

Return to: Mr. William Harris Brooks NYSID#06518864Q
c/o P.O. Box 51
Comstock, New York [12821]-0051

CHIEF, SECTION OF ADMINISTRATION
OFFICE OF PROCEEDINGS
SURFACE TRANSPORTATION BOARD
WASHINGTON, DC 20423-0001
"DOCUMENTS FOR RECORDATION"

RECORDATION NO. W193 FILED

JUN 27 2016 -1:15 PM

SURFACE TRANSPORTATION BOARD

Dear Section Chief:

I have enclosed an original and one certified copy of the document(s) described below to be recorded pursuant to section 11301 of Title 49 U.S. Code.

This document(s) is a Commercial Security Agreement dated the 19th day of January, 2016, A.D..

The name(s) and addresses of the parties to the document(s), are as follows:
DEBTOR, GRANTOR, TRUSTOR, LESSOR, MORTGAGOR, GUARANTOR, OPERATOR, PERSON,
PRINCIPAL, BAILOR, PERSON, TRUST ACCOUNT/ESTATE:

WILLIAM HARRIS BROOKS
1104 HUNTINGTON PARK
ROCHESTER, NY 14614

Paramount Creditor, Grantee, Trustee, Lessee, Mortgagee, Dispatch, Flesh and
Blood Man, Agent, Bailee, Attorney-in-Fact, Surety:

William Harris Brooks NYSID#06518864Q
c/o P.O. Box 51
Comstock, New York [12821]-0051

A description of the collateral/equipment covered by the document(s) follows:
One (1) POWER OF ATTORNEY Receipt# 1246466; One (1) Artificial Contrivance, WILLIAM HARRIS
BROOKS, VESSEL IDENTIFICATION NUMBER VIN# 062819737203WHB, SSA REGISTRATION NO.#: ___ - ___ -
7203-C13311012.

A fee of \$43.00 is enclosed. Please return the original and any extra copies
not needed by the Board for recordation to Mr. William Harris Brooks NYSID#06518864Q,
c/o P.O. Box 51, Comstock, New York [12821]-0051.

A short summary of the document(s) to appear in the index follows: A Commercial Security Agreement between WILLIAM HARRIS BROOKS, 1104 HUNTINGTON PARK, ROCHESTER, NY 14621 and Mr. William Harris Brooks NYSID#06518864Q, c/o P.O. Box 51, Comstock, New York [12821]-0051, and covering the collateral/equipment One (1) POWER OF ATTORNEY Receipt# 1246466; and One (1) Inland vessel in Admiralty with sea going capabilities the artificial contrivance WILLIAM HARRIS BROOKS, VESSEL IDENTIFICATION NUMBER VIN# 062819737203WHB, SSA REGISTRATION ACCOUNT NO#: ___ - ___ -7203-C13311012.

Very truly yours,

 June 20, 2010

William Harris Brooks
Attorney-in-Fact
without prejudice

Registered Mail USPS Tracking#9590940306735196781778

PUBLIC INSTRUMENT

RECORDATION NO. W193 FILED

* COMMERCIAL SECURITY AGREEMENT * JUN 27 2016 - 1:25 PM

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

-INVIOABLE -

SURFACE TRANSPORTATION BOARD

-NON-NEGOTIABLE-

This Commercial Security Agreement is made and entered into this 19th day of January, 2016, A.D., by and between WILLIAM HARRIS BROOKS (65188640), [hereinafter "DEBTOR"], and the flesh-and-blood, living, breathing, sentient GOD-MADE Human Being, William Harris Brooks identifiable by his existence in the Flesh, Blood, and Soul [hereinafter "Secured Party"]. If any part or portion of this Commercial Security Agreement is found to be invalid or not enforceable, such part or portion shall not void any other part or portion that is reasonably segregable from said part(s) or portion(s). The Parties, [hereinafter "Parties"] are identified as follows:

DEBTOR:

WILLIAM HARRIS BROOKS NYSID#65188640
1104 HUNTINGTON PARK SS#___-___-7203
ROCHESTER, NY 14621 D.O.B.:___/___/1973

Secured Party:

William Harris Brooks
c/o 11739 State Route 22
Comstock, New York
united States of America

NOW, WHEREFORE, the Parties agree as follows:

Commercial Agreement

For valuable consideration for the Secured Party providing certain accommodations to DEBTOR, inter alia, to the Secured Party:

1. Constituting the source, origin, substance, and being i.e. basis of "pre-existing claim", from which existence of DEBTOR was derived and on the basis of which DEBTOR is able to function as a Foreign Land, Sea, and Air vessel, vehicle, trust account, instrumentality, and agent of a Foreign State which qualifies as a "transmitting utility" of goods, services, and other accounts (e.g. escrow, financial, debit and credit, &c.) see U.C.C. § 9-102 (80)(D), to conduct public commercial activity as a conduit for the transmission

CSA062819737203WHR

William-Harris: Brooks

For use of Commercial Security Agreement by William-Harris: Brooks

of goods, services, accounts, and other cargo to the Secured Party or for the Secured Party, and to interact, contract and exchange goods, services, obligations, and liabilities with other DEBTORS, corporations (public and private) and other PERSONS in Commerce.

2. Signing by accommodation for DEBTOR in all cases whatsoever wherein any signature of DEBTOR is required.

3. Issuing binding commitments to extend credit or for the extension of immediately available credit, whether or not drawn upon and whether or not a charge back has been provided for in the event of difficulties in collection.

4. Providing the security for payment of all sums due or owing, or to become due or owing

5. Constituting the source of the assets via the sentient existence, exercise of faculties, and labor of the Secured Party, that provided the valuable consideration sufficient to support any contract which DEBTOR may execute or to which DEBTOR may be regarded as bound by any person whosoever. DEBTOR hereby confirms that this Commercial Security Agreement is a duly executed, signed, sealed and delivered Commercial Contract entered into knowingly, intentionally and voluntarily by the Parties herein, wherein and whereby DEBTOR:

- a. Voluntarily, Knowingly, and Intelligently enters into a Public Commercial Registry to secure a vested interest, and holding of a superior claim and prior position and priority possessory lien for the benefit of Secured Party over all other creditors of DEBTOR;
- b. Transfers and assigns to the Secured Party a security interest in the collateral described herein below; and
- c. Agrees to be, act and function in law, equity and commerce, as unincorporated proprietary PRIVATE PROPERTY of the Secured Party for exclusive and discretionary use by the Secured Party in any manner that the Secured Party, by Sovereign and Inviolable Right, Immunity, Privilege, and Exemption, elects.

PUBLIC LAWFUL NOTICE

Filing of this Commercial Security Agreement by the Parties constitutes open, lawful, public notice that:

1. The law, venue, and jurisdiction of the Commercial Security Agreement is a ratified, finalized, signed, and sealed commercial contract freely entered into by and between DEBTOR and Secured Party as registered herewith.

2. This Commercial Security Agreement is contractually complete herein and herewith, and cannot be abrogated, altered, or amended, in whole or in part, without express written consent of both DEBTOR and Secured Party.

3. DEBTOR is a foreign land, sea, air [electric-current, electric

CSA062819737203WHB

William-Harris: Brooks

For use of Commercial Security Agreement by William-Harris: Brooks

circuit, microwave, radio-wave, sound-wave, and conduit that serves as a mode of transportation for transmitting communications electrically, electromagnetically, or by light], as a trust account, vessel, vehicle, instrumentality, and agent, and transmitting utility for a Foreign State, that operates as unincorporated proprietary private property of the Secured Party, and all property of DEBTOR is the secured property of the Secured Party.

4. Any unauthorized use of DEBTOR in any manner that might influence, affect, pertain to, or be presumed/assumed to pertain to the Secured Party in any manner is expressly prohibited without the consent of the Secured Party.

INDEMNITY BOND

KNOW ALL MEN BY THESE PRESENTS, that DEBTOR WILLIAM HARRIS BROOKS (6518864Q), establishes this bond in favor of the Secured Party William Harris Brooks, in the sum certain of present collateral values up to the penal sum of Two Hundred Fifty Million Dollars [International Units of Currency or Commodities], (\$250,000,000.00), for the payment, indemnification and exemption privilege of which bond, well and truly made, DEBTOR bind DEBTOR's heirs, executors, administrators' and third party assigns, jointly and severally by these presents, Ab Initio, Nunc Pro Tunc from the 28th day of June, 1973, Anno Domini.

The condition of the above bond is the Secured Party covenants to accept the obligation of the DEBTOR, as set forth above in this agreement and DEBTOR with regard to the transmission of goods, services, and accounts in the course of commercial activity to the Secured Party, and covenants to be a transmitting utility or transporting utility or both therefore and as assurance of fidelity, grants to Secured Party a Security Interest in the herein below described Collateral.

This bond shall be in full force and effect ab initio, nunc pro tunc from the 28th day of June, 1973 Anno Domini, until the DEBTOR WILLIAM HARRIS BROOKS and Surety: BROOKS WILLIAM H DEPT ID:02B1739 CELL LOC:0B-8E-21S NYSID#06518864Q COUNTY OF WASHINGTON GREAT MEADOW C.F. c/o 11739 STATE ROUTE 22, (P.O. BOX 51), COMSTOCK, NY 12821-0051, is released from liability by the written order of the UNITED STATES GOVERNMENT or the THE STATE OF NEW YORK GOVERNMENT or THE COUNTY OF MONROE MUNICIPALITY, and provided that said Surety may cancel this bond to be relieved of further liability hereunder by delivering (30)thirty day written notice to DEBTOR. No such cancellation shall affect any liability incurred or accrued hereunder prior to the termination of said (30)thirty day period. In such event of notice of cancellation DEBTOR agrees to reissue the bond before the end of said (30)thirty day period for an amount equal to or greater than the above stated value of this Commercial Security Agreement, unless the Parties agree otherwise. Furthermore, DEBTOR as Grantor in any other public instrument i.e. FELONY COMPLAINT CR#00300771/JC#60025785L, TRUE BILL OF INDICTMENT No. 2000/0687A filed under INDEX No. 2000-014409 and/or CERTIFICATE OF

CONVICTION INDEX No. 2000-014409 has the authority and reserves the right and may exercise that right to release or discharge Surety via CONSENT TO RELEASE UNDERTAKING from any undertaking or obligation/debt owed or purported to be owed to any Grantee of Public Record of the STATE OF NEW YORK AND THE COUNTY OF MONROE.

INDEMNITY CLAUSE

DEBTOR, without benefit of discussion or division, does hereby agree, covenant, and undertake to indemnify, defend, and hold the Secured Party harmless from and against any and all claims, losses, liabilities, costs, interests, and expenses, hereinafter referred to as "Claim", "Claims", "Judgments" and "Judgment Liens", which claims include, without restriction all legal costs, interests, penalties, and fines suffered or incurred by the Secured Party, in accordance with the Secured Party's personal guarantee with respect to any loan or indebtedness of DEBTOR, including any amount DEBTOR might be deemed or purported to be owed to any creditor for any reason whatsoever.

The Secured Party shall promptly advise DEBTOR of any claim and provide DEBTOR with all details of said Claim, inter alia, copy of any document(s), correspondence, suit, or action received by or served upon the Secured Party. The Secured Party shall fully cooperate with DEBTOR in any discussion, negotiation, or other proceeding relating to the Claim.

OBLIGATIONS SECURED

The Security Interest granted herein secures any and all indebtedness and liability whatsoever of DEBTOR to the Secured Party, whether direct and/or indirect, absolute and/or contingent, due and/or to become due, now existing or hereafter arising, and however evidenced. And shall become a Secured Debt established in favor of Secured Party and shall further take priority over all other obligations, debts, judgements, judgment liens, and claims secured or unsecured, or purporting to be secured.

COLLATERAL:

The collateral to which this Commercial Security Agreement pertains to, inter alia, all hereto below described personal and real property of DEBTOR, now owned or hereafter acquired by DEBTOR, in which the Secured Party holds the priority security interest, ab initio, nunc pro tunc from the 28th day of June, 1973, Anno Domini. DEBTOR retains intangible possession and use of all collateral, and proceeds, products, goods, accounts, and fixtures, and all Orders therefrom, are releases to DEBTOR.

Before any of the below itemized private property can be disbursed, exchanged, sold, tendered, forfeited, gifted, transferred, surrendered, conveyed, destroyed, disposed of, or otherwise removed from DEBTOR's possession, Dishonor Settlement Agreement International Indemnity Bond and Personal Exemption

CSA0628197372031HB

For use of Commercial Security Agreement by William-Harris: Brooks

William-Harris: Brooks

Privilege# and (VIN#):(IB06289179737203WHB), held by Secured Party MUST be satisfied in full and acknowledgement of the same completed, nevertheless, the collateral is as follows:

1. POWER OF ATTORNEY, Receipt# 1246466, filed under DEEDS, Books# 11541, Page 193, recorded at the MONROE COUNTY CLERK'S OFFICE [hereinafter referred to as MONROE COUNTY CLERK], CHERYL DINOLFO (COUNTY CLERK), 101 COUNTY OFFICE BUILDING, 39 WEST MAIN STREET, ROCHESTER, NY 14614 1467, on June 1, 2014, at 1:51:22PM identifiable under Control# 201506010535 or PI182-201506010535-5.
2. CONSENT TO RELEASE UNDERTAKING delivered via U S. Mail Certified Tracking-Registered Bond No.:#70132630000174439417-085-56-7203 - C13311012 | C133112257 - NY252637 with attachments RELEASE OF LIEN ON REAL PROPERTY and Two(2) RELEASE OF PERSONAL PROPERTY FROM ESCROW (Optional Forms 90 and 91) dated and acknowledged July 23, 2015
3. INDEMNIFICATION AND HOLD HARMLESS AGREEMENT (Unconditional) *SECURED* delivered via U S. Mail Certified Tracking-Registered Bond No.:#70132630000174439417-085-56-7203 - C13311012 | C133112257 - NY252637, mutually agreed upon, duly entered, executed, and acknowledged June 10 2015, VESSEL IDENTIFICATION NUMBER (VIN#) and CONTRACT#:HHIA062819737203WHB, with attachments BID BOND, PERFORMANCE BOND AND PAYMENT BOND OMB No.:9000-0045 and AFFIDAVIT OF INDIVIDUAL SURETY OMB No. 9000-0001, delivered via U S. Mail Certified Tracking-Registered Bond No.:#701326300001744739417-085-56-7203 - C13311012 | C133112257 - NY252637 duly entered, executed, and acknowledged July 13, 2015.
4. SECURED INDEMNITY BOND AND PERSONAL EXEMPTION PRIVILEGE delivered via U.S. Mail Certified Tracking-Registered Bond No.:#70122630000174439417-085-56-7203 - C13311012 | C133112257 - NY252637 duly entered, executed, and acknowledged July 15, 2015, (VIN#) and BOND#:(IP062819737203WHB), with attachments DEED POLL (Unconditional) TRANSFER OF OWNERSHIP duly entered, conveyed and acknowledged April 8, 2015, VIN# DP062819737203WHB; REINSURANCE AGREEMENT IN FAVOR OF THE UNITED STATES, REINSURANCE AGREEMENT FOR A BONDS STATUTE PERFORMANCE, REINSURANCE AGREEMENT FOR A BONDS PAYMENT OMB No.: 9000-0045 and an AFFIDAVIT OF INDIVIDUAL SURETY OMB No.: 9000-0001, all duly entered, executed and acknowledged July 15 2015
5. COMMERCIAL AFFIDAVIT AND NOTICE OF TRANSMITTING UTILITY IN USE BY SECURED PARTY duly issued under Registered Mail USPS Tracking# 9590940306735196781778, duly entered, executed, verified, and acknowledged August 11, 2014, (VIN#) and AFFIDAVIT/NOTICE#:CANTUSP062819737203WHB
6. RECEIPT: 01952911, BOX# 934 2 Vol.; WARRANT OF COMMITMENT(s) CR#00-300771 RPD dated ROCHESTER NY 7-11-02 and 8-12-02; PRESENTENCE REPORT dated 7-11-02 completed by: R. MANESCI; as Transcript of Judgment, Judgment Roll, (SENTENCE AND COMMITMENT)

CSA062819737203WHB

For use of Commercial Security Agreement by William-Harris: Brooks

William-Harris: Brooks

papers dated 8-12-02 by MONROE SUPREME AND COUNTY COURTS - STATE OF NEW YORK 501/JC#: 60025785L entry and docketing by COURT CLERK K. HARRIS for J. BROOKS an AGENT of the MONROE COUNTY CLERK under INDX I# 2000 014409 (CORPUS) (BODY) (TRUST).

7. TRUE BILL OF INDICTMENT, CRT# IN 2000 000687, indexed under FILINGS Book 00000, Page 0000, Instrument INDEX-CRIM-EX filed and recorded under INDX I# 2000 014409 (CORPUS) (BODY) (TRUST) by the MONROE COUNTY CLERK, on 12/29/2000 at 8:23:00 identified by Control# 200012290031.
8. CERTIFICATE OF CONVICTION indexed under JUDGMENTS Book 00000, Page 0000 entry and docketed by the MONROE COUNTY CLERK as FILE # I# 2000 014409 (CORPUS) (BODY) (TRUST) on 9/03/2002 at 8:10:00 identifiable by Control# 200209030001.
9. NOTICE AND ORDER OF MANDATORY SURCHARGE indexed under JUDGMENTS Book 00000 Page 0000 entry and docketed by the MONROE COUNTY CLERK under FILE# I# 2000 014409 (CORPUS) (BODY) (TRUST) on 12/31/2003 at 3:47:00 identifiable by Control 200312311031.
10. PARCEL NOS.#'s 91302-19-6, 91302-21-0 and 91302-21-1, these are the descriptions of real property where the (CORPUS) (BODY) (TRUST) INDX I# 2000 014409 can be located.
11. Any property (tangible or intangible) intellectual or otherwise not specifically listed, named, or specified by make, model, serial number, &c., is expressly herewith included as collateral of DEBTOR.

ADVISORY

All instruments and documents referenced/itemized above are accepted for value, with all related endorsements, front and back, in accordance with UCC § 3 419 and Joint Resolution 192 of June 5, 1933 This Commercial Security Agreement is accepted for value, private property of the Secured Party, and not dischargeable in bankruptcy court, as the Secured Party's property is exempt from from third party levy and distraint. This Commercial Security Agreement supersedes all previous Security Agreements between DEBTOR and Secured Party.

This Commercial Security Agreement shall become a public filing, public record and public notice of the intentions of the Parties involved herein Such agreement may be filed and recorded in accordance with 46 USC Chapter 313; 49 USC 11301; and 46 CFR Part 67 and 49 CFR Part 1177; and/or any applicable State Statutes where the property of DEBTOR is situate. This will make the DEBTOR's real and personal property a security interest and a secured debt in favor of and for the benefit of Secured Party, who shall thereafter have a consensual and possessory lien on all of DEBTOR's tangible and intangible property, until payment is secured by Secured Party who has previously acted as Surety for DEBTOR ab initio and nunc pro tunc from the 28th day of June, 1973, Anno Domini.

CSA062819737203WHE

William-Harris: Brooks

For use of Commercial Security Agreement by William-Harris: Brooks

Such public filing will serve as public notice to all of DEBTOR's former creditors, would be creditors, and any would be purchasers of any herein described collateral, of this Commercial Security Agreement, and all such personages are expressly so noticed herewith.

