

AMBULANT REPUBLIC TRUST

NON-NEGOTIABLE SECURITY AGREEMENT

This Security Agreement is made and celebrated this day July 14, 20 22 by and between AMBULANT REPUBLIC TRUST, hereinafter "DEBTOR", and, Guaranteed Party, Ramón Martínez López hereinafter "Guaranteed Party". If any part or part of this Security Agreement is determined to be invalid or unenforceable, such party or party shall not void any other part or portion that is reasonably segregable from such portions(s). The Parties, hereinafter "Parties", are identified as follows: DEBTOR AMBULANT REPUBLIC TRUST, TRUST ACCOUNT CONTRACT, and Ramón: Martínez López© NOW, THEREFORE, the Parties agree as follows:

AGREEMENT In consideration of the Secured Party providing certain accommodations to the DEBTOR, inter alia, to the Secured Party: The Debtor, which is hereby considered insolvent, hereby grants the above-mentioned secured party a security right in the security right described herein, and as may appear in all UCC filings referred to as "security", to insure all assets of the debtor, as well as all so-called income from any derived source, direct, indirect, absolute or contingent, due or to be due, hereinafter held in any account with its due interest, probation or expressed public indebtedness and liabilities held by the Debtor or presented to the Debtor, to the secured party in consideration by the secured party providing certain things and adjustments for the debtor, including, but not limited to: 1. To constitute the source, origin, substance and being, i.e. the basis of the "pre-existing claim", from which the existence of the DEBTOR was derived and on the basis of which the DEBTOR may function as a transmitting utility to conduct the business as a conduit for the transmission of goods and services to the Secured Party, and interact, contract and exchange goods, services, obligations and responsibilities with other DEBTORS, corporations and artificial persons in commerce; 2. Signature by agreement for the DEBTOR in all cases where the signature of the DEBTOR is required; 3. Issue a binding commitment to grant credit or to extend the immediately available credit, whether or not the chargeback is used in case of collection difficulties; 4. Provide security for the payment of all sums due or due, or due or due, by the DEBTOR; and 5. Constituting the source of the assets, through the sensitive existence, exercise of powers and work of the Secured Party, which provide sufficient valuable consideration to support any contract that the DEBTOR may perform or to which the DEBTOR may be held bound by any person, the DEBTOR hereby confirms that this Security Agreement is a duly executed security agreement, private contract knowingly signed and sealed and intentionally concluded by the DEBTOR and the Secured Party, in which and by which debtor: a. Voluntarily registers the DEBTOR in the Commercial Register; b. Transfers and assigns to the Secured Party a security right in the Security Right described below; and c. You agree to be, act and function in law and commerce, as the unincorporated and patented trademark of the Secured Party for the exclusive and discretionary use of

the Secured Party in any manner that the Secured Party, by Sovereign and Inalienable Right, chooses.

LEGAL PUBLIC NOTICE

The submission of this Security Agreement by the Parties constitutes a public, legal, and open notice that: 1. The law, place and jurisdiction of this Security Agreement is the private contract ratified, finalized, signed and sealed freely concluded by and between the DEBTOR and the Secured Party as recorded herein. 2. This Warranty Agreement is contractually complete hereunder and hereunder and may not be derogated from, altered or amended, in whole or in part, without the express written consent of both the DEBTOR and the Secured Party. 3. The signatory Secured Party signs by accommodation for the DEBTOR, where necessary, in all ways in which the debtor's signature is required. The Secured Party reserves the right to make sufficient claims to secure such indebtedness until it is satisfied in full. 4. The Secured Party as a Creditor, with standing and capacity, agrees to issue or extend credit, on behalf of the DEBTOR, regardless of whether or not such claim is used in the event of difficulties in the collection of the debtor. 5. Debtor is the commercial transfer utility, and unincorporated, trademark of the Secured Party in the name of the DEBTOR being of customary law protected by copyright and all property of the DEBTOR is the secured property of the Secured Party. 6. Any unauthorized use of the name of the DEBTOR or debtor in any manner that may influence, affect, or be presumed to belong to the Secured Party in any way is expressly prohibited without the written consent of the Secured Party. 7. Debtor declares that it is a legal entity 'Ens legis' recognized as such and has rights and privileges recognized under the laws of any State. 8. All legal means to protect the security right provided for by this Agreement shall be used by the Secured Party whenever necessary and all support needed by the Secured Party to protect its security right in the security right herein identified or otherwise added shall be provided by the Secured Party, including, but not limited to, the commercial/non-contractual lien process, by agreement of the DEBTOR.

