

I, MICHAEL C. COTTRELL, B.A., M.S, DO HEREBY SWEAR AND AFFIRM THE FOLLOWING FACTS;

**REFERENCE ENCLOSURES:**

**ENCL: #1-1** LETTER FROM MICHAEL C. COTTRELL TO CHRISTOPHER STORY SIGNED, DATED AND FAXED ON 2 MARCH 2008, PAGE 1;

**ENCL: # 1-2** PAGE 2 OF ABOVE, DATED 2 MARCH 2008;

**ENCL: # 1-3** PAGE 3 OF ABOVE, DATED 2 MARCH 2008;

**ENCL: # 2-1** LETTER FROM MICHAEL C. COTTRELL TO CHRISTOPHER STORY SIGNED, DATED AND FAXED ON 17 MARCH 2008, PAGE 1;

**ENCL: # 2-2** LETTER FROM MICHAEL C. COTTRELL TO CHRISTOPHER STORY SIGNED, DATED AND FAXED ON 17 MARCH 2008, PAGE 2;

**ENCL: # 3-1** EMAILED LETTER FROM CHRISTOPHER STORY TO THOMAS HENRY, ESQ., AMBASSADOR LEO E WANTA, AND MICHAEL C. COTTRELL DATED 12 MARCH 2008 (SUBJECT: RESOLVING THE PROBLEMS);

**ENCL: # 3-2** PAGE 2 OF ABOVE, DATED 12 MARCH 2008;

**ENCL: # 3-3** PAGE 3 OF ABOVE, DATED 12 MARCH 2008;

**ENCL: # 3-4** PAGE 4 OF ABOVE, DATED 12 MARCH 2008;

**ENCL: # 4-1** EMAILED LETTER FROM CHRISTOPHER STORY TO THOMAS HENRY, ESQ., AMBASSADOR LEO E. WANTA, AND MICHAEL C. COTTRELL DATED 13 MARCH 2008 (SUBJECT: GRAVEST CONCERN);

**ENCL: # 4-2** PAGE 2 OF ABOVE, DATED 13 MARCH 2008;

**ENCL: # 4-3** PAGE 3 OF ABOVE, DATED 13 MARCH 2008;

**ENCL: # 5** LETTER OF ENDORSEMENT DATED 10 APRIL 2010 --- WRITTEN BY CHRISTOPHER STORY, FRSA, (1938-2010) TO HER MAJESTY QUEEN ELIZABETH II AND HIS ROYAL HIGHNESS THE DUKE OF EDINBURGH;

**ENCL: # 6-1**      **NOTARIZED AFFIDAVIT OF MICHAEL C. COTTRELL, B.A., M.S., DATED 5 SEPTEMBER 2008, SUBMITTED TO HER MAJESTY QUEEN ELIZABETH II AND HIS ROYAL HIGHNESS THE DUKE OF EDINBURGH (VIA CHRISTOPHER STORY AND ATTORNEY A. CLIFTON HODGES);**

**ENCL: # 6-2**      **PAGE 2 OF THE ABOVE, DATED 5 SEPTEMBER 2008;**

**ENCL: # 7-1**      **NOTARIZED AFFIDAVIT OF MICHAEL C. COTTRELL, B.A., M.S., DATED 31 MARCH 2010, SUBMITTED TO HER MAJESTY QUEEN ELIZABETH II AND HIS ROYAL HIGHNESS THE DUKE OF EDINBURGH (VIA CHRISTOPHER STORY AND ATTORNEY A. CLIFTON HODGES);**

**ENCL: # 7-2**      **PAGE 2 OF THE ABOVE, DATED 31 MARCH 2010;**

**ENCL: # 7-3**      **PAGE 3 OF THE ABOVE, DATED 31 MARCH 2010;**

**ENCL: # 7-4**      **PAGE 4 OF THE ABOVE, DATED 31 MARCH 2010;**

**ENCL: # 7-5**      **PAGE 5 OF THE ABOVE, DATED 31 MARCH 2010;**

**ENCL: # 7-6**      **PAGE 6 OF THE ABOVE, DATED 31 MARCH 2010;**

**ENCL: # 8**        **EMAIL FROM AMBASSADOR LEO E. WANTA TO THE HONORABLE WILLIAM FRIST, U.S. SENATOR, DATED 14 SEPTEMBER 2005 (WITH ATTACHMENTS) COPIED TO MICHAEL COTTRELL (SUBJECT: ALABAMA TOLL FACILITIES INC—ATFI);**

