

EXH. A

EXH. A INCORPORATED BY
REFERENCE AS FULLY SET FORTH
HEREIN

CONSOLIDATED STATUTORY CLASS ACTION FORFEITURE PHASE(S) OF TRIAL
PURSUANT & CONSOLIDATED INTERVENTION AS A MATTER OF RIGHT
AND PURSUANT TO ONE OR MORE FEDERAL RULE OF CIVIL AND/OR
CRIMINAL PROCEDURE, ADMIRALTY AND MARITIME SUPPLEMENTAL
RULE G, THE RACKETEERED INFLUENCED AND CORRUPT ORGANIZATION
ACT(RICO), THE Antiterrorism and Effective Death Penalty Act of 1996 THE
FEDERAL RULE OF CRIMINAL PROCEDURE 32., ALL WRITS 18 U.S.C.
SECTION 1651(INCLUDING ONE OR MORE WRIT OF HABEAS CORPUS,
COMMON LAW WRIT OF IMPEACHMENT, WRIT OF QUO WARRANTO,
COMMON LAW WRIT OF CERTIORARI ETC. DECLARATORY ADJUDICATION
FOR FORFEITURE OF ALL TANGIBLE AND/OR INTANGIBLE PROPERTY VIA
THE AKA “HAYES VALLEY PUBLIC/PRIVATE PARTNERSHIP - ALIEN ENEMY
FOREIGN TERRORIST – HARBORING AND HIRING ILLEGAL IMMIGRATES
IN VIOLATION OF THE RACKETEERED INFLUENCED AND CORRUPT
ORGANIZATION ACT(RICO) AND/OR CONSPIRING TO HARBOR, HIRE
MILLIONS OF ILLEGAL IMMIGRATES AND CONSPIRACY TO ENGAGE IN A
PATTERN OF RICO ACTIVITY CRIMINAL
INTERNATIONAL/TRANSNATIONAL ENTERPRISE ”

BASIS FOR FORFEITURE

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

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

(2) any (A) interest in; (B) security of; (C) claim against; or (D) property or contractual right of any kind affording a source of influence over; any enterprise which the person has established, operated, controlled, conducted, or participated in the conduct of, in violation of section 1962; and (3) any property constituting, or derived from, any proceeds which the person obtained, directly or indirectly, from racketeering activity or unlawful debt collection in violation of section 1962. The court ([“this Admiralty and/or Maritime Court”]), in imposing sentence on such person shall order, in addition to any other sentence imposed pursuant to this section, that the person forfeit to the United States all property. (b) Property subject to criminal forfeiture includes—(1) real property, including things growing on, affixed to, and found in land; and (2) tangible and intangible personal property, including rights, privileges, interests, claims, and securities. (c) All right, title, and interest in property described in subsection (a) vests in the United States upon the commission of the act giving rise to forfeiture under the Racketeered influenced and corrupt Organization Act. Kamala Harris adjudicated guilty as charged for Racketeering Conspiracy (see concurrent filings) and all tangible and/or intangible property is forfeited to the “50 States” ex rel Sharon Bridgewater Private Attorney General and/or Relator, including but not limited to all rights and/or title(s) to public office.

**THE STATUTORY CLASS REPRESENTATIVE 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**

THE STATUTORY CLASS REPRESENTATIVE property is ALL OF 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 including all correspondences, books, documents, etc. including but not limited to one or more the office of the Office of the District Attorney of San Francisco, California the Office of the Attorney General of the State of California, the Office of the Vice President of the United States of America and/or **THE U.S. FEDERAL RESERVE, THE INTERNATIONAL MONETARY FUND, THE WORLD BANK, ALL GLOBAL CENTRAL BANKS,** 1,000,000,000,000,000.00(One Thousand Quadrillion) in currency(all currency including but not limited to all currency including the British Pound Sterling and/or Digital Pound Sterling, UAE Dirham and/or Digital Dirham, Saudi dinar and/or Digital dinar, U.S. Dollar and/or Digital Dollar, the Chinese Yuan and/or digital yuan, Russian ruble and/or digital ruble, India rupee and/or digital rupee, etc. all cryptocurrencies including but not limited to Bitcoin, USD Coin, etc.) Brazil, Russia, India, China, and South Africa(BRICS) currency, stablecoin, all types of Digital ledger Technology and/or Block chains, any and all MasterCard(s)(s) cryptocurrencies, including but not limited Chinese yuan bonds, *RMB-denominated bonds, yuan-denominated sovereign bonds, Panda bonds are yuan-denominated, yuan-denominated treasury bonds, Dim Sum bonds, rupee-denominated bond*(and similar bonds via 195 Countries), MiCA Euro Stablecoin, and new forms of monetary payment currency(from Jan. 1, 1993 and continuing thru to present, not mentioned and/or listed) any and all forms of “monetary” payment systems for transactions and/or their companies payment transactions with cryptocurrencies, all Petroleum, crude oil, all transportation fuels like gasoline, diesel, jet fuel, heating oil, lubricants, waxes, asphalt etc., any and all things related to Artificial intelligence (AI)(Machine Learning, Neural Networks, Natural Language Processing, Robots etc.) computer systems digital assistants, search engine suggestions, and chatbots, all pharmaceutical companies, all computer software and hardware, satellite systems, High Frequency Active Auroral Research Program (HAARP) and “similar systems,” all cell phone towers, 4, 5 and 6G radio, all 5G - fifth generation or 6G cellular mobile communication technology, higher-frequency radio bands that transmit data, enabling real-time, high-performance applications like virtual and augmented reality, autonomous vehicles, to connect to the internet of things, all utilities companies, solar energy, all military equipment, all nuclear power plants, all “international” surveillance systems, all artificial intelligence data center(specialized facility housing high-performance computing infrastructure—including GPUs/TPUs, fast networking, and large-scale storage that is optimized to handle intense demands of artificial intelligence and machine learning workloads, such as model training and inference), all Supercomputers, Quantum computing systems, chips, all “international” media companies, BBC, NBC, ABC, CNN, CBS, including but not limited all social media companies, Tik Tok, FaceBook(Meta), Twitter(X), etc., The New York Stock Exchange, Intercontinental Exchange, all 195 countries

