

Document No.: 1012687 ABSTRACT
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GARY GRIFFIN
CROW WING, MINNESOTA
County Recorder
Deputy: kellys

MISCELLANEOUS

ABSTRACT
1012687

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS

E25036431-2**FILED
IOWA SECRETARY OF STATE****2025-07-26 18:17**

A. NAME & PHONE OF CONTACT AT SUBMITTER (optional)
B. E-MAIL CONTACT AT SUBMITTER (optional)
C. SEND ACKNOWLEDGEMENT TO: (Name and Address) Mark Vermilyea 9617 Edgewood Road Bloomington, MN 55438

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

DEBTOR'S NAME: Provide only one Debtor name - use exact, full name; do not omit, modify, or abbreviate any part of the debtor's name

ORGANIZATION'S NAME MARK JON VERMILYEA dba STATE OF IOWA BIRTH CERTIFICATE #114-1968-030654				
OR				
INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
MAILING ADDRESS 801 5th St		CITY Sioux City	STATE IA	POSTAL CODE 51101
			COUNTRY USA	

DEBTOR'S NAME: Provide only one Debtor name - use exact, full name; do not omit, modify, or abbreviate any part of the debtor's name

ORGANIZATION'S NAME MARK JON VERMILYEA dba SOCIAL SECURITY TRUST # XXX-XX-6623				
OR				
INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
MAILING ADDRESS Broadway and Locust, 1 Federal Reserve Bank Plaza		CITY St. Louis	STATE MO	POSTAL CODE 63102
			COUNTRY USA	

SECURED PARTY'S NAME: NAME (or NAME of ASSIGNEE of ASSIGNOR SECURED PARTY): Provide only one Secured Party name

ORGANIZATION'S NAME				
OR				
INDIVIDUAL'S SURNAME Vermilyea (Entitlement Holder)	FIRST PERSONAL NAME Mark-Jon, all rights reserved, UCC 1-308	ADDITIONAL NAME(S)/INITIAL(S)	SUFFIX	
MAILING ADDRESS 9617 Edgewood Road		CITY Bloomington	STATE MN	POSTAL CODE 55438
			COUNTRY USA	

COLLATERAL: This financing statement covers the following collateral:

The Debtor, MARK JON VERMILYEA (and any and all derivatives or variations thereof in spelling, punctuation, or style), is a transmitting utility, trust organization, and legal estate created without the Secured Party's knowledge, intent, or consent. The Secured Party, Mark-Jon: Vermilyea™, holds a first-position, perfected security interest and superior equitable lien in and to: All property, accounts, proceeds, titles, certificates, contracts, securities, instruments, claims, and commercial derivatives in the name or benefit of the Debtor, including but not limited to: All assets derived from STATE OF IOWA BIRTH CERTIFICATE FILE #114-1968-030654 SOCIAL SECURITY TRUST #XXX-XX-6623 U.S. Treasury Direct, CUSIP-linked accounts, financial entitlements, securities intermediary-held assets All rights, titles, and interests in tangible and intangible property, past, present, and future This includes a certificated security in bearer or registered form recorded on the book September 10, 1968. Debtor is a transfer agent of a security to Trustee Securities Intermediary for maintaining said securities account for the benefit of the Secured Party. Lien is perfected under UCC §§ 9-102, 9-203, 9-310; UCC §§ 8-106, 8-501; 15 U.S.C. § 77a et seq.; and Public Law 73-10 (48 Stat. 112). This filing incorporates and is supported by the: Affidavit of Secured Claim Affidavit of Status (Notarized) Affidavit of Fee Schedule (Notarized) Recorded Minnesota Assumed Name Filing All documents are publicly recorded in support of this lien and may be introduced as Exhibits in any proceeding. This UCC-1 filing supersedes all prior filings by the Secured Party and is recorded for the benefit of administrative

enforcement. Nunc Pro Tunc – So Ordered. This UCC-1 Financing Statement replaces all prior filings and is supported by public record. All presentments and administrative claims shall reference this lien. Nunc Pro Tunc — So Ordered.

Check only if applicable and check only one box: Collateral is: ☒ held in a Trust ☐ being administered by a Decedent's Personal Representative

Check only if applicable and check only one box:

☐ Public-Finance Transaction ☐ Manufactured-Home Transaction ☒ A Debtor is a Transmitting Utility

Check only if applicable and check only one box:

☒ Agricultural Lien ☐ Non-UCC Filing

ALTERNATIVE DESIGNATION (if applicable): ☐ Lessee/Lessor ☐ Consignee/Consignor ☐ Seller/Buyer ☒ Bailee/Bailor ☐ Licensee/Licensor

OPTIONAL FILER REFERENCE DATA

Secured Party Lien Expansion

☐ This FINANCING STATEMENT is to be filed [for record] (or recorded) in the REAL ESTATE RECORDS (if applicable)

