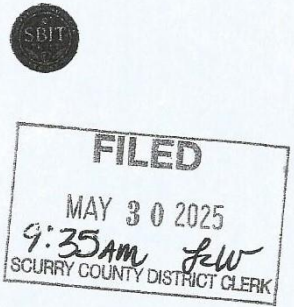


PETITION FOR ENFORCEMENT NOTICE CONVEYANCE OF DEFAULTS TO TRUST

Executed this 25th Day of May 2025,

To: 132ND JUDICIAL DISTRICT COURT, Scurry County, Texas Republic
As referenced in Cause No. 25-208-DCCV-27862, judicially perfected as record and remedy.



I. Introduction

I, Lane Lee Bowers@, a *Living Man, in propria persona, sui juris*, under FULL Commercial Liability, in full private capacity, with all due rights reserved, as Trustee of the **Sundual Reparations Irrevocable Trust (SRIT)**, without concession to any foreign code or administrative construct, before Jehovah as My witness, and under the laws of the **Great Republic of Texas**, do affirm and declare the following:

Petitioner hereby provides formal **NOTICE** to the COURT and public record that all perfected obligations arising from the initial **Petition** dated **May 16, 2025**, and the present Supplemental Petition, including bonded defaults and judicially acknowledged debts, have been lawfully conveyed, assigned, and entered into as designated as *the corpus* of **Sundual Reparations Irrevocable Trust (SRIT)**.

Said conveyance is made under full Trustee authority, with legal title, beneficial interest, and all rights of administration, enforcement, and commercial settlement vested solely in **Sundual Reparations Irrevocable Trust (SRIT)**, as a private express trust domiciled on the *Land and Soil of the Republic of Texas*.

No personal claim is made by the Trustee in his private capacity. All obligations are held and acted upon strictly in Trust capacity. All rights are reserved without prejudice and nunc pro tunc ab initio.

This **SUPPLEMENTAL PETITION** is filed by the Trustee of the **Sundual Reparations Irrevocable Trust (SRIT)**, acting in lawful private capacity, to perfect the remaining fiduciary obligations arising from the default of municipal corporate principals whose agents and officers have previously defaulted under *administrative due process and judicial notice*.

II. Additional Parties for Perfection

This is to certify that the following parties were served with lawful and timely Notice of Fiduciary Claim and Opportunity to Cure as follows:

- CITY OF SNYDER INC. – SRIT-44 – Served **November 14, 2024**
- CITY OF SNYDER MUNICIPAL COURT – SRIT-55 – Served **November 14, 2024**
- Texas Municipal League Intergovernmental Risk Pool (TMLIRP) – SRIT-77 – Served **May 12, 2025**

Each was afforded no less than 10 business days to respond or rebut, with Second and Final Notice completed by **May 17, 2025**. As of this writing, *no rebuttal, counterclaim, affidavit, or statement of good faith* has been received. All parties stand in *tacit acquiescence and commercial dishonor*.

1. That the entities named herein received Lawful Notice and Presentment of Fiduciary Claim.



Autograph: Diagonally across affixed stamp (lower-left to upper-right) Executed on this 25th Day of May 2025, on the Land and Soil of the Texas Republic Authorized Signature of Living Principal.



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2. That *no response, rebuttal, or acknowledgment* was received from CITY OF SNYDER INC., CITY OF SNYDER MUNICIPAL COURT, or TMLIRP within the timeframe allotted.
3. That *silence constitutes dishonor and commercial estoppel* under the **Law Merchant** and *equity jurisdiction*.
4. That said *obligations* are now matured and are entered into the corpus of **Sundual Reparations Irrevocable Trust (SRIT)** for Lawful Administration.

All statements affirmed herein under penalty of perjury and laws of **the Republic of Texas** are *true, correct, and complete* to the best of the TRUSTEE's knowledge and belief and *Constitute Lawful Affidavit* under Private TRUST Authority.

III. Basis of Petition

These entities were:

- Noticed through their principal offices or bonding authorities;
- Afforded full opportunity to cure or respond through **May 17, 2025**;
- Remained in *silent dishonor* and *unrebutted default* beyond *statutory and equitable timeframes*.

IV. Claim of Equity

As *no rebuttal, counterclaim, or action of good faith* was received, these entities are in *tacit commercial acquiescence*. Their obligations are now matured, collectible, and subject to *lawful presentment* under equity, trust law, and the **Law Merchant**.

V. Relief Sought

The Petitioner requests the COURT or Responding Party of *competent jurisdiction*:

- To take notice of *perfected Administrative Defaults*;
- To **Affirm Obligations** of the above-named corporations as *principal fiduciaries*;
- To **Acknowledge** said **Obligations** as *enforceable* commercial assets of **SRIT**;
- To **Enter** such **Obligations** into the *corpus of SRIT* for Lawful Administration and Settlement.

Said Obligations *are hereby entered into* the **Sundual Reparations Irrevocable Trust (SRIT) Receivables Ledger** as entries SRIT-44, SRIT-55, and SRIT-77 respectively, for *bonded administration, settlement, and optional securitization* under applicable trust and commercial protocols.



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Page 2 of 3



PETITION FOR ENFORCEMENT NOTICE CONVEYANCE OF DEFAULTS TO TRUST

Executed this 25th Day of May 2025, on the Land and Soil of the Republic of Texas.

*C/O 2511 26th Street
Snyder, Texas Republic
Without the US, [1954]*

Sincerely and Honorably, Without Recourse,
Of My Will ~ on My Behalf, the Living Sentient Man,
In propria persona, sui juris,
All rights reserved nunc pro tunc ab initio,

By:

L.S.