SCHEDULE (A):

This SCHEDULE (A) dated the 19th day of January, 2016, Anno Domini, is attached to and incorporated in attached Commercial Security Agreement dated the same date as though fully set forth therein to: This SCHEDULE (A) is being remade and repossessed ab initio, nunc pro tunc the 28th day of June 1973, A.D. . The following partial itemization of property constitutes a portion of collateral which shall be more fully expressed and reasonably described to support the record of mortgage preferred or otherwise and is part of the collateral referenced in this agreement, and is not intended to represent the actual and full extent of said collateral This SCHEDULE (A) supplements any previous Security Agreements describing collateral that may have been entered in to by the Parties.

- (A) Income from every source, commercial or otherwise;
- (B) Proceed of Secured Party's labor from every source commercial or otherwise as Surety for DEBTOR; and
- (C) Application for STATE OF NEW YORK DEPARTMENT OF HEALTH Certification of Birth/CERTIFIED TRANSCRIPT OF BIRTH filed July 3, 1973, State File Number 057052, Certificate of Title Registration Red Bond# C13311012 | C133112257 and reverse side certificate endorsement NY252637, and all other certificates of birth, certificates of living birth notifications or registration of birth, or otherwise entitled documents of birth, whether town, city county, state, federal or others, ascribed to or derived from the name of DEBTOR identified above, or based upon described birth documents; and
- (D) Application Form SS-5 for a Social Security Account card under SS#: _____-____-7203 and the red bond# C13311012 on the reverse side of card.

This Commercial Security Agreement devolves on the Secured Party's heirs and assigns, who are equally as authorized upon taking title to this agreement, as the Secured Party to hold and enforce said agreement via nonnegotiable contract, devise, or any lawful commercial remedy or otherwise.

DEFAULT

The following shall constitute the Events of Default hereunder

1. Failure by DEBTOR to pay any debt secured hereby when due;

2. Failure by DEBTOR to perform any obligations secured hereby when required to be performed;
3. Any breach of warranty by DEBTOR contained in this Commercial Security Agreement; and
4. Any loss, damages, expenses, liabilities, or injury(s) accruing to Secured Party by virtue of the transmitting utility function of the DEBTOR (vessel).

The Secured Party reserves the right to satisfy or discharge any judgment and/or judgment lien, other lien, levy, debt or obligation whether unsecured, secured or purported to be secured against DEBTOR by exercising a (International) Foreign Bill of Exchange, Foreign Promissory Note, Foreign Draft, or Foreign Money Order drawn against the Indemnity Bond or the Secured Indemnity Bond cited under the Collateral herein.

NOTICE TO THE PRINCIPAL IS NOTICE TO THE AGENT
AND
NOTICE TO THE AGENT IS NOTICE TO THE PRINCIPAL

This Commercial Security Agreement is NOT dischargeable in bankruptcy court and holder in in due courses' property is exempt from third party lien, levy, attachment, garnishment in accordance with the Uniform Exemption Act § 3.

Should any portion of this agreement be judicially determined to be illegal, the remainder of the agreement shall not be affected by such determination and shall remain in full force and effect.

NOTICE

Using a notary public on this agreement does not constitute any adhesion contract, nor does it alter the premise of the Parties status' in any manner. The purpose for the Notary Public is certification, verification, authentication, acknowledgement and identification only for this foreign public document/record and for entrance of the same to a foreign jurisdiction outside of the Parties Legal Jurisdiction.

SIGNATURES

The Parties execute this Public Instrument certified, acknowledgement, and sworn to on the Parties unlimited commercial liability true, correct and complete to the best of the personal knowledge, and the Parties accept the others signature in accord with UCC § 3-419.

/s/

William Harris Brooks
WILLIAM HARRIS BROOKS 65188640
DEBTOR

CSA062819737203WHB

For use of Commercial Security Agreement by William-Harris: Brooks

/s/

William Harris Brooks
William Harris Brooks
Secured Party

William-Harris: Brooks

SCHEDULE (B):

This SCHEDULE (B) dated the 17th day of April, 2016, Anno Domini, is attached to and incorporated in the attached Commercial Security Agreement dated the 19th day of January, 2016 A.D., as though fully set forth herein to: This Schedule (B) is being remade and repossessed ab initio, nunc pro tunc the 28th day of June 1973, A.D.. The following is an itemization of the property which constitutes a portion of the extended collateral which shall be more fully expressed and reasonably described to support the record of mortgage preferred or otherwise and is a part of the collateral referenced in this agreement, and is not intended to represent the actual and full extent of said collateral. This Schedule (B) supplements any previous Security Agreement(s) describing collateral that may have been entered in to by the Party(s) and the extended collateral is as follows:

- (A) LETTERS PATENT, VIN#LP062819737203WHB, executed, signed under hand and seal, and acknowledged the 25th day of January, 2016, A.D..
- (B) Lease Agreement, VIN#LA062819737203WHB, executed, signed under hand and seal, and acknowledged the 17th day of February, 2016, A.D..
- (C) DECLARATION OF INDEPENDENCE, VIN#DI062819737203WHB, duly enacted under hand and seal the 4th day of April, 2016, A.D..
- (D) CHARTER OF WILLIAM HARRIS BROOKS, VIN#CH062819737203WHB, duly enacted under hand and seal the 1st day of April, 2016 A.D..

This Commercial Security Agreement devolves on the Secured Party's heirs and assigns, who are equally as authorized upon taking title to this agreement, as Secured Party to hold and enforce said agreement via nonnegotiable contract, devise, or any lawful commercial remedy or otherwise.

Executed under hand and seal this 25th day of April, 2016,
A.D..



WILLIAM HARRIS BROOKS



William-Harris: Brooks

STATE OF NEW YORK)

COPY CERTIFICATION

Washington County)ss.:

On this 2nd day of April, 2016 A.D., I, Pat Sullivan

_____, a notary public, attest that the preceding or attached document(s) consisting of ~~69~~⁷⁷ pages is a true, exact,

complete and unaltered photocopy of: CSA062819737203WHB; Power of Attorney Receipt # 1246466 Book 11541, Page 193, 04/01/2015; HH1A062819737203WHB; IB062819737203WHB; DP062819737203WHB; LP062819737203WHB; LA062819737203WHB; Consent to Release of Undertaking w/ Optional Form 90 and 91 ("2"),

was presented to me by the document's custodian William Harris Brooks, and, to the best of my knowledge and belief, that the photocopy(ied) document(s) is neither a public record, of which certified copies are available from a official source other that a notary public.

THE FIRST PAGE OF THE DOCUMENT(S) CONTAINS A RED STAMP OF THE WORD "COPY" WITH MY OFFICIAL SEAL THERETO. THE INK COLOR OF MY CERTIFICATION IS "BLACK".

Pat Sullivan
NOTARY PUBLIC

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

STATE OF NEW YORK
County of Saratoga

} ss.:

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat J. Sullivan
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 20th day of April

Craig A. Hayner

Craig A. Hayner
County Clerk, Saratoga County

USPS REGISTERED TRACKING# _____

AFFIDAVIT AND REQUEST FOR

A NOTARY ATTESTED/CERTIFIED COPY

STATE OF NEW YORK)

Washington County)ss.:

I, William Harris Brooks, a flesh and blood real living breathing Man, who is appearing sui juris, sui generis, ab initio, residing at or in care of P.O. Box 51, Comstock, New York [12821]-0051, hereby appears before the undersigned Notary Public and now on this 7th day of April, 2016, A.D., at 9:00 AM/PM of said day, being first duly sworn on my oath, depose and say:

1. I am the lawful custodian of the following document(s), hereby described: CSA01005147372030413; Police Attorney Receipt # 1244466
LR 11541; Reg 115; 10/21/15; #0147372030413; 1306 18197372030413;
200628197372030413; LP06 18197372030413; L10128197372030413; 10/21/15
_____;

2. The document(s) is an original and consist of 7 pages, which does include the cover page;

3. A certified copy of the purported original cannot be obtained from the office of any clerk, recorder, or register of public documents or public records custodian in this or another state, territory or possession, or the federal government of the United States or another nation; and,

4. The production of a facsimile, preparation of a copy, or certification of a copy of the document(s) does not violate any state

STATE OF NEW YORK
County of Saratoga

} ss.:

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat T. Sullivan
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 20th day of April 2016

Craig A. Hayner

Craig A. Hayner
County Clerk Saratoga County

CHARTER
OF
WILLIAM HARRIS BROOKS
ENACTED
THIS FIRST DAY OF APRIL
TWO-THOUSAND SIXTEEN
THE YEAR OF OUR LORD

We the People of the Independent Temporal State, in Order to form a perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the Independent Temporal State.

Bylaws:

Article 1

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press, or the right of the people peaceably to assemble, and to petition the Government for a redress of greivances.

Article 2

A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed.

Article 3

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

Article 5

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice

put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property, without due process of the law; nor shall Private property be taken for public use, without just compensation.

Article 6

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defence.

Article 7

In Suits at Common Law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the Independent Temporal State, than according to the rules of the common law or International Law.

Article 8

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishment inflicted.

Article 9

The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the People.

Article 10

The powers not delegated to the Independent Temporal State by the Constitution, nor prohibited by it to the Order of such State, and are reserved to such State respectively, or to the People.

Executed under Hand and Seal this 25th day of April, 2016, A.D..

Sworn to and Subscribed before me
on this 25th day of April, 2016
Pat J Sullivan
Signature of Notary Public

151
William Harris Brooks
WILLIAM HARRIS BROOKS

PAT J SULLIVAN
Notary Public, State of New York
No. 015U6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

DECLARATION OF INDEPENDENCE
ENACTED

THIS FOURTH DAY OF APRIL
TWO-THOUSAND SIXTEEN THE YEAR OF OUR LORD
BY: WILLIAM HARRIS BROOKS

STATE OF NEW YORK)
Washington County)ss.:

I, WILLIAM HARRIS BROOKS, appearing sui juris, sui generis and of sound mind, humbly order, declare and decree as follows:
When in the course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and assume among the powers of the earth, the separate and equal station to which the laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.
We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable rights, that among these are life, liberty and the pursuit of happiness. That to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed,
- That whenever any form of government becomes destructive to these ends, it is the right of the people to alter or abolish it, and to institute new government, laying its foundation on such principles and organizing its powers in such form, as to them shal seem mostlikely to effect their safety and happiness.
Prudence, indeed, will dictate that governments long established should not be changed for light and transient causes; and accordingly, all experience hath shown, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and usurpations, pursuing invariably the same object evinces a design to reduce them under absolute despotisism, it is their right, it is their duty, to throw off such government, and to provide new guards for their future security. -
Such has been the patient sufferance of these colonies; and such is now the necessity which constrains them to alter their former systems of government. The history of the present King of Great Britain is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute tyranny over these states. To prove this, let facts be submitted to a candid world.
He has refused to assent to laws, the most wholesome and necessary for the public good.

He has forbidden his governors to pass laws of immediate and pressing importance, unless suspended in their operation till his assent should be obtained; and when so suspended, he has utterly neglected to attend to them.

He has refused to pass other laws for the accommodation of large districts of people, unless those people would relinquish the right of representation in the legislature, a right inestimable to them and formidable to tyrants only.

He has called together legislative bodies at places unusual, uncomfortable, and distant from the depository of their public records, for the sole purpose of fatiguing them into compliance with his measures.

He has dissolved Representative Houses repeatedly, for opposing with manly firmness his invasion on the rights of the people.

He has refused for a long time, after such dissolutions, to cause others to be elected; whereby the legislative powers, incapable of annihilation, have returned to the people at large for their exercise; the state remaining in the meantime exposed to all the dangers of invasion from without, and convulsions within.

He has endeavoured to prevent the population of these states; for that purpose obstructing the laws for naturalization of foreigners; refusing to pass others to encourage their migrations hither, and raising the conditions of new appropriations of lands.

He has obstructed the administration of justice, by refusing his assent to laws for establishing judiciary powers.

He has made judges dependent on his will alone, for the tenure of their offices, and the amount and payment of their salaries.

He has erected a multitude of new offices, and sent hither swarms of officers to harass our people, and eat out their substance.

He has kept among us, in times of peace, standing armies without consent of our legislatures.

He has affected to render the military independent of and superior to the civil power.

He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his assent to their acts of pretended legislation:

For quartering large bodies of armed troops among us:

For protecting them, by a mock trial from punishment for any murders which they should commit on the inhabitants of these states:

For cutting off trade with all parts of the world:

For imposing taxes on us without our consent:

For depriving us in many cases, of the benefits of trial by jury:

For transporting us beyond seas to be tried for pretended offenses:

For abolishing the free system of English laws in a neighbouring province, establishing therein an arbitrary government, and enlarging its boundaries so as to render it at once an example and fit instrument for introducing the same absolute rule into these colonies:

For taking away our charters, abolishing our most valuable laws, and altering fundamentally the forms of our governments.

For suspending our own legislatures, and declaring themselves invested with power to legislate for us in all cases whatsoever.

He has abdicated government here, by declaring us out of his protection and waging war against us.

He has plundered our seas, ravaged our coasts, burnt our towns, and destroyed the lives of our people.

He is at this time transporting large armies of foreign mercenaries to complete the works of death, desolation and tyranny, already begun with circumstances of cruelty and perfidy scarcely paralleled in the most barbarous ages and totally unworthy the head of a civilized nation.

He has constrained our fellow citizens taken captive on high seas to bear arms against their country, to become the executioners of their friends and brethren, or to fall themselves by their hands.

He has excited domestic insurrections amongst us, and has endeavoured to bring on the inhabitants of our frontiers, the merciless Indian savages, whose known rule of warfare is an undistinguished destruction of all ages, sexes, and conditions.

In every stage of these oppressions we have petitioned for redress in the most humble terms. Our repeated petitions have been answered only by repeated injury. A prince, whose character is thus marked by every act which may define a tyrant, is unfit to be the ruler of a free people.

Nor have we been wanting in attentions to our British brethren. We have warned them from time to time of attempts by their legislature to extend an unwarrantable jurisdiction over us. We have reminded them of the circumstances of our emigration and settlement here. We have appealed to their native justice and magnanimity, and we have conjured them by the ties of our common kindred to disavow these usurpations, which, would inevitably interrupt our connections and correspondence. They too have been deaf to the voice of justice and of consanguinity. We must, therefore, acquiesce in the necessary which denounces our separation, and hold them, as we hold the rest of mankind, enemies in war, in peace friends.

We, Therefore, the Representatives of the United States of America, in General Congress, Assembled, appealing to the Supreme Judge of the world for the rectitude of our intentions, do, in the name, and by authority of the good people of these colonies, solemnly publish and declare, That these United Colonies are, and right ought to be FREE AND INDEPENDENT STATES; that they are absolved from all allegiance to the British Crown, and that all political connection between them and the state of Great Britain, is and ought to be totally dissolved; and that as free and independent states, they have full power to levy war, conclude peace, contract alliances, establish commerce, and to do all other acts and things which independent states may of right do. And for the support of this Declaration, with a firm reliance on the protection of Divine Providence, we mutually pledge to each other our lives, our fortunes, and our sacred honor.

Executed by OUR Hands and Seals this 17 day of April, 2016 A.D..

151
William Harris Brooks
WILLIAM HARRIS BROOKS

151
William Harris Brooks
William-Harris: Brooks

Sworn to and subscribed before me
on this 17 day of April, 2016
Pat J Sullivan
Signature of Notary Public

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

PUBLIC INSTRUMENT

PUBLIC NOTICE

LETTERS PATENT

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

ISSUED By: William Harris Brooks

Secured Party and Record Owner

COPY

STATE OF NEW YORK)

COUNTY OF WASHINGTON)ss.:

FACTUM

I, William Harris Brooks, appearing sui juris, sui generis, ab initio, and after being duly sworn, does make this affidavit upon MY Personal knowledge, and hereby present substantial and material factual statements to support this act of issuing this Letters Patent, for the mortgage of record.

I, William Harris Brooks, appearing sui juris, sui generis, and ab initio; by authority of my Political Status and Station as Patriarch Agent, as such was conferred upon me by my Temporal Independent State that exists in accordance with the Laws of such State; that is the Secured Party of record, whose true name is always proper in its spelling of upper and lower case letters; that is further a living, breathing, flesh-and-blood man with a Soul, hereby declares as Secured Party of Record of mortgage and Patent thereunder VIN#:(DP062819737203WHB); that was duly accepted for value and consideration as collateral from WILLIAM HARRIS BROOKS (OPERATOR) or (LESSEE) [known herein as "Operator" under this Record of mortgage that is the Operator of a transmitting utility operating under [Private Property] Index# 2000-014409, whose signal emanates from the MONROE COUNTY CLERK's OFFICE, CHERYL DINOLFO, COUNTY CLERK, 101 COUNTY OFFICE BUILDING, 39 WEST MAIN STREET, ROCHESTER, NY 14614-1467, and is collateral goods that are or are about to become fixtures to real property upon the description of Parcel#'s 91302-19-6, 91302-21-0, and 91302-21-1 located in the CITY OF ROCHESTER, COUNTY OF MONROE, STATE OF NEW YORK. A commercial security agreement VIN#:(CSA062819737203WHB) exist between Secured Party and Operator i.e. unincorporated proprietary and [Private Property] of Secured Party also known to me as TRUST, VEHICLE, or INLAND VESSEL IN ADMIRALTY named WILLIAM HARRIS BROOKS, and is derived from Secured Party's name William Harris Brooks, and all variations of my name, printed or written are from my name as it is spelled in upper and lower case letters, in whole or in part; and such information is

LP0628197377203WHB

William-Harris: Brooks

For use of Letters Patent by WILLIAM HARRIS BROOKS

filed in the commercial registry and is an Official Foreign Public Record of these facts with the Surface Board of Transportation (Federal) and with the MONROE COUNTY CLERK'S OFFICE.

I, William Harris Brooks, appearing sui juris, sui generis, and ab initio, as Secured Party of Record of mortgage; that flies the Flag of my instrumentality; that is attached to this instrumentality with the freight fee endorsed thereto, whose motto is "The Blood of Men; In the High Seas of Commerce; This is Our Act of State, in a Time of War and Darkness, We Continue to Seek the Light of Peace."

TREATY OF PEACE

I, William Harris Brooks, appearing sui juris, sui generis, and ab initio, therefore, does hereby declare a Treaty of Peace upon this Record of mortgage with the United States and shall remain neutral to the existence of its statutes, nor violating such statutes, nor consenting to accept the binding terms of any Statute of the STATE OF NEW YORK or of the UNITED STATES upon myself, my Operator, or my transmitting utility, except under the terms created or adopted by Me under Common Law with regard to Property rights, interests, and privileges, which shall become the subject matter of the political-question doctrine through My instrumentality and presumed in personam jurisdiction of and over the same, by explicit reservation and prerogative of My secured patent rights, interests, and privileges and such principles shall apply to my Political Status and Station commanding the Operator, as its signal emanates from its source.

RESCINDING SIGNATURES OF DEBTOR i.e. Operator

I, William Harris Brooks, appearing sui juris, sui generis, and ab initio, further rescind all of DEBTOR's signature from all books, accounts and records/documents that does not fly the flag of this instrumentality nunc pro tunc from the 28th day of June, 1973, A.D..

NOTICE

The Secured Party DENIES USE of its Operator and transmitting utility to all Persons, Party(s), Third Party Assigns, except the DEBTOR, who has been extended a leasehold and license and/or tenancy under a lease agreement VIN#:(LA062819737203WHB), that is One Thousand Five Hundred Dollars (\$1,500.00) per day for the continued use of Secured Party of Record of Mortgage and i.e. Index# 2000-14409, the collateral and security interest i.e. transmitting utility, and shall be accepted as rent and licensing fees to lease VIN#:(DPO62819737203WHB), whose situs is the body, the corpus, the trust [constructive trust] identified as Index# 2000-014409, as set forth above.

