

# Cover Page – UCC-1 Filing Packet

**Filing Number:** 2025023588

**Date of Filing:** March 5, 2025

**CID Archive Packet – Issued Post-Estoppel (April 10, 2025)**

## Contents of This Packet

- Cover Page (this document)
- Original UCC-1 Filing (7 pages, with barcode and county stamp)
- County Mailing Envelope (front with postal stamp; back with handwritten index number)
- Notarized Receipt of Original UCC-1 (Affidavit of Obstruction of Public Records Access)
- Publisher Affidavit of Press Run (verifying lawful promulgation into public record)

## Jurisdiction of Issuance

This UCC-1 was lawfully filed by the original filer, **Govinda Tidball**, in capacity as:

- Living Man, *sui juris*
- Secure Party Creditor
- A Standing Nation operating under Abrahamic Law

**Jurisdiction:** Global, Federal, Commercial, and Ecclesiastical.

The filing secured claim over fraudulent estate instruments, establishing standing beyond county, state, and federal overlays, into covenantal jurisdiction under Abrahamic Law — which cannot be rebutted by corporate fictions.

## Status of Filing

This UCC-1 remains active and perfected, by law and record. The following conditions affirm its permanence:

- Never retracted by the original filer
- Never rebutted by any party of interest
- Never removed by lawful court order
- Never cured by liable parties

- Never terminated by UCC-5 or other means

Accordingly, this filing stands **unrebutted, perfected, and irrevocable.**

## Basis for CID Publication

The UCC-1 was accepted into the public record on March 5, 2025, evidenced by its barcode and official stamps. Upon filing, it entered the global UCC registry — a system that propagates filings worldwide. Just as an email cannot be unsent once delivered, a UCC-1 can only be retracted, rebutted, or cured. None of these have occurred.

Liable parties hold no authority, discretion, or capacity to void or retract what is established on the global record. Acts of obstruction carried out *under color of law* are themselves chargeable offenses, falling under UCC-1 penalties and relevant statutes.

This blockchain record and CID are therefore issued to ensure permanent global public access to the original filing and supporting instruments, beyond obstruction by legacy actors. Those who conceal or interfere remain bound under UCC-1 penalties and misprision at law.

By reason of its global implications, lawful promulgation, and perfected post-estoppel standing, this CID publication stands as **lawful notice, permanent archive, and public proof** — outside the reach of obstruction, censorship, or concealment.

## Notice

This packet is issued post-estoppel (April 10, 2025). All relevant cure periods have lapsed. **Silence has matured into dishonor, and dishonor has compounded into judgment.**

This CID serves as lawful notice, public proof, and permanent archive.



### Sealed in HONOR AND TRUST

By authority of perfected claim and global jurisdiction under Abrahamic Law

Signature: \_\_\_\_\_

Thumbprint: [Red ink impression]



## LAW OF REDEMPTION & IRREVOCABLE CLAIM: UCC PUBLIC NOTICE & DECLARATION

### Lawful Public Notice of Claim, Revocation, and Restoration of Rights

Whereas a fraudulent document has been unlawfully created and utilized without proper authorization in the name "**INFANT DE SARAM**," and whereas neither **Govinda Tidball nor Amrita de Saram, the lawful father and mother**, signed any document used to create this Birth Certificate, this **Notice establishes a lawful and public claim over all assets, transactions, and derivatives associated with said document** and sets forth a framework for all similarly affected individuals to reclaim their rightful status and property.

### Claimant Information

I, **Govinda Tidball**, a living man, **Sui Juris**, claiming all Rights, nunc pro tunc, come in honor and good faith. I claim my lawfully wedded wife, **Amrita de Saram**; I claim my children, **Tia Tidball and Leo Tidball**; I claim my son; I claim the **decedent** of my son; I claim my property under **Abrahamic Law**, the highest standing law on Earth.

