**

Damages Amount

1.4285714e+14

18 U.S.C. §§ 1961(5), 1962(d)

Amount paid 0 (ZERO)

Amount due and now owing

142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY”

CLAIM VI

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor,

NEGLIGENCE (GROSS)

Claimant now re-alleges each and every allegation as set forth above, and hereby incorporates same by reference, as if all were set forth fully herein. In any negligence case, the CLAIMANT bears the burden of proving the existence of a duty owed by the STATUTORY CLASS REPRESENTATIVES ONE OR MORE HARRIS AND/OR MERRICK GARLAND AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM), a breach of that duty, causation, and damage. On or about Jan. 1, 1993 and continuing thru to August 1, 2008 and continuing thru to present **KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, 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) at all times mentioned owed a standard and/or duty of care a to Bridgewater(AND/OR CLASS VICTIMS). HARRIS AND/OR GARLAND. ALL U.S. PRESIDENTS FROM JAN. 1, 1993 AND CONTINUING THRU TO PRESENT ET AL , conspired and/or breached that duty by failure to use reasonable care AND/OR negligence **acts or omissions constitute “gross negligence conduct,” were the Direct and/or indirect and/or proximate cause of the Claimant injuries.** By reason of the foregoing Claimant(CLASS VICTIM REPRESENTATIVE AND/OR CLASS VICTIMS). THE CLAIMANT BOTH SHARON AND/OR JAMES S. BRIDGEWATER(AND/OR CLASS VICTIMS) lost their ability to earn a living due to the above Kamala Harris and Merrick Garland conspiracies, conspiracies with US Presidents(from Jan. 1, 1993 and continuing thru to present) 195 foreign Heads of State and Corporate Directors et al to defraud the CLAIMANT out of money or property, violence against the Plaintiffs(WOMEN minority business owners), oppression, unfair business practices, unfair competition, conspiracies to restrain commerce, acts of threats, extortion, coercion, force, assault and battery, usurpation of business(es) The Specialty Investment Group LLC dissolved in Sept. 2010, due to the “repeated” conspiracies and/or unlawful attacks to restrain commerce, unfair competition, unfair business practices, repeated, continual RICO violations and/or Predicate Acts as defined in 18 USC section 1961 which violates both federal antitrust laws AND THE RICO ACT. Sharon Bridgewater(and/or James S. Bridgewater) via THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR CLASS VICTIMS) has been injured and damaged and continues to be damaged and continues to be injured and damaged in business, person or property by one or more of Garland/or Harris ET AL Gross Negligence acts or omissions. By reason of the foregoing Claimant(CLASS VICTIM REPRESENTATIVE AND CLASS VICTIMS AND/OR ENTIRE “HUMANITY”) has been injured and damaged and continues to be damaged in business, person or property and CLAIMANT have sustained damages in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY.”**AND IS ENTITLED TO ISSUE A WRIT OF HABEAS CORPUS(FOR MYSELF, MY SON AND CLASS VICTIMS), WRIT OF QUO WARRANTO, FOREFEIT PROPERTY PURSUANT TO THE RICO STATUTUE HARRIS AND/OR GARLAND(AND PREDECESSORS ARE LIABLE AS STATUTUTORY CLASS REPRESENATIVES) The “50 STATES” HAS demanded KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General

for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al to pay for damages(see www.thefinalexodus.org – NOTICE OF DEMAND FOR PAYMENT VIA CERTIFIED MAIL). KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al has failed and refuse and continues to fail and to refuse, to remit the money and/or property although duly demanded.

By reason of the foregoing, is entitled to attachment of property via one or more writ of attachment, prejudgment writ of attachment, writ of garnishment, warrants of arrest, process in rem and/or forfeiture of property(against all US Kamala Harris and Merrick Garland and/or Predecessor from Jan. 1, 1993 and continuing thru to present) and Joe Biden individually and/or in his official capacity as President is equal liable for his acts or omissions and the Claimant is entitled to the same relief via the complaint for forfeiture in intervention against all Presidents from Jan. 1, 1993 and continuing thru to Biden’s term and/or Claimant is entitled to use any and/or all other coercive measures in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY.”**

Damages Amount

1.4285714e+14

GROSS NEGLIGENCE

Amount paid 0 (ZERO)

Amount due and now owing

142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY”