**ENCL: # 9-1**      **CERTIFICATE OF INCORPORATION OF MARVELOUS INVESTMENTS LIMITED ISSUED BY THE COMMONWEALTH OF MASSACHUSETTS SECRETARY OF STATE GALVAN, DATED 6 NOVEMBER 1998, PAGE 1;**

**ENCL: # 9-2**      **ARTICLE III OF THE ARTICLES OF INCORPORATION FOR MARVELOUS INVESTMENTS LIMITED (“MIL”) COMMON SHARES ISSUANCE OF 200,000 SHARES;**

**ENCL: # 9-3**      **ARTICLE VIII OF ARTICLES OF INC. INDICATING LEE E. WANTA AS PRESIDENT OF MARVELOUS INVESTMENTS LIMITED, LOCATED AT WOODBRIDGE, ONTARIO, CANADA, DATED 2 NOVEMBER 1998;**

**ENCL: # 9-4** PAGE 2A OF THE ARTICLES OF INC. INDICATING THE AUTHORITIES AUTHORIZED UNDER SAID ARTICLES FOR MARVELOUS INVESTMENTS LIMITED;

**ENCL: # 9-5** PAGE 2B/5A OF THE ARTICLES OF INC. FOR MARVELOUS INVESTMENTS LIMITED;

**ENCL: # 9-6** MARVELOUS INVESTMENTS LIMITED SHARES CERTIFICATE OF 200,000 SHARES OWNED BY LEE E. WANTA AS PRESIDENT AND CEO, SIGNED AND DATED 3 NOVEMBER 1998;

**ENCL: # 10-1** FAX COPY OF LETTER ON PARKHEAD FINANCIAL, INC. FROM LEE E. WANTA, PRESIDENT AND CHIEF EXECUTIVE OFFICER TO THE HONORABLE ROBERT E. RUBIN, OFFICE OF THE SECRETARY, U.S. DEPARTMENT OF THE TREASURY, (IN THE MATTER OF: ALABAMA TOLL FACILITIES , INC.), SIGNED AND DATED 29 MARCH 1999;

**ENCL: # 10-2** PAGE 2 OF THE ABOVE, DATED 29 MARCH 1999;

**ENCL: # 10-3** PAGE 3 OF THE ABOVE, DATED 29 MARCH 1999;

**ENCL: # 10-4** PAGE 4 OF THE ABOVE, DATED 29 MARCH 1999;

**ENCL: # 10-5** PAGE 5 OF THE ABOVE, DATED 29 MARCH 1999;

**ENCL: # 11-1** APPLICATION FOR RELEASE OF BLOCKED FUNDS COVER, SUBMITTED TO OFFICE OF FOREIGN ASSETS CONTROL (OFAC) ON BEHALF OF DELMARVA TIMBER TRUST (R.E.I.T.) AND HOME & COMMERCIAL INVESTORS (R.E.I.T) SUBMITTED, SIGNED AND DATED BY MICHAEL C. COTTRELL ON 25 APRIL 2001;

**ENCL: # 11-2** OFAC APPLICATION, SECTION I: SOURCE OF FUNDS, PAGE 1 OF 5;

**ENCL: # 11-3** OFAC APPLICATION, SECTION I: SOURCE OF FUNDS, PAGE 2 OF 5;

**ENCL: # 11-4** OFAC APPLICATION, SECTION II: SUPPORTING DOCUMENTS, PAGE 3 OF 5;

ENCL: # 11-5      OFAC APPLICATION, SECTION II: SUPPORTING DOCUMENTS,  
PAGE 4 OF 5;

ENCL: # 11-6      OFAC APPLICATION, SECTION II: SUPPORTING DOCUMENTS,  
PAGE 5 OF 5;