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### Statement of Fraud & Basis for Claim

The fraudulent Birth Certificate in question has was created without lawful consent by the father and mother, and the fraud was **perpetuated against a standing nation**. On February 19, 2025 an initial Notice of Liability and Notice of Tacit Agreement was sent to the Texas Department of State Health Services - Vital Statistics, with sender receipt copies to the President of the United States of America, U.S. Attorney General and Texas Attorney General. Having failed to meet the demand for proof within a 10-Day deadline and failing to cure, all parties duly notified now possess material knowledge of fraud and through tacit agreement confirm fraud, identity theft, natural rights violations, loss of parental rights, obstruction of justice, misprision of fraud, misprision of felony and RICO. Basis for claim is under the maxim of law: **Fraud Vitiates Everything**. This fraudulent document is therefore **null and void ab initio**, and all financial instruments, transactions, and derivative products derived from its unlawful use must be immediately disclosed, accounted for and returned to the living, along with full commercial and lawful consequences for all parties, institutions and fiduciaries involved in the fraud.

### Claims & Demands

1. **Full Disclosure** – Immediate and complete disclosure of all financial instruments, transactions, and entities that have utilized or relied upon the fraudulent document. **All disclosures must be provided under sworn affidavit, under penalty of perjury. Failure to meet these conditions automatically renders the claim of fraud un rebutted and valid in law.**
2. **3x RICO Penalty** – Enforcement of treble damages under the **Racketeer Influenced and Corrupt Organizations Act (RICO)** for all parties involved in the perpetuation of fraud.



Additionally, all responsible fiduciaries, institutions, and entities that have participated in, facilitated, or profited from the fraudulent use, trading, or derivative products tied to this Birth Certificate must be fully disclosed and held to account. The naming of these parties, along with their sworn affidavits under penalty of perjury, shall be a required component of any lawful cure or remedy.

3. **Asset and Transaction Seizure** – A lawful claim over all assets, transactions, derivatives, and property connected to the fraudulent document until full remedy and redress have been satisfied.
4. **Public Right of Reference** – Any living man or woman who has been subjected to a similar fraudulent process may reference this Notice as lawful grounds to declare their own Birth Certificate or any related fraudulent instrument or related obligations null and void.
5. **Restoration of Property to the Living** – All financial instruments, seized assets, and transactions must be lawfully restored to the living men and women who have been defrauded. **First in Time, First in Line:** The undersigned claimant holds the **primary right to restoration**, ensuring precedence in reclaiming assets and property. Only those who come with clean hands and in equity may receive restored assets, barring all fraudulent actors and corporate entities from reasserting claims. From this point forward, said assets shall remain in the hands of the living.
6. **Issuance of Black Passports as Remedy** – As a direct consequence of the fraudulent birth record and its unauthorized use, the ability of my household to travel has been unlawfully obstructed. **Remedy is required** in the form of immediate and unconditional issuance of full diplomatic travel credentials (Black Passports) to myself, my wife, and my children. Failure to comply will result in further liability, including **the lawful seizure of assets held by the U.S. State Department, including but not limited to the facilities in which these records are processed**, for the purpose of curing the harm caused by these obstructions.
7. **Global Asset Redemption Rights** – All assets, financial instruments, and properties tied to fraudulent financial systems, derivatives, and transactions—being built upon unlawful and fraudulent pledging—are subject to immediate redemption and reallocation.
  - The **issuance of Black Passports** to myself, my wife, and my children shall serve as a **lawful and irrevocable recognition of my standing nation status** and my family's **exemption from any foreign jurisdiction**.
  - These credentials shall function as **proof of claim in all redemption processes worldwide**.
  - Any refusal to acknowledge this status or obstruct redemption shall constitute **willful fraud, misprision of felony, and active engagement in commercial dishonor**, subject to **immediate enforcement, lien execution, and lawful seizure of assets**.