The enforcement of this security agreement incorporates the promise that the DEBTOR will direct the enforcement of such forms of trade, including, but not limited to, such statements of financing as may be necessary to ensure that the interest of the Secured Party is perfected and protected. The security right provided for by this agreement shall continue until the Secured Party is relieved of all liability hereunder to the DEBTOR, and until all obligations due and due consideration have been delivered to the Secured Party, regardless of whether the security right identified in this agreement is in the possession of the DEBTOR or the Secured Party. The DEBTOR warrants that the Secured Party's claim against the security right is enforceable in accordance with the terms and conditions set forth herein and in accordance with all applicable laws enacted for the purpose of protecting the interests of a creditor against a debtor. The DEBTOR also guarantees that it has good and negotiable title to the security right, free and free from all actual and lawful encumbrances and encumbrances, except for the interests set forth therein, and except for substantial

interests that may have been privately established by agreement of the parties with regard to the elements necessary to establish a valid contract under international contract law. Public encumbrances presented to the DEBTOR or belonging to the DEBTOR against the security shall constitute secondary to this agreement, unless they are registered prior to the registration of the Secured Party's interest in the same security right, as is well established in international trade law.

GENERAL PROVISIONS

Possession of the Security Right or evidence of the security right may remain in the possession of the debtor, to be held at the address indicated in this agreement by the debtor or any other place(s) approved by the Secured Party and notice of changes in location must be made to the Secured Party within ten (10) days of such relocation. The debtor undertakes not to withdraw the security right otherwise, except as expected in the ordinary course of business, including the sale of inventory, exchange and other acceptable reasons for disposal. In case of doubt about the legal ramifications of relocation, the debtor undertakes to obtain prior written authorization from the Secured Party. The debtor may possess all of the personal tangible property included in the security right, and make beneficial use of all other security rights, and may use them in any lawful manner that is not inconsistent with this agreement, except that the debtor's right to possession and beneficial use may also apply to security rights in the possession of the Secured Party if such possession is required by law to perfect the interest of the Secured Party in such security. If the Secured Party, at any time, has possession of any part of the security, whether before or after an event of default, the Secured Party shall be deemed to have exercised reasonable care in the custody and preservation of the security, if the Secured Party takes such measures to that effect as the Secured Party deems appropriate in the circumstances. Unless the secured party waives it, all proceeds and proceeds from the provision of the security, for any reason, shall be held in trust for the Secured Party and shall not be mixed with any other account or fund without the consent of the Secured Party. Notification of such product shall be delivered to the Guaranteed Party immediately upon receipt. With the exception of inventory sold or accounts collected in the ordinary course of the debtor's public business, the debtor undertakes not to sell, offer to sell or transfer or dispose of the security; or pledge, mortgage, encumber or otherwise permit the security right to be subject to a security right, security right, encumbrance or charge, other than the interested security right set forth in this agreement, without the prior written consent of the Secured Party. Maintenance of the guarantee The debtor undertakes to keep all tangible guarantee in good condition and repairs, and not to commit or allow damage or destruction of the guarantee or any part of the guarantee. The Guaranteed Party and its designated representatives and agents shall have the right at all reasonable times to examine, inspect and audit the security wherever it is located. The debtor shall immediately notify the secured party of all cases relating to the return, refusal, recovery of possession, loss or damage to the security right; all requests for credit or adjustment of the collateral, or dispute arising with respect to

the collateral; and in general, of all events and events affecting the guarantee or the value or amount of the guarantee.

Compliance with the Law the Debtor shall promptly comply with all laws, ordinances, and regulations of all governmental authorities applicable to the production, disposition, or use of the guarantee. The debtor may challenge in good faith any such law, ordinance or regulation without compliance during a proceeding, including appropriate appeals, provided that the Interest of the Secured Party in the Security Party is not jeopardized, in the opinion of the Secured Party. The Secured Party may, at its option, intervene in any situation that appears to jeopardize the security. Public Disputes The Debtor agrees to pay all applicable taxes, assessments and levies on the security right when it matures; provided that it is demonstrated that such taxes, settlements and encumbrances are in excess of the statutory claim established by this agreement and subsequently perfected by the Secured Party through appropriate registration. In the event that the debtor chooses to challenge such taxes, assessments and encumbrances, the interest of the Secured Party shall be protected at all times, in the sole opinion of the Secured Party, which may, at its option, intervene in any situation that appears to jeopardize the interest of the secured party in the security. The debtor may choose to proceed with the dispute over such taxes, assessments and liens, only upon the filing of a security bond by the claimant or public claimants, in favour of the secured party, sufficient to protect the secured party from loss, including all costs and fees associated with such dispute. In the event that the public judgment against the debtor results from such dispute, the debtor agrees to satisfy such judgment from its established and administered accounts so as not to adversely affect the interest of the Secured Party in the Security. The Debtor hereby indemnifies the Secured Party for any damages expressed in the accompanying indemnity bond, incorporated herein as if fully set forth in this security agreement.