CLAIM VII

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor,

MALICIOUS PROSECUTION AND ABUSE OF PROCESS

Claimant now re-alleges each and every allegation as set forth above, and hereby incorporates same by reference, as if all were set forth fully herein. One or about Jan. 1, 1993 and continuing thru to August 4, 2008 and continuing thru to present. Multiple criminal proceeding was brought against Claimant Sharon and/or James S. Bridgewater(Class Representative and/or class members)for the sole purpose to obstruct justice. One or more **KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH **individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017** and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, **ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015** and his Predecessors from Jan. 1, 1993 and continuing thru to his term, **MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009** and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, **ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007** and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, **JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005** and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, **JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001** and her Predecessors**

from Jan. 1, 1993 and continuing thru to his term and/or Successor, and/or US Presidents from Jan. 1, 1993 and continuing thru to present conspired, abused multiple US Courts, US Supreme Court, International Courts and/or local court and was actively involved in instituting the criminal proceeding (prosecution) against Sharon and/or James S. Bridgewater(Class Representative and/or class members). Multiple criminal proceeding was terminated in favor of Claimant Sharon and/or James S. Bridgewater(Class Representative and/or class members). Kamala Harris, Merrick Garland (and Predecessors from Jan. 1, 1993 and continuing thru to her term), US Presidents from Jan. 1, 1993 and continuing thru to present et al acted with malice in instituting the criminal proceeding (prosecution). All criminal charges instituted by Harris, Garland(and Predecessor from Jan. 1, 1993 and continuing thru to present) and Presidents(and Predecessor from Jan. 1, 1993 and continuing thru to present), and corporate executives(from Jan. 1, 1993 and continuing thru to present) et al against Sharon and/or James S. Bridgewater(and/or class victims)were made without probable cause. Sharon and/or James S. Bridgewater(Class Representative and/or class members)suffered damages as a result of the criminal proceeding(prosecution) on those charges.

By reason of the foregoing Claimant(CLASS VICTIM REPRESENTATIVE AND/OR CLASS VICTIMS). THE CLAIMANT BOTH SHARON AND/OR JAMES S. BRIDGEWATER(AND/OR CLASS VICTIMS AND/OR ENTIRE “HUMANITY”) lost their ability to earn a living due to the above Kamala Harris and Merrick Garland conspiracies, with US Presidents(from Jan. 1, 1993 and continuing thru to present) 195 foreign Heads of State and Corporate Directors et al to defraud the CLAIMANT out of money or property, violence against the Plaintiffs(WOMEN minority business owners), oppression, unfair business practices, unfair competition, conspiracies to restrain commerce, acts of threats, extortion, coercion, force, assault and battery, usurpation of business(es) The Specialty Investment Group LLC dissolved in Sept. 2010, due to the “repeated” conspiracies and/or unlawful attacks to restrain commerce, unfair competition, unfair business practices, repeated, continual RICO violations and/or Predicate Acts as defined in 18 USC section 1961 which violates both federal antitrust laws AND THE RICO ACT.

Sharon Bridgewater(and/or James S. Bridgewater) via THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR CLASS VICTIMS) has been injured and damaged and continues to be damaged and continues to be injured and damaged in business, person or property by one or more of Garland/or Harris ET AL Gross Negligence acts or omissions. By reason of the foregoing Claimant(CLASS VICTIM REPRESENTATIVE AND CLASS VICTIMS) has been injured and damaged and continues to be damaged in business, person or property and CLAIMANT have sustained damages in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY.”**AND IS ENTITLED TO ISSUE A WRIT OF HABEAS CORPUS(FOR MYSELF, MY SON AND CLASS VICTIMS), WRIT OF QUO WARRANTO, FOREFEIT PROPERTY PURSUANT TO THE RICO STATUTUE HARRIS AND/OR GARLAND(AND PREDECESSORS ARE LIABLE AS STATUTUTORY CLASS REPRESENTIVES) The “50 STATES” HAS demanded KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors

from Jan. 1, 1993 and continuing thru to her term and/or Successor et al to pay for damages(see www.thefinalexodus.org – NOTICE OF DEMAND FOR PAYMENT VIA CERTIFIED MAIL). KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor(and/or US Presidents from Jan. 1, 1993 and continuing thru to present) et al has failed and refuse and continues to fail and to refuse, to remit the money and/or property although duly demanded.