Any user or issuer, who is not explicitly authorized by issuance of a license to the use of Secured Party s Operator and/or

LP062819737203WHB

For use of Letters Patent by the WILLIAM HARRIS BROOKS

William-Harris: Brooks

transmitting utility is a trespasser and infringer upon the patent rights and interest [tangible and intangible] of Secured Party's 'Private Property/Security Interest' obtained under the 49 USC § 11301 and Article 9 of the Uniform Commercial Code (UCC) to protect the Secured Party's property rights, interests, and privileges under said Record of mortgage and patent. All violators shall be held strictly liable and will be subjected to judicial and non-judicial process [commercial tort] for the collection of punitive damages, nunc pro tunc from the 28th day of December, 2000, A.D..

CAVEAT

Any and all other USE of the Operator and transmitting utility other than that provided above is STRICTLY PROHIBITED to all Person(s), Party(s), Third Party Assigns and Principal(s), alike, transmitting, addressing, suing, joining or billing, any of the Private property identified as mentioned above, or any derivatives thereof or therefrom, without written authorization followed by issuance of a license by Secured Party, will be billed Five Hundred Thousand Dollars of lawful tender (\$500,000.00), on each count and in treble damages if such illegal use is persistent use of Secured Party's private property, the established penalty on each count of the trespass/infringement action.

If anyone, Person, Party, Third Party Assign or Principal, so desires to refute, rebut, or controvert this document, must do so under the following requirements: (1) Present a sworn affidavit that contains incontrovertible and incontestable documentary proof to support your contentions, and (2) The above must be accomplished within (60)sixty days of the filing of this public instrument with a governmental unit. If the following requirements are not met within the above specified time frame to act adversely or make any contentions thereto shall be presumed estoppel by silence and this Public Instrument shall thereafter stand as the truth in this matter, and shall further become the final judgment in any proceeding/action had judicial or non-judicial in favor of Secured Party.

OATH

I, William Harris Brooks, appearing sui generis, sui juris, and ab initio, as Secured Party of record, does aver that the contents of this Public Instrument are factum to the best of My Personal Knowledge and Belief, and is true, correct, and certain and not meant to mislead. I swear this oath upon my commercial liability as the Law of Commerce requires of Me.

NOTICE TO PRINCIPAL IS NOTICE TO AGENT

AND

NOTICE TO AGENT IS NOTICE TO PRINCIPAL

Executed and Signed by My Hand
and Seal this 25th day of
January, 2016 A.D.

[Signature]
William Harris Brooks
Secured Party and Record
Owner. Authenticates
Without Prejudice and
Without Recourse

Sworn to, and subscribed before me
on this 25th day of Jan, 2016
[Signature]
Signature of Notary Public

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

ACKNOWLEDGEMENT

STATE OF NEW YORK)
COUNTY OF WASHINGTON)ss.:

On the 25th day of January, 2016, A.D., before me
Person and record man
appeared the ~~Authorized Representative/Agent~~ William Harris Brooks
to me personally known, who being by me duly sworn says that he is
Secured Party and Record Owner
the ~~Attorney-in-fact~~ of WILLIAM HARRIS BROOKS (DEBTOR), that the
seal affixed to the foregoing LETTERS PATENT was signed and sealed
and said act is verified by his red ink signature by authority of
[Signature]
DEBTOR and he acknowledged that the execution of the foregoing
LETTERS PATENT was the free act and deed of the William Harris Brooks.

Sworn to, and subscribed before me
on this 25th day of Jan, 2016
[Signature]
Signature of Notary Public

[Signature]
William Harris Brooks

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

STATE OF NEW YORK COUNTY OF MONROE ss.
I, CHERYL BRINDING, CLERK OF THE COUNTY OF MONROE OF THE COUNTY COURT OF SAID COUNTY AND OF THE
SUPREME COURT BOTH BEING COURTS OF RECORD HAVING A COMMON SEAL.
DO HEREBY CERTIFY THAT I HAVE COMPARED THIS COPY WITH THE ORIGINAL FILED OR RECORDED IN THIS
OFFICE AND THAT THE SAME IS A CORRECT TRANSCRIPT THEREOF AND OF THE WHOLE OF SAID ORIGINAL.
IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED THE SEAL OF SAID COUNTY AND
COURTS ON

Cheryl Brindling

FACSIMILE SIGNATURE USED PURSUANT
TO S.C. PRACTICE SECTION 103

Public Instrument
In-Camera Inspection Only

Public Notice
Confidential

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

Lease Agreement

COPY

This agreement is made the 17th day of February, 2016, A.D., between William Harris Brooks, a living, breathing, sentient, flesh-and-blood man, appearing as a Patriarch Agent (ex officio), sui juris, sui generis, and ab initio for the record, existing under the laws of a Temporal Independent State, with its principal office being located at 308 Chatham Gardens Suite C, Rochester, New York, ("lessor"), and WILLIAM HARRIS BROOKS, an inland vessel in admiralty organized and existing as a instrumentality under the laws of a Temporal Independent State with its last known principal place of business being located at 1104 HUNTINGTON PARK, CITY OF ROCHESTER, COUNTY OF MONROE, STATE OF NEW YORK, ("lessee").

SECTION ONE. LEASE

Lessor leases to lessee, and lessee leases from lessor, the following contrivance(s) and instrumentality i.e. VIN#(LP062819737203WHB).

SECTION TWO. TERM OF LEASE

The term of this lease commences upon the date of execution of this lease agreement and continues until the earlier of: (a) the 18th day of February, 2060, A.D.; or (b) a declaration by lessor of an event of default under this agreement by lessee.

SECTION THREE. RENTAL PAYMENTS AND LICENSING FEES

The rent and licensing fees of the leased property shall be (\$1,500.00), per day, payable in equal monthly installments of (\$45,000.00), or other forms of payment that are acceptable includes collateral goods. Lessee shall pay lessor the rent and licensing fees on or before the first business day of each month, at lessor's place of business at 308 Chatham Gardens Suite C, Rochester, New York, or to such other place and time as lessor may from time to time designate in writing.

SECTION FOUR. LESSEE'S USE OF THE LEASED PROPERTY

Lessee shall use the leased property in a careful and proper manner and shall comply with and conform to all laws, ordinances, and regulations which relate in any manner to the possession, use or maintenance of the leased property. Upon lessor's demand, lessee shall prominently affix to the leased property labels, plates, flags or other markings supplied by lessor, showing that the leased property is owned by

lessor.

SECTION FIVE. LESSEE'S INSPECTION OF THE LEASED PROPERTY

Lessee shall inspect the leased property within (12) twelve hours after receiving it. Unless lessee gives written notice to lessor within this time, specifying any defect or other objection to the leased property, lessee agrees that it shall be conclusively presumed, as between lessee and lessor, that lessee has fully inspected and acknowledged that the leased property is in good conditioned and legalised, and lessee is satisfied with the leased property and has accepted it in such good condition and legitimate title.

SECTION SIX. LESSOR'S RIGHT TO INSPECT THE LEASED PROPERTY

Lessor shall have the right during business hours in a temporal sense to enter into and upon the premises where the leased property is located for the purpose of inspecting it and observing its use.

SECTION SEVEN. ALTERATIONS PROHIBITED

Lessee shall not make any alterations, additions, or improvements to the leased property without the prior written consent of lessor. All additions and improvements made to the leased property shall belong to and become the property of the lessor upon the expiration of the lease.

SECTION EIGHT. LESSEE'S OBLIGATION TO REPAIR

Lessee, at its own cost and expense, shall keep the leased property in good condition and working order and shall furnish all components required to keep the letters patent in good and working order as issued.

SECTION NINE. RISK OF LOSS

Lessee assumes and agrees to bear the entire risk of loss and damages to the leased property from any cause whatsoever. No loss or damage to the leased property or any part of the property shall impair or lessen any of lessee's obligations under this lease, which shall continue in full force and effect.

In the event of loss or damage of any kind to the leased property, lessee shall, at lessor's sole option:

- A. Place the leased property in good condition and legitimate title; or
- B. Replace the leased property with like property in good condition and legitimate title, or, if the leased property is stolen, destroyed, or damaged beyond repair pay lessor in cash or its equivalent the following liquidated damages: Two Hundred Fifty Million Dollars no/cents (\$250,000,000.00).

SECTION TEN. SURRENDER OF LEASED PROPERTY

Upon expiration of the lease, with respect to any item of the leased property, lessee shall return it to lessor in good condition and legitimate title in working order, and without diminished value in the following manner:

- A. By delivering the item of leased property at lessee's cost and expense to such place as lessor shall specify; or
- B. By loading the item of leased property at lessee's expense on board such carrier as lessor shall specify and shipping it, freight collect, to the place designated by lessor.

SECTION ELEVEN. INSURANCE

Lessee shall keep the leased property insured against all risks of loss and damage from every cause whatsoever for not less than the full replacement value, as determined by lessor, and shall carry private and property damage insurance covering the leased property. All of such insurance shall be in form and amount and with companies approved by lessor and shall be in the joint names of lessor and lessee. Lessee shall pay the premiums for the insurance and deliver the policies, or duplicates, to lessor. Each insurer shall agree, by endorsement upon the policy or policies issued by it or by independent instrument furnished to lessor, that will give lessor (30) thirty days' written notice before the policy in question shall be altered or canceled. The proceeds of any insurance policy, at the option of lessor, shall be applied: (a) toward the replacement, restoration, or redemption of the leased property; or (b) toward the payment of the obligations of lessee under this agreement. Lessee appoints lessor as lessee's Attorney-in-fact to make claim for, receive payment of, and execute and endorse all documents, checks, or drafts for, loss or damage under any insurance policy, nunc pro tunc from the 28th day of June, 1973, A.D..

SECTION TWELVE. TAXES

Lessee shall keep the leased property free and clear of all levies, liens, charges, and encumbrances and shall pay all license fees, registration fees, assessments, charges, and taxes (municipal, state, and federal) which may now or in the future be imposed upon the ownership, leasing, renting, sale, possession, or use of the leased property, excluding, however, all taxes on or measure by lessor's income.

SECTION THIRTEEN. LESSOR'S PAYMENT

In the event of lessee's failure to procure or maintain insurance as provided above, or to pay the fees, assessments, charges, and taxes as provided above, lessor shall have the right, but not the duty, to obtain such insurance, or pay such fees, assessments, charges, and taxes as the case may be.

SECTION FOURTEEN. WARRANTIES

LESSOR MAKES NO WARRANTIES, EITHER EXPRESS OR IMPLIED, AS TO ANY

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William-Harris: Brooks

For use by the Parties named above ONLY

WILLIAM HARRIS BROOKS

MATTER WHATSOEVER, INCLUDING, BUT NOT LIMITED TO, THE CONDITION OF THE LEASED PROPERTY, ITS MERCHANTABILITY, OR ITS FITNESS FOR ANY PARTICULAR PURPOSE.

SECTION FIFTEEN. INDEMNITY

Lessee shall indemnify lessor against, and hold lessor harmless from any and all claims, actions, suits, proceedings, costs, expenses, damages, and liabilities, including reasonable attorney's fees, arising out of, connected with, or resulting from the leased property, including but not limited to the manufacture, selection, delivery, possession, use, operation, or return of the leased property.

SECTION SIXTEEN. SECURITY

As security for the prompt and full payment of the rent and licensing fees, the faithful and timely performance of all provisions of this lease, and any extension or renewal of the lease on its part to be performed, lessee has pledged and deposited with lessor SECURED INDEMNITY BOND VIN#(IB062819737203WHB). If any default shall be made in the performance of any of the covenants on the part of lessee contained in this agreement with respect to any time or items of the leased property, lessor shall have the right, but not the duty, to apply the security to the curing of such default. Any such application by lessor shall not be a defense to any action by lessor arising out of such default, and, upon demand, lessee shall restore the security to the full amount set forth above. Upon the expiration of this lease or any extension or renewal, provided lessee has paid all of the rent and licensing fees required under this agreement and fully performed all of the provisions of this lease on its part to be performed, lessor will return to lessee any then remaining balance of the security.

SECTION SEVENTEEN. DEFAULT

If lessee with regard to any item or items of leased property fails to pay any rent and licensing fees or other amount provided in this agreement within (35)thirty-five days after the same is due and payable or if lessee, with regard to any item or items of leased property, fails to observe, keep, or perform any provision of this agreement required to be observed, kept, or performed by lessee, then lessor shall have the right to exercise any one or more of the following remedies:

- A. To declare the entire amount of rent and licensing fees under this agreement immediately due and payable as to any item or respect to any or all items of leased property, without notice or demand to lessee.
- B. To sue for and recover all rents and licensing fees or other payments then accrued or subsequently accruing, with respect to any or all items of leased property.
- C. To take possession of any or all items of contrivance and instrumentality without any court order or other process

of law. Lessee waives any and all damages occasioned by such taking of possession. Any such taking of possession shall constitute a termination of this lease as to any or all items of leased property unless lessor so notifies lessee in writing.

- D. To terminate this lease as to any or all items of leased property.
- E. To pursue any other remedy at law or in equity, including those set forth in the Uniform Commercial Code.

Notwithstanding any such repossession or any other action that lessor may take, lessee shall be and remain liable for the full performance of all obligations on the part of lessee to be performed under this lease.

All such remedies are cumulative and may be exercised concurrently or separately.

SECTION EIGHTEEN. LESSOR'S EXPENSES

Lessee shall pay lessor all costs and expenses, including reasonable attorney's fees, incurred by lessor in exercising any of lessor's rights or remedies under this agreement or in enforcing any of its terms, conditions, or provisions.

SECTION NINETEEN. PROHIBITION OF ASSIGNMENT

WITHOUT THE PRIOR WRITTEN CONSENT OF LESSOR, LESSEE SHALL NOT: (A) ASSIGN, TRANSFER, PLEDGE OR HYPOTHECATE THIS LEASE, THE LEASE PROPERTY OR ANY PART OF THE SAME, OR ANY INTEREST IN THE SAME; OR (B) SUBLET OR LEND THE LEASED PROPERTY OR ANY PART OF THE SAME, OR PERMIT THE LEASED PROPERTY OR ANY OF THE SAME TO BE USED BY ANYONE OTHER THAN LESSEE. CONSENT TO ANY OF THESE PROHIBITED ACTS APPLIES ONLY IN THE GIVEN INSTANCE AND IS NOT A CONSENT TO ANY SUBSEQUENT LIKE ACT BY LESSEE OR ANY OTHER PERSON.

SECTION TWENTY. LESSOR'S ASSIGNMENT

It is understood that lessor contemplates assigning this lease or mortgaging the leased property and that the assignee may assign the same. All rights of lessor under this agreement may be assigned, pledged, mortgaged, transferred, or otherwise disposed of, either in whole or in part, without notice to lessee. If lessor assigns this lease agreement or rentals and licensing fees due or to become due under this agreement or any interest in the same, whether as security for any of its indebtedness or otherwise, then no breach or default by lessor under this agreement or pursuant to any other agreement between lessor and lessee, should there be one, shall excuse performance by lessee of any provision of this agreement. No such assignee shall be obligated to perform any duty, covenant, or condition required to be performed by lessor under the terms of this lease agreement.

SECTION TWENTY-ONE. OWNERSHIP

The leased property is and shall at all times be and remain the sole and exclusive private property of the Temporal Independent State or (lessor) who is agent/attorney-in-fact, and lessee shall have no right, title, or interest to or in the leased property except as set forth in this lease agreement.

SECTION TWENTY-TWO. PERSONAL PROPERTY

The leased property is and shall at all times be and remain personal property notwithstanding that the leased property or any part of it may not be or in the future become in any manner not deemed affixed or attached to, real property/chattels or otherwise.

SECTION TWENTY-THREE. INTEREST

Should lessee fail to pay any part of the rent or licensing fees reserved in this agreement or any other sum required by lessee to be paid to lessor, within (10)ten days after the due date of the payment, lessee shall pay to lessor interest on such delinquent payment from the expiration of those (10)ten days until paid at the rate of 9% per annum.

SECTION TWENTY-FOUR. OFFSET

Lessee waives any and all existing and future claims and offsets against any rent and licensing fees or other payments due under this agreement and agrees to pay the rent and licensing fees and other amounts due under this agreement regardless of any offset or claim that may be asserted by lessee or on its behalf.

SECTION TWENTY-FIVE. NONWAIVER

No covenant or condition of this lease agreement can be waived except by the written consent of lessor. Forbearance or indulgence by lessor in any regard whatever shall not constitute a waiver of the covenant or condition to be performed by lessee to which the same may apply, and, until complete performance by lessee of such covenant or condition, lessor shall be entitled to invoke any remedy available to lessor under the lease or by law or in equity despite such forbearance or indulgence.

SECTION TWENTY-SIX. ENTIRE AGREEMENT

This instrument constitutes the entire agreement between lessor and lessee, and it shall not be amended, altered, or changed except by written agreement signed by the parties to this agreement.

SECTION TWENTY-SEVEN. NOTICES

Service of all notices under this agreement shall be sufficient if given personally or mailed to the party involved at its respective address set forth above in this agreement or at such address as such

party may provide in writing from time to time. Any such notice mailed to such address shall be effective when deposited in the United States mail, properly addressed and with postage prepaid.

SECTION TWENTY-EIGHT. TITLES

The titles to the sections of this lease are solely for the convenience of the parties and are not an aid in the interpretation of the instrument.

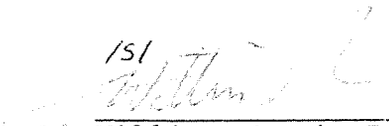
SECTION TWENTY-NINE. NON OBSTANTE

The words and terms used within this agreement are non obstante and the glossary under the Commercial Security Agreement VIN#(SCA06281973-7203WHB) is the ONLY reference tool allowed in the interpretation of this lease agreement.

SECTION THIRTY. TIME

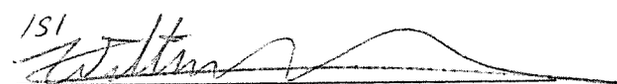
Time is of the essence of this lease agreement and each and all of its provisions.

The parties have executed this agreement at 11739 State Route 22, Comstock, New York, the day and year first above written.



 William Harris Brooks

 Lessor



 WILLIAM HARRIS BROOKS

 Lessee

ACKNOWLEDGEMENT

STATE OF NEW YORK)
Washington County)ss.:

On the 17 day of February, 2016, A.D., before me the undersigned William Harris Brooks, personally known to me or proved to me on the basis of satisfactory evidence to be the individual

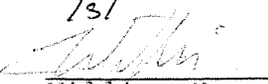
LA062819737203WHB

William-Harris: Brooks
WILLIAM HARRIS BROOKS

For use by the Parties named above ONLY

whose name is subscribed to the within lease agreement and acknowledged that he executed the same in his personal capacity, as a flesh-and-blood man and that being verified by his red ink signature appearing upon the lease agreement,


PAT J SULLIVAN
Notary Public, State of New York
No. 015U6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

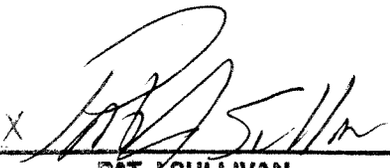
¹³¹


William Harris Brooks LS

ACKNOWLEDGEMENT

STATE OF NEW YORK)
Washington County)ss.:

On this 17th day of February, 2016, A.D., before me personally appeared William Harris Brooks, to me personally known, who being duly sworn, says that he is the Attorney-in-fact of WILLIAM HARRIS BROOKS, that the seal affixed to the foregoing instrument is the seal of said Lessee and that being verified by his blue ink signature upon the instrument, and he acknowledged that the execution of the foregoing lease agreement was the free act and deed of said Lessee.