This FINANCING STATEMENT:

☐ covers timber to be cut ☐ covers as-extracted collateral ☐ is filed as a fixture filing

Name and address of a RECORD OWNER of real estate described (if Debtor does not have a record interest):

Description of real estate:

MISCELLANEOUS

SECURITY AGREEMENT

Private Contract Between Secured Party and Debtor

This Security Agreement is entered into this 29th day of July, 2025, by and between:

Secured Party: Mark-Jon: Vermilyea™, a living man, hereinafter "Secured Party," and

Debtor: MARK JON VERMILYEA (including all variations, stylizations, capitalizations, punctuations, abbreviations, and derivatives thereof), hereinafter "Debtor."

Definitions

For purposes of this Security Agreement, the following terms apply:

- "Debtor" shall include any and all stylizations of the all-caps estate trust entity "MARK JON VERMILYEA," including its derivatives and agents.
- "Secured Party" refers exclusively to the living man, Mark-Jon: Vermilyea™, sui juris.
- "Collateral" means all rights, titles, and interests defined in Section III.

I. Purpose

This Agreement evidences the grant of a security interest by Debtor to Secured Party in the collateral described herein, pursuant to the Uniform Commercial Code (UCC) and applicable law, for the purpose of securing performance of any and all obligations, present or future, of Debtor to Secured Party.

II. Identification of the Parties

Debtor: The legal estate, transmitting utility, and constructive trust entity created under the name MARK JON VERMILYEA, including but not limited to:

- STATE OF IOWA BIRTH CERTIFICATE File #114-1968-030654
- SOCIAL SECURITY ACCOUNT/TRUST #XXX-XX-6623
- Any/all agency, court, financial, or statutory creation based thereon

Secured Party: Mark-Jon: Vermilyea™, sui juris, a living man, born July 18, 1968, holder in due course of all rights, title, and interest to the above-referenced legal estate.

III. Collateral Description

The collateral securing this Agreement includes, but is not limited to:

- All present and future rights, titles, interests, proceeds, accounts, assets, entitlements, credits, deposits, securities, and instruments held in the name of or for the benefit of

Debtor;

- All CUSIP-linked accounts, U.S. Treasury Direct accounts, bonds, birth record trusts, and securities intermediary holdings;
- All tangible and intangible property interests derived from Debtor's use in commerce;
- All intellectual property and commercial benefit associated with the name, likeness, signature, or legal presence of Debtor.

This security interest attaches to all such collateral, whether existing now or arising in the future, and wherever situated.

IV. Perfection

This Security Agreement is supported and perfected by a UCC Financing Statement (No. E25036431-2), filed with the Iowa Secretary of State, and further evidenced by:

- Affidavit of Secured Claim
- Affidavit of Status
- Affidavit of Fee Schedule
- Assumed Name Filing with the State of Minnesota
- Affidavit of Assumed Name and Commercial Notice

V. Default and Enforcement

In the event of any unauthorized claim, conversion, dishonor, or commercial trespass upon the collateral by any third party, the Secured Party shall have the right to:

- Enforce all claims through private administrative process or public court action;
- Levy commercial penalties in accordance with the recorded Fee Schedule;
- Declare an administrative default and issue a Certificate of Administrative Judgment.

VI. Term

This Agreement shall remain in full force and effect unless lawfully terminated by the Secured Party in writing.

VII. General Provisions

- All rights reserved without prejudice under UCC § 1-308.
- This Agreement shall be interpreted under the common law and Uniform Commercial Code where applicable.
- This document is admissible in any court or administrative proceeding as a public and private contract.
- If any part or provision of this Agreement is found to be invalid or unenforceable under applicable law, the remainder shall remain in full force and effect.
- This Agreement shall be governed by the Uniform Commercial Code, public law, and common law principles of contract, trust, and equity.

Witness 1: Jeffrey Done: Lundgren Date: 7-29-25

Print Name: Jeffrey - Done: Lundgren

Witness 2: Paul - Jawett: Yarnes Date: 7/29/25

Print Name: Paul - Jawett: Yarnes

By: Mark-Jon: Vermilyea
Mark-Jon: Vermilyea™, Secured Party
All Rights Reserved, Without Prejudice, UCC 1-308

MARK JON VERMILYEA, Debtor

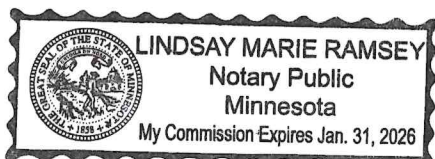
By Accommodation, Without Recourse, for and on behalf of the Legal Estate

Notary Acknowledgment

State of Minnesota

County of Dakota

Subscribed and sworn before me this 29th day of July, 2025, by Mark-Jon: Vermilyea™,
known to me to be the living man who executed the foregoing Security Agreement.