By reason of the foregoing, is entitled to attachment of property via one or more writ of attachment, prejudgment writ of attachment, writ of garnishment, warrants of arrest, process in rem and/or forfeiture of property(against all US Kamala Harris and Merrick Garland and/or Predecessor from Jan. 1, 1993 and continuing thru to present) and Joe Biden individually and/or in his official capacity as President is equal liable for his acts or omissions and the Claimant is entitled to the same relief via the complaint for forfeiture in intervention against all Presidents from Jan. 1, 1993 and continuing thru to Biden’s term and/or Claimant is entitled to use any and/or all other coercive measures in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY”**

Damages Amount

1.4285714e+14

GROSS NEGLIGENCE

Amount paid 0 (ZERO)

Amount due and now owing

142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY”

CLAIM VIII

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor,

LIBEL

Claimant now re-alleges each and every allegation as set forth above, and hereby incorporates same by reference, as if all were set forth fully herein. One or about Jan. 1, 1993 and continuing thru to August 4, 2008 and continuing thru to present, **KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and**

her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, Joe Biden (and Predecessors from Jan. 1, 1993 and continuing thru to present) conspired with US Presidents from Jan. 1, 1993 and continuing thru to present published and/or posted, printed materials circulated them throughout the United States the defamatory information on the DOJ website, the unlawful conspiracy on or about Nov. 2007 and continuing thru present Eric Holder (and those operating under his direction) published and/or posted defamatory information on the DOJ website and/or in the NCIC crime data base that the Class Claimant had been convicted and/or arrested for driving under the influence of alcohol; theft by taking; and further posted mug shots, warrants for arrest and an defamatory posting of an “ARMED AND DANGEROUS,” [THAT SHARON BRIDGEWATER IS ARMED AND DANGEROUS] in the Department of Justice data base [nation wide],¹ without probable cause. The entire statement and/or posting is false as it pertains to the Class Plaintiff Bridgewater. The described publication and/or posting on the Department of Justice website and data bases are libelous on its face. It clearly expose Plaintiff to hatred, contempt, ridicule and oblguy, because a “ARMED AND DANGEROUS” posting is clearly a posting for “mass murders or extremely dangerous persons such as terrorist or rapist; and/or charged the Class Claimant with having committed a serious crime of murder, rape, etc.”² In addition the above named Statutory Class Representatives Kamala Harris, Merrick Garland et al conspired with Corporate Executives, US President from Jan. 1, 1993 and continuing thru to present “libeled” the Claimant Bridgewater (CLASS VICTIMS) as **“hackable animals (via the Bioweapon of Mass Destruction injection)”** As a proximate result of the above the Claimant has suffered lost of reputation, low self esteem, shame, mortification, injury to all to her damage in excess of TRILLIONS IN CURRENCY. By reason of the foregoing Claimant (CLASS VICTIM REPRESENTATIVE AND/OR CLASS VICTIMS). THE CLAIMANT BOTH SHARON AND/OR JAMES S. BRIDGEWATER (AND/OR CLASS VICTIMS) lost their ability to earn a living due to the above Kamala Harris and Merrick Garland conspiracies, conspiracies with US Presidents (from Jan. 1, 1993 and continuing thru to present) 195 foreign Heads of State and Corporate Directors et al to defraud the CLAIMANT out of money or property, violence against the Plaintiffs (WOMEN minority business owners), oppression, unfair business practices, unfair competition, conspiracies to restrain commerce, acts of threats, extortion, coercion, force, assault and battery, usurpation of business(es) The Specialty Investment Group LLC dissolved in Sept. 2010, due to the “repeated” conspiracies and/or unlawful attacks to restrain commerce, unfair competition, unfair business practices, repeated, continual RICO violations and/or Predicate Acts as defined in 18 USC section 1961 which violates both federal antitrust laws AND THE RICO ACT. Sharon Bridgewater (and/or James S. Bridgewater) via THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR (AND/OR CLASS VICTIMS) has been injured and damaged and continues to be damaged and continues to be injured and damaged in business, person or property by one or more of Garland/or Harris ET AL Gross Negligence acts or omissions. By reason of the foregoing Claimant (CLASS VICTIM REPRESENTATIVE AND CLASS VICTIMS AND/OR

1

There have been multiple, numerous other unlawful “LIBELOUS” acts (complete during the course from Jan. 1, 1993 and continuing thru to present).