trading platforms “all 195 countries Stock Exchanges,” all all military Equipment, gold, coins, precious metals, diamonds, rubies, priceless gems, valuable art, books, documents, intellectual property, patents, etc. all intangible and tangible property, INCLUDING BUT NOT LIMITED TO ALL FUNGIBLE PROPERTY, ALL WATER RIGHTS, ALL RIGHTS, TITLE AND INTEREST IN REAL PROPERTY AND APPURTENANCES LOCATED IN THE UNITED STATES OF AMERICA AND/OR 195 COUNTRIES INCLUDING VATICAN, CUBA, AND ALL ISLANDS, ETC., ALL RIGHTS, TITLE AND INTEREST IN PUBLIC AND/OR PRIVATE CORPORATE OFFICES et al

POTENTIAL CLAIMANT TO STATUTORY CLASS REPRESENTATIVES AND MEMBERS PROPERTY

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

CLAIM I

THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR VS. 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

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

RETROACTIVE DECLARATORY ADJUDICATION AND/OR DECLARATORY ADJUDICATION

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

**STATUTORY CLASS REPRESENTATIVE(S) AND
STATUTORY MEMBERS DECLARED
DESIGNATED FOREIGN ENEMY ALIEN
TERRORIST ORGANIZATION AS DEFINED ON
WEBSITE [https://www.state.gov/foreign-terrorist-
organizations](https://www.state.gov/foreign-terrorist-organizations) [SEE THIS WEBSITE] & ALL
STATUTORY CLASS REPRESENTATIVE AND
MEMBERS U.S. CITIZENSHIP
“RETROACTIVELY(1-1-1993)” REVOKED. ALL
ARE SUBJECT TO THE DEATH PENALTY**

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



ADJUDICATED GUILTY AS CHARGED

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

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

**CLAIMANT INCORPORATES SWORN
AFFIDAVIT OF CRIMINAL CHARGES & ACTS OR
OMISSIONS K. HARRIS KNOWINGLY,
INTENTIONALLY COMMITTED AGAINST BOTH
SHARON(AND/OR JAMES) BRIDGEWATER
BUSINESS, PERSON OR PROPERTY IN
VIOLATION OF THE RACKETEED
INFLUENCED AND CORRUPT ORGANIZATION
ACT(RICO) – CONSPIRACY TO ENGAGE IN
PATTERN OF RACKETEERING ACTIVITY
(FROM JAN. 1, 1993 AND CONTINUING THRU TO PRESENT ACTS OR OMISSIONS
COMMITTED BY KAMALA HARRIS ET AL AGAINST BOTH SHARON AND/OR
JAMES S. BRIDGEWATER BUSINESS, PERSON OR PROPERTY)
ATTACHED AS EXH. A**