ENCL: # 11-7      OFAC APPLICATION, SECTION II: SUPPORTING DOCUMENTS,  
AMENDMENT TO DECLARATION OF TRUST, EXHIBIT: 1-D;

ENCL: # 11-8      OFAC APPLICATION, SECTION II: SUPPORTING DOCUMENTS,  
MICHAEL C. COTTRELL AUTHORIZATION FOR DELMARVA  
TIMBER TRUST LONDON BANK ACCOUNTS, DATED 21  
FEBRUARY 2001, EXHIBIT: 2;

ENCL: # 11-9      OFAC APPLICATION, SECTION II: SUPPORTING DOCUMENTS,  
MICHAEL C. COTTRELL AUTHORIZATION TO ENTER INTO  
PRIVATE PLACEMENT TRANSACTION FOR AND ON BEHALF  
OF DELMARVA TIMBER TRUST, DATED 21 FEBRUARY 2001,  
EXHIBIT: 3;

ENCL: # 11-10     OFAC APPLICATION, SECTION II: SUPPORTING DOCUMENTS,  
MICHAEL C. COTTRELL AUTHORIZATION FOR HOME &  
COMMERCIAL INVESTORS TRUST LONDON BANK  
ACCOUNTS, DATED 21 FEBRUARY 2001, EXHIBIT: 4;

ENCL: # 11-11     OFAC APPLICATION, SECTION II: SUPPORTING DOCUMENTS,  
MICHAEL C. COTTRELL AUTHORIZATION TO ENTER INTO  
PRIVATE PLACEMENT TRANSACTION FOR AND ON BEHALF  
OF HOME & COMMERCIAL INVESTORS TRUST, DATED 21  
FEBRUARY 2001, EXHIBIT: 5;

ENCL: # 11-12     OFAC APPLICATION, SECTION II: SUPPORTING DOCUMENTS,  
LETTER SIGNED AND DATED 21 DECEMBER 2000 FROM  
DONALD A. MEDDLES, TRUSTEE AND CEO OF HOME &  
COMMERCIAL INVESTORS (REIT) LTD., MARION, OHIO, TO  
MR. ERMAN K. (KEN) BLACKWELL, BRANDON, FL,  
REGARDING PRIVATE PLACEMENT DEMAND LETTER,  
EXHIBIT: 9A;

ENCL: # 11-13     OFAC APPLICATION, SECTION II: SUPPORTING DOCUMENTS,  
LETTER SIGNED AND DATED 21 DECEMBER 2000 FROM  
DONALD A. MEDDLES, TRUSTEE AND CEO OF HOME &  
COMMERCIAL INVESTORS (REIT) LTD., MARION, OHIO, TO