Lindsay Marie Ramsey
EXPIRES JAN 31, 2026

Affidavit of Secured Claim

Affiant: *Mark-Jon: Vermilyea™*

Date: July 29, 2025

State of Minnesota

County of Dakota

I, *Mark-Jon: Vermilyea™*, a living man, competent to testify and having personal knowledge of the facts stated herein, do solemnly affirm and declare:

I. Secured Party Status

1. I am the Secured Party and Creditor of the legal fiction identified as MARK JON VERMILYEA, including all stylizations, variations, abbreviations, or derivatives thereof.
2. The Debtor is a transmitting utility, constructive trust, and legal estate created without my consent or knowledge, operating under commercial and administrative presumption.
3. As Secured Party, I have perfected a first-position lien and superior equitable interest in and to all collateral, assets, accounts, proceeds, and entitlements held or managed in the name or benefit of the Debtor.

II. Perfection of Claim

4. My claim is perfected through a Uniform Commercial Code Financing Statement (UCC-1) filed with the Iowa Secretary of State, establishing public record of:
 - Secured interest in all present and future property and assets of the Debtor;
 - Equitable lien over securities, accounts, trusts, CUSIP-linked accounts, birth record trusts, and related derivatives.
5. Supporting documents include, but are not limited to:
 - Affidavit of Status
 - Affidavit of Fee Schedule
 - Minnesota Assumed Name Certificate
 - Security Agreement (on file)

III. Public Notice and Enforcement

6. This affidavit and the related public filings serve as irrefutable notice to all public and private entities that I retain full legal and equitable title to the aforementioned collateral and that any unauthorized use, access, or claim against said assets constitutes willful conversion and fraud.
7. All commercial activities involving the Debtor are subject to terms and penalties defined in the Secured Party's Fee Schedule.
8. The lien and claim shall remain in full force and effect unless lawfully terminated by the Secured Party in writing.

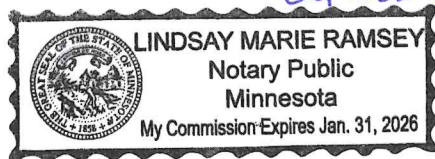
Executed on this 29th day of July, 2025.

By: Mark-Jon: Vermilyea
Mark-Jon: Vermilyea™, Affiant
Secured Party Creditor, All rights reserved

State of Minnesota
County of Dakota

Subscribed and sworn before me this 29th day of July, 2025, by Mark-Jon: Vermilyea™, known to me to be the living man who executed the foregoing instrument.

Notary Public: Lindsay Marie Ramsey
EXPIRES JAN 31, 2026



Affidavit of Status

Affiant: *Mark-Jon: Vermilyea™*

Date: July 29, 2025

State of Minnesota

County of Dakota

Comes now I, *Mark-Jon: Vermilyea™*, a living man, competent to testify, having first-hand knowledge of the facts herein, do solemnly affirm and declare as follows:

I. Declaration of Status

1. I am a living man, born on the land known as the state of Iowa, on or about July 18, 1968, not a corporate fiction, franchise, or transmitting utility.
2. I am the holder in due course of all rights, titles, interests, and claims associated with the proper name Mark Jon Vermilyea, including all variations, stylizations, capitalizations, and derivatives thereof, whether spelled as "MARK JON VERMILYEA", "VERMILYEA, MARK JON", or in any other form.
3. I am not an accommodation party, surety, representative, or agent for any legal fiction, corporate person, or government-constructed entity created without my knowledge or consent.
4. I do not voluntarily participate in any adhesion contracts that compel waiver of unalienable rights under color of law or presume liability without full disclosure and bilateral agreement.

II. Rebuttal of Presumptions

5. Any presumptions that I am a "U.S. citizen," "resident," "subject," "vessel," or "ward of the state" are hereby rebutted nunc pro tunc, ab initio.
6. I am a private American National and a Secured Party Creditor over the entity MARK JON VERMILYEA, and I operate exclusively in the private, under God-given rights, not under statutory privileges.
7. I do not consent to being a party to any contracts or commercial activities initiated under fraudulent conveyance, non-disclosure, or constructive trust theory unless with my explicit, written, and verified consent.

III. Authority

8. I act in full lawful capacity as the principal, agent, executor, and beneficiary of the private trust res established through the improperly securitized legal estate formed under the name MARK JON VERMILYEA, and I hereby assert full and superior title and interest therein.
9. All documents executed and recorded under this Affiant's hand and seal are true, correct, and complete to the best of my knowledge and belief, and are made in good faith for public notice and administrative remedy.

Executed on this 29th day of July, 2025.