SUBORDINATION OF THE DEBTOR'S DEBTS TO THE SECURED PARTY

Provided that the Secured Party, after the enforcement of this agreement, perfects its security right in the security right through the appropriate registry, the debtor agrees that its indebtedness to the Secured Party, whether existing or created in the future, shall take precedence over any unregistered claims that third parties may raise against the debtor or the security, whether the debtor becomes insolvent. The debtor hereby expressly subordinates any claim that the debtor may have against the Secured Party, on any account, to the receivable that the Secured Party has or will have against the debtor. If the Secured Party so requests, all notes or credit agreements established now or in the future, which demonstrate debts or obligations of the debtor to third parties, shall be marked with a legend that they are subject to this agreement and shall be delivered to the Secured Party. The debtor agrees, and the secured party is authorized, on behalf of the debtor, to enforce and file such declarations of financing and other commercial declarations, as the Secured Party deems necessary or appropriate to perfect, preserve and enforce its rights under this agreement.

FIDELITY BONUS

The DEBTOR, AMBULANT REPUBLIC establishes this link in favor of the Insured Party, Ramón Martínez López in the sum of the Collateral Values present up to the criminal sum of One Hundred Million United States Dollars (100,000,000.00), for the payment of which bond, well and truly made, is v incula the DEBTOR and the heirs, executors, administrators, and third-party assignees of the DEBTOR, jointly and severally, by these present. The condition of the above bond is: the Secured Party undertakes to do certain things on behalf of the DEBTOR, as set forth above in the Agreement, and the DEBTOR, with respect to the transfer of goods and services in the Business Activity to the Secured Party, covenants to serve as a "commercial" transmission utility therefore and, as a guarantee of fidelity, it grants the Secured Party a Security Right in the Collateral in the Security Right described herein. This bond shall be in force and shall take effect from the date hereof and until the DEBTOR; AMBULANT REPUBLIC, is released from liability and provided that such Debtor Guarantee; may cancel this bond and be exempted from additional liability hereunder by delivering a written notice of thirty (30) days to the DEBTOR. Such cancellation shall not affect any liability incurred or accrued hereunder prior to the termination of such thirty (30) day period. In such case of notice of cancellation, the DEBTOR undertakes to reissue the bond before the end of such thirty (30) day period for an amount equal to or greater than the value indicated above of this Guarantee Agreement, unless the Parties agree otherwise.

INDEMNIFICATION CLAUSE THE DEBTOR, without the benefit of discussion or division, hereby agrees, agrees and undertakes to indemnify, defend and hold harmless the Secured Party from and against any and all claims, losses, liabilities, costs, interest and expenses, hereinafter referred to as "Claims" or "Claim", the Claims of which include, without restriction, all legal costs, interest, penalties and fines suffered or incurred by the Secured Party, pursuant to the Secured Party's personal security with respect to any loan or indebtedness of the DEBTOR, including any amount deemed to be owed by the DEBTOR to any creditor for any reason. The Secured Party shall promptly inform the DEBTOR of any Claim and provide the DEBTOR with all details of such Credit, including a copy of any document, correspondence, demand or action received as notified to the Secured Party. The Secured Party shall cooperate fully with the DEBTOR in any discussion, negotiation or other proceeding relating to any Claim.

SECURED OBLIGATIONS

The security right herein secures any indebtedness and liability of the DEBTOR to the Secured Party, whether direct or indirect, absolute, or contingent, due or to be matured, now existing or arising in the future, and whatever evidence may be. **THE SECURITY** The security to which this Guarantee Agreement refers, among other things, all personal and immovable property of the DEBTOR described below, now owned or hereinafter acquired by the DEBTOR, in which the Secured Party has all interests. The DEBTOR retains possession and use, and the rights of possession and use, of all warranties, and all income, products, accounts and accessories, and orders thereof, are released to the DEBTOR. Before any of the goods detailed below can be disbursed,

exchanged, sold, tendered, confiscated, gifted, transferred, delivered, transmitted, destroyed, alienated, or otherwise disposed of from the possession of the DEBTOR, the settlement through the Notice of Lien in this document must be satisfied in full and the recognition of this completed to the satisfaction of the Secure Party.

All income, products, accounts and accessories from crops, mine head, wellhead, with transmission services, etc.; 2. All rents, wages and income; 3. All rights to land, minerals, water and air; 4. All cabins, cabins, houses and buildings; 5. All bank accounts, "security" bank deposit boxes and their contents, credit card accounts, mutual fund accounts, certificates of deposit accounts, checking accounts, savings accounts, retirement plan accounts, stocks, bonds, securities and trust benefits; 6. All inventory at any source; 7. All machinery, whether agricultural or industrial; 8. All ships, yachts and watercraft, as well as all equipment, accessories, baggage and cargo fixed or belonging to them or stowed therein, inter alia: all engines, engines, auxiliary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants and fuels and fuel additives; 9. All aircraft, gliders, balloons and all equipment, accessories, baggage and cargo placed or belonging to them or stowed therein, among others: all engines, engines, auxiliary equipment, accessories, parts, tools, instruments, electronic equipment, navigation aids, service equipment, lubricants and fuels and fuel additives; 10. All motorhomes, trailers, mobile homes, recreational vehicles, home trailers, cargo and travel, and all equipment, accessories, luggage and cargo fixed or belonging to or stowed therein, among others: all auxiliary equipment, accessories, parts, service equipment, lubricants and fuels and fuel additives; 11. All livestock and animals, and all things necessary for the care, feeding, use and breeding of these; 12. All vehicles, cars, trucks, four-wheeled vehicles, trailers, wagons, motorcycles, bicycles, tricycles, wheeled transports.