**MR. ERMAN K. (KEN) BLACKWELL, BRANDON, FL,  
REGARDING PRIVATE PLACEMENT DEMAND LETTER,  
EXHIBIT: 9B;**

- ENCL: # 12-1**      **NOTARIZED AMENDMENT TO DECLARATION OF TRUST FOR  
DELMARVA TIMBER TRUST (A REAL ESTATE INVESTMENT  
TRUST) SUBMITTED TO MARYLAND DEPARTMENT OF  
ASSESSMENTS & TAXATION SIGNED, DATED, AND  
NOTARIZED ON 19 MARCH 2001, COVER PAGE;**
- ENCL: # 12-2**      **AMENDMENT TO DECLARATION OF TRUST INDICATING THE  
BOARD OF TRUSTEES AND TRADENAME/DBA OF  
DELMARVA TIMBER TRUST, PAGE 1 OF 3;**
- ENCL: # 12-3**      **AMENDMENT TO DECLARATION OF TRUST INDICATING THE  
TRADENAME/DBAs AND BANK ACCOUNT LOCATIONS, PAGE  
2 OF 3;**
- ENCL: # 12-4**      **AMENDMENT TO DECLARATION OF TRUST INDICATING  
CERTIFICATION OF SECRETARY SIGNED AND DATED 19  
MARCH 2001, PAGE 3 OF 3;**
- ENCL: # 12-5**      **EXPEDITED SERVICE RECEIPT FOR AMENDMENT TO  
DECLARATION OF TRUST FOR DELMARVA TIMBER TRUST (A  
REAL ESTATE INVESTMENT TRUST) SIGNED AND DATED ON  
28 MARCH 2001 AT 10:57 AM;**
- ENCL: # 12-6**      **MARYLAND DEPARTMENT OF ASSESSMENTS AND  
TAXATION INDICATING ARTICLES OF AMENDMENT DATED  
03/28/2001, DISPLAY DATED ON 12 APRIL 2003;**
- ENCL: #13-1**      **REPORT OF FOREIGN BANK AND FINANCIAL ACCOUNTS  
FOR AND ON BEHALF OF DELMARVA TIMBER TRUST TO THE  
U.S. DEPARTMENT OF TREASURY (FINCEN) SIGNED AND  
DATED ON 16 APRIL 2001 BY MICHAEL C. COTTRELL, PAGE  
1 OF 3;**
- ENCL: # 13-2**      **REPORT OF FOREIGN BANK AND FINANCIAL ACCOUNTS  
FOR AND ON BEHALF OF DELMARVA TIMBER TRUST TO THE  
U.S. DEPARTMENT OF TREASURY (FINCEN) SIGNED AND  
DATED ON 16 APRIL 2001 BY MICHAEL C. COTTRELL, PAGE  
2 OF 3;**

ENCL: # 13-3      REPORT OF FOREIGN BANK AND FINANCIAL ACCOUNTS  
FOR AND ON BEHALF OF DELMARVA TIMBER TRUST TO THE  
U.S. DEPARTMENT OF TREASURY (FINCEN) SIGNED AND  
DATED ON 16 APRIL 2001 BY MICHAEL C. COTTRELL, PAGE  
3 OF 3;

ENCL: # 14-1      CORPORATE AND PROFESSIONAL RESUME FOR MICHAEL  
C. COTTRELL, B.A., M.S., PAGE 1;

ENCL: # 14-2      CORPORATE AND PROFESSIONAL RESUME FOR MICHAEL  
C. COTTRELL, B.A., M.S., PAGE 2.

---

1. THAT THIS AFFIANT'S AFFIRMATION #3 WAS ELECTRONICLY DIVERTED FROM THE COMPUTER SERVER OF ATTORNEY A. CLIFTON HODGES, BY THE NSA (NATIONAL SECURITY AGENCY) TO FORT MEAD, AND ANY COMMUNICATION BETWEEN THIS AFFIANT AND ATTORNEY HODGES WAS CONTINUOUSLY BLOCKED FOR SEVERAL HOURS—SO THAT BUSH, SR./MR. CHENEY COULD SEE FOR THEMSELVES WHAT THIS AFFIANT WAS SENDING (ACCORDING TO INTERPOL TEAMS MONITORING MY COMMUNICATION --- 10 JANUARY 2015).
2. THAT THE INTENT OF THIS AND PREVIOUS AFFIRMATIONS **IS NOT** TO CLAIM ANY FUNDS DUE TO MESSRS. LEE (LEO) E. WANTA, NOR TO LINDELL BONNEY, SR., BUT TO AFFIRM THE FACTS AND EVIDENCE THAT FUNDS, COMPANIES AND/OR TRUSTS HAVE BEEN STOLEN --- UNDER THE DIRECT OR INDIRECT CONTROL OF G.H.W. BUSH, SR (aka SR), et al., --- BY THE BUSH/CLINTON/FEDERAL RESERVE (RATS) CABAL --- AND THAT SAID THEFTS MUST BE ADDRESSED;
3. THAT **THIS AFFIANT WOULD NOT SPIT FOR SAID FUNDS OF EITHER**, DUE TO THE DEALS, METHODS, AND MEANS USED TO OBTAIN SAID FUNDS.
4. THAT, ADDITIONALLY, SINCE IT IS A FACT THAT THIS AFFIANT'S SECURITIES COMPANY (NIAGARA SECURITIES, INC., EST. JAN 1990) WAS FOUND TO HAVE **HELD ILLEGALLY, AND WITHOUT THIS AFFIANT'S KNOWLEDGE OR AUTHORITY, OVER \$300 TRILLION U.S. (FIAT) DOLLARS** ,