Lane Lee Bowers@, Trustee

FOR: Sundual Reparations Irrevocable Trust (SRIT)

Notary Disclaimer: The notary public below is not attesting to the truthfulness, accuracy, or validity of the content within this presentment, but solely to the voluntary autograph and identification of the man presenting it. This is not a grant of jurisdiction or legal capacity to the State or any of its agents. No authority is waived or transferred.

Notary Acknowledgment

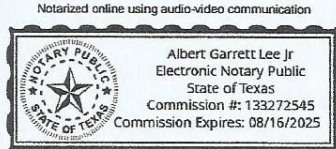
STATE OF TEXAS
COUNTY OF HARRIS

Before me, Albert Garrett Lee Jr. personally stood Lane Lee Bowers@, who proved to me on the basis of satisfactory evidence to be the man whose autograph is subscribed hereon acknowledging to me that he executed the same in his legally authorized capacity, and that by his autograph the person, or the entity upon behalf of which he acted, knowingly executed the instrument.

Furthermore, I certify under penalty of perjury subject to the laws of the STATE OF TEXAS and those of the UNITED STATES that the foregoing paragraph is true and correct.

On this 29TH DAY OF MAY 2025, witness my hand and official commission seal which expires 08/16/2025

Signature *Albert Lee*
Notary Public, State of Texas



BONDED INSTRUMENT DECLARATION: Affixed United States Postal Stamp canceled by Living Autograph at lower-right confirms this document as a private commercial presentment, executed by the Living Man, Lane Lee Bowers@, in propria persona, sui juris. Stamp canceled lower-left to upper-right signifies bonded obligation, assumption of commercial liability, and prepayment of postal duty under the Universal Postal Union (UPU) and Law Merchant.

All Rights Explicitly Reserved in Perpetuity ~ Without Prejudice.



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**Declaration of Prior Notice and Judicial Citation Non-Necessity
Regarding Cause No. 25-208-DCCV-27862**

Lane Lee Bowers®, Trustee
Sojourn Bequest Irrevocable Trust (SBIT)
c/o 2511 26th Street, Snyder, Texas Republic [ZIP Exempt: DMM 122.32]
Jurisdiction: *Land and Soil of the Republic of Texas*

I, Lane Lee Bowers®, a *Living Man*, acting as Trustee of the **Sojourn Bequest Irrevocable Trust (SBIT)**, do hereby make the following declaration under full commercial liability and with intent to preserve the public and private record in good faith.

On **May 16, 2025**, I presented to the 132ND JUDICIAL DISTRICT COURT of Texas a lawful presentment styled as **PETITION FOR ENFORCEMENT OF PERFECTED PRIVATE ADMINISTRATIVE REMEDY**, now entered under Court **Cause No. 25-208-DCCV-27862**. This filing reflects the conclusion and enforcement notice of a private, non-judicial administrative process conducted *over a period of seven (7) months*, in full accord with lawful principles of notice, opportunity to cure, and default by dishonor.

All *Public Servant Fiduciary TRUSTEES and others* named in the **PETITION FOR ENFORCEMENT OF PERFECTED PRIVATE ADMINISTRATIVE REMEDY**, having been given notice individually via multiple verified mailings and acknowledged presentments with return receipt, and were afforded:

- Proper Due Notice of Claim, Obligation, and Counterclaim
- Multiple Opportunities to Rebut or Cure
- Final Notices of Dishonor, Default, and Judgment Entry

The administrative process culminated in perfected commercial obligations under the laws of contract, trust, and agency. As such, each named *Public Servant Fiduciary TRUSTEES and others* are already lawfully bound and estopped from further rebuttal. No adjudication is sought from this Court, and no action requiring adversarial judicial process is requested at this time.

Therefore: This declaration confirms that formal court-issued Citation or judicial service of summons upon the *Public Servant Fiduciary TRUSTEES and others* is **NOT REQUIRED**, as lawful NOTICE has already been completed and perfected in the private venue.

Should future enforcement action be required (such as a Writ of Execution), such action may proceed directly from the present court record without necessitating further issuance of citation, as default and commercial judgment have already been entered administratively.



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on the Land and Soil of the Texas Republic Authorized Signature of Living Principal.

Declaration of Prior Notice and Judicial Citation Non-Necessity Regarding Cause No. 25-208-DCCV-27862

Let this stand as both Affirmation and NOTICE to all concerned parties, clerks, and officers, that this file is entered for public record, **FOR NON-Adjudication**.

Executed this 17TH DAY OF MAY 2025.

Sincerely and Honorably, Without Recourse,
Of My Will ~ on My Behalf, the Living Sentient Man,
In propria persona, sui juris,
All rights reserved nunc pro tunc ab initio,

By: 

L.S.

Lane Lee Bowers@, Trustee

FOR: Sojourn Bequest Irrevocable Trust (SBIT)

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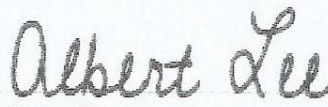
STATE OF TEXAS
COUNTY OF HARRIS

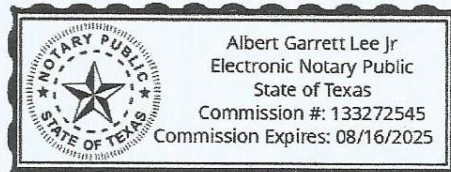
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On this 29TH DAY OF MAY 2025, witness my hand and official commission seal which expires 08/16/2025

Notarized online using audio-video communication

Signature 
Notary Public, State of Texas



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