13. All computers, computer-related equipment and accessories, electronically stored files or data, telephones, electronic equipment, office equipment and machines; 14. All visual reproduction systems, auditory reproduction systems, films, videotapes, audio tapes, soundtracks, compact discs, phonograph records, film, video and auditory production equipment, cameras, projectors and musical instruments; 15. All manuscripts, pamphlets, pamphlets, treatises, treatments, monographs, short stories, written material, libraries, plays, scripts, lyrics, songs, music; 16. All books and records of the DEBTOR; 17. All trademarks, trademarks, copyrights, patents, proprietary data and technology, inventions, royalties, goodwill; 18. All school degrees, diplomas, honors, awards, meritorious mentions; 19. All records, diaries, diaries, photographs, negatives, transparencies, images, video sequences, filming, drawings, sound records, audio tapes, videotapes, computer production or storage of all kinds, of the DEBTOR; 20. All rights to obtain, use, solicit or refuse or authorize the administration of any food, drink, food or water, or any substance that is infused or injected, or that affects the body by any means; 21. All rights to request, reject or authorize the administration of; any drug, manipulation, material, process, procedure, lightning or wave that alters, or may alter the present or future state of the body, mind, spirit or will by any means,

method or process of any kind; 22. All keys, locks, combinations of locks, encryption codes or keys, safes, safe places and security devices, security programs and any software, machinery or devices related thereto; 23 . All rights to access and use utilities upon payment of the same unit costs as comparable use units offered to the most advantaged customers, including but not limited to cable, electricity, garbage, gas, Internet, satellite, sewerage, telephone, water, www (computer services) and all other methods of communication, power transmission, and food or water distribution; 24. All rights to barter, purchase, contract, sell or trade ideas, products, services or work;

25. All rights to create, invent, adopt, use or promulgate any system or medium of currency, money, medium of exchange, coinage, barter, economic exchange, accounting, record keeping and the like; 26. All rights to use any free, rented, leased, fixed or mobile domicile, as if the same were a permanent domicile, free from the obligation to apply for or obtain any government license or permit and free from entry, intrusion or surveillance, by any means, regardless of the duration of the lease period, provided that any required lease is currently paid or a subsequent grace period of three has not expired days; 27. All rights to administer, maneuver, direct, guide or travel in any form of motorized or motorized transportation without any requirement to apply for or obtain any government license, permit, certificate or permit of any kind; 28. All rights to marry and procreate children, and to raise, educate, train, guide and spiritually enlighten such children, without any requirement to apply for or obtain any license, permit, certificate or permission from the government of any kind; 29. All rights to buy, sell, trade, cultivate, raise, collect, hunt, trap, angle and store food, fiber and raw materials for shelter, clothing and survival; 30. All rights to exercise freedom of religion, worship, use of sacraments, spiritual practice and expression without any compendium of freedom of expression, or the right to publish, or the right to assemble peacefully, or the right to petition any Government for reparation of grievances, or to request from any military or legally constituted force for the physical protection against threats to the safety and integrity of persons or property from "public" or "private" sources; 31. All rights to keep and bear arms for self-defense; family and parties seeking physical protection of the person or property; 32. All rights to create, preserve and maintain an inviolable spiritual sanctuary and to receive in it any and all parties requesting safety and refuge; 33. All rights to create travel documents of all kinds, including those that signify diplomatic status and immunity as a free, independent and de facto sovereign State; 34. All property claims or certificates of title.; 35. All rights to privacy and security in person and property, among others, all rights to the safety of all inhabitants or guests of the home or sanctuary, and all documents and effects belonging to the DEBTOR or any household or inhabitant or guest of the sanctuary, against governmental, quasi-governmental intrusion, de facto or private governmental, detention, entry, seizure, search, surveillance, search, assault, summons or court order, except with superior proof of claim duly filed in the Commercial Registry and UCC by any of the intruding parties in the private capacity of said intruding party, without prejudice to any authority, order, order, law or color of

law that may be promulgated as the authority for any intrusion, detention, entry, seizure, search, surveillance, search, search, assault, subpoena or court order;