GAINED AS THE RESULT OF SALES OF UNITED STATES TREASURIES TO SOVIET UNION SATELLITE COUNTRIES' CENTRAL BANKS AFTER THE FALL OF THE BERLIN WALL (CIRCA 1990-1992);

5. THAT THIS AFFIANT WILL RECEIVE A SUBSTANTIAL PORTION OF SAID FUNDS IN THE FORM OF GOLD/ASSET-BACKED U.S. TREASURY NOTES AS COMPENSATION IN THE FORM OF "FINES, INTEREST AND PENALTIES (FIPs)' AT THE DIRECTION OF THE BASEL [GROUP] LIST, GOLD TREATY AND MOSCOW AGREEMENTS;
6. THAT THE IMPORTANT POINT OF THIS AFFIRMATION IS --- **WHAT KIND OF CENTRAL BANK FINANCIAL SYSTEM DO MESSRS. WANTA AND BONNEY INTEND TO FUND** --- AS OPPOSED TO THE TOTAL TRANSPARENT BANKING SYSTEM ANSWERABLE TO THE RULE OF LAW AS PRESENTED BY BASEL III AND THE GOLD TREATY , WHICH PROVIDES FOR NO CENTRAL BANK SYSTEM;
7. THAT BETWEEN OCT 14, 2007 AND NOV 22, 2007, THIS AFFIANT WAS IN THE CONSTANT COMPANY OF MR. LEE (LEO) EMIL WANTA FROM ERIE (PA) TO ALEXANDRIA (VA) TO STATEN ISLAND (NY) AND NEW YORK CITY AND BACK TO ERIE (PA) AT THIS AFFIANT'S EXPENSE.
8. THAT DURING THAT ENTIRE TIME THIS AFFIANT WAS SUBJECTED TO NUMEROUS "LESSONS, BY MR. LEO (LEE) E. WANTA " THAT "WE ARE ABOVE THE LAW - WE CAN DO ANYTHING";
9. THAT THIS AFFIANT MAINTAINED THAT I WAS DEFINITELY SUBJECT TO THE OATH TAKEN IN AUGUST 1970 (U.S. NAVY), 1933/1934 SECURITIES REGULATIONS, et al., AND THE U.S. STATUTES AS WELL AS THE PENNSYLVANIA LAWS --- THIS LED TO THREE SCREAMING MATCHES BETWEEN THIS AFFIANT AND MR. WANTA;
10. THAT CONTRARY TO THE "FINANCIAL GURUS" THAT BELIEVE THE SDR/FIAT U.S. CENTRAL BANK SYSTEM WILL SAVE THE DAY WHEN MESSRS. WANTA AND BONNEY FUND IT --- INSTEAD THEY WOULD RE-CAPITALIZE "**OPERATION STILLPOINT,**" (REF: ENCL: # 7), AN OPERATION WHICH HAS DESTROYED ALL LEGITIMATE BANKING IN THE WESTERN WORLD AND JAPAN WITH THE \$1500+ QUADRILLION U.S.D. (FIAT) DERIVATIVE BASED BONDS, NOTES, AND STOCKS --- "**BY CHANGING DEBT**

**TO LEGAL TENDER,” (aka DERIVATIVES) AND ELIMINATING THE U.S. BANKING SYSTEM WITH A SYSTEM OF TREASURY DIRECT ACCOUNTS ONLY;**