X 
PAT J SULLIVAN
Notary Public, State of New York
No. 015U6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

¹³¹


WILLIAM HARRIS BROOKS LS

GLOSSARY OF TERMS AND WORDS DEFINED

Glossary of Terms and Words Defined. As used in this Commercial Security Agreement, the following terms and words as defined in this agreement are Non-Obstante, and referenced from these sources. The Oxford and Thesaurus, American Edition, New York Oxford, OXFORD UNIVERSITY PRESS 1996; RANDOM HOUSE WEBSTER'S DICTIONARY OF THE LAW. JAMES E. CLAPP 2000; UCC § 9-102; Secured Party William Harris Brooks.

Advisory: In this Agreement the word "Advisory" means a warning which constitutes giving advice to the public about the security interest and secured debt claimed in this agreement and the consequences for infringing upon the parties property rights herein that was accomplished via public filing of such advisory and constitutes an official foreign public record of such facts.

Agent: in this Agreement the word "Agent" means William Harris Brooks the flesh and blood man and authorized representative who acts for the DEBTOR WILLIAM HARRIS BROOKS (who is an AGENT for a Foreign State) in business, politics, &c., who is further authorized by DEBTOR to Sign DEBTOR's blue ink signature, to any and all documents, contracts, and negotiable instruments, &c., without incurring any liability and without recourse and to revoke or rescind any such signature of the DEBTOR at the Agent's discretion.

Authenticate: In this Agreement the term "Authenticate" means, to sign; or to execute or otherwise adopt a symbol, or encrypt or similarly process a record in whole or in part, with present intent of the authenticating person to identify the person and adopt or accept a record; an authentic act, such as a writing executed, acknowledged, verified, or certified with certain formalities before a public officer such as a Notary Public; a genuine and factually undisputed record of and incontrovertible proof of that fact being asserted by an authentic act of that which is the subject of averment.

Body: In this Agreement the term "Body" or "(BODY)" means (CORPUS); (TRUST); and INDX I# 2000 014409; the main or central part of a thing (RES) being the subject matter of property rights, and of, those who assert and exercise ownership of, or trusteeship and control over the Res.

Claim: In this Agreement the term "Claim" or "Claims", means a right of payment especially when such right is rendered in the form of a mere judgment, which entails the process of "entry and docketing" of the judgment that is endorsed by a registrar, register of deeds, or county clerk who is ex officio clerk of court of record, who is a body politic/body corporate under the EXECUTIVE BRANCH of the GOVERNMENT i.e. the STATE of NEW YORK and COUNTY OF MONROE, whereupon said registrar, register of deeds, or county clerk's signature and endorsement upon such judgments' recording constitutes the creation of a judgment lien [non-consensual] against any of the Parties named herein real and personal property in the county (situs) where the claim was purported to have accrued for damages, [NY CPLR §§ 5016(a), 5017, 5018(a) and 5203(a); NY CPLR § 2503(a); also see NY Real Property Law §§ 316-a, 317 and 319; and 28 USC §§ 1962 and 3201; 70 NYCRR Part 70] whether liquidated, un-liquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, and unsecured; as well as regarding equitable remedy for breach of performance if such breach results in a right of payment, both when an equitable remedy is rendered into the form of a judgment lien for debts or obligations that are fixed, contingent, matured, unmatured, disputed, undisputed, secured, and unsecured, (consensual lien(s) i.e. special/preferred maritime, commercial, or statutory, executed and/or enforced by judicial or non-judicial [commercial tort] process); demanding as one's own, any challenge of property, or any action/proceeding to cloud of title or disputed ownership of and/or trusteeship and control over the thing (Res) in controversy, that is wrongfully withheld, attached, seized, garnished, and/or levied by a third party assign; also see 11 USC § 101(5)(A); and UCC § 9-102(28).

Commercial Security Agreement: In this Agreement the term "Commercial Security Agreement" means this Agreement under VIN#: CSA062819737203WHB, any deletion, amendments, cancellations, releases or CSA062819737203WHB William-Harris: Brooks
For use of Commercial Security Agreement by William-Harris: Brooks

Non-Obstante: In this Agreement the term "Non-obstante", means: Words anciently used in public and private instruments with intent of precluding in advance, any interpretation other than certain declared objects, and purposes of that already set forth as defined.

Property: In this Agreement the term "Property" means in the strict legal sense is an aggregate of rights that are guaranteed and protected by the government and in the ordinary sense indicates the thing itself rather than the rights attached to it, see 62 Misc. 1891, 116 NYS 1000 (NY Sup); DEBTOR, Res.

Public Filing: In this Agreement the term "Public Filing" or "public filing" means recording, filing indexing reindexing this Agreement with the County Clerk, the Surface Transportation Board, and/or the Department of Homeland Security or any public official, agency instrumentality, political subdivision, of the STATE OF NEW YORK or of the UNITED STATES GOVERNMENT or any governmental unit, UCC § 9-102(45).

Record: In this Agreement the term "Record" or "record", means a foreign record, a public record, a foreign public record, and to institute process to make a record of the same; to a record of esp to file a deed, deed of trust, a record of mortgage, security interest, or other instrument creating or transferring an interest in property with the County Clerk or other designated public official so as to put the general public on notice of such record; UCC § 9-102(69).

Res: In this Agreement the term "Res" or "res", means a thing; an object, matter. property, case, generally, a thing under discussion; the tangible or intangible property or relationship that is the subject of an IN REM or QUASI IN REM action; the Corpus or Body of a trust constructive or otherwise; the property of a trust or estate i.e. INDX I# 2000 014409; DBETOR operating as a transmitting utility under Secured Party's property INDX I# 2000 014409.

Secured Party: In this Agreement the term "Secured Party" means the lessor and owner of leasehold estate INDX I# 2000-014409, William Harris Brooks, UCC § 9-102 (72)(A)(D)(E)(F); paramount creditor/obligee/grantee that has a secured debt.

Security Interest: In this Agreement the term "Security Interest" or "security interest" means an interest in the property of another consisting of the right sell that property in order to satisfy a debt or obligation in the event of default.

Surety: In this Agreement the term "Surety" means prior to this agreement the Secured Party who is now the paramount creditor in any matter which asserts a claim through a third party assign or otherwise; a person who takes partial or full responsibility for another's performance of an undertaking e.g. to appear in court, or payment of a debt/obligation

Transmitting Utility: In this Agreement the term "Transmitting Utility" or "transmitting utility", means the DEBTOR operating under I# 2000 014409, as defined previously in this agreement [see DEBTOR]

Vessel: in this Agreement the term "Vessel" or "VESSEL", means any document, devise, artificial contrivance, trust, corpus body, vehicle, and inland vessel in admiralty that contains the transmitting utility's name i.e. WILLIAM HARRIS BROOKS, or the DEBTOR and/or any class of debtor not acknowledged herein.

UCC and/or U.C.C.: In this Agreement the term "UCC" or "U.C.C." means Uniform Commercial Code

PLEASE TAKE NOTICE, that any word or term that has not been expressly defined herein this Agreement, shall be left to the prerogative and discretion of the Secured Party to scrutinize whosoever shall question the political validity of said word or term and reserves the right to preemot any word or

CSA062819737203WHB

William-Harris: Brooks

For use of Commercial Security Agreement by William-Harris: Brooks

ACKNOWLEDGEMENT

STATE OF NEW YORK)
COUNTY OF WASHINGTON)ss.:

On the 30th day of January, 2016, A D., before me, appeared Authorized Representative/Agent William Harris Brooks to me personally known, who being by me duly sworn says that he is the Attorney-in-fact of WILLIAM HARRIS BROOKS (DEBTOR), that the seal affixed to the foregoing instrument was signed and sealed and said act is verified by his blue ink signature by authority of DEBTOR and he acknowledged that the execution of the foregoing instrument was the free act and deed of WILLIAM HARRIS BROOKS.

Sworn to and subscribed before me
on this 30th day of Jan, 2016
Pat J Sullivan
Signature of Notary Public

/s/
[Signature]
WILLIAM HARRIS BROOKS

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

STATE OF NEW YORK }
County of Saratoga } ss.:

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat J Sullivan

whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 20th day of March, 2016

Craig A. Hayner
County Clerk, Saratoga County
[Signature]

ACKNOWLEDGEMENT

STATE OF NEW YORK)
Washington County)ss.:

On the 26th day of February, 2016, A.D., before me the undersigned William Harris Brooks, personally known to me or proved to me on the basis of satisfactory evidence to be the Secured Party whose name is subscribed to the within commercial security agreement and acknowledged that he executed the same in his personal capacity, as a flesh and blood Man and that being verified by his red ink signature appearing upon the foregoing instrument.

/s/
[Signature]
William Harris Brooks

Sworn to and subscribed before me
on this 26 day of February, 2016
[Signature]
Signature of Notary Public

JOSEPH EDWARD VITO
Notary Public, State of New York
No. 01VI6320782

STATE OF NEW YORK } ss.:
County of Saratoga

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal DO HEREBY CERTIFY that

Joseph Edward Vito
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 26th day of March 2016

Craig A. Hayner
[Signature]
County Clerk, Saratoga County

MONROE COUNTY CLERK'S OFFICE
ROCHESTER, NY

THIS IS NOT A BILL. THIS IS YOUR RECEIPT

Receipt # 1246466

Index DEEDS

Book 11541 Page 193

No. Pages : 5

Instrument POWER OF ATTORNEY

Date : 06/01/2015

Time : 01:51:22PM

Control # 201506010535

Ref 1 #

Employee : AlanaM

Return To:
WINIFRED ANNE BROOKS
308 CHATHAM APT C
ROCHESTER, NY 14605-

BROOKS, WILLIAM HARRIS

BROOKS, WILLIAM HARRIS-STEELE
BROOKS, WINIFRED ANNE

COUNTY FEE NUMBER PAGES	\$	20.00
RECORDING FEE	\$	45.00

COPY

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

Total \$ 65.00
State of New York

MONROE COUNTY CLERK'S OFFICE

WARNING - THIS SHEET CONSTITUTES THE CLERKS
ENDORSEMENT, REQUIRED BY SECTION 317-a(5) &
SECTION 319 OF THE REAL PROPERTY LAW OF THE
STATE OF NEW YORK. DO NOT DETACH OR REMOVE.

CHERYL DINOLFO
MONROE COUNTY CLERK





POWER OF ATTORNEY — NEW YORK STATUTORY SHORT FORM

(a) CAUTION TO THE PRINCIPAL: Your Power of Attorney is an important document. As the "principal," you give the person whom you choose (your "agent") authority to spend your money and sell or dispose of your property during your lifetime without telling you. You do not lose your authority to act even though you have given your agent similar authority.

When your agent exercises this authority, he or she must act according to any instructions you have provided or, where there are no specific instructions, in your best interest. "Important Information for the Agent" at the end of this document describes your agent's responsibilities.

Your agent can act on your behalf only after signing the Power of Attorney before a notary public.

You can request information from your agent at any time. If you are revoking a prior Power of Attorney, you should provide written notice of the revocation to your prior agent(s) and to any third

parties who may have acted upon it, including the financial institutions where your accounts are located.

You can revoke or terminate your Power of Attorney at any time for any reason as long as you are of sound mind. If you are no longer of sound mind, a court can remove an agent for acting improperly.

Your agent cannot make health care decisions for you. You may execute a "Health Care Proxy" to do this.

The law governing Powers of Attorney is contained in the New York General Obligations Law, Article 5, Title 15. This law is available at a law library, or online through the New York State Senate or Assembly websites, www.senate.state.ny.us or www.assembly.state.ny.us.

If there is anything about this document that you do not understand, you should ask a lawyer of your own choosing to explain it to you.

(b) DESIGNATION OF AGENT(S):

name and address of principal

I, WILLIAM HARRIS BROOKS, 163 LEIGHTON AVE. APT # 3, ROCHESTER, N.Y. 14609 AND 1104 HUNTINGTON PARK, ROCHESTER, N.Y. 14621.

hereby appoint:

name(s) and address(es) of agent(s)

William-HarrisSteele: Brooks And Winifred Anne Brooks
11739 State Route 22, Box 51 308 Chatham Gardens, Apt. C
Comstock, N.Y. 12821-0051 Rochester, N.Y. 14605

as my agent(s)

If you designate more than one agent above, they must act together unless you initial the statement below.

WHB | My agents may act SEPARATELY.

(c) DESIGNATION OF SUCCESSOR AGENT(S): (OPTIONAL)

name(s) and address(es) of successor agent(s)

If any agent designated above is unable or unwilling to serve, I appoint as my successor agent(s):

Successor agents designated above must act together unless you initial the statement below

| My successor agents may act SEPARATELY.

You may provide for specific succession rules in this section. Insert specific succession provisions here:

2015 JUN -1 PM 1:58
BlumbergExcelsior.com/USA

NOTED

(d) This POWER OF ATTORNEY shall not be affected by my subsequent incapacity unless I have stated otherwise below, under "Modifications."

(e) This POWER OF ATTORNEY DOES NOT REVOKE any Powers of Attorney previously executed by me unless I have stated otherwise below, under "Modifications."

If you do NOT intend to revoke your prior Powers of Attorney, and if you have granted the same authority in this Power of Attorney as you granted to another agent in a prior Power of Attorney, each agent can act separately unless you indicate under "Modifications" that the agents with the same authority are to act together.

(f) GRANT OF AUTHORITY:

To grant your agent some or all of the authority below, either

(1) Initial the bracket at each authority you grant, or

(2) Write or type the letters for each authority you grant on the blank line at (P), and initial the bracket at (P). If you initial (P), you do not need to initial the other lines.

I grant authority to my agent(s) with respect to the following subjects as defined in sections 5-1502A through 5-1502N of the New York General Obligations Law:

- (A) real estate transactions;
- (B) chattel and goods transactions;
- (C) bond, share, and commodity transactions;
- (D) banking transactions;
- (E) business operating transactions;
- (F) insurance transactions;
- (G) estate transactions;
- (H) claims and litigation;
- (I) personal and family maintenance.
- (J) benefits from governmental programs or civil or military service;
- (K) health care billing and payment matters; records, reports, and statements;
- (L) retirement benefit transactions;
- (M) tax matters;
- (N) all other matters;
- (O) full and unqualified authority to my agent(s) to delegate any or all of the foregoing powers to any person or persons whom my agent(s) select;

If you grant your agent this authority, it will allow the agent to make gifts that you customarily have made to individuals, including the agent, and charitable organizations. The total amount of all such gifts in any one calendar year cannot exceed five hundred dollars;

(P) EACH of the matters identified by the following letters

You need not initial the other lines if you initial line (P).

(g) MODIFICATIONS: (OPTIONAL)

In this section, you may make additional provisions, including language to limit or supplement authority granted to your agent.

However, you cannot use this Modifications section to grant your agent authority to make gifts or changes to interests in your property. If you wish to grant your agent such authority, you MUST complete the Statutory Gifts Rider.

ONCE THIS POWER OF ATTORNEY NEW YORK STATUTORY SHORT FORM IS REGISTERED, EXECUTED AND DULY RECORDED IN THE OFFICE OF THE MONROE COUNTY CLERK, 101 COUNTY OFFICE BUILDING, 39 WEST MAIN STREET, ROCHESTER, NEW YORK 14614-1467, SUCH SHALL SIMULTANEOUSLY ACTIVATE THE POWER OF ATTORNEY/NON-NEGOTIABLE UNDER UNIQUE IDENTIFICATION NUMBER POA-062819737203-WHB, THAT IS ATTACHED HERETOWITH, TO BE REGISTERED, EXECUTED AND DULY RECORDED HEREWITH. POA-062819737203-WHB SHALL OVERRIDE THE TERMS AND CONDITIONS OF THIS POWER OF ATTORNEY NEW YORK STATUTORY SHORT FORM HEREIN UNDER THE FOLLOWING SECTIONS(S): (c)(d)(e)(~~h~~)(i)(j)(k) and (p).

whb

(h) CERTAIN GIFT TRANSACTIONS: STATUTORY GIFTS RIDER: (OPTIONAL)

In order to authorize your agent to make gifts in excess of an annual total of \$500 for all gifts described in (I) of the grant of authority section of this document (under personal and family maintenance), you must initial the statement below and execute a Statutory Gifts Rider at the same time as this instrument. Initialing the statement below by itself does not authorize your agent to make gifts. The preparation of the Statutory Gifts Rider should be supervised by a lawyer.

(SGR) I grant my agent authority to make gifts in accordance with the terms and conditions of the Statutory Gifts Rider that supplements this Statutory Power of Attorney.

(i) DESIGNATION OF MONITOR(S): (OPTIONAL)

If you wish to appoint monitor(s), initial and fill in the section below:

I wish to designate whose address(es) is (are)

as monitor(s). Upon the request of the monitor(s), my agent(s) must provide the monitor(s) with a copy of the power of attorney and a record of all transactions done or made on my behalf. Third parties holding records of such transactions shall provide the records to the monitor(s) upon request.

(o) AGENT'S SIGNATURE AND ACKNOWLEDGMENT OF APPOINTMENT:

It is not required that the principal and the agent(s) sign at the same time, nor that multiple agents sign at the same time.

I/we,

have read the foregoing Power of Attorney. I am/we are the person(s) identified therein as agent(s) for the principal named therein.

I/we acknowledge my/our legal responsibilities.

Agent(s) sign(s) here: → William Steele Brooks x Winifred Brooks

ACKNOWLEDGMENT

State of New York, County of Washington ss: State of _____
On March 23rd, 2015 before me, the undersigned,
personally appeared William Steele Brooks
11739 State Route 22, Box 51, Constock, New York
12821-0051
personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

[Signature]
(signature and office of individual taking acknowledgment)

PAT SULLIVAN
Notary Public, State of New York
Qual. in Washington Co. No. 01SU6316844
My Commission Expires on Dec. 19, 2018

County of Monroe ss: State of _____
On _____ before me, the undersigned,
personally appeared Winifred Anne Brooks, 309
Chatham Gardens, Apt. C, Rochester, New York 14605
personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

[Signature]
(signature and office of individual taking acknowledgment)

NESE BAYKAL
Notary Public, State of New York
No. 01BA6046622
Qualified in Monroe County
Commission Expires August 14, 2017

(p) SUCCESSOR AGENT'S SIGNATURE AND ACKNOWLEDGMENT OF APPOINTMENT:

It is not required that the principal and the SUCCESSOR agent(s), if any, sign at the same time, nor that multiple SUCCESSOR agents sign at the same time. Furthermore, successor agents can not use this Power of Attorney unless the agent(s) designated above is/are unable or unwilling to serve.

I/we,

have read the foregoing Power of Attorney. I am/we are the person(s) identified therein as SUCCESSOR agent(s) for the principal named therein.

Successor Agent(s) sign(s) here: → _____

ACKNOWLEDGMENT

State of New York, County of _____ ss: State of _____
On _____ before me, the undersigned,
personally appeared _____

personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

(signature and office of individual taking acknowledgment)

County of _____ ss: State of _____
On _____ before me, the undersigned,
personally appeared _____

personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

(signature and office of individual taking acknowledgment)

(j) COMPENSATION OF AGENT(S): (OPTIONAL)

Your agent is entitled to be reimbursed from your assets for reasonable expenses incurred on your behalf. If you ALSO wish your agent(s) to be compensated from your assets for services rendered on your behalf, initial the statement below. If you wish to define "reasonable compensation," you may do so above, under "Modifications."

[] My agent(s) shall be entitled to reasonable compensation for services rendered.