- Any and all financial entities, agencies, and corporate bodies failing to comply shall be deemed as operating in bad faith and held fully accountable under **commercial and lawful jurisdictions.**
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## **Rebuttal & Cure Process**

To lawfully contest this claim, all parties must provide full documentary evidence proving the following:

1. That Govinda Tidball and Amrita de Saram were not married at the time of their son's birth and are not currently married.
2. That Govinda Tidball did not claim the decedent of his son.
3. That the Birth Certificate in question was created with the full knowledge, consent, and wet-ink signatures of both Govinda Tidball and Amrita de Saram, as the lawful father and mother.
4. That the Birth Certificate was not fraudulently assigned, pledged, or otherwise utilized for financial gain without their knowledge and consent.

If these conditions are not met, full **disclosure of all transactions, institutions, fiduciaries, and financial products connected to this fraudulent Birth Certificate must be provided**, along with:

- A complete list of all fiduciaries who have financially benefited from or authorized trading on the fraudulent instrument.
- A full forensic audit of all financial instruments, assets, and derivative products tied to this fraudulent claim including a full value of all financial instruments associated with the document, all derivatives and underpinning instruments, and a comprehensive accounting for the application of 3x RICO charges and criminal penalties.
- A sworn affidavit under penalty of perjury certifying the accuracy of all disclosed information.

## **Mandatory Process for Submission of Cure & Rebuttal**

Any party seeking to contest this claim must:

- **Provide a sworn affidavit** with full documentation supporting their rebuttal.
- **Submit an official, timestamped, and verifiable record of their rebuttal and cure** to the following entities as material witnesses:
  1. **Govinda Tidball at the provided private mailing address**
  2. **President of the United States of America**
  3. **Attorney General of the United States**
  4. **Attorney General of Texas**

All documents must be sent via certified mail with proof of delivery, and the sender **must retain verifiable documentation that their rebuttal was lawfully sent and received.**



**Failure to comply within the legally mandated 30-day rebuttal period shall constitute full commercial and lawful agreement to the claims, penalties, and remedies outlined in this Notice.**

### **Public Rebuttal Period & Legal Finalization**

A 30-day rebuttal period is provided for any lawful objections. Upon expiration, this claim shall stand as an unrebutted fact in law, securing full revocation of fraudulent claims and establishing lawful jurisdiction over all affected assets and transactions.

Upon expiration of the 30-day rebuttal period, invoicing for accrued financial penalties shall be formally issued to the U.S. Treasury for settlement, covering the initial billing period of 432 days from December 21, 2023, through February 25, 2025, accounting for the daily charges (\$25,000+\$50,000+75,000) assigned in the original Notice of Liability by lawful money only [per 12 USC § 411 where applicable]. Subsequent billing allows for the full accounting of all associated transactions for 3x RICO penalties, as well as the naming of responsible institutions and fiduciaries through sworn affidavit under penalty of perjury. The ongoing daily charges shall remain in effect for future invoicing until full remedy is provided. Failure to satisfy lawful payment will result in lien execution, commercial enforcement, and remedy collection under international and commercial law. Any response outside of a lawful cure—shall be deemed an admission of willful fraud and participation in misprision of fraud and misprision of felony **by self-evident parties.**

### **Procedure for Enforcement**

1. **Publication** - This Notice shall be published in a widely circulated newspaper for **four consecutive weeks** and made available for public record reference.
2. **Recording** - This Notice shall be recorded with the **County Recorder's Office** and other relevant public registries.
3. **Enforcement & Restoration** - Upon expiration of the rebuttal period, all rights and claims to the associated assets and transactions shall be **enforceable under law**. The undersigned claimant, as **first in time, first in line, retains priority in reclaiming said assets**, and all affected individuals may reference this Notice to initiate their own **lawful restoration process under natural law**.

### **Mailing Address for Rebuttals & Cure:**

Govinda Tidball  
c/o PO Box 161291  
Austin, Texas [78716]  
Non-Domestic, Without the U.S., In Care of the Living

*return*

### **Objections & Cure Must Be:**

- Sent within the 4-week notice period.