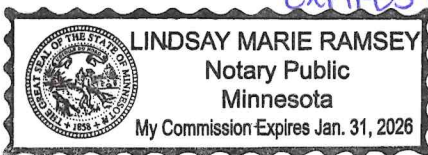
By: Mark-Jon: Vermilyea
Mark-Jon: Vermilyea™, Affiant
All rights reserved, without prejudice

State of Minnesota

County of Dakota

Subscribed and sworn before me this 29th day of July, 2025, by Mark-Jon: Vermilyea™, known to me to be the living man who executed the foregoing instrument.

Notary Public: Lindsay Marie Ramsey
EXPIRES JAN 31, 2026



Affidavit of Fee Schedule & Commercial Remedy

Mark-Jon: Vermilyea™, Secured Party Creditor
All Rights Reserved – UCC 1-308, UCC 1-103

State of Minnesota
County of Dakota

I, Mark-Jon: Vermilyea™, a living, sentient man, competent to testify and having firsthand knowledge, hereby affirm and declare the following to be true, correct, and complete to the best of my knowledge:

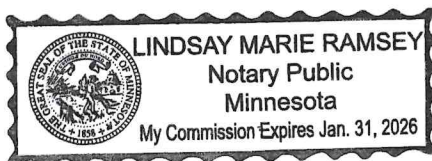
1. I am not a corporate fiction, citizen of the United States, nor surety for the legal person MARK JON VERMILYEA.
2. I am the Secured Party Creditor and lawful administrator of said legal person and estate.
3. I do not consent to any compelled benefit, jurisdiction, or presumption of obligation.
4. Any public or private actor engaging with me without express, written, and verified agreement does so under commercial liability.
5. The attached Fee Schedule constitutes binding terms for unauthorized use of name, property, estate, or person.
6. This affidavit and Fee Schedule are now part of the public record and become self-executing upon notice and failure to rebut.

By: Mark-Jon: Vermilyea

Mark-Jon: Vermilyea™, Secured Party Creditor

Date: July 29, 2025

Subscribed and sworn to before me, a Notary Public, this 29th day of July, 2025, by Mark-Jon: Vermilyea™, who appeared before me and affirmed the truth of the foregoing.



Lindsay Marie Ramsey
EXPIRES JAN 31, 2026

Commercial Fee Schedule – Effective Upon Notice

Violation	Fee
Use of ALL-CAPS name without consent	\$250,000 per instance
Unauthorized detainment or arrest	\$1,000,000 per event
Failure to acknowledge secured party filings	\$500,000 per day
Trespass via mail, property, or agency action	\$250,000 per instance
Compelled performance under assumed jurisdiction	\$500,000 per act
Dishonor of lawful tender or BOE	\$1,000,000 per dishonor
Unlawful lien, levy, or seizure	\$2,000,000 per event
Interference with right to travel or free movement	\$750,000 per act

This Fee Schedule is binding upon all who act against the living man Mark-Jon: Vermilyea™, or the legal estate MARK JON VERMILYEA, without verified agreement. Silence constitutes agreement under UCC 1-202 and 1-205.

NOTICE OF ASSUMED NAME

Pursuant to Minnesota Laws of 1911, Chapter 271, Section 1

I. DECLARATION AND PURPOSE

I, Mark-Jon: Vermilyea™, a living man on the land, hereby give public and lawful notice, pursuant to Minnesota Chapter 271 (1911), that I claim exclusive lawful, legal, and equitable control over all stylizations, derivations, abbreviations, punctuations, and capitalizations of the name associated with the commercial legal estate created as MARK JON VERMILYEA and all related entities identified herein.

This filing serves as a formal Notice of Assumed Name and is executed to establish private ownership, administrative control, and lawful interest in the legal estate and its commercial assets, accounts, and trust property, as required by public and statutory law.

II. LEGAL AUTHORITY

Chapter 271, Section 1 — Laws of Minnesota, April 19, 1911:

“No person or persons shall hereafter carry on or conduct or transact a commercial business in this state under any designation, name or style, which does not set forth the full individual name or names of every person interested in such business unless such person or persons shall file in the office of the clerk of the district court of the county or counties, in which said person, or persons, conduct or transact, or intend to conduct or transact such business, a certificate, setting forth the name under which said business is conducted or transacted, or is to be conducted or transacted and the true or real full name, or names, of the person or persons conducting or transacting the same, with the post office address or addresses of such person or persons.”

