## 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<sup>TM</sup>, 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 selfexecuting upon notice and failure to rebut.

Mark-Jon: Vermilyea<sup>TM</sup>, Secured Party Creditor

Date: July 29, 2025

Subscribed and sworn to before me, a Notary Public, this 22 day of \_\_\_\_\_\_ 20 25, by Mark-Jon: Vermilyea<sup>TM</sup>, who appeared before me and affirmed the truth of the foregoing.

INDSAY MARIE RAMSEY Notary Public Minnesota

## 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

\$500,000 per act

jurisdiction \$300,000 per

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 \$750,000 per act

movement

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.