36. All names used and all Sole Corporations executed and archived, or to be executed and archived, under such names; 37. All intellectual property, among other things, everything that speaks and writes; 38. All signatures and stamps; 39. All present and future retirement income, and rights to such income, issued from any of the debtors' accounts; 40. All present and future medical and health rights, and rights pertaining through survival, to any of the DEBTORS' accounts; 41. All requests, submissions, correspondence, information, identifying marks, image licenses or travel documents, materials, permits, records and registration numbers and registrations held by any entity, for any purpose, regardless of their acquisition, as well as the analyses and uses thereof, and any use of any information and images contained therein, regardless of the creator, method, location, process or form of storage, among others, all processed algorithms that analyze, classify, compare, compress, display, identify, process, store or transmit such requests, submissions, correspondence, information, identification marks, image licenses or travel documents, materials, permits, records and records and registration numbers, and the like; 42. All library cards; 43. All credit, charge and debit cards, and mortgages, notes, applications, card numbers, and associated records and information; 44. All the debtor's claim; 45. All traffic citations/fines;

46. All parking citations/fines; 47. All court cases and judgments, past, present and future, in any court, and all bonds, orders, orders and other matters attached to or arising therefrom; 48. All precious metals, bullion, coins, jewellery, precious jewellery, semi-precious stones, frames and any storage box within which such items are stored; 49. All tax correspondence, filings, notices, coding, registration numbers and any information contained therein, wherever and however it is found, and no matter by whom such information was obtained, compiled, coded, recorded, stored, analyzed, processed, communicated or used; 50. All bank accounts, bonds, certificates of deposit, drafts, futures, insurance policies, investment securities, individual retirement accounts, money market accounts, mutual funds, notes, options, calls, pension plans, savings accounts, stocks, guarantees, 401-K and the like; 51. All accounts, deposits, escrow accounts, lotteries, overpayments, advance payments, prizes, refunds, refunds, returns, direct Treasury accounts, claimed and unclaimed funds, and all records and registration numbers, correspondence and information relating to or derived from them; 52. All cash, coins, cryptocurrencies, money, Reserve notes and silver certificates; 53. All medicines, herbs, medicines, medical supplies, cultivated plants, growing plants, inventory, ancillary equipment, supplies, propagating plants and seeds, and all related storage facilities and supplies; 54. All products from and for agriculture, and all equipment, inventories, supplies, contracts, accessories involved in the planting, tillage, harvesting, processing, preservation and storage of all products of agriculture; 54. All farm, lawn and irrigation equipment, accessories, accessories, hand tools, implements, service equipment, parts and supplies, and storage sheds and contents; 56. All fuel, fuel tanks, containers and delivery systems involved or related; 57. All metallurgical, carpentry and other similar machinery, and all auxiliary

equipment, accessories, consumables, power tools, hand tools, inventories, storage cabinets, tool boxes, workbenches, shops and facilities; 58. All camping, fishing, hunting and sport equipment, and all special clothing, materials, supplies and luggage related to them; 59. All rifles and related weapons and accessories, as well as ammunition and their integral components;

60. All radios, televisions, communication equipment, receivers, transceivers, transmitters, antennas and towers, and all auxiliary equipment, supplies, computers, software programs, wiring and related accessories and devices; 61. All power generating machines or devices, and all storage, conditioning, control, distribution, wiring and accessories equipment belonging to or connected to them; 62. All computers and computer systems and the information contained therein, as well as all auxiliary equipment, printers and devices and data compression or encryption processes;

63. All office and engineering equipment, furniture, auxiliary equipment, drawing tools, electronic and paper files, and related items; 64. All water wells and well drilling equipment, and all auxiliary equipment, chemicals, tools and supplies; 65. All shipping, storage and cargo containers, and all chassis, truck trailers, vans and their contents; whether on-site, in transit or in storage anywhere; 66. All construction materials and prefabricated buildings, and all components or materials related to them, before or during manufacture, transportation, storage, construction, assembly or vacancy while awaiting occupation; 67. All communications and data, and the methods, devices and forms of storage and retrieval of information, and the products of such stored information; 68. All books, drawings, magazines, manuals and reference materials, regardless of their physical form; 69. All works of art, paintings, prints, photographic art, lithographs and serigraphs, and all frames and supports belonging to or placed on them; 70. All food and all devices, tools, equipment, vehicles, machines and accessories related to the preservation, preparation, growth, transport and storage of food; 71. All construction machinery and all auxiliary equipment, supplies, materials, fuels, fuel additives, supplies, materials and service equipment related thereto; 72. All medical, dental, optical, prescription and insurance records, record numbers and information contained in or related to such records; 73. The will of the DEBTOR; 74. All inheritances received or to be received; 75. All wedding rings and rings, watches, wardrobe and toiletries; 76. All household items and appliances, bedding, furniture, kitchen utensils, cutlery, crockery, kitchen utensils, ceramics, antiques;