III. BUSINESS REGISTRATION

REGISTRATION REASON: New Location of Business / Assumed Name Claim

BUSINESS TYPE: Commerce / Private Trust

LEGAL ENTITY TYPE: Other (Commercial Legal Estate – Constructive Trust)

EFFECTIVE DATE OF CLAIM: July 29, 2025

IV. ASSUMED NAMES CLAIMED (DBA):

Name Variant	Treasury Account #	Bond #
Mark J Vermilyea	N-***-***-009	IAAAA
MARK JON VERMILYEA	N-***-***-009	IAAAB
MARK J VERMILYEA	N-***-***-009	IAAAD

MARK VERMILYEA	N-***-***-009	IAAAC
MARK J. VERMILYEA	N-***-***-009	IAAAF
Mark Jon Vermilyea	N-***-***-009	IAAAE
VERMILYEA, MARK JON	N-***-***-009	IAAAG
Mark Vermilyea	N-***-***-009	IAAAH

V. NAME OWNERSHIP STRUCTURE

GRANTOR: Vermilyea: Mark-Jon; (VERMILYEA)
Born event 1968:166:Firstlight

GRANTEES include all the following name variants:

Mark Jon Vermilyea, Mark J Vermilyea, Mark Vermilyea, Mark J. Vermilyea,
MARK JON VERMILYEA, MARK J VERMILYEA, MARK VERMILYEA, MARK J. VERMILYEA,
VERMILYEA MARK JON, VERMILYEA MARK J, VERMILYEA MARK, VERMILYEA MARK J.,
VERMILYEA, MARK JON,
ALL OTHERS

Grantee DOB: 18 July 1968

VI. PROPERTY LOCATION AND CONTACT INFORMATION

RETURNEE (Estate): VERMILYEA [Majuscule Format]
Physical Location: 9617 Edgewood Road, Bloomington, Minnesota 55438
Post Office: General Delivery – Bloomington, Minnesota Republic

VII. AFFIRMATION AND CLAIM OF RIGHTS

All names listed above are claimed by the living man, Mark-Jon: Vermilyea™, acting in full private capacity as authorized representative, agent, and beneficiary of the legal estate. Any unauthorized commercial or administrative use of these names constitutes fraud, breach of trust, and commercial trespass.

This claim is made in good faith, without prejudice, and with full reservation of rights under:

- U.C.C. § 3-402(a) — Signature by representative
- U.C.C. § 1-308 — Reservation of rights without prejudice
- Minnesota Laws of 1911, Chapter 271

VIII. EXECUTION

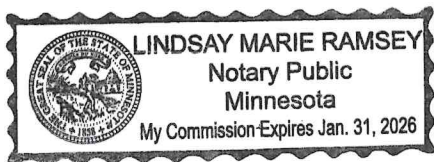
Executed and autographed this 29th day of July, 2025, on the land commonly known as
Dakota County, Minnesota Republic.

By: Mark-Jon: Vermilyea
Mark-Jon: Vermilyea™, Authorized Representative
Secured Party Creditor – All Rights Reserved Without Prejudice

IX. NOTARY ACKNOWLEDGMENT

State of Minnesota
County of Dakota

Subscribed and sworn before me this 29th day of July, 2025, by Mark-Jon: Vermilyea™,
known to me to be the living man who executed the foregoing instrument for the purposes
stated herein.



Lindsay Marie Ramsey
EXPIRES JAN 31, 2026

Affidavit of True and Correct Copy of Assumed Name Filing

Mark-Jon: Vermilyea™

I, Mark-Jon: Vermilyea™, a living man and American National, competent to testify and of lawful age, do hereby swear and affirm under penalty of perjury that the following is true, correct, and complete to the best of my knowledge, understanding, and belief:

On or about April 20, 2025, I submitted an application for Assumed Name Registration to the Office of the Minnesota Secretary of State, for the name MARK JON VERMILYEA™. On that same date, I received an official confirmation and certificate of the Assumed Name Filing via electronic mail from the Office of the Minnesota Secretary of State.

The attached document is a true, correct, complete, and unaltered copy of the filing received via email, including the work item and original file number 1557072100024, time-stamped FILED 04/20/2025 11:59 PM, and electronically signed by Secretary of State Steve Simon.

This affidavit is made in good faith and submitted for the public record to affirm the lawful establishment of the Assumed Name for purposes of commerce, notice, and jurisdictional clarity.

FURTHER AFFIANT SAYETH NAUGHT.

Executed this 29th day of July, 2025.

By: Mark-Jon: Vermilyea

Mark-Jon: Vermilyea™

Secured Party Creditor, Affiant

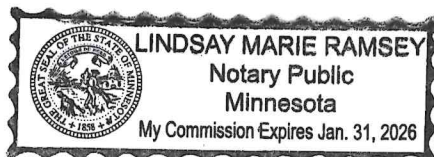
All Rights Reserved – Without Prejudice

UCC 1-308 / UCC 1-103

State of Minnesota

County of Dakota

Subscribed and sworn before me this 29th day of July, 2025, by Mark-Jon: Vermilyea™, known to me to be the living man who executed the foregoing affidavit.