ENTIRE “HUMANITY”) has been injured and damaged and continues to be damaged in business, person or property and CLAIMANT have sustained damages in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY.”**AND IS ENTITLED TO ISSUE A WRIT OF HABEAS CORPUS(FOR MYSELF, MY SON AND CLASS VICTIMS), WRIT OF QUO WARRANTO, FOREFEIT PROPERTY PURSUANT TO THE RICO STATUTUE HARRIS AND/OR GARLAND(AND PREDECESSORS ARE LIABLE AS STATUTUTORY CLASS REPRESNATIVES) The “50 STATES” HAS demanded KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al to pay for damages(see www.thefinalexodus.org – NOTICE OF DEMAND FOR PAYMENT VIA CERTIFIED MAIL). KAMALA HARRIS AND/OR MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor et al has failed and refuse and continues to fail and to refuse, to remit the money and/or property although duly demanded. By reason of the foregoing, is entitled to attachment of property via one or more writ of attachment, prejudgment writ of attachment, writ of garnishment, warrants of arrest, process in rem and/or forfeiture of property and/or other coercive measures in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY”**

Damages Amount

1.4285714e+14

GROSS NEGLIENCE

Amount paid 0 (ZERO)

Amount due and now owing

142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN “GLOBAL CURRENCY”

CLAIM IX

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from

Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor,

WRIT OF HABEAS CORPUS

Claimant now re-alleges each and every allegation as set forth above, and hereby incorporates same by reference, as if all were set forth fully herein. One or about Jan. 1, 1993 and continuing thru to August 4, 2008 and continuing thru to present. SHARON BRIDGEWATER(AND/OR JAMES S. BRIDGEWATER)VIA THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR OTHER CLASS VICTIMS-AND OR AUTHORIZED PERSONNEL APPOINTED BY SHARON BRIDGEWATER via the “50 States” ex rel Sharon Bridgewater Private Attorney General)imprisoned from Jan. 1, 1993 and continuing thru to Present by one or more Kamala Harris, Merrick Garland(and Predecessors from Jan. 1, 1993 and continuing thru to his term), Joe Biden(and Predecessors from Jan. 1, 1993 and continuing thru to his term) CONSPIRACY and by one or more “LOCAL, STATE, FEDERAL, INTERNATIONAL” Prisons (via one or more COURT ADJUDICATIONS, JUDGMENTS, TRAFFIC TICKETS, CITY/MUNICIPAL JUDGMENTS, ETC.)and/or **permanently imprisoned** fraud, deceit, trick via “mind control” via the intravenous injection of the Bioweapon of Mass Destruction(AKA COVID-19 VACCINE)NANO TECH. WHICH CAN NOT BE REMOVED FROM THE TWO WITNESSES(AND/OR HUMANITY BODY)VIA AS ALLEGED IN THIS COMMON LAW WRIT OF CERTIORARI AND/OR CONSOLIDATED INTERVENTION AS A MATTER OF RIGHT. WHEREFORE,

IT IS ORDERED, ADJUDICATED AND DECREED THAT one or more Kamala Harris, Merrick Garland(and predecessors from Jan. 1, 1993 and continuing thru to present), JOE BIDEN(AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM), KAMALA HARRIS AND/OR MERRICK GARLAND((AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO HIS TERM), ARE COMMANDED THAT THE BODY OF

SHARON BRIDGEWATER(AND/OR JAMES S. BRIDGEWATER)VIA THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR OTHER CLASS VICTIMS-AND OR AUTHORIZED PERSONNEL APPOINTED BY SHARON BRIDGEWATER via the "50 States" ex rel Sharon Bridgewater Private Attorney General)WHO LIBERTY HAS BEEN RESTRAINED, DETAINED BY WHATEVER NAME

SHARON BRIDGEWATER(AND/OR JAMES S. BRIDGEWATER)VIA THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR OTHER CLASS VICTIMS-AND OR AUTHORIZED PERSONNEL APPOINTED BY SHARON BRIDGEWATER via the "50 States" ex rel Sharon Bridgewater Private Attorney General)MAY BE DETAINED TOGETHER WITH THE TIME AND/OR CAUSE OF SHARON BRIDGEWATER(AND/OR JAMES S. BRIDGEWATER)VIA THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR OTHER CLASS VICTIMS-AND OR AUTHORIZED PERSONNEL APPOINTED BY SHARON BRIDGEWATER via the "50 States" ex rel Sharon Bridgewater Private Attorney General) BEING TAKEN AND/OR DETAINED ON THIS 23RD DAY OF SEPTEMBER(RETROACTIVE FROM JAN. 1, 1993 AND CONTINUING THRU TO PRESENT). SO AS TO DO AND RECEIVE WHAT SHALL THEN AND THERE BE ADJUDGED CONCERNING

SHARON BRIDGEWATER(AND/OR JAMES S. BRIDGEWATER)VIA THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR OTHER CLASS VICTIMS-AND OR AUTHORIZED PERSONNEL APPOINTED BY SHARON BRIDGEWATER via the "50 States" ex rel Sharon Bridgewater Private Attorney General) RELEASE, AND YOU THEN AND THERE THIS WRIT OF HABEAS CORPUS.