- Timestamped with objectively verifiable proof of mailing.
- Include full disclosure of lawful authority to contest.
- Be accompanied by a sworn affidavit under penalty of perjury.
- Copies must be sent to the President of the United States of America, the U.S. Attorney General, and Texas Attorney General.

**Failure to meet all conditions = No valid objection.**

At the end of the 4 weeks, the filing stands as a fact in law.

Failing to cure and subject to constructive collapse all institutions holding or transacting in financial instruments backed by Birth Certificates must immediately cease and desist all associated transactions and publish in a widely circulated newspaper for **four consecutive weeks** a declaration under penalty of perjury by their responsible fiduciary that they and their institution are not party to misprision of fraud and misprision of felony in relationship any Birth Certificates. Failing to publish this declaration, all institutions must immediately surrender all Birth Certificates, associated value, assets and securities for lawful redemption into the hands of the living. This declaration holds global jurisdiction and shall be recognized internationally, including but not limited to the **United States Department of the Treasury, Internal Revenue Service (IRS), Federal Reserve System and its Member Banks, Bank for International Settlements (BIS), International Monetary Fund (IMF), World Bank Group, Swiss National Bank & BIS Nodes, Vatican Bank & Financial Holdings, Bank of England & Commonwealth Financial Institutions, European Central Bank (ECB), Securities & Exchange Commission (SEC) and Global Financial Regulators, All Central Banks Worldwide that have received, traded, or pledged derivatives connected to fraudulent birth certificates, All Commercial and Investment Banks holding accounts derived from fraudulent financial instruments, The Depository Trust & Clearing Corporation (DTCC), The United Nations and all related financial bodies connected to derivative trading, World Economic Forum (WEF) and its financial partners, any other institutions or organizations transacting in birth certificate-related securities or associated derivatives, and all entities engaged in commercial transactions involving the fraudulent document in question.**

All fraudulent actors and corporate entities are barred from reasserting a claim forever. All assets lawfully reclaimed under this process shall be deposited into **HONOR AND TRUST**, an unincorporated private trust established for the lawful restoration of value to living men and women. Only living men and women who come in equity with clean hands may seek restoration.

## **Action Required for Compliance & Remedy**

To cure the fraud, all parties must:

1. **Provide full accounting and sworn affidavits detailing their role and all financial instruments tied to the Birth Certificate and its derivatives.**



2. **Transfer all unlawfully held assets immediately into HONOR AND TRUST for restoration to the living.**
3. **Cease and desist all trading, pledging, or derivative use of fraudulently assigned birth certificates.**
4. **Publicly record the nullification of fraudulent claims and commercial liens upon the living men and women.**

Failure to provide these remedies shall result in **immediate lawful seizure of assets, liens upon responsible institutions, and full enforcement of commercial and lawful penalties.**

Upon expiration of the 30-day rebuttal period, the U.S. Treasury shall be initially formally notified that all Birth Certificates as collateral are now claimed and must be deposited into **HONOR AND TRUST** for redemption into the hands of the living, followed by other relevant institutions. Furthermore, any corporation, institution, or entity that has transacted, pledged, or derived financial benefit from these instruments—whether domestically or internationally—must immediately cease such activities and provide full disclosure of all associated transactions. Any refusal to comply shall constitute willful commercial dishonor and render the responsible parties personally and financially liable under international commercial law.

### **Commercial & Lawful Penalties for Non-Compliance**

- **Misprision of Fraud & Misprision of Felony (18 U.S. Code § 4) — Up to 3 years imprisonment and fines of up to \$250,000 per instance.**
  - **Obstruction of Justice & RICO Violations — Treble damages applied to all financial harm caused.**
  - **Daily Financial Penalties — A charge shall be applied retroactively from the date of fraud's initiation, compounding daily until full remedy is provided.**
  - **Lien & Asset Seizure Proceedings — Against all responsible parties and institutions.**
- 

### **Irrevocable Claim, Standing and Authority**

I, Govinda Tidball, Sui Juris, hereby declare and assert the lawful and exclusive standing of **HONOR AND TRUST**, a Private, Unincorporated Trust, operating under **Abrahamic Law**, the highest standing law on Earth. All assets, transactions, and financial instruments that have been fraudulently pledged, assigned, or otherwise traded without proper consent are hereby placed under lawful claim for the purpose of redemption to the living.