11. THAT CHARGES HAVE BEEN MADE THAT THIS AFFIANT IS A THEIF AND USURPER WHO ONLY WANTS TO CLAIM THE MONIES DUE TO MESSRS. WANTA AND BONNEY. (REF: **ENCL # 1, DATED 2 MARCH 2008**), ACTUALLY IDENTIFIES THE REAL REASONS FOR THIS ALLEGATION, AND THE ENSUING 23 MARCH 2008 “LETTER OF TERMINATION” THIS AFFIANT RECEIVED;
12. THAT BETWEEN DECEMBER 2007 AND MARCH 2008, MR. WANTA WAS TAKEN TO THE WHITE HOUSE FOR A MEETING WITH G.H.W. BUSH, SR., G.W. BUSH, et al., WHERE THE PAYORDERS AND OTHER DOCUMENTS REGARDING THE DISBURSAL OF FUNDS FROM AMERITRUST GROUPE, INC. WERE REVIEWED – WITH THE RESULTANT THAT MR. STEVE HADLEY AND MR. JOHN HAMMOND, (12 JANUARY 2008), AND THE BUSHs DECIDED THAT THIS AFFIANT SHOULD BE “DUMPED” AS AMERITRUST GROUPE, INC. TREASURER SINCE MR. COTTRELL WAS OBSERVED AS ‘TOO POWERFUL’ AND THE AMBASSADOR’S (WANTA) ROLE WAS NOT OBSERVED AS EQUAL” PERTAINING TO THE FIVE HUNDRED BILLION USD FUNDS NECESSARY TO INITIATE AN INTERNATIONAL FINANCIAL INVESTMENT CONTRACT (REF: **ENCL: # 2**);
13. THAT ON 1 MARCH 2008, THIS AFFIANT WAS INFORMED THAT THE AMBASSADOR WAS **REQUIRED TO “PLACE HIS OWN PEOPLE”** AS THE NEW OVERALL TREASURER OF AMERITRUST GROUPE, INC. SINCE “MR. COTTRELL WILL BE ‘TOO BUSY’ DOING THOSE FUNCTIONS **MANDATED BY THE NSA, et al.**, AND WOULD NOT BE ABLE TO DO ‘DAY-TO-DAY’ OPERATIONS.” (REF: **ENCL # 1-2**);
14. THAT MR. CHRISTOPHER STORY, FRSA, QUESTIONED THIS “REQUIREMENT AND THE NECESSARY CHANGES TO THE “WANTA PLAN AND THE ROLE OF THIS AFFIANT” (REF: **ENCL; # 3, DATED 12 MARCH 2008, AND ENCL: # 4, DATED 13 MARCH 2008**). MR. STORY, AND THIS AFFIANT WERE CONCERNED OF THE LACK OF OVERSIGHT, RULE OF LAW, AND ADHERANCE TO THE 1933, 1934 SECURITIES REGULATIONS PER THE MORGAN STANLEY ACCOUNT ESTABLISHED BY THIS AFFIANT AS SIGNATOR FOR THE SECURITIES ACCOUNT WITHIN MORGAN STANLEY IN



THE NAME OF AMERITRUST GROUPE, INC., AND THE LIABILITY THIS AFFIANT COULD FACE DUE TO ANY BREACH OF THE SECURITIES REGULATIONS;