(k) ACCEPTANCE BY THIRD PARTIES: I agree to indemnify the third party for any claims that may arise against the third party because of reliance on this Power of Attorney. I understand that any termination of this Power of Attorney, whether the result of my revocation of the Power of Attorney or otherwise, is not effective as to a third party until the third party has actual notice or knowledge of the termination.

(l) TERMINATION: This Power of Attorney continues until I revoke it or it is terminated by my death or other event described in section 5-1511 of the General Obligations Law.

Section 5-1511 of the General Obligations Law describes the manner in which you may revoke your Power of Attorney, and the events which terminate the Power of Attorney.

(m) SIGNATURE AND ACKNOWLEDGMENT:

In Witness Whereof I have hereunto signed my name on March 23rd 2015

PRINCIPAL signs here: → [Signature]

STATE OF NEW YORK, COUNTY OF Washington

ss.:

ACKNOWLEDGMENT

On March 23rd, 2015 before me, the undersigned, personally appeared WILLIAM HARRIS

BROOKS

personally known to me or proved to me on the basis of satisfactory evidence to be the individual(s) whose name(s) is (are) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their capacity(ies), and that by his/her/their signature(s) on the instrument, the individual(s), or the person upon behalf of which the individual(s) acted, executed the instrument.

[Signature]
(signature and office of person taking acknowledgment)

PAT SULLIVAN
Notary Public, State of New York
Qual. in Washington Co. No. 01SU6316844
My Commission Expires on Dec. 19, 2018

PAT SULLIVAN
Notary Public, State of New York
Qual. in Washington Co. No. 01SU6316844
My Commission Expires on Dec. 19, 2018

(n) IMPORTANT INFORMATION FOR THE AGENT:

When you accept the authority granted under this Power of Attorney, a special legal relationship is created between you and the principal. This relationship imposes on you legal responsibilities that continue until you resign or the Power of Attorney is terminated or revoked. You must:

- (1) act according to any instructions from the principal, or, where there are no instructions, in the principal's best interest;
- (2) avoid conflicts that would impair your ability to act in the principal's best interest;
- (3) keep the principal's property separate and distinct from any assets you own or control, unless otherwise permitted by law;
- (4) keep a record of all receipts, payments, and transactions conducted for the principal; and
- (5) disclose your identity as an agent whenever you act for the principal by writing or printing the principal's name and signing your own name as "agent" in either of the following manners: (Principal's Name) by (Your Signature) as Agent, or (your signature) as Agent for (Principal's Name).

You may not use the principal's assets to benefit yourself or anyone else or make gifts to yourself or anyone else unless the principal has specifically granted you that authority.

document, which is either a Statutory Gifts Rider attached to a Statutory Short Form Power of Attorney or a Non-Statutory Power of Attorney. If you have that authority, you must act according to any instructions of the principal or, where there are no such instructions, in the principal's best interest. You may resign by giving written notice to the principal and to any co-agent, successor agent, monitor if one has been named in this document, or the principal's guardian if one has been appointed. If there is anything about this document or your responsibilities that you do not understand, you should seek legal advice.

Liability of agent:

The meaning of the authority given to you is defined in New York's General Obligations Law, Article 5, Title 15. If it is found that you have violated the law or acted outside the authority granted to you in the Power of Attorney, you may

THIS IS A U.S. S.E.C. TRACER FLAG, NOT A POINT OF LAW " A SECURITY -- 15 USC "

INDEMNIFICATION AND
HOLD HARMLESS AGREEMENT
(Unconditional)

COPY

SECURED

-Private Between the Parties-
Number#: HHIA062819737203WHB

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

PARTIES:

ENS LEGIS TRUST ACCOUNT/
JUDGMENT DEBTOR:
WILLIAM HARRIS BROOKS'
1104 ST. PAUL STREET APT. C
ROCHESTER, NEW YORK
-and-
WILLIAM HARRIS BROOKS
163 LEIGHTON AVE. APT.# 3
ROCHESTER, NEW YORK

Paramount Creditor/SURETY:
William-HarrisSteele: Brooks
-or- William-Harris:Brooks
c/o 11739 State Route 22
Comstock, New York Republic
[near 12821]
united States of America

... and all derivatives and variations in the spelling of ENS LEGIS TRUST ACCOUNT/JUDGMENT DEBTOR'S name.

ENS LEGIS TRUST ACCOUNT/JUDGMENT DEBTOR'S NEW YORK STATE IDENTIFICATION NO. or NYSID#'s: 6518864Q or 06518864Q; SOCIAL SECURITY NO. and UNIFORM COMMERCIAL CODE CONTRACT TRUST ACCOUNT NO. or SS# or UCTA#: 085-56-7203, PERSONAL EXEMPTION PRIVILEGE NO. or PEP#:085-056-7203 - C13311012 | C133112257, Autotris No./Exemption Identification No. #:085567203, CREDITOR NO. or CR#: 00300771; JUDGMENT CREDITOR or JC#: 60025785L; DOB: 06/28/1973.

This Indemnification and Hold-Harmless Agreement is mutually agreed upon and entered into this 10th day of June, 2015, Anno Domini, AUM, between the ENS LEGIS TRUST ACCOUNT/JUDGMENT DEBTOR: "WILLIAM HARRIS BROOKS " and any and all derivatives and variations in the spelling of said name hereinafter jointly and severally "JUDGMENT DEBTOR", and the living, breathing, flesh-and-blood man, known by the distinctive appellation William-HarrisSteele: Brooks or

HHIA0628197307203WHB

WILLIAM HARRIS BROOKS

For use of Indemnification and Hold Harmless Agreement by the

William-HarrisSteele: Brooks

is granted the authority to issue the Personal Exemption Privilege as the bond annexed hereto constitutes the basis for such use and the terms of the obligations, and to what extent said bond shall remain in full force and effect.

Defined: Glossary of Terms

As used in this Indemnification and Hold-Harmless Agreement, the following words and terms express the meaning set forth as follows, NON OBSTANTE.

Appellation: In this agreement the term "appellation" means a name or title; nonclamenture.

Conduit: In this agreement the term "conduit" signifies a means of transmitting and distribution of energy and the effect and/or product of labor, such as goods and services, via the name "WILLIAM HARRIS BROOKS ", also known by any and all derivatives and variations in the spelling of said name with the exception of "William-HarrisSteele: Brooks" or "William-Harris: Brooks".

Paramount Creditor/Surety: In this agreement the term "Paramount Creditor/Surety" means "William-HarrisSteele: Brooks" or "William-Harris: Brooks".

JUDGMENT DEBTOR: In this agreement the term "JUDGMENT DEBTOR" means "CESTUI QUE TRUST", "WILLIAM HARRIS BROOKS ", and also means "WILLIAM H. BROOKS", "WILLIAM BROOKS", "BROOKS WILLIAM HARRIS", "BROOKS WILLIAM H.", "BROOKS WILLIAM", "W. BROOKS" and "BROOKS W.", including, but not limited to, any and all derivatives and variations in the spelling of said name with the exception of "William-HarrisSteele: Brooks" or "William-Harris: Brooks"

Derivative: In this agreement the term "derivative" means something derived from another source; taken from something preceding; secondary; that which has not origin in itself, but obtains its existence from something foregoing of a tangible and fundamental nature or being.

ENS LEGIS: In this agreement the term "ENS LEGIS" means a creature of law; an artificial being, such a corporation, considered

HHIA062819737203WHB

For use of Indemnification and Hold Harmless Agreement by the

WILLIAM HARRIS BROOKS

William-HarrisSteele: Brooks

PERSON: In this agreement the term "PERSON" means "WILLIAM HARRIS BROOKS "; an individual, Corporation, a Uniform Commercial Code Contract Trust Account, JUDGMENT DEBTOR, Trust, or other group, however organized; a LEGAL ENTITY, JURIDICAL PERSON, JURISTIC PERSON, ARTIFICIAL PERSON, LEGAL PERSON, ENS LEGIS TRUST ACCOUNT LLC., FICTITIOUS PERSON, that is recognized by the law as capable of performing legal acts and acquisition of privileges as follows: [to sue and to be sued by a corporate or trust name, to have perpetual succession by preference of transfer or transmission of assets to posterity, to make contracts by which the separate property or persons of the individuals shall not be bound], and having legal rights and responsibilities, [such as the right to due process and liability for torts], e.g. a corporation or trust i.e. "WILLIAM HARRIS BROOKS ".

JURISTIC PERSON: In this agreement the term "JURISTIC PERSON" means an abstract legal entity, ens legis trust account, such as a corporation or trust, created by construct of law and considered as possessing certain legal rights and duties of a human being; an imaginary entity such as JUDGMENT DEBTOR i.e. "WILLIAM HARRIS BROOKS " which, on the basis of legal standing and reasoning, is legally treated as a living breathing, flesh and blood human being for the purpose of conducting commercial activity for the benefit of a biological, living being, such as Paramount Creditor/Surety. "From the earliest of times the law; has enforced rights and enacted liabilities by utilizing a corporate concept - by recognizing that is juristic persons other than human beings, Bank of U.S. v. Deveaux (U.S. Ga 1809). The theories by which this mode of legal operation has developed, has been justified, qualified, and defined are the subject matter of a very sizeable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law's response to ways of men in carrying on their affairs through what is now the familiar device of the corporation -- Attribution of legal rights and duties to a juristic person other than man is necessarily a metaphorical process. And none the worse for it. No doubt, "Metaphors in law are to be narrowly watched". Cardozo, J. in Berkley v. Third Avenue R.

HHIA062819737203WHB

For use of Indemnification and Hold Harmless Agreement by the

WILLIAM HARRIS BROOKS

William-HarrisSteele: Brooks

Transmitting Utility: In this agreement the term "transmitting utility" means a "commercial transmitting utility", i.e. a conduit for all commercial presentments and matters passed to or presented to the JUDGMENT DEBTOR or DEBTOR, i.e. "WILLIAM HARRIS BROOKS", also see U.C.C. § 9-102 (80).

U.C.C.: In this agreement the term U.C.C. or UCC means Uniform Commercial Code.

Subrogation: In this agreement the term "subrogation" means that if the JUDGMENT DEBTOR fails in the specific performance of indemnification of the Surety, then the Surety can sue or execute process [judicial or non-judicial] in rem or quasi in rem against the JUDGMENT DEBTOR to recover the sum owed to the Surety, and such process shall be executed upon the JUDGMENT DEBTOR and the property of the JUDGMENT DEBTOR to satisfy the debt, by the United States Marshall or the Sheriff of the Municipality or County under his jurisdiction, in which the property is situate.

When the context so requires, the masculine gender includes the feminine and/or neuter, and the singular numbers includes the plural.

JUDGMENT DEBTOR hereby agrees to indemnify, defend and hold harmless the Surety being released up to the amount of the sum specified in the indemnity bond from and against all claims for loss of or damage above indicated by or on behalf of the JUDGMENT DEBTOR and owner thereof or those claiming under them. The JUDGMENT DEBTOR also hereby warrants that it is entitled to enforce the aforesaid claim and to give full and complete release of said Surety by this duly acknowledged and executed novation.

IN WITNESS WHEREOF, JUDGMENT DEBTOR has caused these presents to be executed by its Authorized Representative this 14th day of June, 2015.

Paramount Creditor/Surety accepts JUDGMENT DEBTOR's signature in accordance with U.C.C. §§ 1-201 (39), 3-401 and 3-419

HHIA062819737203WHB

For us of Indemnification and Hold Harmless Agreement by the

[over]

7

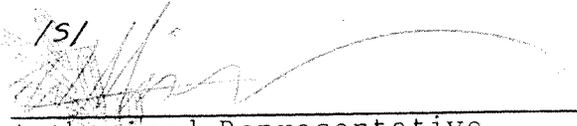
WILLIAM HARRIS BROOKS

William-HarrisSteele: Brooks

ACKNOWLEDGEMENT

State of New York)
Village Of Comstock) Scilicet
County of Washington)

SUBSCRIBED TO AND SWORN before me on the 10th day of June, 2015 A.D., before me came and appeared William H. Brooks, to known and known to me to be the person who executed this instrument and acknowledged to me that he executed the same.

151


Authorized Representative
Attorney-in-fact on behalf of
WILLIAM HARRIS BROOKS®, ENS
LEGIS TRUST U.C.C. § 1-207
WITHOUT PREJUDICE

Sworn to and subscribed before me
on this 10th day of June, 2015


Signature of Notary Public
NOTARY PUBLIC


PAT SULLIVAN
Notary Public, State of New York
Qual. in Washington Co. NY, 01SU6316844
My Commission Expires on Dec. 19, 2018

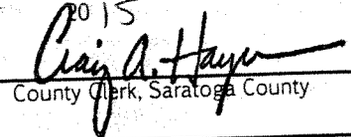
STATE OF NEW YORK } ss.:
County of Saratoga

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat J. Sullivan
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 29th day of September 2015

Craig A. Hayner

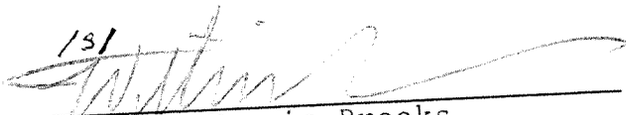

County Clerk, Saratoga County

ACKNOWLEDGEMENT

STATE OF NEW YORK)
WASHINGTON COUNTY)ss.:

On the 2nd day of March, 2016, A.D. before me appeared the flesh and blood Man William Harris Brooks, to me personally known, who being by me duly sworn says that he is the Paramount Creditor/SURETY in the foregoing agreement, that the foregoing seal affixed to this instrument was signed and sealed and that said act is verified by his red ink signature and he acknowledged that the execution of the foregoing INDEMNIFICATION AND HOLD HARMLESS AGREEMENT was the free act and deed of William Harris Brooks.


PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

^{1/31}

William Harris Brooks

ell

MONROE COUNTY CLERK'S OFFICE
County Clerk's Recording Page



Return To:

Index JUDGMENTS
Book 00000 Page 0000
No. Pages 0000
Instrument CERT OF CONVICT
Date : 9/03/2002
Time : 8:10:00
Control # 200209030001
FILE# I# 2000 014409
CRT#
Employee ID RR

PEOPLE OF THE STATE OF NEW YORK
K
BROOKS
WILLIAM H

MORTGAGE TAX

\$.00	MORTGAGE AMOUNT	\$.00
\$.00	BASIC MORTGAGE TAX	\$.00
\$.00	SPEC ADDIT MTG TAX	\$.00
\$.00	ADDITIONAL MTG TAX	\$.00
\$.00	Total	\$.00
Total:	\$.00

TRANSFER AMT

TRANSFER AMT	\$.00
TRANSFER TAX	\$.00

STATE OF NEW YORK
MONROE COUNTY CLERK'S OFFICE

WARNING - THIS SHEET CONSTITUTES THE CLERKS
ENDORSEMENT, REQUIRED BY SECTION 317-a(5) &
SECTION 319 OF THE REAL PROPERTY LAW OF THE
STATE OF NEW YORK. DO NOT DETACH.

Maggie Brooks, County Clerk



08-14-2002

STATE OF NEW YORK - COUNTY OF MONROE
SUPREME COURT - CERTIFICATE OF CONVICTION

WILLIAM H. BROOKS

INDEX # 2000/014409

FILED 12-28-2000
VIOLATION 08-29-2000

IND # 2000-0687A

DOB 06-28-1973

NYSID # 6518864Q

SS # 085-56-7203

Justice: Hon. Stephen R. Sirkin

Court Reporter: BARBARA J. FALONE LIBERTI

ORIGINAL OFFENSE # 1: MURDER 2: W/FELONY/1 ct(s) PL-125.25-03 -AF-
Disposition: CONVICTED - JURY 07-11-2002
Sentenced: 08-12-2002
Custody/Time: 22Y-L / CUSTODY

ORIGINAL OFFENSE # 2: ATT ROBB 1/1 ct(s) PL-110-160.15-02 -CF-
Disposition: CONVICTED - JURY 07-11-2002
Sentenced: 08-12-2002
Custody/Time: 15Y,5Y / DETERMINATE CUSTODY & POST RELEASE PAROLE

ORIGINAL OFFENSE # 3: ATT ROBB 1/1 ct(s) PL-110-160.15-04 -CF-
Disposition: DISMISSED - ~~KA~~ 07-10-2002

SECOND FELONY OFFENDER CLERK - JULIE BROOKS *KA for JB*

Remarks: _____

I certify that this document reflects a true and accurate record of the above defendant.

Maggie Brooks
County Clerk

2002 SEP -3 AM 8:10
MONROE COUNTY CLERK

FILED

PERFORMANCE BOND
(See instructions on reverse)

DATE BOND EXECUTED (Must be same or later than date of contract) JULY 13, 2015

OMB Number 9000-0045
Expiration Date: 6/30/2016

OPERWORK REDUCTION ACT STATEMENT: Public reporting burden for this collection of information is estimated to average 60 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspects of this collection of information, including suggestions for reducing its burden, to U.S. General Services Administration, Regulatory Secretariat (MVCB)/IC 9000-0045, Office of Governmentwide Acquisition Policy, 1800 F Street, W, Washington, DC 20405.

PRINCIPAL (Legal name and business address)
WILLIAM HARRIS BROOKS 085-56-7203 - C13311012 | C133112257-NY252637
STATE OF NEW YORK COUNTY OF MONROE
163 LEIGHTON AVENUE APT 3, ROCHESTER,
1104 HUNTINGTON PARK, ROCHESTER,

TYPE OF ORGANIZATION ("X" one)
 INDIVIDUAL PARTNERSHIP
 JOINT VENTURE CORPORATION

STATE OF INCORPORATION NY

SURETY(IES) (Name(s) and business address(es))
William-Harris Brooks
c/o P.O. Box 51
Comstock, New York Republic, [near 12821], united States of America

PENAL SUM OF BOND

MILLION(S)	THOUSANDS	HUNDRED(S)	CENTS
22	000	000	00

CONTRACT DATE 12/23/2000
CONTRACT NO. CR#00300771/20002076740-JC#60025785L

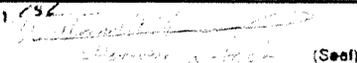
OBLIGATION
The Principal and Surety(ies), are firmly bound to the United States of America (hereinafter called the Government) in the above penal sum. For payment of the penal sum, we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally. However, where the sureties are corporations acting as co-sureties, we the sureties bind ourselves in such sum "jointly and severally" as well as "severally" only for the purpose of allowing a joint action or actions against any or all of us. For all other purposes, each Surety binds self, jointly and severally with the Principal, for the payment of the sum shown opposite the name of the Surety. If no limit of liability is dictated, the limit of liability is the full amount of the penal sum.

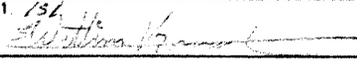
CONDITIONS
The Principal has entered into the contract identified above.
HEREFORE
The above obligation is void if the Principal:
(a) (1) Performs and fulfills all the undertaking, covenants, terms, conditions, and agreements of the contract during the original term of the contract and any extensions thereof that are granted by the Government, with or without notice of the Surety(ies) and during the life of any guaranty required under the contract, and (2) performs and fulfills all the undertakings, covenants, terms, conditions, and agreements of any and all duly authorized modifications of the contract that hereafter are made. Notice of those modifications to the Surety(ies) are waived.

(b) Pays to the Government the full amount of the taxes imposed by the Government, if the said contract is subject to 41 U.S.C. Chapter 31, subchapter III, Bonds, which are collected, deducted, or withheld from wages paid by the Principal in carrying out the construction contract with respect to which this bond is furnished.