An actual controversy has arisen and now exists between CLAIMANT THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR AND 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 concerning their respective rights and duties in that KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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 contends she/he can conspire with 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, Joe Biden, Barry Soertoos(aka Barak H. Obama), Donald Trump one or more Elon Musk, James Davis Vance and others Alien Enemy Foreign Terrorist(195 HEADS OF STATES), commit Treason, grant China supreme authority over the United States and American Citizens including but not limited to Sharon and/or James S. Bridgewater commit Terrorist Attacks against US Nationals, advocate to overthrow the US Government, conspire with Hayes Valley Limited Partnership, engage in a pattern of racketeering activeity fail to do her legal duties as Prosecutor for San Francisco, Califonrina , commit acts of MALICIOUS PROSECUTION, GROSS NEGLIENCE(FAIL TO DO HER LEGAL DUTIES AS “AN EMPLOYEE OF THE US GOVERNMENT AND/OR PROSECUTOR FOR THE PEOPLE OF SAN FRANCISCO, CALIFORNIA) , BREACH HER EMPLOYMENT WITH THE USA CONTRACT, ACT IN JOINT PARTICIPATION WITH HAYES VALLEY LIMITED PARTNERSHIP(PUBLIC/PRIVATATE PARTNERSHIP) LIBEL, HUMAN RIGHTS VIOLATIONS, FALSE IMPRISONMENT AND/OR SLAVERY AND OTHER HENIOUS “INTERNATONAL CRIMES” AGAINST SHARON AND/OR JAMES S. BRIDGEWATER, DEFRAUD BOTH SHARON AND/OR JAMES BRIDGEWATER OUT OF MONEY AND/OR PROPERTY AND USE THE SAME METHOD, COMMISSION SHARON AND/OR JAMES S. BRIDGEWATER(TWO WITNESSES AND/OR VICTIMS AND OTHER VICTIMS) AND injure and damage and continue to injure and damage Sharon and/or James S. Bridgewater(THE PEOPLE OF THE U.S.A. AND/OR HUMANITY-CLASS VICTIMS), restrain interstate and/or foreign commerce FAIL TO DO HER LEGAL duties as ONE OR MORE DISTRICT ATTORNEY FOR SAN FRANCISCO, CALIFORNIA(FROM 2004 TO 2011), ATTORNEY GENERAL OF THE UNITED STATES AND/OR AS INTERNATIONAL PROSECUTOR AND/OR U.S. PRESIDENTS engage in a pattern of Racketeering activity(support alien enemy Terrorist Organization, use Artificial Intelligence to harbor, hire millions of illegal immigrates, conspire to use biological weapon of mass destruction on both Sharon and/or James S. Bridgewater(and/or Humanity), fail to protect our US Borders

commit war crimes, acts of aggression, etc. violated US Citizens(including Sharon and James) Human Rights, US Constitutional Rights, injure and damaged both Sharon and/or James S. Bridgewater(and/or other US Citizens) in business, person or property, fail to protect U.S. Borders, act in joint participation with a Hamas a foreign Terrorist Organization(and/or illegal immigrate Terrorist) conspired to breach international contracts and breach international peace, violated his oath of office, usurp public office and/or the Office of the President of the United States. Kamala Harris Statutory Class Representatives and members through their agent or agents, directly or indirectly, participated in all of the acts and employed the same or similar methods of commission; Plaintiff/Claimant Sharon and/or James S. Bridgewater and the United States Treasury were the victims of the fraudulent acts; all committed acts of: the acts were otherwise interrelated by distinguishing characteristics and were not isolated events. All of the predicate acts described above were continuous so as to form a pattern of racketeering activity in that: KAMALA HARRIS

engaged in the predicate acts described above over a substantial period of time (from at least Jan. 1, 1993 and continuing thru through the present);AND THE pattern of racketeering activity engaged in by the HARRIS, GARLAND, TRUMP, BIDEN ET AL continues or threatens to continue because it has become a regular way of conducting the STATUTORY CLASS REPRESENTATIVES on-going business activities. As a direct and result of, and by reason of, their acts or omissions Claimant have been injured in their business or property, within the meaning of 18 U.S.C. § 1964(c). Among other things, Claimant have suffered injuries and damages in business, person or property. All conspired invested in, maintain an interest in control, conducted and/or participated in an **“Alien Terrorist Enemy Foreign Enterprise Engaged in a Pattern of Racketeering Activity in violation of one or more 18 U.S.C. §§ 1961(5), 1962(b), 18 U.S.C. §§ 1961(5), 1962(c),and/or conspired to Engage in a Pattern of Racketeering Activity 18 U.S.C. §§ 1961(5), 1962(d) , Alien Foreign Terrorist Organization, restrain interstate and/or foreign commerce, Kamala Harris are jointly and/or severely liable. A judicial declaration is necessary and appropriate at this time under the circumstances. This Admiralty and Maritime court are now vested with appropriate jurisdiction and power to declare the rights and legal relations of the parties. Sharon Bridgewater via In re the “50 States” ex rel Sharon Bridgewater Private Attorney General and/or Relator is entitled to the declaration, the declaration to have the force and effect of a final judgment or decree, and to be reviewable as a final judgment or decree, and further this court may adjudge and decree and declare that the rights, liability and legal relations of the parties to the subject matter here in controversy and to terminate the controversy between the CLAIMANT THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR and 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**

PHASES OF TRIAL

SEPARATE TRIAL FOR KAMALA HARRIS IN HER OFFICIAL CAPACITY AS SAN FRANCISCO DISTRICT ATTORNEY(PROSECUTOR)

#1 KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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

BI-LATERAL CLASS CERIFICATION OF CLASS REPRESENTATIVES
AND BI-LATERAL CLASS CERTIFICATION - THE "50 STATES" EX REL
SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR
RELATOR REPRESENTATIVE OF THE PEOPLE OF THE 50 STATES AND/OR
REPRESENTATIVE OF THE COUNTRY AND/OR HUMANTITY vs. JOE
BIDEN INDIVIDUALLY **KAMALA DEVI HARRIS INDIVIDUALLY AND/OR
IN ONE OR MORE 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- CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

PHASE II– ADJUDICATION AND BIFURCATION OF TRIAL INTO LIABILITY AND DAMAGES (DECLARATORY ADJUDICATION THAT KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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 IS EQUALLY LIABLE FOR DAMAGES AWARD TO THE CLASS REPRESENTATIVE AND CLASS VICTIMS AND/OR THE United States Treasury-Government) CLAIMANT INCORPORATE BY REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A

