Declaration of Status

I, Jeffrey Thomas Maehr, (hereafter Affiant), being a natural, human, flesh and blood, non-combatant being, of sound mind and having sovereignty over himself, do hereby make my personal declaration of status of existence, and stand on same until proven otherwise with evidence of record and full disclosure.

1. Affiant declares that he is a non-corporate, living being with the natural, given Trade name of Jeffrey Thomas Maehr; “Jeffrey,” as affiant’s 1st name, 1st forename, 1st given name; “Thomas,” as affiant’s 2nd forename, 2nd given name; “Maehr,” as affiant’s last name, surname, of the hereditary family name, to include Trade names of Jeffrey T. Maehr, Jeff Maehr, Jeffrey Maehr, and all similar variants.

2. Affiant declares that any other derivation of the name above, including, but not limited to, corporate, strawman, created legal fiction names such as JEFFREY THOMAS MAEHR, JEFFREY T. MAEHR, JEFFREY MAEHR, JEFF MAEHR, or similar ALL CAP variations, is NOT affiant, but that affiant is lawful beneficiary and “holder in due course” of said corporate names, and any and all assets related to, or created under, said name imposed or presumed as affiant in any documentation, account, or other contractual or commercial public document, and affiant has NO liabilities of any kind that can be attached to or implied against said flesh and blood living affiant using said ALL CAPITAL corporate names, without full disclosure, which failure to disclose is a felony,(^1) and without acceptable consideration for same.

3. Affiant denies any willing 14th Amendment, corporate, federal citizenship or contract with the corporate “United States” (or any of its corporate agencies) as defined in 28 U.S. Code § 3002(^2), nor is affiant a “U.S. Person,” a “citizen of the District of Columbia,” a “government agency,” a government “vessel,” or any variation thereof, under the jurisdiction of the corporate “U.S. Government” or any commercial or financial government entity.

4. Affiant denies that his wages, salary or compensation for services are lawful excise-taxable “income” (as the U.S. Supreme Court has repeatedly clearly stated... (SCOTUS, case #16-8625), and thus working for a living is not an “income” taxable event, but is a right which wages received from cannot be taxed as privileged income.

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(^2) 28 U.S. Code § 3002 - Definitions: (15) “United States” means— (A) a Federal corporation; See also Kitchens v. Steele, 112 F.Supp 383. “A citizen of the United States is a citizen of the federal government...”
5. Except for the constitutional jurisdictional powers of the Federal United States as provided under Article I, Section 8 of the Constitution for the United States of America, and its limited powers and jurisdiction, affiant denies any and all Internal Revenue Service or other federal agency jurisdiction over affiant or his possessions, including living within any alleged “Internal Revenue Districts,” until such event or declaration is fully disclosed by law.

6. Affiant declares that he is a private citizen of the Republic of Colorado, a State/Colorado National, and non-resident alien living on the land jurisdiction with respect to the corporate United States\(^3\), primarily #2 definition, or any Federal Districts, or any Federal United States Districts, and its jurisdictional territories or agencies that may be presumed to have jurisdiction within the 50 united States or any county levels in any of the 50 united States...

    *Slaughter House*, 83 U.S. 36. (1873); “It is quite clear, then, that there is a citizenship of the United States and a citizenship of a State, which are distinct from each other and which depend upon different characteristics or circumstances in the individual.”

    *U.S. v. Cruikshank*, 92 U.S. 542 1875; “We have in our political system a Government of the United States and a government of each of the several States. Each one of these governments is distinct from the others, and each has citizens of its own....”

    *Thomas v. State*, 15 Ind. 449; “One may be a citizen of a State and yet not a citizen of the United States.” (See also Cory v. Carter, 48 Ind. 327 (17 Am. R. 738); McCarthy v. Froelke, 63 Ind. 507; In Re Wehlitz, 16 Wis. 443. McDonel v. State, 90 Ind. 320, 323, 1883.)

7. Affiant is not, and cannot be, party to any implied agreement or contract with the federal government that may be crafted in “word-smithing” language, or without full disclosure, within any government or other documents affiant may be required to sign, under duress and coercion, to establish private or corporate commerce within any of the 50 united States, to include but not limited to alleged but frivolous “tax” documents, a social security number or any other identification number provided to affiant, or, if such “contract” is implied, consideration by both parties, and signatures of authorized signers claiming any contract or jurisdiction exists must be in evidence. Affiant also claims any consideration already provided by affiant under any such alleged contracts.

8. Affiant claims right to and ownership of all aspects of his original birth certificate as provided to the State and federal governments, including, but not limited to, any and all bonds, financial

\(^3\) The term "United States" may be used in any one of several senses. [1] It may be merely the name of a sovereign occupying the position analogous to that of other sovereigns in the family of nations. [2] It may designate the territory over which the sovereignty of the United States extends, or [3] it may be the collective name of the states which are united by and under the Constitution. *Hooven & Allison Co. vs Evatt*, 324 U.S. 652 (1945).

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certificates, funded accounts and other financial instruments created with respect to the legal fiction established via affiant’s birth certificate, and all subsequent assets attached to said birth certificate or legal fiction bonds, etc., from the beginning of said creation, payable immediately and in toto to affiant, or his heirs and assigns, from the date of this declaration, in lawful, constitutional gold or silver, or other similar, non-fiat asset.

10. Affiant secures all commercial rights to himself, or his legal fiction, known or unknown, under U.C.C. 1-308 or any other relevant statutes, and all natural rights to himself, known or unknown, declared or undeclared, under State and Federal Constitutional laws, without prejudice, and does not waive any such rights where full disclosure has been deprived affiant in any signed documents or alleged contracts, past, present or future.

Affiant affirms the above to be true and correct to the best of his knowledge, but not necessarily complete and total claims which might later be claimed upon further disclosure. Further, affiant sayeth nought.

_______________________________________
Jeffrey T. Maehr
924 E. Stollsteimer Rd.,
Pagosa Springs, Colorado [81147]

NOTARY WITNESS

I, _________________________________, affirm that Jeffrey T. Maehr, known to me to be the stated flesh and blood living being as disclosed, appeared before me live, and attested to the above Declaration of Status.

_________________________________ _________________________________
Notary Printed Name Notary Signed Name

SEAL