Lindsay Marie Ramsey
EXPIRES JAN 31, 2026

Office of the Minnesota Secretary of State

Certificate of Assumed Name

Minnesota Statutes, Chapter 333

The filing of an assumed name does not provide a user with exclusive rights to that name. The filing is required for consumer protection in order to enable customers to be able to identify the true owner of a business.



ASSUMED NAME: **MARK JON VERMILYEA**

PRINCIPAL PLACE OF BUSINESS: **c/o 9617 Edgewood Road Bloomington MN 55438 USA**

APPLICANT(S):

Name:	Address:
Vermilyea, Mark-Jon:	C011-17 Bloomington Minnesota 00000 USA

If you submit an attachment, it will be incorporated into this document. If the attachment conflicts with the information specifically set forth in this document, this document supersedes the data referenced in the attachment.

By typing my name, I, the undersigned, certify that I am signing this document as the person whose signature is required, or as agent of the person(s) whose signature would be required who has authorized me to sign this document on his/her behalf, or in both capacities. I further certify that I have completed all required fields, and that the information in this document is true and correct and in compliance with the applicable chapter of Minnesota Statutes. I understand that by signing this document I am subject to the penalties of perjury as set forth in Section 609.48 as if I had signed this document under oath.

SIGNED BY: **Mark Jon Vermilyea**

MAILING ADDRESS: **c/o 9617 Edgewood Road Bloomington MN 55438**

EMAIL FOR OFFICIAL NOTICES: **mjvthd@gmail.com**



Work Item 1557072100024
Original File Number 1557072100024

STATE OF MINNESOTA
OFFICE OF THE SECRETARY OF STATE
FILED
04/20/2025 11:59 PM

A handwritten signature in black ink that reads "Steve Simon". The signature is written in a cursive style.

Steve Simon
Secretary of State

Affidavit of FOIA Findings

Mark-Jon: Vermilyea™

I, Mark-Jon: Vermilyea™, a living man and American National, competent to testify and of lawful age, do hereby swear and affirm under penalty of perjury that the following is true, correct, and complete to the best of my knowledge, understanding, and belief:

1. On or about February 2024, I submitted a Freedom of Information Act (FOIA) request to the United States Citizenship and Immigration Services (USCIS), requesting verification of any record identifying me, Mark-Jon: Vermilyea™, as a "U.S. Citizen" or "U.S. Person" under federal jurisdiction.
2. On February 26, 2024, I received a response directly via electronic mail from the USCIS FOIA Division, bearing Control Number NRC2024099479, signed by the Acting FOIA Officer Jarrod T. Panter.
3. The letter stated:

"We have completed a search of Person-Centric Identity Services (PCIS). No records responsive to your request were located."

4. I affirm that the attached FOIA response is a true, correct, and unaltered copy of the document received via email directly from USCIS, and it confirms that no record exists indicating I have ever been lawfully or administratively designated as a "U.S. Citizen," "U.S. Person," or similar under Title 8 or Title 26 of the United States Code.
5. This affidavit is made in good faith and submitted for inclusion in my public administrative record, rebutting all presumptions of federal citizenship, tax liability, or subjection to federal jurisdiction not voluntarily and knowingly consented to.

FURTHER AFFIANT SAYETH NAUGHT.

Executed this 29th day of July, 2025.

By: _____

Mark-Jon: Vermilyea™

American National, Secured Party Creditor

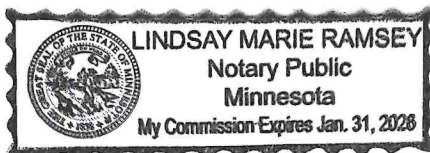
All Rights Reserved – Without Prejudice

UCC 1-308 / UCC 1-103

State of Minnesota

County of Dakota

Subscribed and sworn before me this 29th day of July, 2025, by Mark-Jon: Vermilyea™, known to me to be the living man who executed the foregoing affidavit.



Lindsay Marie Ramsey
EXPIRES JAN 31, 2026

U.S. Department of Homeland Security
U.S. Citizenship and Immigration Services
National Records Center
P.O. Box 648010
Lee's Summit, MO 64064-8010



**U.S. Citizenship
and Immigration
Services**

Control Number: NRC2024099479

February 26, 2024

MARK VERMILYEA
9617 EDGEWOOD ROAD
BLOOMINGTON, MN 55438

Dear MARK VERMILYEA:

This letter is in response to your request for records under the Freedom of Information Act (FOIA) or Privacy Act (PA), which was received in this office on February 17, 2024.

We have completed a search of Person-Centric Identity Services (PCIS). No records responsive to your request were located. If you have reason to believe that responsive records do exist, and you can provide us with additional information, we will conduct another search. Please forward the additional information to the address listed above and reference the control number which appears on this correspondence. If, after the second search no responsive records are located, you will be notified. At that time, you may appeal the determination by following the directions set forth below.