PHASE III– ADJUDICATION AND BIFURCATION “WRIT” OF IMPEACHMENT OF KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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 AND/OR WRIT OF QUO WARRANTO OUSTING KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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 FROM THE OFFICE OF THE SAN FRANCISCO DISTRICT
ATTORNEY OFFICE(AND/OR SUCCESSIVE OFFICES)**

**PHASE IV – ADJUDICATION AND BIFURCATION OF GUILT AND/OR SENTENCE OF
KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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– CLAIMANT INCORPORATE BY REFERENCE AS
FULLY SET FORTH HEREIN AS EXH. A**

**PHASE V– ADJUDICATION AND FORFEITURE OF ALL TANGIBLE AND/OR INTANGLE
PROPERTY OF KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE
OR MORE 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) INCLUDING THE OFFICE OF SAN FRANCISCO
DISTRICT ATTORNEY OFFICE, ETC. - CLAIMANT INCORPORATE BY
REFERENCE AS FULLY SET FORTH HEREIN AS EXH. A**

This case has ripened beyond an abstract question into an actual controversy and that is otherwise within this Admiralty and Maritime jurisdiction to terminate the controversy as follows and this Admiralty and/or Maritime case was tried by “Judge, Jury and Executor” THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR without a jury and the following decision was reached

WHEREFORE, IT IS DECLARED, ADJUDGED AND DECREED THAT

- 1. THAT SHARON BRIDGEWATER VIA THE “50 STATES” EX REL PRIVATE ATTORNEY GENERAL AND/OR RELATOR IS PROSECUTOR FOR MYSELF, MY SON, THE PEOPLE OF SAN FRANCISCO, CALIFORNIA, THE PEOPLE OF THE 50 STATES AND/OR “INTERNATIONAL PROSECUTOR”(AS WELL AS JUDGE, JURY AND/OR EXECUTOR) AND HAVE STANDING TO COLLECT FINES ON BEHALF OF THE GOVERNMENT, PROSECUTE CRIMINALS(DOMESTIC AND INTERNATIONAL)AND/OR ACT IN THE BEST INTEREST OF THE UNITED STATES. IT IS FURTHER ADJUDICATED, DECLARED AND DECREE THAT KAMALA HARRIS IS ADJUDICATED GUILTY AS CHARGE AS STATED IN THE CLAIMANT AFFIDAVIT FOR RICO VIOLATIONS & THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR ISSUE A PRELIMINARY ORDER OF FORFEITURE, AND IS ENTITLED TO FORFEIT ALL TANGILE AND/OR INTANGILE PROPERTY PURSUANT TO THE RICO ACT.**
- 2. THAT SHARON BRIDGEWATER VIA THE “50 STATES” EX REL PRIVATE ATTORNEY GENERAL AND/OR RELATOR AS PROSECUTOR APPOINT AUTHORIZED REPRESENTATIVES AND/OR PERSONELL IN PLACE OF U.S. MARSHALL TO ARREST ALL TANGLE AND/OR INTANGIBLE PROPERTY AND/OR PUBLIC/CORPORATE OFFICES**
- 3. That AN FELONY ARREST WARRANT IS SERVED ON KAMALA DEVI**

HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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, VIA THE AUTHORIZED REPRESENTATIVE APPOINTED BY SHARON BRIDGEWATER VIA THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR(OR BY SHARON BRIDGEWATER VIA THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR

4. That **KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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**, cannot be found within this District AND THAT all property **THE U.S. FEDERAL RESERVE, THE INTERNATIONAL MONETARY FUND, THE WORLD BANK, ALL GLOBAL CENTRAL BANKS, 1,000,000,000,000,000,000.00(One Thousand Quadrillion) in currency(all currency including but not limited to all currency including the British Pound Sterling and/or Digital Pound Sterling, UAE Dirham and/or Digital Dirham, Saudi dinar and/or Digital dinar, U.S. Dollar and/or Digital Dollar, the Chinese Yuan and/or digital yuan, Russian ruble and/or digital ruble, India rupee and/or digital rupee, etc. all cryptocurrencies including but not limited to Bitcoin, USD Coin, etc.) Brazil, Russia, India, China, and South Africa(BRICS) currency, stablecoin, all types of Digital ledger Technology and/or Block chains, any and all MasterCard(s)(s) cryptocurrencies, including but not limited Chinese yuan bonds, *RMB-denominated bonds, yuan-denominated sovereign bonds, Panda bonds are yuan-denominated, yuan-denominated treasury bonds, Dim Sum bonds, rupee-denominated bond(and similar bonds via 195 Countries), MiCA Euro Stablecoin, and new forms of monetary payment currency(from Jan. 1, 1993 and continuing thru to present, not mentioned and/or listed) any and all forms of “monetary” payment systems for***