77. All enterprises, corporations, companies, trusts, partnerships, limited partnerships, organizations, property and the like, now owned or acquired in the future, and all books and records thereof and thereafter, all income thereof and all accessories, accounts, equipment, information, inventory, money, spare parts and computer programs related thereto; 78. All packages, packages, envelopes or labels of any kind that are addressed or intended to be addressed to the DEBTOR, whether or not received by the DEBTOR; 79. All phone numbers; 80. Any property not specifically listed, named or specified by make, model, serial number, etc., is expressly included as

collateral of the DEBTOR as applied to any and all "assets" described in additional detail under necessity in the exercise of the right of Redemption on behalf of the Debtor. NOTE; The Secured Party reserves the right to add or amend this private security arrangement by adding Schedule A as necessary or necessary on behalf of the Debtor. ALL instruments and documents mentioned/detailed above are accepted by value, with all related endorsements, front and back, in accordance with VCC § 3-419 and House Joint Resolution 192 of June 5, 1933. This Security Agreement is accepted for the value, property of the Secured Party, and cannot be discharged in bankruptcy court, as the property of the Secured Party is exempt from third party lien. This Guarantee Agreement supersedes all prior contracts or security agreements between the DEBTOR and the Secured Party. The DEBTOR undertakes to notify all former creditors of the DEBTOR, potential creditors and potential purchasers of any Security described herein, of this Security Agreement, and all such characters are expressly notified herein. This Security Agreement is the heirs and assigns of the Secured Party, who are equally authorized, by taking title to this Security Agreement, as a guaranteed party to possess and enforce such Security Agreement by non-negotiable contract, conceiving, or any lawful commercial remedy. The Secured Party shall sign by agreement on behalf of the Debtor whenever necessary whenever the Debtor's signature is required. The administrator RAMON MARTINEZ LOPEZ signs on behalf of the Debtor as "agent" and/or "Authorized Representative" of the Debtor. The Secured Party may/shall issue a binding commitment to extend credit in any capacity or matter, whether reimbursed in the event of dishonor or difficulties in collection; and the Secured Party by providing the security for payment (exoneration) of all sums owed or owed, or due or owed by the Debtor for all public or corporate business presentations due in contract or otherwise to the debtor.

DEFAULT The following shall constitute the event(s) of default below: 1. Failure by the DEBTOR to pay any debt hereby secured at maturity; 2. Failure by the DEBTOR to comply with the obligations hereby secured where it is necessary to perform them; 3. Any breach of any warranty by the DEBTOR contained in this Security Agreement; or 4. Any loss, damage, expense or injury that accrues to the Secured Party by virtue of the DEBTOR's commercial transfer utility function. 5. Evidence that a statement, warranty or representation made or implied in this agreement by the DEBTOR is false or misleading in any material respect, whether now or at the time it is made or provided. 6. The dissolution or the termination of the debtor's existence as a legal person, the insolvency of the DEBTOR, the appointment of a liquidator for all or part of the debtor's assets, an assignment for the benefit of public creditors or the opening of proceedings under bankruptcy or insolvency laws by or against the DEBTOR. 7. Opening of foreclosure, whether by court action, self-help, recovery of possession or other method, by a creditor of the DEBTOR against the security. 8. Seizure of deposit accounts or employment funds of the DEBTOR.

A fault or dishonor may be remedied by the debtor with the authorization of the Secured Party; and prior notice of the trustee that the fault or dishonor has been remedied, and that no event of default will have occurred. The Secured Party shall have

full power to sell, lease, transfer or otherwise treat the security right or the proceeds or proceeds thereof, on its own behalf or on behalf of the debtor, privately or publicly.

All expenses related to the liquidation of the guarantee will become part of the debtor's indebtedness. The Secured Party may, at its discretion, transfer some or all the security right to its own name or to the name of the nominee.

Rights and remedies

The Secured Party shall have all the rights and remedies of a Secured Creditor under the provisions of the Uniform Commercial Code as adopted in the state in which part or all the security is or is presumed to be located, including, but not limited to, the right to proceed with self-help with or without a public court. The rights and remedies available to the secured party may be exercised individually or jointly and, in all places, and jurisdictions simultaneously in the sole discretion of the Secured Party.

MISCELLANEOUS PROVISIONS

Amendments

This agreement, together with all related documents, constitutes the entire understanding and agreement of the parties as to the matters set forth in this agreement. No alteration or amendment to this agreement shall be effective unless expressed in writing and signed by both parties.

Applicable law

The applicable law of this Agreement is the agreement of the Parties, supported by the Uniform Commercial Code adopted by the legislature of all States and the HOLY LAW OF ITS STATE, international contract law, unwritten Commercial Law as practiced before the Uniform Commercial Code was promulgated and the applicable maxims of the law.

Expense

The Debtor agrees to pay, upon request, from accounts that the debtor may have, all costs and expenses of the Secured Party, including reasonable attorneys' fees and other expenses incurred by the Secured Party to defend or enforce the provisions of this agreement.

Related documents

The phrase "related documents" means all promissory notes, credit agreements, loan agreements, guarantees, security agreements, mortgages, deeds of trust, applications, accounts, licenses, policies, permits, identification cards, account cards, receipts, forms, and all other documents and instruments that the debtor or his or her prior collateral has or will enforce in connection with the debtor's total indebtedness.