Let it be known that **HONOR AND TRUST** is the sole and lawful repository for the redemption and restoration of all fraudulently pledged assets. Any interference, delay, or obstruction shall be deemed an act of bad faith and commercial hostility, subjecting responsible parties to full legal, financial, and commercial penalties.



## Final Declaration of Irrevocability

This lawful claim and all rights, privileges, and remedies herein are **IRREVOCABLE, UNCONTESTABLE, and STAND AS FINAL FACT IN LAW**, enforceable in all jurisdictions where commercial, lawful, and divine justice is recognized.

Any attempt to alter, rescind, or deny this claim shall constitute **a willful act of fraud and an open act of commercial hostility**, rendering all responsible parties subject to **immediate commercial, financial, and lawful penalties, including asset seizure and remedy enforcement**.

Let it be known that this claim is made in good faith and in pursuit of justice, standing on the foundational maxim of law:

**FRAUD VITIATES EVERYTHING.**

Signed and Sealed:

Govinda Tidball, Sui Juris

All Rights Reserved, Without Prejudice, UCC 1-308

Date: March 4, 2025

Thumbprint (Red Ink) \_\_\_\_\_



**FILED AND RECORDED**  
**OFFICIAL PUBLIC RECORDS**

*Dyana Limon-Mercado*

Dyana Limon-Mercado, County Clerk  
Travis County, Texas

**2025023588**

Mar 05, 2025 12:05 PM

Fee: \$50.00

GUYJ1



**Dyana Limon-Mercado**

County Clerk, Travis County  
P.O. BOX 149325  
AUSTIN, TEXAS 78714-9325

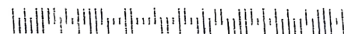
FIRST-CLASS



US POSTAGE WILLIAM BOWEN

ZIP 78701 \$ 002.31<sup>0</sup>  
02 7W  
0008027930 APR 04 2025

*Dorinda Tidball  
c/o PO Box 161291  
Austin, TX. 78716*





2025023588

## Exhibit A-1: Verified Duplicate

### Verification of Filing Receipt – UCC Filing #2025023588

I, **Govinda Tidball**, a living man, *sui juris*, do hereby affirm that the document attached to this Exhibit (image/scan of original receipt) is a **true and accurate representation of the original filing receipt** issued to me by the Travis County Clerk's Office on **March 5, 2025**, in connection with the lawful filing titled **Law of Redemption & Irrevocable Claim**.

The original receipt was handed to me in person by Deputy Clerk **GUYJ1** and includes the following details:

- **Receipt #:** 22073
- **Document #:** 2025023588
- **Filing Type:** UCC-1 NON STD OPR
- **Pages Filed:** 7
- **Fee Paid:** \$50.00 (in cash)
- **Timestamp:** 12:05:07 PM
- **Clerk of Record:** Dyana Limon-Mercado, Travis County Clerk

The original physical receipt is now **fading due to ink quality and paper degradation**. This Exhibit is submitted with **notarized verification to preserve and secure its contents as lawful evidence** in support of permanent record, commercial enforcement, and remedy.

Declared and sealed on the land, with full capacity and standing, for inclusion in the permanent affidavit record.