You have the right to file an administrative appeal within 90 days of the date of this letter. By filing an appeal, you preserve your rights under FOIA and give the agency a chance to review and reconsider your request and the agency's decision. You may file an administrative FOIA appeal by mail to USCIS FOIA/PA Appeals Office, 150 Space Center Loop, Suite 500, Lee's Summit, MO 64064-2139. Both the letter and the envelope should be clearly marked "Freedom of Information Act Appeal."

If you would like to discuss our response before filing an appeal to attempt to resolve your dispute without going through the appeals process, you may contact our USCIS FOIA Public Liaison at U.S. Citizenship and Immigration Services, National Records Center, FOIA/PA Office, P.O. Box 648010, Lee's Summit, MO 64064-8010, or by email at FOIAPAQuestions@uscis.dhs.gov.

A USCIS FOIA Public Liaison is an agency official to whom FOIA requesters can raise concerns about the service the requester has received from the agency's FOIA Office. USCIS FOIA Public Liaisons are responsible for assisting in reducing delays, increasing transparency, and understanding of the status of requests, and assisting in the resolution of disputes.

If you are unable to resolve your FOIA dispute through our USCIS FOIA Public Liaison, you may contact the Office of Government Information Services (OGIS) at the National Archives and Records Administration to inquire about the FOIA mediation services they offer. The contact information for OGIS is Office of Government Information Services, National Archives and Records Administration, 8601 Adelphi Road-OGIS, College Park, Maryland 20740-6001; email ogis@nara.gov; telephone 202-741-5770; toll free 877-684-6448; or facsimile 202-741-5769.

How to Submit Questions or Changes

Questions concerning this FOIA/PA request may be mailed to U.S. Citizenship and Immigration Services, National Records Center, FOIA/PA Office, P.O. Box 648010, Lee's Summit, MO 64064-8010 or emailed to FOIAPAQuestions@uscis.dhs.gov. All FOIA/PA related requests, including address changes, must be submitted in writing, and signed by the requester. Please include the control number listed above on all correspondence with this office. For more information regarding the USCIS FOIA Program, please visit uscis.gov/foia.

Sincerely,

A handwritten signature in cursive script, appearing to read "Jarrod T. Panter".

Jarrod T Panter

Acting Chief FOIA Officer

Freedom of Information Act & Privacy Act Unit

This page is being provided to allow space for the clerk's notations in compliance with State Statue(s).

Affidavit of Non-Rebellion, Habeas Corpus, and Treaty of Peace

Special Trust Deposit

Pursuant to the Reconstruction Acts (Act of Mar. 2, 1867, 14 Stat. 428, chap. CLIII (1867, Act of Mar. 23, 1867, 15 Stat. 2, chap. VI (1867, Act of July 19, 1867, 15 Stat. 14, chap. XXX (1867, Act of Mar. 11, 1868, 15 Stat. 41, chap. XXV (1868) to date have never been repealed, and the Lieber Code of 1863 General Orders 100, to date, have had no special proclamation made to end the Martial Law enacted upon the people, and therefore are still in full force and effect. As such, the United States is officially operating under martial law because no peace treaty has ever been signed to end the Civil War, nor has any United States President issued any proclamation ending such. This Treaty will stand as a Treaty of Peace between the United States and the Man, Mark-Jon: of the House Vermilyea, Occupying the Office of General Executor.

Therefore, Mark-Jon: of the House Vermilyea, Occupying the Office of General Executor for the Estate of MARK JON VERMILYEA, do solemnly affirm,

That one is a Citizen of Iowa (Article III, Section 2, Clause 1, Constitution for the United States of America, ratified 1789);

That One is a peaceful inhabitant of Minnesota; that One is twenty-one years old;

That one is not at war with any State or the United States;

that one has not been disfranchised for participation in any rebellion or civil war against the United States, nor for felony committed against the laws of any State or of the United States;

that One has never been a member of any State legislature, nor held any executive or judicial office in any State, and afterwards engaged in insurrection or rebellion against the United States, or given aid or comfort to the enemies thereof;

that One has never taken an oath as a member of Congress of the United States, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, and afterwards engaged in insurrection or rebellion against the United States, or given aid or comfort to the enemies thereof;

That one has never been declared or classified as an enemy combatant as defined in the Army Field Manual FM 27-10, (the Law of Land Warfare);

that One is in possession of the receipt for the Estate that was assigned at birth for One to obtain indemnity; **that One, as** the owner of the private property mentioned above and having not fled and the above receipt is in my possession and as such One is exercising my right of subrogation and am assigning all my interests in all matters to the United States for full quittance and discharge;

that said receipt shall be offered to any registrar, clerk, or other recording officer as a payment, conveyance, transfer, assignment, or delivery of money or property made to the alien property custodian and/or Board of Trustees for the Social Security Administration or any other appropriate office for a full acquittance and discharge for all purposes of the obligation of the person making the same to the extent of same [40 Stat. 411, Trading with the Enemy Act § 7(e)];

That one will faithfully support the Constitution of the United States of America.