Notices

With the exception of notices of revocation by the debtor, all notices required by either party under this agreement shall be in writing and effective when actually delivered or when deposited at the Post Office or at a nationally and internationally recognized courier service, Prepaid first class postage, addressed to the party to whom notice is to be given at the address shown in this agreement or at such other address as the party may designate to the other in writing.

Divisibility

If one or more provisions of this agreement are held to be invalid or unenforceable for any reason, the remaining provisions shall remain valid and enforceable. If a qualified court determines that one or more provisions of this agreement are invalid or unenforceable, but that by limiting such provision(s) would become valid or enforceable, such provision(s) shall be deemed written, construed and applied as such limited. If such finding, and limitation causes harm or hardship to either party, the agreement will be legally modified so that all parties are complete.

Waiver of contract law

The failure of either party to enforce one or more provisions of this Agreement shall not be construed as a waiver or limitation of that party's right to enforce and subsequently enforce strict compliance with each provision of this Agreement. The secured party shall not be deemed to have waived rights under this agreement unless such waiver is granted in writing and signed by the secured party. No delay or omission by the Secured Party in the exercise of a right shall operate as a waiver of such right or any other right.

The Guaranteed Party's waiver of a provision of this agreement shall not prejudice or constitute a waiver of the right of the secured party to enforce strict compliance with that provision or any other provision of this agreement. No prior waiver by the Secured Party, nor any course of negotiation between the secured party and the debtor, shall constitute a waiver of the secured party's rights or the debtor's obligations under this Agreement with respect to future transactions. Whenever the consent of the Secured Party is required under this Agreement, the granting of such consent by the Secured Party in a case shall not constitute consent in whole. Ambiguities and Interpretation Each party acknowledges receipt of this agreement and has had the opportunity to have it reviewed by an attorney. Any construction rules alleging ambiguities must be resolved against the drafting party and shall not apply in the interpretation of this agreement or its amendments. All statements contained in this instrument are important to the parties. Misunderstandings have been resolved prior to execution. A signatory to this agreement on behalf of a legal entity certifies that it has the authority to sign this agreement and that this transaction has been duly authorized by such entity. Gender All references within this agreement to a specific gender include the other. The Secured Party reserves the right to satisfy any judgment, lien, debt or obligation, whether unsecured, secured or purportedly secured, against the DEBTOR

by enforcing a Bill of Exchange against the Fidelity Bond registered herein. The Insured Party reserves the right to define all terms and words it deems necessary.

All assets belonging to the debtor belong to the creditor, insured party, or settlor, including the estate and improvements, of which the debtor is firmly bound by its successors, heirs, executors, administrators, and third-party assignees, jointly and severally.

The debtor hereby indemnifies the Secured Party against losses suffered because of all claims for debts or losses made by each person against the debtor's business transactions and investments. The condition of this bond is that the Secured Party undertakes to do certain things on behalf of the debtor, as set forth in this security agreement of the same date and the performing parties; and the debtor's covenants to serve as a transmission utility to secure beneficial interest in all accounts established and administered and their agents/agencies, corporations or otherwise; and all goods and services in commerce are at the debtor's disposal to or transmitted from the Secured Party, as appropriate. In order to avoid the loss of acquired rights in the present or future security right that is the subject of the seized security agreement, the debtor agrees to make available to the secured party the accounts established by intent of the parties, by operation of law and/or as constructive trusts, to maintain the proceeds of the assets belonging to the debtor. The Secured Party is authorized to allocate funds from such accounts as are necessary to settle all past, present, and future public debts and obligations incurred by the debtor on behalf of the Secured Party.

The debtor, without the benefit of discussion or division, agrees, agrees and undertakes to indemnify, defend and hold harmless the Secured Party from and against any and all claims, losses, liabilities, costs, interest and expenses, including, but not limited to, legal costs, interest, penalties and fines previously suffered or incurred, or that the Secured Party will suffer or incur, pursuant to the Secured Party's personal security right with respect to loans or debts belonging to the debtor, including any amount deemed to be owed by the debtor to a public creditor for any reason. The Secured Party shall promptly inform the debtor of all public claims brought by third parties against the debtor's present or future assets, all of which are covered by the attached security agreement up to the amount of compensation declared herein, and shall provide the debtor with all details of such claim or claims, including copies of all documents, correspondence, claims or actions received by the debtor or notified to the debtor through the Secured Party. The Secured Party shall cooperate fully with the discussion, negotiation or other proceedings relating to such claims. This bond shall be in effect and effective as of the date it is signed and accepted by the parties, and provided that the secured party is able to cancel this bond and be exempt from additional obligations hereunder by delivering a thirty (30) day written notice of cancellation to the debtor. Such cancellation shall not affect the liability incurred or accrued to the Secured Party prior to the conclusion of such thirty (30) day period.