IT IS FURTHER ORDERED, ADJUDICATED AND DECREED THIS IS A FINAL ADJUDICATION OF DISCHARGE

The adjudication of SHARON BRIDGEWATER(AND/OR JAMES S. BRIDGEWATER)VIA THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR OTHER CLASS VICTIMS-AND OR AUTHORIZED PERSONNEL APPOINTED BY SHARON BRIDGEWATER via the "50 States" ex rel Sharon Bridgewater Private Attorney General)writ of habeas corpus, the writ itself, the return of writ is waived, and the AFFIDAVIT AND VERIFIED INTERVENTION/COMMON LAW WRIT OF CERT., default judgment, writs of attachment etc. filed concurrently herein, IT IS ORDERED, ADJUDICATED AND/OR DECREED THAT SHARON BRIDGEWATER(AND/OR

JAMES S. BRIDGEWATER)VIA THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR OTHER CLASS VICTIMS-AND OR AUTHORIZED PERSONNEL APPOINTED BY SHARON BRIDGEWATER via the “50 States” ex rel Sharon Bridgewater Private Attorney General)IS RELEASED IT IS FURTHER ORDERED, ADJUDICATED AND DECREED THAT SHARON BRIDGEWATER(AND/OR JAMES S. BRIDGEWATER)VIA THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(AND/OR OTHER CLASS VICTIMS-AND OR AUTHORIZED PERSONNEL APPOINTED BY SHARON BRIDGEWATER via the “50 States” ex rel Sharon Bridgewater Private Attorney General) IS IMMEDIATELY DISCHARGED by Biden and Co-Conspirators Merrick Garland(and/or all those operating under her direction and their predecessors from Jan. 1, 1993 and continuing thru to present); addresses, The White House, 1600 Pennsylvania Avenue N.W. Washington, D. C. 20500 the Department of Justice, 950 Pennsylvania Avenue, N.W. Washington, D.C.20530-0001 et al from further imprisonment and detention by reason of “any” State Court Judgment, Federal Court Judgments, International Court Judgments, warrants of arrest issued by the any and/or all “INTERNATIONAL CO-CONSPIRATORS.”

CLAIM X

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States

of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor,

COMMON LAW WRIT OF **IMPEACHMENT**

(RETROACTIVE FROM JAN. 1, 1993 AND CONTINUING THRU TO
PRESENT FOR MERRICK GARLAND AND PREDESSCORS FROM JAN.
1, 993 AND CONTINUING THRU TO PRESENT ET AL STATUTORY
CLASS MEMBERS

Plaintiff now re-alleges each and every allegation as set forth above, and hereby incorporates same by reference, as if all were set forth fully herein.

Here in the United States, federal impeachment is the process by which the House of Representatives charges the president, vice president, or another civil federal officer for alleged misconduct. The House can impeach an individual with a simple majority of the present members or other criteria adopted by the House according to Article One, Section 2, Clause 5 of the U.S. Constitution. A two-thirds majority of the U.S. Senators present at the trial is required for conviction under Article One, Section 3, Clause 6 of the Constitution. Article I, Section 2,

Clause 5 of the United States Constitution provides: The House of Representatives shall choose their Speaker and other Officers; and shall have the sole Power of Impeachment. Article I, Section 3, Clauses 6 and 7 provide: The Senate shall have the sole Power to try all Impeachments. When sitting for that Purpose, they shall be on Oath or Affirmation. When the President of the United States is tried, the Chief Justice shall preside: And no Person shall be convicted without the Concurrence of two-thirds of the Members present. Judgment in Cases of Impeachment shall not extend further than to removal from Office, and disqualification to hold and enjoy any Office of honor, Trust or Profit under the United States; but the Party convicted shall nevertheless be liable and subject to Indictment, Trial, Judgment and Punishment, according to Law. Article II, Section 2 provides: [The President] ... shall have power to grant reprieves and pardons for offenses against the United States, except in cases of impeachment. Article II, Section 4 provides: The President, Vice President and all civil Officers of the United States, shall be removed from Office on Impeachment for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors.