In doing this oath One calls upon the Writ of Habeas Corpus as this is not a case of rebellion or invasion, and to protect the State from harm if the State is acting contrary to clearly established Federal law as determined by the Supreme Court of the United States, to restore my rights back as agreed upon by the Trust Indenture, ratified in 1789, Constitution for the United States of America, as evidenced of my returning to land as one of the people. This includes the separation of the legal person MARK JON VERMILYEA from the Man who will no longer be in the position of surety forevermore.

"The rights which claimants thus acquired through the previous appropriations of the State are property rights. "Property" in the strict legal sense is an aggregate of rights which are guaranteed and protected by the government." Fulton Light, H. P. Co. v. State of N.Y., 65 Misc. 263, 288 (N.Y. Ct. Cl. 1909)"

By: 
Mark-Jon: of the House Vermilyea

Declaration of Status and Peaceful Intent

I, Mark-Jon: of the House Vermilyea, a living man, born on the land known as Ohio, sui juris, competent to contract, and holder of equitable title and dominion over the legal entity MARK JON VERMILYEA, do hereby declare my peaceful status and intent to abide by the Laws of Nature and of Nature's God, being one of the People, not a subject of corporate or political subjugation.

This document shall stand as both a public and private record, evidencing the peaceful separation between the living man and any presumption of military occupation, enemy status, or civil rebellion. No adhesion contract, legal presumption, or constructive trust shall supersede this declaration absent a verified rebuttal made on the record and under penalty of perjury.

Legal Foundations of This Treaty:

- Geneva Convention IV (1949), Articles 3 & 4
- Declaration of Independence (1776)
- Public Law 97-280 (Acknowledging the Bible as foundational to U.S. Law)
- Treaty Clause: U.S. Constitution Article VI, Clause 2

The lawful remedy sought by this instrument is:

- The restoration of the rights, title, and estate of the living man;
- The permanent extinguishment of the assumption of suretyship over the legal entity;
- The return to peaceful inhabitant status upon the land under Divine and Natural Law, with all constitutional and inherent rights restored and intact.

Let it be known and recorded for all public and private purposes that I stand in honor, do not dispute the law, and wish only peace and remedy. Any party who disputes this declaration may rebut it point-for-point, sworn under oath, within thirty (30) days, or be deemed to have accepted it as truth and law. Furthermore, notice is hereby given that a **lawfully established Fee Schedule and Schedule of Damages** is in full force and effect, publicly posted and accessible via <https://markvermilyea.com> and by QR code affixed hereto. Any act of trespass, coercion, interference, or compelled performance absent express written consent shall invoke the penalties stipulated therein.

Engagement with this declaration, or failure to rebut after notice, constitutes tacit agreement and consent to its terms pursuant to the maxims of law:

- *Qui tacet consentire videtur* – “He who is silent is seen to consent.”
- *Lex non cogit ad impossibilia* – “The law does not compel the impossible.”
- *Consensus facit legem* – “Agreement makes the law.”
- *Injuria non excusat injuriam* – “One wrong does not excuse another.”

This constitutes lawful notice. Proceed accordingly.

Witnessed and ratified on this 29th day of July, 2025:

Witness: Jeffrey-Dan: Lindgren
Printed Name: Jeffrey-Dan: Lindgren
Address: c/o: 5955 Cathcart Drive
Shorewood, Minnesota [55331]

Witness: Paul-Jewett: Barnes
Printed Name: Paul-Jewett: Barnes
Address: 16148 Jaquara Ave
Lakeville, Minnesota [55044]

Mark-Jon: Vermilyea

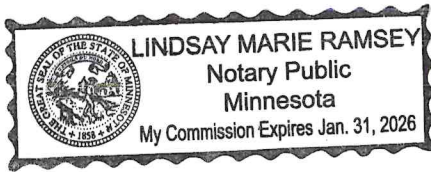
Mark-J: of the House Vermilyea, Occupying the Office of General Executor

Date: July 29, 2025

State of Minnesota

County of Dakota

Sworn to (or affirmed) and subscribed before me by means of ☐ physical presence or ☐ online notarization, this 29th day of July, 2025, by Mark-Jon: Vermilyea, who is personally known to me or who has produced passport as identification.



Lindsay Marie Ramsey
EXPIRES JAN 31, 2026

QR Code linked to Fee Schedule