WITNESS
The Principal and Surety(ies) executed this performance bond and affixed their seals on the above date.

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2016

PRINCIPAL			Corporate Seal
SIGNATURE(S)	1.  (Seal)	2. (Seal)	
NAME(S) & TITLE(S) (Typed)	1. WILLIAM HARRIS BROOKS JUDGMENT DEBTOR	2.	

INDIVIDUAL SURETY(IES)		
SIGNATURE(S)	1.  (Seal)	2. (Seal)
NAME(S) (Typed)	1. William-Harris: Brooks	2.

CORPORATE SURETY(IES)			Corporate Seal
NAME & ADDRESS	STATE OF INC.	LIABILITY LIMIT (\$)	
SIGNATURE(S)	1.	2.	
NAME(S) & TITLE(S) (Typed)	1.	2.	

AUTHORIZED FOR LOCAL REPRODUCTION
Previous edition not usable

STANDARD FORM 25 (REV. 3/2013)
Prescribed by GSA-FAR (48 CFR) 53.228 (b)

CORPORATE SURETY(IES) (Continued)

NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
SIGNATURE(S)	1.	2.		
NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		
NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
SIGNATURE(S)	1.	2.		
NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		
NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
SIGNATURE(S)	1.	2.		
NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		
NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
SIGNATURE(S)	1.	2.		
NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		
NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
SIGNATURE(S)	1.	2.		
NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		
NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
SIGNATURE(S)	1.	2.		
NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		
NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
SIGNATURE(S)	1.	2.		
NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		

BOND PREMIUM		RATE PER THOUSAND (\$)	TOTAL (\$)
---------------------	---	------------------------	------------

INSTRUCTIONS

This form is authorized for use in connection with Government contracts. Any deviation from this form will require the written approval of the Administrator of General Services.

1. Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.

2. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitation listed therein. Where more than one corporate surety is involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "CORPORATE

SURETY(IES)." In the space designated "SURETY(IES)" on the face of the form, insert only the letter identification of the sureties.

(b) Where individual sureties are involved, a completed Affidavit of Individual Surety (Standard Form 28) for each individual surety, shall accompany the bond. The Government may require the surety to furnish additional substantiating information concerning their financial capability.

4. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the words "Corporate Seal", and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.

5. Type the name and title of each person signing this bond in the space provided.

AFFIDAVIT OF INDIVIDUAL SURETY

(See instructions on reverse)

OMB No.: 9000-0001

Public reporting burden for this collection of information is estimated to average 3 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Regulatory Secretariat (MVA), Office of Acquisition Policy, GSA, Washington, DC 20405.

STATE OF NEW YORK	SS.
COUNTY OF WASHINGTON	

I, the undersigned, being duly sworn, depose and say that I am: (1) the surety to the attached bond(s); (2) a citizen of the United States; and of full age and legally competent. I also depose and say that, concerning any stocks or bonds included in the assets listed below, that there are no restrictions on the resale of these securities pursuant to the registration provisions of Section 5 of the Securities Act of 1933. I recognize that statements contained herein concern a matter within the jurisdiction of an agency of the United States and the making of a false, fictitious or fraudulent statement may render the maker subject to prosecution under Title 18, United States Code Sections 1001 and 494. This affidavit is made to induce the United States of America to accept me as surety on the attached bond.

1. NAME (First, Middle, Last) (Type or Print) WILLIAM HARRIS BROOKS	2. HOME ADDRESS (Number, Street, City, State, ZIP Code) 1104 HUNTINGTON PARK, ROCHESTER, NY 14621
3. TYPE AND DURATION OF OCCUPATION EXPERT MERCHANT AT LAW	4. NAME AND ADDRESS OF EMPLOYER (If Self-employed, so State) SELF-EMPLOYED
5. NAME AND ADDRESS OF INDIVIDUAL SURETY BROKER USED (If any) (Number, Street, City, State, ZIP Code)	6. TELEPHONE NUMBER HOME - (585) 454-3691 BUSINESS -

7. THE FOLLOWING IS A TRUE REPRESENTATION OF THE ASSETS I HAVE PLEDGED TO THE UNITED STATES IN SUPPORT OF THE ATTACHED BOND:

(a) Real estate (Include a legal description, street address and other identifying description; the market value; attach supporting certified documents including recorded lien; evidence of title and the current tax assessment of the property. For market value approach, also provide a current appraisal.)
 WILLIAM HARRIS BROOKS
 REGISTERED BOND No. 085-56-7203 - C13311012 | C133112257-NY252637
 EXEMPTION AMOUNT 250,000,000.00

(b) Assets other than real estate (describe the assets, the details of the escrow account, and attach certified evidence thereof).

8. IDENTIFY ALL MORTGAGES, LIENS, JUDGEMENTS, OR ANY OTHER ENCUMBRANCES INVOLVING SUBJECT ASSETS INCLUDING REAL ESTATE TAXES DUE AND PAYABLE. JUDGMENTS Control No. 200209030001
 JUDGMENTS Control No. 200312310031

STATE OF NEW YORK }
 County of Saratoga } ss.:

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat J. Sullivan

whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
 this 29th day of September 2015
 Craig A. Hayner
 County Clerk, Saratoga County

INSTRUCTIONS

1. Individual sureties on bonds executed in connection with Government contracts must complete and submit this form with the bond. (See 48 CFR 28.203, 53.228(e).) The surety must have the completed form notarized.

2. No corporation, partnership, or other unincorporated association or firm, as such, is acceptable as an individual surety. Likewise, members of a partnership are not acceptable as sureties on bonds that a partnership or an association, or any co-partner or member thereof, is the principal obligor. However, stockholders of corporate principals are acceptable provided (a) their qualifications are independent of their stockholdings or financial interest therein, and (b) that the fact is expressed in the affidavit of justification. An individual surety will not include any financial interest in assets connected with the principal on the bond that this affidavit supports.

3. United States citizenship is a requirement for individual sureties for contracts and bonds when the contract is awarded in the United States. However, when the Contracting Officer is located in an outlying area or a foreign country, the individual surety is only required to be a permanent resident of the area or country in which the contracting officer is located.

4. All signatures of the affidavit submitted must be originals. Affidavits bearing reproduced signatures are not acceptable. An authorized person must sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of a firm, partnership, or joint venture, or an officer of the corporation involved.

BID BOND
(See instruction on reverse)

DATE BOND EXECUTED (Must not be later than bid opening date)
JULY 13, 2015

OMB NO.: 9000-0045

The reporting burden for this collection of information is estimated to average 25 minutes per response, including the time for reviewing instructions, searching existing data bases, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the FAR Secretariat (MVR), Federal Acquisition Policy Division, GSA, Washington, DC 20405.

PRINCIPAL (Legal name and business address)

WILLIAM HARRIS BROOKS 085-56-7203 - C13311012 | C133112257-NY252637
STATE OF NEW YORK COUNTY OF MONROE
163 LEIGHTON AVENUE APT 3, ROCHESTER,
1104 HUNTINGTON PARK, ROCHESTER,

TYPE OF ORGANIZATION ("X" one)

- INDIVIDUAL PARTNERSHIP
 JOINT VENTURE CORPORATION

STATE OF INCORPORATION

NY

SURETY(IES) (Name and business address)

William-Harris: Brooks
c/o P.O. Box 51
Comstock, New York Republic, [near 12821], united States of America

PENAL SUM OF BOND

PERCENT BID PRICE	AMOUNT NOT TO EXCEED			
	MILLION(S)	THOUSAND(S)	HUNDRED(S)	CENTS
	22	000	000	00

BID IDENTIFICATION

BID DATE 12/23/2000	INVITATION NO. CR#00300771-20002076740-JC#60025785L
FOR (Construction, Supplies, or Services)	Services

OBLIGATION:

The Principal and Surety(ies) are firmly bound to the United States of America (hereinafter called the Government) in the above penal sum. For payment of the penal sum, we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally. However, where the Sureties are corporations acting as co-sureties, we, the Sureties, bind ourselves in such sum "jointly and severally" as well as "severally" only for the purpose of allowing a joint action or actions against any or all of us. For all other purposes, each Surety binds itself, jointly and severally with the Principal, for the payment of the sum shown opposite the name of the Surety. If no limit of liability is indicated, the limit of liability is the full amount of the penal sum.

CONDITIONS:

The Principal has submitted the bid identified above.

HEREFORE:

The above obligation is void if the Principal - (a) upon acceptance by the Government of the bid identified above, within the period specified therein for acceptance (sixty (60) days if no period is specified), executes the further contractual documents and gives the bond(s) required by the terms of the bid accepted within the time specified (ten (10) days if no period is specified) after receipt of the forms by the principal; or (b) in the event of failure to execute such further contractual documents and give such bonds, pays the Government for any cost of procuring the work which exceeds the amount of the bid.

Each Surety executing this instrument agrees that its obligation is not impaired by any extension(s) of the time for acceptance of the bid that the Principal may grant to the Government. Notice to the surety(ies) of extension(s) are waived. However, waiver of the notice applies only to extensions aggregating not more than sixty (60) calendar days in addition to the period originally allowed for acceptance.

WITNESS: *[Signature]*
The Principal and Surety(ies) executed this bid bond and affixed their seals on the above date.

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

PRINCIPAL			
SIGNATURE(S)	1. <i>[Signature]</i> (Seal)	2. (Seal)	3. (Seal) Corporate Seal
NAME(S) & TITLE(S) (Typed)	1. WILLIAM HARRIS BROOKS JUDGMENT DEBTOR	2.	3.

INDIVIDUAL SURETY(IES)			
SIGNATURE(S)	1. <i>[Signature]</i> (Seal)	2. (Seal)	3. (Seal)
NAME(S) (Typed)	1. William-Harris: Brooks	2.	3.

CORPORATE SURETY(IES)			
NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)
SIGNATURE(S)	1.	2.	Corporate Seal
NAME(S) & TITLE(S) (Typed)	1.	2.	

AUTHORIZED FOR LOCAL REPRODUCTION
Previous edition is usable

STANDARD FORM 24 (REV. 10-98)
Prescribed by GSA - FAR (48 CFR) 53.228(a)

SURETY B	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) (Typed)	1.	2.		
SURETY C	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) (Typed)	1.	2.		
SURETY D	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) (Typed)	1.	2.		
SURETY E	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) (Typed)	1.	2.		
SURETY F	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) (Typed)	1.	2.		
SURETY G	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT (\$)	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) (Typed)	1.	2.		

INSTRUCTIONS

1. This form is authorized for use when a bid guaranty is required. Any deviation from this form will require the written approval of the Administrator of General Services.
2. Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.
3. The bond may express penal sum as a percentage of the bid price. In these cases, the bond may state a maximum dollar limitation (e.g., 20% of the bid price but the amount not to exceed _____ dollars).
4. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitation listed therein. Where more than one corporate surety is involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "CORPORATE SURETY(IES)." In the space designated "SURETY(IES)" on the face of the form, insert only the letter identification of the sureties.
 (b) Where individual sureties are involved, a completed Affidavit of Individual surety (Standard Form 28), for each individual surety, shall accompany the bond. The Government may require the surety to furnish additional substantiating information concerning its financial capability.
5. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the word "Corporate Seal"; and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.
6. Type the name and title of each person signing this bond in the space provided.
7. In its application to negotiated contracts, the terms "bid" and "bidder" shall include "proposal" and "offeror."

PAYMENT BOND
(See instructions on reverse)

DATE BOND EXECUTED (Must be same or later than date of contract)
JULY 13, 2015

OMB Number: 8000-0045
Expiration Date: 8/30/2016

PAPERWORK REDUCTION ACT STATEMENT: Public reporting burden for this collection of information is estimated to average 60 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspects of this collection of information, including suggestions for reducing this burden, to U.S. General Services Administration, Regulatory Secretariat (MVCB)/IC 9000-0045, Office of Governmentwide Acquisition Policy, 1800 F Street, NW, Washington, DC 20405.

PRINCIPAL (Legal name and business address)
WILLIAM HARRIS BROOKS 085-56-7203 - C13311012 | C133112257-NY252637
STATE OF NEW YORK COUNTY OF MONROE
163 LEIGHTON AVENUE APT 3, ROCHESTER,
1104 HUNTINGTON PARK, ROCHESTER,

TYPE OF ORGANIZATION ("X" one)
 INDIVIDUAL PARTNERSHIP
 JOINT VENTURE CORPORATION

STATE OF INCORPORATION NY

SURETY(IES) (Name(s) and business address(es))
William-Harris: Brooks
c/o P.O. Box 51
Comstock, New York Republic, [near 12821], united States of America

PENAL SUM OF BOND			
MILLION(S)	THOUSAND(S)	HUNDRED(S)	CENTS
22	000	000	00

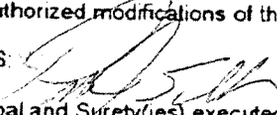
CONTRACT DATE 12/23/2000
CONTRACT NO. CR#00300771/20002076740-JC#60025785L

OBIGATION:

We, the Principal and Surety(ies) are firmly bound to the United States of America (hereinafter called the Government) in the above penal sum. For payment of the penal sum, we bind ourselves, our heirs, executors, administrators, and successors, jointly and severally. However, where the Sureties are corporations acting as co-sureties, we, the Sureties, bind ourselves in such sum "jointly and severally" as well as severally" only for the purpose of allowing a joint action or actions against any or all of us. For all other purposes, each Surety binds itself, jointly and severally with the Principal, for the payment of the sum shown opposite the name of the Surety. If no limit is indicated, the limit of ability is the full amount of the penal sum.

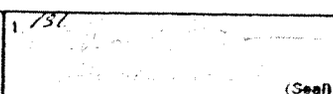
CONDITIONS:

The above obligation is void if the Principal promptly makes payment to all persons having a direct relationship with the Principal or a subcontractor of the Principal for furnishing labor, material or both in the prosecution of the work provided for in the contract identified above, and any authorized modifications of the contract that subsequently are made. Notice of those modifications to the Surety(ies) are waived.

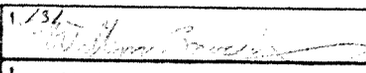
WITNESS: 

The Principal and Surety(ies) executed this payment bond and affixed their seals on the above date.

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

PRINCIPAL			
SIGNATURE(S)	1.  (Seal)	2. (Seal)	3. (Seal)
NAME(S) & TITLE(S) (Typed)	1. WILLIAM HARRIS BROOKS JUDGMENT DEBTOR	2.	3.

Corporate Seal

INDIVIDUAL SURETY(IES)			
SIGNATURE(S)	1.  (Seal)	2. (Seal)	3. (Seal)
NAME(S) (Typed)	1. William-Harris: Brooks	2.	3.

CORPORATE SURETY(IES)			
NAME & ADDRESS	STATE OF INC.	LIABILITY LIMIT	Corporate Seal
SIGNATURE(S)	2.	\$	
NAME(S) & TITLE(S) (Typed)	2.		

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STANDARD FORM 25A (REV. 3/2013)
Prescribed by GSA-FAR (48 CFR) 53 2228(c)

CORPORATE SURETY(IES) (Continued)

SURETY B	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT \$	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		
SURETY C	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT \$	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		
SURETY D	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT \$	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		
SURETY E	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT \$	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		
SURETY F	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT \$	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		
SURETY G	NAME & ADDRESS		STATE OF INC.	LIABILITY LIMIT \$	Corporate Seal
	SIGNATURE(S)	1.	2.		
	NAME(S) & TITLE(S) <i>(Typed)</i>	1.	2.		

INSTRUCTIONS

1. This form, for the protection of persons supplying labor and material, is used when a payment bond is required under 40 U.S.C. Chapter 31, Subchapter III, Bonds. Any deviation from this form will require the written approval of the Administrator of General Services.

2. Insert the full legal name and business address of the Principal in the space designated "Principal" on the face of the form. An authorized person shall sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved.

3. (a) Corporations executing the bond as sureties must appear on the Department of the Treasury's list of approved sureties and must act within the limitation listed therein. Where more than one corporate surety is involved, their names and addresses shall appear in the spaces (Surety A, Surety B, etc.) headed "CORPORATE SURETY(IES)."

In the space designated "SURETY(IES)" on the face of the form, insert only the letter identification of the sureties.

(b) Where individual sureties are involved, a completed Affidavit of Individual Surety (Standard Form 28) for each individual surety, shall accompany the bond. The Government may require the surety to furnish additional substantiating information concerning their financial capability.

4. Corporations executing the bond shall affix their corporate seals. Individuals shall execute the bond opposite the words "Corporate Seal", and shall affix an adhesive seal if executed in Maine, New Hampshire, or any other jurisdiction requiring adhesive seals.

5. Type the name and title of each person signing this bond in the space provided.

SECURED INDEMNITY BOND

AND

PAT J SULLIVAN
Notary Public, State of New York
No. 01SU6316844
Qualified in Saratoga County
Commission Expires Dec. 22, 2018

PERSONAL EXEMPTION PRIVILEGE

BOND No. #: IB062819737203WHB

COPY

KNOW ALL MEN BY THESE PRESENTS:

That the ENS LEGIS TRUST ACCOUNT/ESTATE known as WILLIAM HARRIS BROOKS®, residing in the STATE OF NEW YORK - COUNTY OF MONROE, by virtue of existence described as a creature of law "CESTUI QUE TRUST" and/or "U.C.C. Contract Trust Account (UCTA)", a public corporate construct organized and existing by construction of the laws of the STATE OF NEW YORK, with a principal place and business residence in the STATE OF NEW YORK - COUNTY OF MONROE, U.C.C. Contract Trust Account No. #: 085-56-7203-C13311012|C133112257-NY252637 as Indemnitor, are held and firmly bound unto William-HarrisSteele: Brooks or William-Harris: Brooks (Paramount Creditor/Surety, D.O.B. 06/28/1973, NYSID#:06518864Q or 6518864Q, Judgment Creditor No. or JC#:600225785L, DEPT#02B1739, c/o Great Meadow C.F., 11739 State Route 22, Comstock, ; BROOKS, WILLIAM H. JUDGMENTS Control # 200209030001 and JUDGMENTS Control # 200312310031, FILE# I# 2000 014409. c/o Office of the Monroe County Clerk, Cheryl DiNolfo (County Clerk), 101 County Office Building, 39 West Main Street, Rochester, NY 14614-1467 as Indemnatee, and Indemnitor shall hereby undertake the indemnification of Indemnatee, and shall whenever required, and will at all times be presumed amenable and shall provide an exemption and/or shall indemnify, defend and hold harmless the Indemnatee in the sum of \$250,000,000.00, lawful money of the United States together with interest thereon at the rate of (6%) 6 percent per annum from the date of this undertaking Nunc Pro Tunc, to be paid with interest to the Indemnatee and to secure such payment of this debt the following property has been hypothecated as collateral and a security interest, to wit: DP062819737203WHB, and is attached hereto and will remain in the possession of the Indemnatee for indemnifying and exemption and until payment is secured hereof, well

IB062819737203WHB

For use of Indemnity Bond by the

William-HarrisSteele: Brooks

William-HarrisSteele: Brooks

and truly to be made, we bind ourselves, our heirs, administrators, successors and assigns jointly and severally, firmly by these presents.

SEALED WITH OUR SEAL and dated this 10 day of July, 2015.