Impeachable offenses. The Constitution limits grounds of impeachment to "Treason, Bribery, or other high Crimes and Misdemeanors. On or about Jan. 1, 1993 and continuing thru t present one or more, committing multiple crimes(Statue of limitations tolled and/or equitable tolling applies see concurrently filings). Sharon Bridgewater via The "50 States" ex rel Sharon Bridgewater Private Attorney General **ORDERED, ADJUDGED AND/OR DECREED** THAT SHARON BRIDGEWATER VIA THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR IS THE LAWFUL REPRESENTATIVE OF ALL "50 STATES" AND HAVE STANDING TO IMPEACH(RETROACTIVELY FROM JAN. 1, 1993 AND CONTINUING THRU TO PRESENT)FOR THE ILLEGAL, UNLAWFUL CRIMINAL ACTS OR OMISSIONS OF ALL U.S. REPRESENTATIVES, ALL CONGRESSMAN ETC. FROM JAN. 1, 1993 AND CONTINUING THRU TO PRESENT **KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND** individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, **WILLIAM PELHAM BARR** individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, **JEFF SESSIONS** individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, **LORETTA LYNCH** individually and/or in her official capacity as Attorney

General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor,

IT IS ORDERED, ADJUDICATED AND DECREED THAT ALL ARE IMPEACHED, ADJUDICATED GUILTY AS CHARGED AND/OR REMOVED FROM PUBLIC OFFICE RETROACTIVE FROM JAN. 1, 1993 AND CONTINUING THRU TO PRESENT. ALL HAVE BEEN GIVEN NOTICE AND SERVICE WITH A “LAWFUL” WRIT OF SUMMONS, ARREST WARRANTS ETC. (SEE CONCURRENT FILINGS)

CLAIM XI

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM

BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor,

WRIT OF QUO WARRANTO

Plaintiff now re-alleges each and every allegation as set forth above, and hereby incorporates same by reference, as if all were set forth fully herein. A WRIT OF WRIT OF QUO WARRANTO-SAN FRANCISCO, CALIFORNIA SUPERIOR COURT IN THE NAME OF THE DISTRICT OF COLUMBIA

A writ of quo warranto must be brought in the name of the State(in this case this writ of Quo Warranto is brought in the name of all 50 States an as Prosecuting Officer “PRIVATE ATTORNEY GENERAL” AND “RELATOR”). In addition a private person may bring a quo warranto if he/she claims an interest in his own relation, or a special interest beyond that of a taxpayer. Brenner, 584 N.E. 2d at 575; see also: A private person may bring a quo warranto if she claims an interest in his own relation, or a special interest beyond that of a taxpayer. A Quo Warranto action is the proper remedy for determining whether or not

KAMALA HARRIS AND MERRICK GARLAND AND PREDECESSORS FROM JAN. 1, 1993 AND CONTINUING THRU TO PRESENT has the right to be THE ATTORNEY GENERAL OF THE UNITED STATES OF AMERICA

§ 16–3501. Persons against whom issued; civil action.

A quo warranto may be issued from the United States District Court for the District of Columbia in the name of the United States against a person who within the District of Columbia usurps, intrudes into, or unlawfully holds or exercises, a franchise conferred by the United States or a public office of the United States, civil or military. The proceedings shall be deemed a civil action.

§ 16–3521. Persons against whom issued; civil action.

A quo warranto may be issued from the Superior Court of the District of Columbia(in this case the Superior Court of San Francisco, California) in the name of the District of Columbia against —

(1) a person who within the District of Columbia(Merrick Garland and Predecessors from Jan. 1, 1993 and continuing thru to his term and/or US Presidents from Jan. 1, 1993 and continuing thru to their terms) usurps, intrudes into, or unlawfully holds or exercises, a franchise conferred by the District of Columbia, a public office of the District of Columbia, civil or military, or an office in a domestic corporation; or

(2) one or more persons who act as a corporation within the District of Columbia without being duly authorized, or exercise within the District of Columbia corporate rights, privileges, or franchises not granted them by law in force in the District of Columbia.

The proceedings shall be deemed a civil action.

§ 16–3522. Parties who may institute; ex rel. proceedings.