15. THAT THE JOINT VENTURE AGREEMENT (REF: **MICHAEL C. COTTRELL AFFIRMATION # 3, ENCL# 12, DATED 30 DECEMBER 2005**), BETWEEN AMERITRUST GROUPE, INC. AND PENNSYLVANIA INVESTMENTS, INC.; SPECIFICALLY DEFINES THAT THIS AFFIANT WOULD BE THE SIGNATOR FOR SUCH SECURITIES ACCOUNT(S) AND OPERATIONS (**DUE TO THE FACT THAT AMBASSADOR LEE (LEO) E. WANTA WAS AND IS STILL A FELON IN THE STATE OF WISCONSIN**) (REF: **ENCL: # 3-2**) AND COULD NOT SIGN FOR A U.S. SECURITIES ACCOUNT AT ANY U.S. LICENSED SECURITIES BROKER/DEALER;
16. THAT SINCE THE "WANTA PLAN" WAS PENNED BY MR. CHRISTOPHER, AFTER MEETING WITH THIS AFFIANT DURING 15-16 MARCH 2006, AND THAT THIS TERM WAS BASED ON THE ABOVE REFERENCED JOINT VENTURE AND THE MASSIVE SIZE OF THE "WANTA SETTLEMENT" --- **THIS AFFIANT DECIDED TO REQUIRE AN OVERSIGHT PANEL OR JUDGE TO ENSURE THE PROPER AND TRANSPARENT EXPENDITURE AND INVESTMENT OF THE FUNDS IF SAID FUNDS WERE DISBURSED TO THE MORGAN STANLEY SECURITIES ACCOUNT PER INSTRUCTIONS GIVEN BY BOTH AMBASSADOR LEE E. WANTA AND THIS AFFIANT ARE [sic] EXECUTED.**" [should read "...AFFIANT WHEN EXECUTED."] (REF: **ENCL: # 2**);
17. THAT ADDITIONALLY, AMBASSADOR WANTA, et al., **REQUIRED THIS AFFIANT TO SIGN DOCUMENTATION TO ALLOW A SUBSTANTIAL AMOUNT OF SAID SETTLEMENT FUNDS (APPROX. \$20,000,000,000.00 USD) TO BE TRANSFERRED TO THE SNAKEHILL NATIONAL BANK (AUSTRALIA),** THEREBY GIVING THE CHAIRMAN OF SAID BANK (AMBASSADOR LEE E. WANTA) FULL AND UNFETTERED AUTHORITY AS TO PLACEMENT AND USE;
18. **THAT THIS AFFIANT STATED ABSOLUTELY "NO" TO THE REQUIREMENT, AND THE NSA REQUIREMENT TO SIGN THE NATIONAL SECURITIES ACT OF 1947 WHICH WOULD PRECLUDE ANY TRANSPARENCY REGARDING THESE AND OTHER ACTIVITIES THEREBY ABANDONING THE RULE OF LAW;**
19. THAT THIS AFFIANT WAS INFORMED BY MR. H. WILLIAM BONNEY, SR., ON JULY 12, 2008, (REF: **ENCL: # 6**), THAT THE "WANTA PLAN" WOULD BE FULLY FUNDED AND THAT PENNSYLVANIA INVESTMENTS, INC. AND THIS AFFIANT

WOULD BE INVOLVED, BUT THE PENNSYLVANIA INVESTMENTS, INC. SECURITIES ACCOUNT AT MORGAN STANLEY (NYC) WOULD NOT BE ALLOWED TO RECEIVE THE \$500,000,000,000USD) DEPOSIT, PER THE JOINT VENTURE AGREEMENT WITH AMERITRUST GROUPE, INC.;

20. THAT BY AMBASSADOR WANTA'S ACTIONS AND DEEDS COMPLETELY DISCARDED THE RULE OF LAW FOR THE CONTINUED OBEYANCE OF THE ORDERS FROM G.H.W. BUSH, SR, G.W. BUSH, AND THE NATIONAL SECURITY AGENCY, et al..
21. THAT AT THIS POINT BOTH CRISTOPHER STORY AND THIS AFFIANT DECIDED TO APPEAL TO HER MAJESTY QUEEN ELIZABETH II AND THE DUKE OF EDINBURGH TO **SECURE A SIX POINT TWO TRILLION U.S. DOLLAR LOAN TO FACILITATE THE U.S. DOLLAR REFUNDING PROJECT.** A LETTER OF INTRODUCTION WAS WRITTEN BY CHRISTOPHER STORY THAT REGARDING THIS AFFIANT (REF; ENCL; # 5, DATED 10 APRIL 2010) --- THAT ACCOMPANIED THE SECOND ATTEMPT TO DELIVER THE AFFIDAVITS AND LOAN REQUEST TO HER MAJESTY AND HIS ROYAL HIGHNESS, THE DUKE OF EDINBURGH, VIA ATTORNEY A. CLIFTON HODGES AND CHRISTOPHER STORY (REF: ENCL: # 3 DATED MARCH 2009 AND ENCL: # 7, DATED 31 MARCH 2010);
22. THAT THE "**SO-CALLED WANTA PLAN**", AFTER THIS AFFIANT'S TERMINATION HAS BECOME THE CONTINUATION OF **OPERATION STILLPOINT AND THE ALABAMA TOLL FACILITIES, INC., et al., (THE ATFI PROJECT)** (REF: ENCL: # 8, DATED 14 SEPTEMBER 2005);
23. THAT THESE PROPOSED PLANS, OVERSEEN BY THE NSA AND WHITE HOUSE, PROJECT THE EMPLOYMENT OF 12,000 TO 14,000 PEOPLE, WITH FULL MEDICAL BENEFITS, NEW EQUIPMENT, ETC., ETC. HOWEVER THE COMPANIES PLANNING, ORGANIZING, AND FUNDING ARE CONTROLLED BY THE NATIONAL SECURITIES AGENCY, THE WHITE HOUSE, AND AMBASSADOR LEO E. WANTA --- WITHOUT THE RULE OF LAW;
24. THAT MARVELOUS INVESTMENTS LIMITED (REF: ENCL: # 9), PARKHEAD FINANCIAL, INC. (REF: ENCL: # 10), AMERITRUST GROUPE, INC.(REF; **MICHAEL C. COTTRELL AFFIRMATION # 3, ENCL: # 9, et al.,**) AND NEW REPUBLIC (REF: ENCL: # 8) ARE ALL **OWNED AND OPERATED BY A FELON** - -- AMBASSADOR LEE (LEO) E. WANTA, AND REPORTS TO G.H.W. BUSH, SR., et al.;