transactions and/or their companies payment transactions with cryptocurrencies, all Petroleum, crude oil, all transportation fuels like gasoline, diesel, jet fuel, heating oil, lubricants, waxes, asphalt etc., any and all things related to Artificial intelligence (AI)(Machine Learning, Neural Networks, Natural Language Processing, Robots etc.) computer systems digital assistants, search engine suggestions, and chatbots, all pharmaceutical companies, all computer software and hardware, satellite systems, High Frequency Active Auroral Research Program (HAARP) and “similar systems,” all cell phone towers, 4, 5 and 6G radio, all 5G - fifth generation or 6G cellular mobile communication technology, higher-frequency radio bands that transmit data, enabling real-time, high-performance applications like virtual and augmented reality, autonomous vehicles, to connect to the internet of things, all utilities companies, solar energy, all military equipment, all nuclear power plants, all “international” surveillance systems, all artificial intelligence data center(specialized facility housing high-performance computing infrastructure—including GPUs/TPUs, fast networking, and large-scale storage that is optimized to handle intense demands of artificial intelligence and machine learning workloads, such as model training and inference), all Supercomputers, Quantum computing systems, chips, all “international” media companies, BBC, NBC, ABC, CNN, CBS, including but not limited all social media companies, Tik Tok, FaceBook(Meta), Twitter(X), etc., The New York Stock Exchange, Intercontinental Exchange, all 195 countries trading platforms “all 195 countries Stock Exchanges,” all all military Equipment, gold, coins, precious metals, diamonds, rubies, priceless gems, valuable art, books, documents, intellectual property, patents, etc. all intangible and tangible property, INCLUDING BUT NOT LIMITED TO ALL FUNGIBLE PROPERTY, ALL WATER RIGHTS, ALL RIGHTS, TITLE AND INTEREST IN REAL PROPERTY AND APPURTENANCES LOCATED IN THE UNITED STATES OF AMERICA AND/OR 195 COUNTRIES INCLUDING VATICAN, CUBA, AND ALL ISLANDS, ETC., ALL RIGHTS, TITLE AND INTEREST IN PUBLIC AND/OR PRIVATE CORPORATE OFFICES et al is attached in the sum of 1000(One thousand) Quadrillion in currency the amount sued for in this intervention by right, INTEREST AND COST WAIVED AND/OR NO BOND IS REQUIRED OF THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR (BRIDGEWATER IS INDIGENT)IS ATTACHED.

5. IN THE ALTERNATIVE TO THE ABOVE #4 That **KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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 is not entitled to the attachment of the HARRIS, (THE U.S.A. PROPERTY) Admiralty principle of foreign attachment, then in the, CLAIMANT THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR INVOKE THE PROVISION OF ONE OR MORE Section 6201 to 6226 of the New York CPLR(and/or similar “50 State laws”) PREJUDGMENT WRIT OF ATTACHEMENT

6. VIA THIS SWORN AFFIDAVIT of Sharon Bridgewater) IT IS ORDERED, ADJUDICATED AND ADJUDGED THAT PREJUDGMENT WRITS OF ATTACHMENT FOR **KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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 AND 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, of the amount of damages.
7. VIA THIS SWORN AFFIDAVIT of Sharon Bridgewater) IT IS ORDERED, ADJUDICATED AND DECREED that process in due for of law according to this Admiralty and/or Maritime Court jurisdiction against **KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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 AND 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 cited to appear to all allegations, and all matters described in this consolidated Intervention as a matter of right(via writ of summons and/or arrest warrants)and/or process in due form of law issue against KAMALA HARRIS and she is cited to appear and answer, under oath, all and singular, the matters aforesaid;

- 8. THAT KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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 AND 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 IS RETROACTIVELY – EFFECTIVE IMMEDIATELY OUSTED FROM PUBLIC OFFICE VIA A WRIT OF QUO WARRANTO AND/OR IS IMPEACHED(SEE CONCURRENTLY FILINGS)**
- 9. KAMALA HARRIS AND TIM WALTZ IS ELIGIBLE TO HOLD OFFICE AS THE VICE PRESIDENT AND/OR PRESIDENT OF THE U.S.A. ENJOINED AND/OR RESTRAINED FROM APPEARING(PUTTING THEIR NAMES ON THE 2024 U.S. PRESIDENTIAL ELECTIONS BALLOT.**
- 10. IT IS ORDERED, ADJUDGED AND DECREED THAT ONE OR MORE KAMALA HARRIS(TIM WALTZ) AND/OR DONALD TRUMP (AND/OR)JAMES DAVIS VANCE IS INELIGIBLE AND/OR DISQUALIFIED TO BE PLACED ON THE 2024 U.S. PRESIDENTIAL BALLOT**
- 11. VIA THIS SWORN AFFIDAVIT of Sharon Bridgewater VIA THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR IT IS ORDERED, ADJUDICATED AND DECREED THAT THE CLAIMANT IS ENTITLED TO A DEFAULT JUDGMENT AGAINST ALL STATUTORY CLASS REPRESENTATIVES AND/OR STATUTORY MEMBERS.**
- 12. VIA THIS SWORN AFFIDAVIT of Sharon Bridgewater VIA THE “50 STATES” EX REL SHARON BRIDGEWATER PRIVATE ATTORNEY GENERAL AND/OR RELATOR IT IS ORDERED, ADJUDICATED AND DECREED that**