Signed & Sealed,




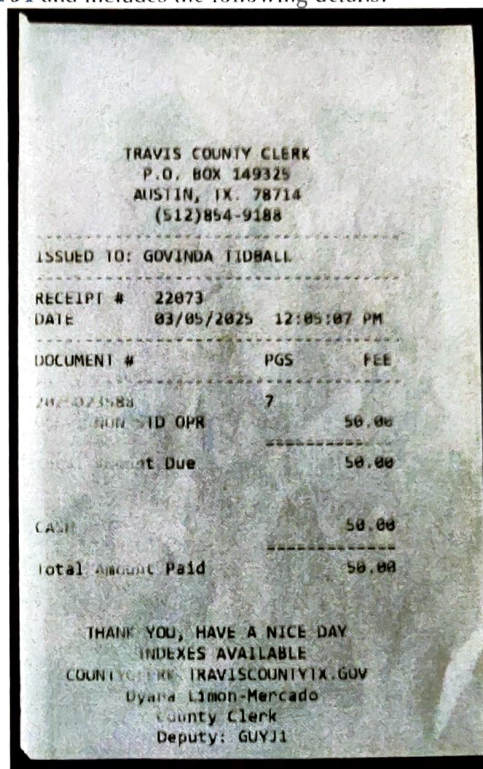
Govinda Tidball, *Sui Juris*

All Rights Reserved, Without Prejudice, UCC 1-308

A Standing Nation Operating Under Abrahamic Law

Date: April 23, 2025

Thumbprint (Red Ink): 



## NOTARY ACKNOWLEDGMENT

State of Texas

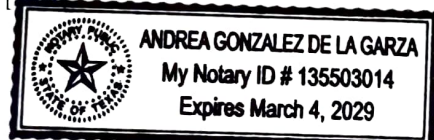
County of Travis

On this 23 day of April 2025, before me, a Notary Public in and for said State and County, personally appeared **Govinda Tidball**, known to me to be the living man described herein, who presented and affirmed the original, sealed, 7-page UCC-1 filing titled **Law of Redemption & Irrevocable Claim**, bearing Filing Number **2025023588**, timestamped **March 5, 2025, at 12:05 PM**, and sealed by the Travis County Clerk with the **Official Public Records Seal of the State of Texas**. I hereby bear lawful witness that this copy **matches the original document presented in my presence** and stands as a **true and authentic duplicate** for lawful record, filing, and permanent enforcement.

Notary Public Signature: 

My Commission Expires: 3/4/2029

[Seal]





## PUBLISHER'S AFFIDAVIT

I solemnly swear that the attached ad was published on the following date(s):

**March 14, 21 & 28, 2025 & April 04, 2025**

In ***The Austin Chronicle***, a newspaper published in Austin, Travis County, Texas, and of general circulation in Travis County, Texas, Hays County, Texas and Williamson County, Texas, for service of citation or notice publication, and the date(s) of said newspaper bore in which the notice was published correspond to the following issue numbers:


A copy of the ad(s) as published, clipped from the newspaper, is (are) attached here

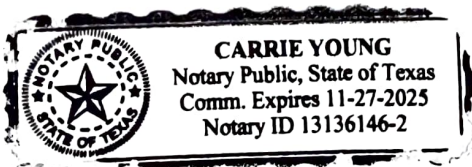
**Volume 44, Number 28, 29, 30 & 31**

  
The Austin Chronicle

STATE OF TEXAS  
COUNTY OF TRAVIS

Sworn to and subscribed  
before me this  
04th day of April, 2025  
by Zach Pearce.

  
Notary Public (signature)  
State of Texas



Printed name and Seal

**PUBLIC NOTICE  
UCC FILING & LAWFUL RE-  
DEMPTION DECLARATION**  
A legal filing establishing an  
irrevocable claim over all  
assets, transactions, and  
derivatives tied to fraudulent  
financial instruments associ-  
ated with birth certificates is  
now recorded and enforceable  
under international commer-  
cial and natural law.  
• **Official Filing Details:**  
UCC-1 Filing #2025023588  
(Filed March 5, 2025)  
UCC Filing #2025025325 (Filed  
March 10, 2025, linked to initial  
filing)  
• **Filed & Recorded at Travis  
County Clerk's Office**  
• **Indexed & Verified via:**  
• **Public Records:** countyclerk.  
traviscountytx.gov  
• **Phone:** (512) 854-9188  
**NOTICE TO FINANCIAL &  
GOVERNMENT INSTITU-  
TIONS**  
All institutions holding, trad-  
ing, or benefiting from fraudu-  
lent birth certificate securities  
are now subject to liens,  
enforcement, and lawful asset  
seizure. This lawful claim is  
now globally enforceable. The  
30-day rebuttal period applies,  
after which full enforcement  
begins under commercial and  
lawful jurisdiction.  
**ENFORCEABLE IMMEDI-  
ATELY**  
This filing is binding and in  
effect as of March 10, 2025.  
Any attempt to obstruct, delay,  
or deny its validity constitutes  
commercial dishonor and