25. THAT THE **"SO-CALLED WANTA PLAN – ATFI FORMAT"** WILL BUILD INFRASTRUCTURE THROUGHOUT THE SOUTH OF THE UNITED STATES, e.g., ALABAMA, TENNESSEE, GEORGIA, FLORIDA, AND MISSISSIPPI, et al., WITH TOLL FACILITIES ON EACH ROAD ---- WITH THE PROFITS FUNNELED TO THE NSA / G.H.W. BUSH, SR. --- JUST LIKE THE STOCK SECURITIES SHORTING SCHEMES THAT HAVE DAMAGED COMPANIES LIKE "CMKM" AND HUNDREDS OF OTHERS;
26. THAT THE PROPOSED ALABAMA TOLL FACILITIES, INC. PROJECT WAS A SCAM, AND THE FUNDING BY DELMARVA TIMBER TRUST WAS ONE OF THE VICTIMS OF THIS BUSH/CLINTON/FEDERAL RESERVE/NSA (RATS) GANG (REF: ENCL: # 10-3 AND ENCL: # 10-4);
27. THAT WITHOUT THE RULE OF LAW AND TRANSPARENCY, THE **"SO-CALLED WANTA PLAN"** WILL ONLY LEAD TO ANOTHER FINANCIAL CRISIS INVOLVING THE FIAT/DERIVATIVE SYSTEM OF CENTRAL BANKS ISSUING NON-MONEY WHICH WILL LEAVE THE REPUBLIC OF THE UNITED STATES OF AMERICA DESTITUTE AND UNDER THE DICTATORSHIP OF THESE RATS.
28. THAT AS A RESULT OF THIS AND OTHER EGREGIOUS CRIMINAL ACTIVITY, THE PEOPLE'S REPUBLIC OF CHINA AND THE RUSSIAN FEDERATION, ALONG WITH THE 200+ COUNTRIES THAT HAVE SIGNED THE **"GOLD TREATY,"** HAVE SPECIFIED THAT NO FUNDS WILL BE RELEASED (ACCESSED, e.g., ECONOMIC RECEIPT), VIA CURRENCY REVALUATION OR PENALTIES AND REDRESS OF THEFT, UNTIL THE INITIAL STEP OF THE TREATY AND THE MOSCOW AGREEMENTS HAVE BEEN MET, i.e., THE DELIVERY OF THE CODES AND FUNDS TO MICHAEL C. COTTRELL, B.A., M.S., FOR THE FUNDING OF THE NEW TREASURY OF THE REPUBLIC OF THE UNITED STATES OF AMERICA."

I, MICHAEL C. COTTRELL, B.A., M.S., PRESIDENT OF PENNSYLVANIA INVESTMENTS, INC., LOCATED AT 1157 WEST 7<sup>TH</sup> ST., ERIE, PA 16502, DO HEREBY SWEAR AND AFFIRM THAT THE ABOVE INFORMATION IS TRUE AND FACTUAL.

\S\ Michael C. Cottrell

Dated 16 January 2015

(814) 455-9218