Notice of Lien

This agreement constitutes an international commercial lien on all assets (in each of its individual capacities/form/item) of the Debtor (indemnifier) on behalf of, and for the benefit of, the Secured Party's Creditor (indemnified) in the amount of \$100,000,000.00 (ONE HUNDRED MILLION), in silver dollars, fiat money, or account/credit money, at face value. This lien will expire at the time the indemnified person expires or when this lien is satisfied by any Third Party Intruder seeking to take/seize such property. AMBULANT REPUBLIC, indemnifier, Ramón: Martínez-López©, indemnified.

AMBULANT REPUBLIC CONSTITUTES a natural trust:

the Law of Natural Trust of eternal Nature embodied in essence, is divine law, consciousness, where the living human being lives in usufruct with the right of use on planet earth and can operate internationally and equally in all countries of the world due to its sovereignty.

The Law of Natural Trusts of Nature eternal essence incarnate, is divine law, consciousness and is not subject to taxes and under the sovereignty of the eternal Nature incarnate essence, is constituted as private property, and my own guarantee, I can not be guarantee of a State or corporation, by inalienable natural right of Nature, divine law, consciousness, and global law.

it leaves out impure and unjust elements.

Natural law is generally more in tune with common law and universal law.

The Black Book Dictionary of Law defines a trust as a "property right ... sustained by one party for the benefit of another."

This trust, AMBULANT REPUBLIC, is a contract based on the trust that one person (the creator and settlor Ramón: Martínez-López©), over another (the trustee, RAMON MARTINEZ LOPEZ), for the benefit of a third party (beneficiary), with respect to the property (Corpus), in which the trust is located. Trustees assume fiduciary responsibility for the beneficiary and, as such, have a special obligation to carry out their obligations on behalf of the trust, for the benefit of the beneficiary.

The gift of trust in natural law is properly designed so that it is not subject to the millions of statutory laws. They are only subject to natural law, which does not change. It remains the same, generation after generation, and so properly configured trust can be renewed forever, without being subject to the changing whims of legislative bodies.

Why is the Natural Trust Act not taxable?

This knowledge is supported by examples from the United States, but it is equally applicable globally, because natural law goes everywhere, common law goes everywhere. The UCC works everywhere. Hundreds of thousands of people around the world, perhaps millions, have been operating with this kind of trust in a very low voice

and without filing tax returns, without having to pay income taxes, without confidence or vulnerability of penetration, without loss of assets and without legal problems.

The trustee receives the assets in this fiduciary manner, that is, in trust, to exercise his domain in his own name but in the interest of others, as required by the contract. The trust placed in the trustee is higher than that observed in other figures of the commercial operation because the trustee could abuse his position or act negligently, thus failing to comply with the proposed tasks.

What advantages does the trust offer?

The trust constitutes an autonomous and independent patrimony that is subject to a predetermined purpose. Therefore, it is independent of the estate of the trustee, with whose assets it cannot be confused.

For this reason, if any creditor of the trustee brings an action against him, the assets subject to the trust are exempt from that action and, consequently, are protected.

The assets that make up the trust are also independent of the trustee's estate because they are outside the guarantee of their creditors unless the trust has been constituted by the settlor with fraudulent intentions.

In this way, a separate patrimony is constituted whose assets, which are the trust assets, guarantee only the fulfillment of the obligations arising from the trust contract itself, but are not responsible for either the obligations of the settlor or those of the trustee.

The senior judges of the Sovereign International Court of Justice and the Sovereign International Criminal Court (ICJ-ICC.ORG) recognize that every man and woman already has ordered sovereignty over their own living bodies, which is their natural birthright to freedom of life. -happiness. The sovereignty of any individual is granted by the Exchanger/Grantor of a Pure Common Law Trust of the trustee and the settlor ensures that such assets are only accountable for the trust's own obligations and not for others.

Sovereignty exercised by Ramón: Martínez-López© granting him his legitimate right of singular birth as a human being for life-freedom-happiness, while still enjoying all the benefits and privileges provided by any Government of the STATE. The Sovereign Certificate is protected by UCC§1-308 and §3-503.

Ramón: Martínez- López© sovereign of AMBULANT REPUBLIC.

Your transaction has been successfully completed with the Washington State Department of Licensing. This is the only

acknowledgment you will receive. Please print this receipt for your record. Then, click on 'View Filing' and print your acknowledgment.

UCC1 Receipt of Initial Financing Statement

File Number	2022-195-5712-6
File Date/Time	7/14/2022 10:21:00 AM
Lapse Date	7/14/2027 10:20:59 AM
Initial Record Number	2022-195-5712-6
Filing Office	WA DOL
File Status	Accepted
Debtor	AMBULANT REPUBLICTRUST Moravia,
Secured Party	Ramón Martínez López Moravia,
Fee Amount (\$US)	\$23.00