The United States attorney(IN THIS CASE THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR) or the Corporation Counsel may institute a proceeding pursuant to this subchapter on his own motion, or on the relation of a third person. The writ may not be issued on the relation of a third person except by leave of the court,

to be applied for by the relator(THIS ADMIRALTY AND MARITIME COURT HAVE LEAVE), by a petition duly verified(THIS INTERVENTION IS VERIFIED), setting forth the grounds of the application(THIS INTERVENTION SET FORTH ALL GROUNDS)

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR CLAIMS AN INTEREST IN “ALL PROSECUTORS” OFFICES, THE DEPARTMENT OF JUSTICE(OFFICES) AND/OR THE PRESIDENT OF THE U.S.A. OFFICE AND ALL THROUGHTOUT THE U.S.A.(AND/OR INTERNATIONALLY). AND ONE OR MORE **KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND** individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, **WILLIAM PELHAM BARR** individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, **JEFF SESSIONS** individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, **LORETTA LYNCH** individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, **ERIC H. HOLDER JR.** individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, **MICHEAL B. MUKASEY** individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, **ALBERTO R. GONZALES** individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, **JOHN DAVID ASHCROFT** individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, **JANET RENO** individually and/or in her official capacity as Attorney General for the United States of America from March 12, 1993 – January 20, 2001 and

her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, INTERNATIONAL PROSECUTORS, ILLEGALLY, UNLAWFULLY USURP THE OFFICE OF THE SAN FRANCISCO DISTRICT ATTORNEY(PROSECUTOR), AND/OR ATTORNEY GENERAL OFFICE OF THE U.S.A. AND/OR “INTERNATIONAL PROSECUTORS OFFICE” AND IS OUSTED FROM PUBLIC OFFICE IMMEDIATELY(SEE CONCURRENTLY FILING) AND 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) WHEREFORE, IT IS ORDRED, ADJUDICATED AND DECREED THE CLAIMANT HAS STANDING AND ALL INCLUDING Merrick Garland and Predecessors from Jan. 1, 1993 and continuing thru to his term and/or US Presidents from Jan. 1, 1993 and continuing thru to their terms, ALL U.S. SENATORS, CONGRESSMAN, U.S. SUPREME COURT JUSTICES, ET AL ILLEGALLY, UNLAWFULLY usurps, intrudes into, or unlawfully holds or exercises, a franchise conferred by the District of Columbia, a public office of the District of Columbia, civil or military, or an office in a domestic corporation AND IS IMMEDIATELY OUSTED AND REMOVED VIA A WRIT OF QUO WARRANTO(SEE CONCURRENT FILINGS AND/OR CONSOLIDATED COMPLAINT AND/OR SUPPLEMENTAL COMPLAINT IN INTEVENTION FOR FORFEITURE)

CLAIM XII

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ALL OF HER OFFICIAL CAPACITIES AS AN EMPLOYEE OF THE U.S.A. GOVERNMENT(FROM JAN 1, 1993 AND CONTINUING THRU TO 2004), IN HER OFFICIAL CAPACITY AS DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), OFFICIAL CAPACITY AS U.S. ATTORNEY GENERAL FOR THE STATE OF CALIFORNIA(FROM 2011-2016) SENATOR FOR THE STATE OF CALIFORNIA(JAN. 3, 2017 THRU TO JANUARY 18, 2021)AND OFFICIAL CAPACITY AS VICE PRESIDENT OF THE UNITED STATES OF AMERICA(FROM 2021 AND CONTINUING THRU TO HIS/HER TERM)AND/OR SUCCESSIVE CAPACITY AS AN EMPLOYEE OF THE UNITED STATES, MERRICK BRIAN GARLAND individually and/or in his official capacity as Attorney General for the United States of America from March 11, 2021 – January 20, 2025 and his Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, WILLIAM PELHAM BARR individually and/or in his official capacity as Attorney General for the United States of America from February 14, 2019 – December 23, 2020 AND FROM JAN. 1, 1993 AND CONTINUING THRU TO JAN. 20, 1993 and/or his Successor, JEFF SESSIONS individually and/or in his official capacity as Attorney General for the United States of America from February 9, 2017 – November 7, 2018 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, LORETTA LYNCH individually and/or in her official capacity as Attorney General for the United States of America from April 27, 2015 – January 20, 2017 and her Predecessors from Jan. 1, 1993 and continuing thru to her term and/or Successor, ERIC H. HOLDER JR. individually and/or in his official capacity as Attorney General for the United States of America from February 3, 2009 continuing thru to – April 27, 2015 and his Predecessors from Jan. 1, 1993 and continuing thru to his term, MICHEAL B. MUKASEY individually and/or in her official capacity as Attorney General for the United States of America from November 9, 2007 – January 20, 2009 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, ALBERTO R. GONZALES individually and/or in her official capacity as Attorney General for the United States of America from February 3, 2005 – September 17, 2007 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JOHN DAVID ASHCROFT individually and/or in his official capacity as Attorney General for the United States of America from February 2, 2001 – February 3, 2005 and his Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor, JANET RENO individually and/or in her official capacity as Attorney