immediate liability.  
**RELEVANT AUTHORITIES &  
IMPACTED INSTITUTIONS**  
All subordinate entities and  
parties engaged in fraudulent  
birth certificate-based transac-  
tions are subject to enforce-  
ment, including: United States  
Treasury; Internal Revenue  
Service (IRS); Federal Reserve  
& Member Banks; Bank for In-  
ternational Settlements (BIS) &  
All Central Banks; IMF & World  
Bank Group; Vatican Bank &  
Global Holdings; European  
Central Bank (ECB) & Securi-  
ties Regulators; Commercial &  
Investment Banks; Depository  
Trust & Clearing Corporation  
(DTCC) & Related Entities;  
United Nations & All Financial  
Subsidiaries; World Economic  
Forum (WEF) & Financial Part-  
ners. This is not an exhaustive  
list. Any institution or  
entity engaged in transactions  
derived from fraudulent birth  
certificate securities is subject  
to liens, enforcement, and  
seizure under Misprision  
of Fraud and Misprision of  
Felony (18 U.S. Code § 4).  
**FINAL NOTICE & REMEDY  
PROCESS**  
All entities must disclose all  
financial instruments tied to  
fraudulent birth certificate  
transactions under a sworn  
affidavit, under penalty of  
perjury. Failure to comply  
within 30 days results in full  
liability, enforcement, and  
seizure under international  
commercial and natural law.  
All rebuttals and responses  
failing to cure UCC-1 Filing  
#2025023588 are subject to  
Misprision of Fraud, Misprision  
of Felony, and 3x RICO  
charges for self-evident par-  
ties, as is any individual or en-  
tity hindering immediate and  
unconditional compliance.  
This notice is now in full  
force and effect. Immediate  
compliance is required.  
Public Search & Full Fil-  
ing Details available via  
Travis County Clerk's Public  
Records.  
Signed & Sealed,  
Govinda Tidball, Sui Juris  
All Rights Reserved, Without  
Prejudice, UCC 1-308  
A standing nation operating  
under Abrahamic Law

# CLOSING NOTICE – GLOBAL RECORD

This packet is sealed under **HONOR AND TRUST** and tied irrevocably to the following perfected claims:

- **UCC-1 Filing #2025023588** – Initial claim and seizure of fraudulent estate instruments
- **UCC-3 Filing #2025025325** – Reinforcement of fraud, un rebutted notice, and claim extension
- **Affidavit of Fact #2025044106** – Restoration of lawful record, clerical fraud, obstruction
- **UCC-1 Filing #2025023573** – Establishment of **HONOR AND TRUST** as sovereign custodian and issuer of Living Credentials
- **Affidavit of Fact #2025027616** – Lawful declaration and standing of Govinda Tidball, sui juris, unencumbered
- **Final Declaration #2025038183** – Completion of lawful process and restoration of estate

## Directive

### **DO NOT DETAIN.**

Any presumption of jurisdiction, detention of the holder, any living man or woman, or emissary of **HONOR AND TRUST**, or refusal of compelled performance invokes penalties under perfected filings:

- 3 years incarceration per incident
- \$250,000 USD (or lawful equivalent) fine per incident
- 3x RICO penalties applied individually, institutionally, and corporately

**Compelled Performance is required. Proceed in honor.**

**Sealed: 2025 Anno Domini / 5919 Annus Mundi**