the attachment of said property pursuant to the aforesaid provision of CPLR and FRCP 4(e) and Rule B(1) of the Supplemental Rules for certain Admiralty and Maritime claims: and that process in due form of law, according to the practices of this Honorable Court in causes of admiralty and maritime jurisprudence, issue against **KAMALA DEVI HARRIS INDIVIDUALLY AND/OR IN ONE OR MORE 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 AND 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 all Statutory Class Representatives having or claiming any interest therein be cited to appear and answer under oath, all and singular the matters aforesaid; that Claimant ordered, decree and/or adjudged that Claimant have been injured and damaged and continues to be injured and damaged, aforesaid and that all tangible and/or intangible property is forfeited to the “50 States” ex rel Sharon Bridgewater Private Attorney General and/or Relator and is condemned to be sold to satisfy Claimant decree AND/OR CLAIMS**

13. **That process in due form of law, according to the practices of this Honorable Court in causes of admiralty and maritime jurisprudence, issue againsts all tangible and/or intangible property including but not limited to THE U.S. FEDERAL RESERVE, THE INTERNATIONAL MONETARY FUND, THE WORLD BANK, ALL GLOBAL CENTRAL BANKS, 1,000,000,000,000,000,000.00(One Thousand Quadrillion) in currency(all currency including but not limited to all currency including the British Pound Sterling and/or Digital Pound Sterling, UAE Dirham and/or Digital Dirham, Saudi dinar and/or Digital dinar, U.S. Dollar and/or Digital Dollar, the Chinese Yuan and/or digital yuan, Russian ruble and/or digital ruble, India rupee and/or digital rupee, etc. all cryptocurrencies including but not limited to Bitcoin, USD Coin, etc.) Brazil, Russia, India, China, and South Africa(BRICS) currency, stablecoin, all types of Digital ledger Technology and/or Block chains, any and all MasterCard(s) cryptocurrencies, including but not limited Chinese yuan bonds, *RMB-denominated bonds, yuan-denominated sovereign bonds, Panda bonds are yuan-denominated, yuan-denominated treasury bonds, Dim Sum bonds, rupee-denominated bond(and similar bonds via 195 Countries), MiCA Euro Stablecoin, and new forms of monetary payment currency(from Jan. 1, 1993 and continuing thru to***

present, not mentioned and/or listed) any and all forms of “monetary” payment systems for transactions and/or their companies payment transactions with cryptocurrencies, all Petroleum, crude oil, all transportation fuels like gasoline, diesel, jet fuel, heating oil, lubricants, waxes, asphalt etc., any and all things related to Artificial intelligence (AI)(Machine Learning, Neural Networks, Natural Language Processing, Robots etc.) computer systems digital assistants, search engine suggestions, and chatbots, all pharmaceutical companies, all computer software and hardware, satellite systems, High Frequency Active Auroral Research Program (HAARP) and “similar systems,” all cell phone towers, 4, 5 and 6G radio, all 5G - fifth generation or 6G cellular mobile communication technology, higher-frequency radio bands that transmit data, enabling real-time, high-performance applications like virtual and augmented reality, autonomous vehicles, to connect to the internet of things, all utilities companies, solar energy, all military equipment, all nuclear power plants, all “international” surveillance systems, all artificial intelligence data center(specialized facility housing high-performance computing infrastructure—including GPUs/TPUs, fast networking, and large-scale storage that is optimized to handle intense demands of artificial intelligence and machine learning workloads, such as model training and inference), all Supercomputers, Quantum computing systems, chips, all “international” media companies, BBC, NBC, ABC, CNN, CBS, including but not limited all social media companies, Tik Tok, FaceBook(Meta), Twitter(X), etc., The New York Stock Exchange, Intercontinental Exchange, all 195 countries trading platforms “all 195 countries Stock Exchanges,” all all military Equipment, gold, coins, precious metals, diamonds, rubies, priceless gems, valuable art, books, documents, intellectual property, patents, etc. all intangible and tangible property, INCLUDING BUT NOT LIMITED TO ALL FUNGIBLE PROPERTY, ALL WATER RIGHTS, ALL RIGHTS, TITLE AND INTEREST IN REAL PROPERTY AND APPURTENANCES LOCATED IN THE UNITED STATES OF AMERICA AND/OR 195 COUNTRIES INCLUDING VATICAN, CUBA, AND ALL ISLANDS, ETC., ALL RIGHTS, TITLE AND INTEREST IN PUBLIC AND/OR PRIVATE CORPORATE OFFICES and that all person having or claiming any interest therein be cited to appear(waived – see concurrent affidavit) and answer under oath, all and singular the matters aforesaid; that Claimant. It is further Ordered, Adjudged and Decreed that all is condemned and sold to satisfy Claimant decree AND/OR CLAIM(S)

14. PRELIMINARY ORDER OF FORFEITURE IS ISSUED TO K. HARRIS That this Court liberally construe the RICO laws and thereby find and/or declare that all Defendants have associated with a RICO *enterprise* of *persons* and of other individuals who were associated in fact, all of whom did engage in, and whose activities did affect, interstate and foreign commerce in violation of the RICO law at 18 U.S.C. 1962 one or more(b)(c)(d) (Prohibited activities)and this Court liberally construe the RICO laws and thereby find that Kamala Harris have conducted and/or participated, directly or indirectly, in the affairs of said RICO

enterprise through a pattern of racketeering activity in violation of the RICO laws at 18 U.S.C. §§ 1961(5) (“pattern” defined)