General for the United States of America from March 12, 1993 – January 20, 2001 and her Predecessors from Jan. 1, 1993 and continuing thru to his term and/or Successor,

CIVIL AND/OR CRIMINAL FORFEITURE
(RETROACTIVE ADJUDICATION) PURSUANT
TO ONE OR MORE THE RACKETEERED
INFLUENCED AND CORRUPT
ORGANIZATION ACT 18 USC SECTION 981,
982, 841, 18 USC SECTION 1956, 1957 FEDERAL
RULE OF CRIMINAL PROCEDURE 32.2
AND/OR THE ANTITERRORISM AND
EFFECTIVE DEATH PENALTY ACT OF 1996

Plaintiff now re-alleges each and every allegation as set forth above, and hereby incorporates same by reference, as if all were set forth fully herein. Criminal forfeiture is an **in personam** proceeding brought by the criminal prosecution against an **offender**, resulting in the **forfeiture** of the offender's property, assets, and proceeds directly or indirectly obtained from the criminal activity. Unlike **civil forfeiture**, criminal forfeiture requires a **conviction**. Therefore, criminal forfeiture can only take place after the offender's criminal prosecution ends in conviction. Criminal forfeiture is limited to the property, assets, and proceeds related to the **counts** under which the offender gets convicted. The prosecution must establish by a **preponderance of the evidence** the connection between the **crime** of conviction and the property, assets, or illegal earnings that the government will **seize**. The Racketeered Influenced and Corrupt Organization Act. Private Attorney General Act

Pursuant to 18 USC section 1962 via the RICO ACT who ever 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 (in this case THE "50 STATES" EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR , irrespective of any provision of State law—

- (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, 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 described in this subsection. In lieu of a fine otherwise authorized by this section, a defendant who derives profits or other proceeds from an offense may be fined not more than twice the gross profits or other proceeds.

(b) Property subject to criminal forfeiture under this section 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 this section. Any such property that is subsequently transferred to a person other than the defendant may be the subject of a special verdict of forfeiture and thereafter shall be ordered forfeited to the United States, unless the transferee establishes in a hearing pursuant to subsection (1) that he 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.

(d)

(1)(A) upon the filing of an indictment or information charging a violation of section 1962 of this chapter and alleging that the property with respect to which the order is sought would, in the event of conviction, be subject to forfeiture under this section; or

(B) Prior to the filing of such an indictment or information, if, after notice to persons appearing to have an interest in the property and opportunity for a hearing, the court determines that—

(i) there is a substantial probability that the United States will prevail on the issue of forfeiture and that failure to enter the order will result in the property being destroyed, removed from the jurisdiction of the court, or otherwise made unavailable for forfeiture; and

(ii) the need to preserve the availability of the property through the entry of the requested order outweighs the hardship on any party against whom the order is to be entered:

By reason of the foregoing, is entitled to attachment of property via one or more writ of attachment, prejudgment writ of attachment, writ of garnishment, warrants of arrest, process in rem and/or forfeiture of property (against all US Kamala Harris and Merrick Garland and/or Predecessor from Jan. 1, 1993 and continuing thru to present) and Joe Biden individually and/or in his official capacity as President is equal liable for his acts or omissions and the Claimant is entitled to the same relief via the complaint for forfeiture in intervention against all Presidents from Jan. 1, 1993 and continuing thru to Biden's term and/or Claimant is entitled to use any and/or all other coercive measures in the amount of **142,857,140,000,000 - ONE HUNDRED AND FOURTY TWO TRILLION, EIGHT HUNDRED AND FIFTY SEVEN BILLION, ONE HUNDRED AND FORTY MILLION IN "GLOBAL CURRENCY" FORFEITURE OF ALL** 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. All right, title, and interest in property, INCLUDING BUT NOT LIMITED TO FORFEITURE OF “ALL PUBLIC AND/OR CORPORATE OFFICES.” **IT IS ORDERED, ADJUDICATED AND DECREED** ALL TANGILE AND/OR TANGIBLE PROPERTY IS ATTACHED AND/OR FORFEITED(SEE CONCURRENTLY FILINGS).

AMOUNT DUE:

ONE THOUSAND(1,00,000,000,000,000,000.00)

QUADRILLION IN CURRENCY

AMOUNT PAID: ZERO