WHEREAS, this secured indemnity bond, is issued to indemnify, defend and hold harmless and undertaken NUNC PRO TUNC any and all matters set forth in HHIA062819737203WHB, as identified therein or otherwise occurring or arising after the 28th day of June, 1973. Anno Domini, AUM, but especially from and against the non-consensual lien or judgment lien, to wit: the PEOPLE OF THE STATE OF NEW YORK, GOVERNMENT CONTRACT No.-CR#00300771-20002076740, v. WILLIAM HARRIS BROOKS, D.O.B. 06/28/1973, NYSID#6518864Q, JC#600225785L, JUDGMENTS Control # 200209030001 and JUDGMENTS Control # 200312310031, FILE# I# 2000 014409, and shall hereafter be a preferred mortgage lien in accordance with Title 46 U.S.C. Subtitle III, Chapter 313, and shall further provide a security interest for the Indemnitee, if the Indemnitor fails in the performance of the obligation of indemnifying the Indemnitee in the amount indicated above and shall attach all of the Indemnitor's property and property interest thereto, and this secured indemnity bond further provides an exemption in the amount indicated above in accordance with Title 11 U.S.C. §§ 522(b)(f)(1) and 547(c)(8)(9)(d), upon the indemnitor's real and personal property and property interest, or any claim or assertion arising from such, and from and against any and every process [judicial or non-judicial], and from and against any and all legal actions, claims, demands, assertions, and suits whether groundless or otherwise, and from and against any and all judgments, orders, decrees, executions or attachments, and from and against any and all prejudgment remedies such as attachment, receivership, garnishment or sequestration, and from and against any and all warrants, liabilities, losses, damages, costs, charges, surcharges, taxes, surtaxes, counsel fees, court fees, as the result of any and every Judgment lien, statutory lien, commercial lien or an other lien(s) duly filed in the Office of the Monroe County Clerk and thereafter

18062819737203WHB

For use of Indemnity Bond by the

William-HarrisSteele: Brooks
William-HarrisSteele: Brooks

standing as a secured debt, from and against any and all unsecured debts, and from and against any imposition and/or execution of levy, penalty or interest and expense of every nature and character whatsoever both absolute and contingent, as are due and as might become due, now existing and as might hereafter arise, and as might be suffered and/or incurred by, as well as imposed on the Indemnitor for any of the reasons, or reason thereafter, purpose and/or cause whatsoever with regard to any of the aforesaid facts and circumstances and shall constitute the basis of this secured indemnity bond.

NOW, THEREFORE, the condition of this obligation is such that where the indemnitor shall well and truly cease to exist and is no longer considered or presumed to be a creature of law i.e. a Person, CESTUI QUE TRUST, JUDGMENT DEBTOR and public corporate construct organized and existing by construction of the laws of the STATE OF NEW YORK; or, if the Indemnatee is released from assuming loss or liability as the Surety for the Indemnitor, for and/or occurring or arising from the default of the Indemnitor in any and all the foregoing presentments, matters, commercial or otherwise, specified

STATE OF NEW YORK
County of Saratoga

} ss.:

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat. J. Sullivan
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 29th day of September 2015

Craig A. Hayner

Craig A. Hayner
County Clerk, Saratoga County

WILLIAM HARRIS BROOKS, being duly sworn, deposes and says, he is the Indemnitor named in this secured indemnity bond; WILLIAM

HARRIS BROOKS resides at STATE OF NEW YORK - COUNTY OF MONROE, 085-

1B062819737203WHB

William-HarrisSteele: Brooks

For use of Indemnity Bond by the

William-HarrisSteele: Brooks

56-7203 - C13311012|C133112257; that WILLIAM HARRIS BROOKS is a Person, Resident and Freeholder with the STATE OF NEW YORK, and worth the amount indicated above in lawful money of the United States, over and above all debts and liabilities WILLIAM HARRIS BROOKS owes or has incurred, and exclusive of property exempt by law from levy and sale under execution.

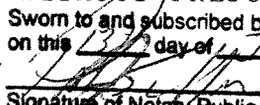
~~PAT SULLIVAN
Notary Public, State of New York
Qual. in Washington Co. No. 01SU6316844
My Commission Expires on Dec. 19, 2018~~



Notary Public

PAT SULLIVAN
Notary Public, State of New York
Qualified in Saratoga Co. No. 01SU6316844
My Commission Expires on Dec. 19, 2018

151


Authorized Representative
Attorney-in-fact on behalf of
WILLIAM HARRIS BROOKS®, ENS
LEGIS TRUST U.C.C. § 1-207
WITHOUT PREJUDICE
Sworn to and subscribed before me
on this 13th day of July, 20 15


Signature of Notary Public

STATE OF NEW YORK
County of Saratoga

} ss.:

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat J. Sullivan
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 29th day of September 20 15
Craig A. Hayner
County Clerk Saratoga County

REINSURANCE AGREEMENT FOR A BONDS STATUTE PAYMENT BOND

(See instruction on reverse)

OMB Control Number:

9000-0045

Expiration Date: 6/30/2016

PAPERWORK REDUCTION ACT STATEMENT: Public reporting burden for this collection of information is estimated to average 80 minutes per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspects of this collection of information, including suggestions for reducing this burden, to U.S. General Services Administration, Regulatory Secretariat (MVCB)/IC 9000-0045, Office of Governmentwide Acquisition Policy, 1800 F Street, NW, Washington, DC 20405.

1. DIRECT WRITING COMPANY* William-Harris: Brooks c/o P.O. Box 51 Comstock, New York [near 12821]-0051		1A. DATE DIRECT WRITING COMPANY EXECUTES THIS AGREEMENT July 15th, 2015	
		1B. STATE OF INCORPORATION DISTRICT OF COLUMBIA	
2. REINSURING COMPANY* WILLIAM HARRIS BROOKS LLC./GESTUI QUE TRUST ESTATE/ACCOUNT 085-56-7203 - C13311012 C133112257-NY252637 EXEMPTION AMOUNT \$250,000,000.00 c/o FEDERAL RESERVE BANK, BANK OF PHILADELPHIA, TEN INDEPENDENCE MALL, P.O. BOX 66 PHILADELPHIA, PA 19105		2A. AMOUNT OF THIS REINSURANCE \$ 250,000,000.00	
		2B. DATE REINSURING COMPANY EXECUTES THIS AGREEMENT JULY 15, 2015	
		2C. STATE OF INCORPORATION DISTRICT OF COLUMBIA	
3. DESCRIPTION OF CONTRACT		4. DESCRIPTION OF BOND	
3A. AMOUNT OF CONTRACT \$250,000,000.00		4A. PENAL SUM OF BOND \$250,000,000.00	
3B. CONTRACT DATE June 10th, 2015	3C. CONTRACT NO. HHIA062819737203WHB	4B. DATE OF BOND JULY 13, 2015	4C. BOND NO. IB062819737203WHB
3D. DESCRIPTION OF CONTRACT Principal indemnifying Surety William-Harris: Brooks, c/o P.O. Box 51, Comstock, New York [near 12821]-0051, issued and/or attached by judgment lien to Case/Constructive trust No.#/ Index# 2000 014409, located under account number: BROOKS WILLIAM H DEPT ID:02B1739 CELL LOC:0B-8E-34S NYSID#065188640, STATE OF NEW YORK COUNTY OF WASHINGTON GREAT MEADOW C.F. c/o 11739 STATE ROUTE 22 P.O. BOX 51 COMSTOCK NY 12821-0051		4D. PRINCIPAL* WILLIAM HARRIS BROOKS 085-56-7203 - C13311012 C133112257-NY252637 FEDERAL RESERVE BANK BANK OF PHILADELPHIA TEN INDEPENDENCE MALL P.O. BOX 66 PHILADELPHIA, PA 19105	
3E. CONTRACTING AGENCY William-Harris: Brooks		4E. STATE OF INCORPORATION (if Corporate Principal) DISTRICT OF COLUMBIA	

AGREEMENT:

(a) The Direct Writing Company named above is bound as a surety on the payment bond described above, wherein the above described is the principal, for the protection of all persons supplying labor and material on the contract described above, which is for the construction, alteration, or repair of a public building or public work of the United States. The payment bond is for the use of persons supplying labor or material, and is furnished to the United States under 40 U.S.C. chapter 31, subchapter III, Bonds, known as the Bonds Statute. The Direct Writing Company has applied to the Reinsuring Company named above to be reinsured and countersured in the amount above opposite the name of the Reinsuring Company (referred to as "Amount of this Reinsurance"), or for whatever amount less than the "Amount of this Reinsurance" the Direct Writing Company is liable to pay under or by virtue of the payments bond.

(b) For a sum mutually agreed upon, paid by the Direct Writing Company to the Reinsuring Company which acknowledges its receipt, the parties to this Agreement covenant and agree to the terms and conditions of this agreement.

TERMS AND CONDITIONS:

The purpose and intent of this agreement is (a) to guarantee and indemnify the persons who have furnished or supplied labor or material in the prosecution of the work provided for in the contract referred to above (hereinafter referred to as "laborers and materialmen," the term "materialmen" including persons having a direct contractual relation with a subcontractor but no contractual relationship expressed or implied with the contractor who has furnished the said payment bond) against loss under the payment bond to the extent of the "Amount of this Reinsurance," or for any sum less than the "Amount of this Reinsurance," that is owing and unpaid by the Direct Writing Company to the "laborers and materialmen" on the payment bond; and (b) to make the "laborers and materialmen" obligees under this Reinsurance Agreement to the same extent as if their respective names were written herein.

THEREFORE:

1. The Reinsuring Company covenants and agrees -

(a) To pay the "Amount of this Reinsurance" to the "laborers and materialmen" in the event of the Direct Writing Company's failure to pay to the "laborers and materialmen" any default under the payment bond equal to or in excess of the "Amount of this Reinsurance," and

(b) To pay (1) the full amount to the "laborers and materialmen," or (2) the amount not paid to them by the Direct Writing Company, in case the Direct Writing Company fails to pay the "laborers and materialmen" any default under the payment bond less than the "Amount of this Reinsurance."

*Items 1, 2, 4D - furnished legal name, business address and ZIP Code. (Over)

2. The Reinsuring Company and the Direct Writing Company covenant and agree that, in the case of default on the payment bond for the "Amount of this Reinsurance," or more, the persons given a "right of action" or a "right to sue" on the payment bond by 40 U.S.C. 3133 may bring suit against the Reinsuring Company in the United States District Court for the district in which the contract described above is to be performed and executed for the "Amount of this Reinsurance" or, if the amount of the default is for less than the "Amount of this Reinsurance," for whatever the full amount of the default may be. The Reinsuring Company further covenants and agrees to comply with all requirements necessary to give such court jurisdiction, and to consent to determination of matters arising under this Reinsurance Agreement in accordance with the law and practice of the court. It is expressly understood by the parties that the rights, powers, and privileges given in this paragraph to persons are in addition to or supplemental to or in accordance with other rights, powers, and privileges which they might have under the statutes of the United States, any States, or the other laws of either, and should not be construed as limitations.

3. The Reinsuring Company and the Direct Writing Company further covenant and agree that the Reinsuring Company designates the process agent, appointed by the Direct Writing Company in the district in which the contract is to be performed and executed, as an agent to accept service of process in any suit instituted on this Reinsurance Agreement, and that the process agent shall send, by registered mail, to the Reinsuring Company at its principal place of business shown above, a copy of the process.

4. The Reinsuring Company and the Direct Writing Company further covenant and agree that this Reinsurance Agreement is an integral part of the payment bond.

WITNESS: X

The Direct Writing Company and the Reinsuring Company, respectively, have caused this Agreement to be signed and impressed with their respective corporate seals by officers possessing the power to sign this instrument, and to be duly attested to by officers empowered thereto, on the day and date in Item 1A written opposite their respective names.

5. DIRECT WRITING COMPANY

5A. (1) SIGNATURE /s/	(2) ATTEST SIGNATURE	Corporate Seal
5B. (1) NAME AND TITLE (Typed) William-Harris: Brooks Patriarch Agent	(2) NAME AND TITLE (Typed)	

6. REINSURING COMPANY

6A. (1) SIGNATURE /s/	(2) ATTEST SIGNATURE	Corporate Seal
6B. (1) NAME AND TITLE (Typed) William-Harris: Brooks Attorney-in-fact	(2) NAME AND TITLE (Typed)	

INSTRUCTIONS

This form is to be used in cases where it is desired to cover the excess of a Direct Writing Company's underwriting limitation by reinsurance instead of co-insurance on Bonds Statute payment bonds running to the United States. See FAR (48 CFR) 28.202-1 and 53.228(i).

Execute and file this form as follows:

Original and copies (as specified by the bond-approving officer), signed and sealed, shall accompany the bond or be filed within the time period shown in bid or proposal.

One copy, signed and sealed, shall accompany the Direct Writing Company's quarterly Schedule C Excess Risks filled with the Department of Treasury.

Other copies may be prepared for the use of the Direct Writing Company and Reinsuring Company. Each Reinsuring Company should use a separate form.

AFFIDAVIT OF INDIVIDUAL SURETY
 (See instructions on reverse)

OMB No.: 9000-0001

The reporting burden for this collection of information is estimated to average 3 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Regulatory Secretariat (MVA), Office of Acquisition Policy, GSA, Washington, DC 20405.

STATE OF NEW YORK	SS.
COUNTY OF WASHINGTON	

The undersigned, being duly sworn, depose and say that I am: (1) the surety to the attached bond(s); (2) a citizen of the United States; and of full age and legally competent. I also depose and say that, concerning any stocks or bonds included in the assets listed above, that there are no restrictions on the resale of these securities pursuant to the registration provisions of Section 5 of the Securities Act of 1933. I recognize that statements contained herein concern a matter within the jurisdiction of an agency of the United States and the making of a false, fictitious or fraudulent statement may render the maker subject to prosecution under Title 18, United States Code Sections 1001 and 494. This affidavit is made to induce the United States of America to accept me as surety on the attached bond.

1. NAME (First, Middle, Last) (Type or Print) William Harris Brooks	2. HOME ADDRESS (Number, Street, City, State, ZIP Code) 163 LEIGHTON AVENUE APT 3, ROCHESTER, NY 14609 1104 HUNTINGTON PARK, ROCHESTER, NY 14621
3. TYPE AND DURATION OF OCCUPATION EXPERT MERCHANT AT LAW	4. NAME AND ADDRESS OF EMPLOYER (If Self-employed, so State) SELF-EMPLOYED
5. NAME AND ADDRESS OF INDIVIDUAL SURETY BROKER USED (If any) (Number, Street, City, State, ZIP Code)	6. TELEPHONE NUMBER HOME - (585) 454-3691 BUSINESS -

THE FOLLOWING IS A TRUE REPRESENTATION OF THE ASSETS I HAVE PLEDGED TO THE UNITED STATES IN SUPPORT OF THE ATTACHED BOND:

- (a) Real estate (Include a legal description, street address and other identifying description; the market value; attach supporting certified documents including recorded lien; evidence of title and the current tax assessment of the property. For market value approach, also provide a current appraisal.)

WILLIAM HARRIS BROOKS
 REGISTERED BOND No. 085-56-7203 - C13311012 | C133112257-NY252637
 EXEMPTION AMOUNT 250,000,000.00
 U.C.C. CONTRACT TRUST ACCOUNT No. 085-56-7203-C13311012 | C133112257-NY252637
 NJNC PRO TUNC the 28th day of June, 1973.

- (b) Assets other than real estate (describe the assets, the details of the escrow account, and attach certified evidence thereof).

8. IDENTIFY ALL MORTGAGES, LIENS, JUDGEMENTS, OR ANY OTHER ENCUMBRANCES INVOLVING SUBJECT ASSETS INCLUDING REAL ESTATE TAXES DUE AND PAYABLE.

JUDGMENTS Control No. 200209030001
 JUDGMENTS Control No. 200312310031

STATE OF NEW YORK } ss:
 County of Saratoga

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal DO HEREBY CERTIFY that

Pat. J. Sullivan
 whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
 this 29th day of September 2015

Craig A. Hayner

County Clerk, Saratoga County

INSTRUCTIONS

1. Individual sureties on bonds executed in connection with Government contracts must complete and submit this form with the bond. (See 48 CFR 28.203, 53.228(e).) The surety must have the completed form notarized.
2. No corporation, partnership, or other unincorporated association or firm, as such, is acceptable as an individual surety. Likewise, members of a partnership are not acceptable as sureties on bonds that a partnership or an association, or any co-partner or member thereof, is the principal obligor. However, stockholders of corporate principals are acceptable provided (a) their qualifications are independent of their stockholdings or financial interest therein, and (b) that the fact is expressed in the affidavit of justification. An individual surety will not include any financial interest in assets connected with the principal on the bond that this affidavit supports.
3. United States citizenship is a requirement for individual sureties for contracts and bonds when the contract is awarded in the United States. However, when the Contracting Officer is located in an outlying area or a foreign country, the individual surety is only required to be a permanent resident of the area or country in which the contracting officer is located.
4. All signatures of the affidavit submitted must be originals. Affidavits bearing reproduced signatures are not acceptable. An authorized person must sign the bond. Any person signing in a representative capacity (e.g., an attorney-in-fact) must furnish evidence of authority if that representative is not a member of a firm, partnership, or joint venture, or an officer of the corporation involved.