15. HARRIS cannot be found within this District then all of HER property within this District be attached in the sum of ONE QUADRILLION IN CURRENCY WHICH INCLUDES THE U.S. FEDERAL RESERVE, THE INTERNATIONAL MONETARY FUND, THE WORLD BANK, ALL GLOBAL CENTRAL BANKS, 1,000,000,000,000,000.00(One Thousand Quadrillion) in currency(all currency including but not limited to all currency including the British Pound Sterling and/or Digital Pound Sterling, UAE Dirham and/or Digital Dirham, Saudi dinar and/or Digital dinar, U.S. Dollar and/or Digital Dollar, the Chinese Yuan and/or digital yuan, Russian ruble and/or digital ruble, India rupee and/or digital rupee, etc. all cryptocurrencies including but not limited to Bitcoin, USD Coin, etc.) Brazil, Russia, India, China, and South Africa(BRICS) currency, stablecoin, all types of Digital ledger Technology and/or Block chains, any and all MasterCard(s) cryptocurrencies, including but not limited Chinese yuan bonds, *RMB-denominated bonds, yuan-denominated sovereign bonds, Panda bonds are yuan-denominated*, yuan-denominated treasury bonds, Dim Sum bonds, rupee-denominated bond(and similar bonds via 195 Countries), MiCA Euro Stablecoin, and new forms of monetary payment currency(from Jan. 1, 1993 and continuing thru to present, not mentioned and/or listed) any and all forms of “monetary” payment systems for transactions and/or their companies payment transactions with cryptocurrencies, all Petroleum, crude oil, all transportation fuels like gasoline, diesel, jet fuel, heating oil, lubricants, waxes, asphalt etc., any and all things related to Artificial intelligence (AI)(Machine Learning, Neural Networks, Natural Language Processing, Robots etc.) computer systems digital assistants, search engine suggestions, and chatbots, all pharmaceutical companies, all computer software and hardware, satellite systems, High Frequency Active Auroral Research Program (HAARP) and “similar systems,” all cell phone towers, 4, 5 and 6G radio, all 5G - fifth generation or 6G cellular mobile communication technology, higher-frequency radio bands that transmit data, enabling real-time, high-performance applications like virtual and augmented reality, autonomous vehicles, to connect to the internet of things, all utilities companies, solar energy, all military equipment, all nuclear power plants, all “international” surveillance systems, all artificial intelligence data center(specialized facility housing high-performance computing infrastructure—including GPUs/TPUs, fast networking, and large-scale storage that is optimized to handle intense demands of artificial intelligence and machine learning workloads, such as model training and inference), all Supercomputers, Quantum computing systems, chips, all “international” media companies, BBC, NBC, ABC, CNN, CBS, including but not limited all social media companies, Tik Tok, FaceBook(Meta), Twitter(X), etc., The New

York Stock Exchange, Intercontinental Exchange, all 195 countries trading platforms “all 195 countries Stock Exchanges,” all all military Equipment, gold, coins, precious metals, diamonds, rubies, priceless gems, valuable art, books, documents, intellectual property, patents, etc. all intangible and tangible property, INCLUDING BUT NOT LIMITED TO ALL FUNGIBLE PROPERTY, ALL WATER RIGHTS, ALL RIGHTS, TITLE AND INTEREST IN REAL PROPERTY AND APPURTENANCES LOCATED IN THE UNITED STATES OF AMERICA AND/OR 195 COUNTRIES INCLUDING VATICAN, CUBA, AND ALL ISLANDS, ETC., ALL RIGHTS, TITLE AND INTEREST IN PUBLIC AND/OR PRIVATE CORPORATE OFFICES **COST WAIVED AND INTEREST WAIVED.**

