## Public Notice and Testimony in the Form of an Affidavit

Let this be Fair and Public Notice to all Parties Public and Private: Notice to Agents is Notice to Principals, Notice to Principals is Notice to Agents: the land and soil described as part of this Deed of Re-Conveyance is a physical portion of land and soil belonging to the sovereign and unincorporated state known as Alberta and it is free and clear of foreign title or encumbrance and in the possession of Living Soul Author known as **Jane Mary Doe**© who has returned all the former property interests to the land jurisdiction of Canada and re-conveyed all their assets to their private possession and hold these assets in original jurisdiction without exception effective **Jane Mary Doe**© actual birth day and has an interest, these provisions apply effective with the earlier date and accrue to the benefit of the actual Landlord in possession as Heirlooms. The land and soil described herein is not subject to any taxation or regulation by any incorporated entity and the Landlord hereby claims their exemption and the exemption of their Land and Soil assets. Any public easement granted to any incorporated entity or incorporated body politic allowing access across our land is strictly limited to the exact purpose for which the easement was granted in the first place. This means that easements granted to provide for access to electrical utilities, for example, are limited to that purpose, and easements granted to provide egress and ingress to land otherwise landlocked are limited to that purpose, and so on. There are no general purpose or unlimited easements of any kind related to our private property. Any trespass or transgression against us or against our private land holdings apart from the limited stipulations that apply are cause for Damage Claims and the assessment of Usage Fees in the amount of not less than $5,000.00 in Gold /silver or the equivalent thereof per offense, which contractual obligation of the Trespassers accrues the moment they step foot on our land or access any easement for any purpose not specifically allowed; such Usage Fee may only be waived by the Landlords at their discretion and may result in direct enforcement actions against chronic abusers of our private assets. This Notice and Testimony is being recorded and provided to the Canadian District Attorney and other Parties for the Correction of Public Records.

[PNTFANOTa] Recording Number RW934561684 CA

By… **Jane**

**Mary Doe** ©

in care of: **Address**, **City**, Alberta, Canada.

Box **#**, **City** Stn Main Location, **City**, Alberta, Canada. **Notary Witness and Acknowledgement**

Alberta Province

......................... District

Today I, a Commissioned Notary, met with the living being known to me to be **Jane Mary Doe**, whom also affirmed this ‘Public Notice and Testimony in the Form of an Affidavit’ as shown before me this Written Date, in Witness whereof, I set my Signature and Seal:

By: ........…......................................... Public Notary; my commission expires on .....….

[PNTFANOTb] Recording Number RW934561684 CA