DEED POLL

(Unconditional)

TRANSFER OF OWNERSHIP

No.#DP062819737203WHB

H

KNOW ALL MEN BY THESE PRESENTS that this DEED POLL made the
day of _____, Two Thousand and Fifteen, Anno Domini,
AUM, by the CORPORATE CONSTRUCT, CONSTRUCTIVE TRUST, JUDGEMENT
DEBTOR, FINANCIAL INSTITUTION, JURIDICAL/LEGAL PERSON, ESTATE & ENS
LEGIS TRUST/ACCOUNT LLC., CESTUI QUE VIE TRUST, WILLIAM HARRIS
BROOKS®, a creation that derives from the MUNICIPALITY AND PUBLIC
CORPORATION AND PUBLIC ENTITY(S) THE STATE OF NEW YORK, COUNTY OF
MONROE AND CITY OF ROCHESTER, identifiable by said
Commercial/Business/Trade name and/or any variation and/or
derivative of said name and these Street Address(s), Docket/Case
Number(s), Trust(s) Account(s), Constructive Trust Account(s),
Financial Account(s), Escrow Account(s) No.#'s: CUSIP No./Employer
Identification No./UCC Contract Trust Account/SOCIAL SECURITY
ACCOUNT NUMBER#085-56-7203, Preferred Stock No./Pre-Paid Account
No./Obverse Red No.#C13311012; Autotris No./Exemption Identification
No.#085567203; New York State Identification NO.#NYSID65188640;
F.B.I.#174103LA4; D.O.B.:06/28/1973 [Certificate of Birth Document
No.#'s:C13311012|C133112257. Obverse Bar Code Account No.#NY2526237,
State File Number:057052]; Case/Index#: 2000-014409 ; 501#,
Criminal Justice Tracking Number (CJST)# and JUDGEMENT CREDITOR or
(JC)#60025785L; FILINGS Control No.#200112290031; JUDGEMENTS Control
and Bar Code No.#200209030001 and ANY Computer Database(s) which are
linked to ANY scan(s) therewith and thereto; JUDGEMENTS Control and
Bar Code No #200312311031 and ANY Computer database(s) which are
linked to ANY scan(s) therewith and thereto; Serial#76661461;
MORIS#221167; Creditor#00300771; U.S. Government Product/Contract
No.#20002076740; State of New York Constructive Trust/Escrow Account
No.#02B1739 or 02021739; 163 LEIGHTON AVE APT#3 ROCHESTER,
AND 1104 HUNTINGTON PARK ROCHESTER, a Constructive Trust

with Bonds attached and tendered thereto under the statutory
authority and public administrative provisions of N.Y. CPLR

DP062819737203WHB

1

WILLIAM HARRIS BROOKS

For use of Deed Poll by the

William HarrisSteele: Brooks

Article(s) 25 and 26; Title 2 NYCRR PART 70 et. seq., created by OPERATION OF THE LAW i.e. a Mortgage derived from a JUDGEMENT LIEN created through the ENTRY and DOCKETING of the JUDGEMENT by and with the MONROE COUNTY CLERK'S OFFICE through the Endorsement and Signature of the Ex Officio CLERK OF THE COURT the MONROE COUNTY CLERK, MAGGIE BROOKS, 101 County Office Building, 39 West Main Street, Rochester, N.Y. 14614, A MUNICIPAL CORPORATION AND PUBLIC ENTITY (CORPORATE AGENT) for the COUNTY OF MONROE, a (sub-division) of the PUBLIC CORPORATION the STATE OF NEW YORK and UNITED STATES GOVERNMENT under N.Y. CIVIL PRACTICE LAWS AND RULES "CPLR" §§§ 5016(a), 5018(a) and 5203(a); N.Y. REAL PROPERTY LAW §§§ 316-a(5), 317 and 319; N.Y. General Obligations Law Article 7, Title 3 et. seq., Article 13, Title 1 et. seq., Article 15, Title(s) 1 and 7 et. seq.; N.Y. Public Authorities Law Article 8, Title(s) 17 and 18, but shall hereafter be governed by the laws of the Trust Indenture Act of 1939; Title 3 NYCRR PART 406 et. seq.; Title 11 NYCRR PART(s) 126, 216, 640, 641, 646 et. seq.; Title 20 NYCRR PART(s) 2390, 2400 et. seq.; Title 49 U.S.C § 11301 ; Uniform Trust Code; Uniform Custodial Trust Act; Uniform Certificate of Title Act; Uniform Fiduciaries Act; Uniform Commercial Code; Uniform Probate Code; New York Recording Act; Title 31 USC, Subtitle IV, Chapter 530, Subchapter 1; Public Policy House Joint Resolution 192, Title IV; Federal Reserve Act section 401, Public Law 73-10; Title 12 USC et. seq.; Title 28 USC §§ 1641 and 3002; Foreign Sovereign Immunity Act; Admiralty and Maritime Law(s) and Jurisdiction; and International Law(s) and Jurisdiction, party of the first part DOES HEREBY GRANT to the Flesh-and-Blood Man, a Living Soul. Sentient Being, a Master and Expert Merchant at Law, (Assignor, Assignee and Receiver of Commercial paper(s), good(s), ware(s), and service[s]), Private Owner, Secured Party and Paramount Creditor William-HarrisSteele: Brooks, NYSID:6518864Q, 02B1739 or (BROOKS WILLIAM H. DEPT ID:02B1739 CELL LOC:B-8-21 NYSID:06518864Q), 11739 State Route 22, Comstock, New York 12821-0051, party of the second part:

WITNESSTH, that the party of the first part, without benefit of consideration does hereby remise, release, grant and deliver for the benefit, use and Private Ownership of this Deed Poll

DP062819737203WHB

For use of Deed Poll by the

2

WILLIAM HARRIS BROOKS
William HarrisSteele: Brooks

DP062819737203WHB unto the party of the second part, his heirs and assigns forever, with ALL Book(s), Account(s), Record(s), money, checks, drafts, bullion, bank deposits, saving accounts, debts, bar codes & number(s), computer database(s), indebtedness, obligations, notes, guarantees, debentures, stocks, bonds, coupons, and any other financial instrument(s), bankers acceptances, mortgages, pledges, liens or other rights in the nature of security, warehouse receipts, bills of lading trust receipts, bills of sale, any other evidences of title, ownership or indebtedness, letters of credit and any documents relating to any other rights or obligations thereunder, powers of attorney, goods, wares, merchandise, chattels, stock on hand, ships, goods on ships, real estate mortgages, deeds of trust, vendor's sale agreements, land contract(s), lease hold(s), freehold(s), ground rent(s), real estate and any other interest therein, options, negotiable instruments, trade acceptances, royalties, book accounts, accounts payable, judgements, patents, Bar codes and numbers, computer database(s) with each and every and all the numbers recited herein and having been attached to, and alleged to identify and is the property and property interest of party of the first part, identification cards, and all the aforesaid titles, street addresses and identified constructive trust account(s), financial account(s), escrow account(s), Commercial/Business/Trade-names including but not limited to every conceivable variation and/or derivative of WILLIAM HARRIS BROOKS®, copyrights, insurances policies, safe deposits boxes and their contents, pooling agreements, services of any nature whatsoever, contracts of any nature whatsoever and any other property, real, personal mixed, tangible, intangible, corporeal and incorporeal, or interests therein, present, future, or contingent, any type of transferable property, including realty, personalty and future, undivided or contingent interests, including an expectancy based upon existing contract(s), contractual obligation(s), intangible interest, which do exist in relation to, and for identification purposes necessary to reasonably describe party of the first part, together with the appurtenances and all the estate and right(s), interest(s), property interest(s), benefits(s), and entitlement(s) of party of the first

part in and to said premise(s).

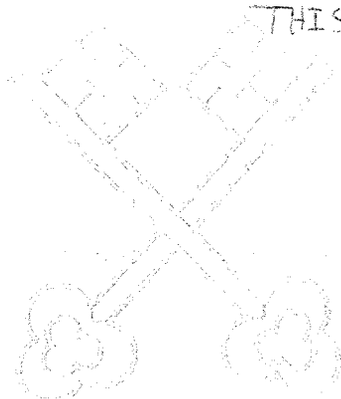
TO HAVE AND TO HOLD the premises herein granted unto the party of the second part, his heir and assigns forever

IN WITNESS WHEREOF the party of the first part has caused its commercial/business/trade name and seal to be hereunto affixed and these presents to be signed by its duly authorized agent/representative the day and year first above written.

In presence of;

/s/
William Harris Brooks L.S.
Authorized Representative and
Attorney-in-fact on behalf of
WILLIAM HARRIS BROOKS®, ENS
LEGIS TRUST/ACCOUNT U.C.C. §
1-207 WITHOUT PREJUDICE

NOTICE
ACCEPTED FOR VALUE
THIS PROPERTY IS EXEMPT
FROM LEVY



ACKNOWLEDGEMENT

State of New York)
Village Of Comstock) Scilicet
County of Washington)

SUBSCRIBED TO AND SWORN before me on the 9th day of Sept, 2015 C.E., before me came and appeared William H. Brooks, to known and known to me to be the person who executed this instrument and acknowledged to me that he executed the same.

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X [Signature] L.S.
Authorized Representative and Attorney-in-fact on behalf of WILLIAM HARRIS BROOKS®, ENS LEGIS TRUST/ACCOUNT U.C.C. § 1-207 WITHOUT PREJUDICE

[Signature]
Notary Public STATE OF NEW YORK
JAMES M. TERRIO
WASHINGTON COUNTY LIC# 01TE6217805
Exp. 2/22/2018

State of New York ss.:
Washington County Clerk's Office

I, Dona J. Crandall, Clerk of said County, and Clerk of the Supreme and County Courts, Washington Courts of Record having by law a seal, DO HEREBY CERTIFY that
JAMES M TERRIO

Whose name is subscribed to the deposition, oath, certificate of acknowledgment or proof of the annexed instrument, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York: that pursuant to law a commission, or a certificate of his appointment and qualifications, and his autograph signature, has been filed in my office: that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proofs of deed, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State, to protest notes and to take and certify affidavits and depositions: and that I am well acquainted with the handwriting of such Notary Public, or have compared the signature on the annexed instrument with his autograph signature in said office, and believe the signature is genuine.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seal at Fort Edward, N.Y., this 11TH day of AUGUST 2015

[Signature] Clerk

Deputy Clerk

STATE OF NEW YORK - COUNTY OF MONROE:

MONROE SUPREME AND COUNTY COURT

THE PEOPLE OF THE STATE OF NEW YORK,
JUDGMENT CREDITOR,

CONSENT TO RELEASE OF
UNDERTAKING

INDEX NO. 2000/014409

-against-

HON. STEPHEN R. SIRKIN

WILLIAM H. BROOKS,
JUDGMENT DEBTOR,

06/28/1973 6518864Q 60025785L
DOB NYSID# 501#/JC#

I, WILLIAM H. BROOKS, the JUDGEMENT DEBTOR in the above-entitled action, for whose benefit and protection an undertaking executed by William-Harris: Brooks on the 14th day of August, 2002, was given and filed in the individual surety bond liens docket in the Office of the Monroe County Clerk of the COUNTY OF MONROE on the 3rd day of September, 2002, thereby creating a lien on certain real property, described as follows: [See Optional Forms 90 and 91 attached heretowith], do hereby consent that the above-described realty be released from the lien created pursuant to N.Y. Real Property Law §§§ 316-a(5), 317 and 319; N.Y. CPLR § 2503, and that the Office of the Monroe County Clerk of the COUNTY OF MONROE duly make an entry to that effect.

IN WITNESS WHEREOF, I have executed this consent this 23rd day of July, 2015, A.D., AUM.

~~William Harris Brooks~~
Authorized Representative
Attorney-in-fact on behalf of
WILLIAM HARRIS BROOKS®, ENS
LEGIS TRUST U.C.C. § 1-207
WITHOUT PREJUDICE

ACKNOWLEDGEMENT

STATE OF NEW YORK)
)ss.:
COUNTY OF WASHINGTON)

On the 23rd day of July, 2015, A.D. AUM before me, the undersigned appeared WILLIAM H. BROOKS, the subscribing witness to the foregoing instrument, with who I am personally acquainted, who, being by me duly sworn, did depose and say that he reside(s) in the STATE OF NEW YORK-COUNTY OF MONROE at 085-56-7203 - C13311012 | C133112257-NY252637; that he knows WILLIAM H. BROOKS to be the person described in and who executed the foregoing instrument; that said subscribing witness was present and saw said WILLIAM H. BROOKS execute the same; and that said witness at the same time subscribed his name as a witness thereto.

STATE OF NEW YORK }
County of Saratoga } ss.:

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that

Pat A. Sullivan
whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for lands, tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 29th day of September 2015

Craig A. Hayner

Craig A. Hayner
County Clerk, Saratoga County

RELEASE OF LIEN ON REAL PROPERTY

THIS IS A U.S. S.E.C. TRACER FLAG, NOT A POINT OF LAW " A SECURITY -- 15 USC "

Whereas WILLIAM HARRIS BROOKS, NYSID#65188640, of 085-56-7203-C13311012 | C133112257-NY252637, by a bond
(Name) (Place of Residence)
for the performance of U.S. Government Contract Number CR#00300771/20002076740-JC#60025785L,
became a surety for the complete and successful performance of said contract, which
bond includes a lien upon certain real property further described hereafter, and

Whereas said surety established the said lien upon the following property
William HARRIS BROOKS, D.O.B :06/28/1973, NYSID#65188640, 501#/JC#600257, OMB No.:9000-0045 BID BOND
DATED:12/23/2000, OMB Number: 9000-0045 PERFORMANCE BOND DATED:12/23/2000, OMB Number: 9000-0045 PAYMENT BOND
DATED:12/23/2000, OMB No.:9000-0001 AFFIDAVIT OF INDIVIDUAL SURETY DATED:12/23/2000

AND

PARCEL NOS. 91302.19-6; 91302.21-0; 91302.21-1

and recorded this pledge on JUDGMENTS INDEX No.# 2000 014409
COUNTY OF MONROE, OFFICE OF THE MONROE COUNTY CLERK (Name of Land Records)
In the 101 COUNTY OFFICE BLDG , 39 WEST MAIN ST., ROCHESTER, NY 14614-1467 of STATE OF NEW YORK
(Locality) (State)

and

Whereas, I, William J. Davis, being a duly
authorized representative of the United States Government as a warranted contracting
officer, have determined that the lien is no longer required to ensure further performance
of the said Government contract or satisfaction of claims arising therefrom, JC#60025785L
and CR#00300771/20002076740

Whereas the surety remains liable to the United States Government for continued
performance of the said Government contract and satisfaction of claims pertaining thereto.

Now, therefore, this agreement witnesseth that the Government hereby releases the
aforementioned lien.

[Date]

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[Signature]

Seal

RELEASE OF PERSONAL PROPERTY FROM ESCROW

THIS IS A U.S. S.E.C. TRACER FLAG, NOT A POINT OF LAW " A SECURITY -- 15 USC "

Whereas WILLIAM HARRIS BROOKS, NYSID#65188640, of 085-56-7203 - C13311012 | C133112257-NY252637, by a bond
(Name) (Place of Residence)

for the performance of U.S. Government Contract Number CR#00300771/20002076740-JC#60025785L,
became a surety for the complete and successful performance of said contract, and

Whereas said surety has placed certain personal property in escrow

In Account Number JUDGMENTS Control # 200209030001,
JUDGMENTS Control # 200312310031 on deposit

at COUNTY OF MONROE, OFFICE OF THE MONROE COUNTY CLERK CHERYL DINOLFO
(Name of Financial Institution)

located at COUNTY OF MONROE, 101 COUNTY OFFICE BUILDING 39 WEST MAIN STREET ROCHESTER, NY 14614-1467, and
(Address of Financial Institution)

Whereas I, William H. Brooks, being a duly authorized
representative of the United States Government as a warranted contracting officer, have
determined that retention in escrow of the following property is no longer required to
ensure further performance of the said Government contract or satisfaction of claims
arising therefrom: THE PEOPLE OF THE STATE OF NEW YORK, JUDGMENT CREDITOR, v. WILLIAM H. BROOKS, D.O.B.:06/28/1973
NYSID#65188620, 501#/JC#60025785L, CR#00300771/20002076740, issued and attached by judgment lien to Case/
Constructive trust No.#/Index No# 2000 014409;

and

Whereas the surety remains liable to the United States Government for the continued
performance of the said Government contract and satisfaction of claims pertaining thereto.

Now, therefore, this agreement witnesseth that the Government hereby releases from
escrow the property listed above, and directs the custodian of the aforementioned escrow
account to deliver the listed property to the surety. If the listed property comprises the
whole of the property placed in escrow in the aforementioned escrow account, the
Government further directs the custodian to close the account and to return all property
therein to the surety, along with any interest accruing which remains after the deduction of
any fees lawfully owed to

THE PEOPLE OF THE STATE OF NEW YORK/STATE OF NEW YORK
JC#60025785L/CR#00300771-20002076740
(Name of Financial Institution)

7-16-83
[Date]

/s/ William H. Brooks
[Signature]

Seal

[Handwritten signature and notes]

AFFIDAVIT OF SERVICE

STATE OF NEW YORK)
VILLAGE OF COMSTOCK)ss.:
COUNTY OF WASHINGTON)

WILLIAM H. BROOKS NYSID# 6518864Q, BEING DULY SWORN, DEPOSES
AND SAYS:

1. THAT HE RESIDES IN THE STATE OF NEW YORK AND IS OVER THE
AGE OF 18 YEARS OLD.

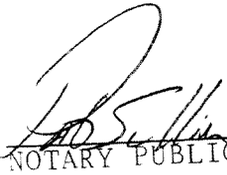
2. THAT I DO HEREBY SWEAR THAT ON THE 23rd DAY OF
July, 2015, I DID SERVE UPON THE SURETY William-Harris:
Brooks, (1)ONE OF (2)TWO OFFICIAL AND ORIGINAL CONSENT TO RELEASE
UNDERTAKING (WITH OPTIONAL FORM(s) 90 AND 91 ATTACHED THERETO),
DATED: 07/13/2015, INDEMNIFICATION AND HOLD HARMLESS AGREEMENT
No HHIA062819737203WHB DATED: 06/10/2015 (WITH A SECURED INDEMNITY
BOND AND PERSONAL EXEMPTION PRIVILEGE BOND No.#: IB062819737203WHB
DATED: 07/13/2015 AND SECURITY ATTACHED THERETO BY WAY OF DEED POLL
No.#DP062819737203WHB), AFFIDAVIT OF INDIVIDUAL SURETY SF28 WITH (
BID BOND SF24, PERFORMANCE BOND SF25 AND PAYMENT BOND SF25A ATTACHED
THERETO ALL DATED 07/13/2015), ALL DOCUMENTS BEARING AND SERVED
CERTIFEID MAIL, RETURN RECEIPT REQUESTED UNDER CERTIFIED TRACKING-
REGISTERED BOND No.#: 70132630000174439417-085-56-7203 - C13311012 |
C133112257-NY252637 and S.E.C. Title 15 U.S.C. TRACER FLAG.

3. THAT HE DID DEPOSITED THE SAME IN A RED STAMPED FREE LEGAL
POSTAGE PRE-PAID ENVELOPE AND FURTHER FILLED OUT A DISBURSEMENT
REQUEST FORM PROVIDED BY THE STATE OF NEW YORK (DOCCS) REQUESTING
AOS062819737203WHB
WILLIAM HARRIS BROOKS

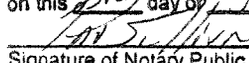
FIRST CLASS MAIL, CERTIFIED MAIL AND RETURN RECEIPT REQUESTED SERVICES SO THAT A RECEIPT OR BILL OF LADING WOULD BE ISSUED TO THE UNDERSIGNED TO MEMORIALIZE THE SAME WAS DELIVERED AND PLACED IN A PROPERLY ADDRESSED ENVELOPE AND DEPOSITED IN A UNITED STATES POSTAL SERVICES MAILBOX LOCATED IN THE CARE, CUSTODY AND CONTROL OF THE GREAT MEADOW CORRECTIONAL FACILITY, 11739 STATE ROUTE 22, COMSTOCK, NEW YORK.

ADDRESS TO AND SOUGHT TO BE DELIVERED TO William-Harris: Brooks OR (BROOKS WILLIAM H NYSID:0658864Q DEPT#02B1739 LOC:B8-21) c/o 11739 STATE ROUTE 22, (Restricted Delivery to) P.O BOX 51, Comstock, New York

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Authorized Representative
Attorney-in-fact on behalf of
WILLIAM HARRIS BROOKS, ENS
LEGIS TRUST U.C.C. § 1-207
WITHOUT PREJUDICE


NOTARY PUBLIC

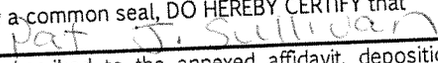
PAT SULLIVAN
Notary Public, State of New York
Qual. in Washington Co. No. 01SU6316844
My Commission Expires on Dec. 19, 2017
Saratoga

Sworn to and subscribed before me
on this 15th day of July 2015

Signature of Notary Public

STATE OF NEW YORK
County of Saratoga

} ss.:

I, Craig A. Hayner County Clerk and Clerk of the County Court and the Supreme Court, Saratoga County, Courts of Record and having by law a common seal, DO HEREBY CERTIFY that


whose name is subscribed to the annexed affidavit, deposition, certificate of acknowledgment or proof, was at the time of taking the same a NOTARY PUBLIC in and for the State of New York, duly commissioned and sworn and qualified to act as such throughout the State of New York; that pursuant to law a commission, or a certificate of his official character, and his autograph signature, have been filed in my office; that as such Notary Public he was duly authorized by the laws of the State of New York to administer oaths and affirmations, to receive and certify the acknowledgment or proof of deeds, mortgages, powers of attorney and other written instruments for land tenements and hereditaments to be read in evidence or recorded in this State to protest notes and to take and certify affidavits and depositions; and that I am well acquainted with the handwriting of such Notary Public or have compared the signature on the annexed instrument with his autograph signature deposited in my office, and believe that the signature is genuine.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal
this 20th day of April 2016

Craig A. Hayner


County Clerk, Saratoga County