16. THAT HARRIS IS LIABLE AND DEFAULT JUDGMENT IS ENTERED AGAINST ONE OR MORE KAMALA HARRIS ET AL IN THE AMOUNT OF ONE QUADRILLION IN CURRENCY THE AMOUNT DUE FOR IN THIS CONSOLIDATED INTERVENTION AND/OR COMPLAINT FOR FORFEITURE
17. THAT DEFAULT JUDGMENT IS ENTERED AGAINST KAMALA HARRIS IN THE SUM OF ONE QUADRILLION DOLLARS INTEREST WAIVED AND COST WAIVED
18. THAT PROCESS IN DUE FROM OF LAW, ACCORDING TO THE PRACTICE OF THIS HONORABLE ADMIRALTY AND MARITIME JURISPRUDENCE ISSUE AGAINST THE WORLD BANK, ALL GLOBAL CENTRAL BANKS, 1,000,000,000,000,000.00(One Thousand Quadrillion) in currency(all currency including but not limited to all currency including the British Pound Sterling and/or Digital Pound Sterling, UAE Dirham and/or Digital Dirham, Saudi dinar and/or Digital dinar, U.S. Dollar and/or Digital Dollar, the Chinese Yuan and/or digital yuan, Russian ruble and/or digital ruble, India rupee and/or digital rupee, etc. all cryptocurrencies including but not limited to Bitcoin, USD Coin, etc.) Brazil, Russia, India, China, and South Africa(BRICS) currency, stablecoin, all types of Digital ledger Technology and/or Block chains, any and all MasterCard(s) cryptocurrencies, including but not limited Chinese yuan bonds, *RMB-denominated bonds, yuan-denominated sovereign bonds, Panda bonds are yuan-denominated, yuan-denominated treasury bonds, Dim Sum bonds, rupee-denominated bond*(and similar bonds via 195 Countries), MiCA Euro Stablecoin, and new forms of monetary payment currency(from Jan. 1, 1993 and continuing thru to present, not mentioned and/or listed) any and all forms of “monetary” payment systems for transactions and/or their companies payment transactions with cryptocurrencies, all Petroleum, crude oil, all transportation fuels like gasoline, diesel, jet fuel, heating oil, lubricants, waxes, asphalt etc., any and all things related to Artificial intelligence (AI)(Machine Learning, Neural Networks, Natural Language Processing, Robots etc.) computer systems digital assistants, search engine suggestions,

and chatbots, all pharmaceutical companies, all computer software and hardware, satellite systems, High Frequency Active Auroral Research Program (HAARP) and “similar systems,” all cell phone towers, 4, 5 and 6G radio, all 5G - fifth generation or 6G cellular mobile communication technology, higher-frequency radio bands that transmit data, enabling real-time, high-performance applications like virtual and augmented reality, autonomous vehicles, to connect to the internet of things, all utilities companies, solar energy, all military equipment, all nuclear power plants, all “international” surveillance systems, all artificial intelligence data center(specialized facility housing high-performance computing infrastructure—including GPUs/TPUs, fast networking, and large-scale storage that is optimized to handle intense demands of artificial intelligence and machine learning workloads, such as model training and inference), all Supercomputers, Quantum computing systems, chips, all “international” media companies, BBC, NBC, ABC, CNN, CBS, including but not limited all social media companies, Tik Tok, FaceBook(Meta), Twitter(X), etc., The New York Stock Exchange, Intercontinental Exchange, all 195 countries trading platforms “all 195 countries Stock Exchanges,” all all military Equipment, gold, coins, precious metals, diamonds, rubies, priceless gems, valuable art, books, documents, intellectual property, patents, etc. all intangible and tangible property, INCLUDING BUT NOT LIMITED TO ALL FUNGIBLE PROPERTY, ALL WATER RIGHTS, ALL RIGHTS, TITLE AND INTEREST IN REAL PROPERTY AND APPURTENANCES LOCATED IN THE UNITED STATES OF AMERICA AND/OR 195 COUNTRIES INCLUDING VATICAN, CUBA, AND ALL ISLANDS, ETC., ALL RIGHTS, TITLE AND INTEREST IN PUBLIC AND/OR PRIVATE CORPORATE OFFICES AND THAT ALL PERSON HAVING OR CLAIMING ANY INTEREST THEREIN APPEAR TO ANSWER FOR FELONY DEATH WARRANTS AND EXECUTION AND THAT MOST IF NOT ALL PROPERTY BE CONDEMNED AND SOLD TO SATISFY THE CLAIMANT DECREE.

1. That process in due form of law issue against KAMALA HARRIS and she is cited to appear and answer, under oath, all and singular, the matters aforesaid;

Amount paid: \$0 (ZERO)

Amount Due: ONE QUADRILLION IN
CURRENCY

It is further ordered, adjudicated and decreed that the Claimant have such other and further relief as this Admiralty and/or Maritime Court deems just and proper, under the full range of relevant circumstances which have occasioned the instant action(see Exh. A).

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

IT IS ORDERED, ADJUDICATED AND DECREED ALL JUDGMENT ORDERS (ADJUDICATION) ISSUED IN THIS ADMIRALTY AND MARITIME COURT OF COMPETENT JURISDICTION INCLUDING BUT NOT LIMITED TO ALL WRITS, ARREST WARRANTS, PROCESS ETC.)SHALL BE EXECUTED AND/OR EXTENDED THROUGHOUT THE TERRITORIAL LIMITS OF THE 50 STATES AND/OR INTERNATIONALLY PURSUANT TO ONE OR MORE ADMIRALTY AND MARITIME LAW, IN ADDITION TO THE Full Faith and Credit Clause Article IV, Section 1 of the U.S. Constitution. FINALLY, PURSUANT TO THE RACKETEERED INFLUENCED AND CORRUPT ORGANIZATION ACT ALL STATUTORY CLASS REPRESENTATIVES AND STATUTORY CLASS MEMBERS HAVE BEEN ADJUDICATED GUILTY AS CHARGED IN THIS CRIMINAL AND/OR CIVIL(PARALELL PROCEEDING), ARE ESTOPPED FROM DEFENDING THE ALLIGATIONS IN THE CLAIMANT SWORN AFFIDAVIT AND PREVENTED FROM