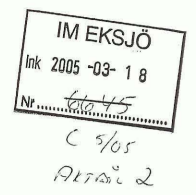
Non-Negotiable. Private between the parties.



COVER LETTER

Unto the Attached:

"CONFIRMATION OF DEFAULT, and/or VERIFIED AFFIDAVIT OF DEFAULT, #LT-5822010601-IEÖ-LT"

Your Honor:

The undersigned is seeing no basis or evidence for not considering all of the attached documents honorable, valid, lawful, and grounds for transferring the within specified property/ies out of the jurisdiction of IM EKSJÖ, SE-575 82 EKSJÖ, hereinafter IM EKSJÖ, and out of the jurisdiction of the principalities of IM EKSJÖ.

The undersigned is seeing no basis or evidence that IM EKSJÖ does not have an obligation, unto the undersigned, unto the Signatory unto the attached document, and unto the public, for making clear unto all, by [proper] notation in said registry, that all collateral [formerly] attached unto each and all of the within specified real estate titles in NORA KOMMUN is now removed, and/or being removed, out of IM EKSJÖ, out of STATE OF SWEDEN, and out of KINGDOM OF SWEDEN:

Signed this Sixth Day of the First Moon in the five thousand eight hundred Twenty-second Year, more or less, after the beginning recorded in Genesis 1 [2005-03-17.]

Without prejudice. All Rights Reserved.

LIVETS TRÄD®

Authorized Signature

Non-Negotiable. Private between the parties.

CONFIRMATION OF DEFAULT.

and/or

VERIFIED AFFIDAVIT OF DEFAULT.

#LT-5822010601-IEÖ-LT

Unto:

STATE OF SWEDEN

The Private Chambers of the Court [Domarens ämbetsrum,] and IM EKSJÖ ["Inskrivningsmyndigheten Eksjö i Örebro län"] SE-575 82 EKSJÖ

Out of:

Gunnar Anders Smårs Jr® c/o General Delivery Nora [near SE-713 01] Sweden Republic[©] in Adamah Republic[©]

Introductory Certification

The Undersigned, Gunnar Anders Smårs Jr[©], Confirmor and/or Affiant, One among the sovereign People of California Republic [foreign unto, and outside of, State of Sweden and Kingdom of Sweden,] Authorized Representative for LIVETS TRÄD[©], being also Secured Party¹ with the highest perfected security interest in, and holder in due course of, the Common Law Copyrights unto the trade-names/trade-marks GUNNAR ANDERS SMARS JR[©], ANDERS GUNNAR SMARS JR[©], LIVETS TRÄD[©], and every derivation and variation of said names², hereinafter "Confirmor," is hereby confirming, and/or affirming, hereinafter confirming, that:

- Confirmor has first hand knowledge concerning the facts herein contained; I.
- II. Confirmor provides this Confirmation of Default, and/or Verified Affidavit of Default, #LT-5822010601-IEÖ-LT, hereinafter Confirmation of Default, unto the Private Chambers of the Court and unto IM EKSJÖ;
- III. Confirmor issues this Confirmation of Default with sincere and lawful intent;
- IV. Confirmor is of sound mind;
- V. Confirmor is competent in stating the matters herein set forth;
- VI. All the facts within this Confirmation of Default are true, correct, complete, and certain, admissible as evidence, not misleading, the truth, the whole truth, and nothing but the truth, in accordance with Confirmor's best firsthand knowledge and understanding;

- UCC FINANCING STATEMENT "Filing # 020011634520 Filed 06/17/2002 09:05 AM [at] Wisconsin Department of Financial Institutions"; Included herein by reference; Certified Copy with Apostille unto Sweden available at Riksskatteverket (under Riksskatteverkets reference "Dnr 6928-02/123") [cf. http://www.wdfi.org/ucc/search/default.asp?searchType=filingnumber;]
- UCC FINANCING STATEMENT 0300260106 FILED SACRAMENTO, CA DEC 26, 2002 AT 1700 BILL JONES SECRETARY OF STATE; Filed also at "INSKRIVNINGSMYNDIGHETEN EKSJÖ i Örebro län, [SE-575 82] Eksjö, Sweden" [as a part of] "Akt 21796"; Hereby being made fully part hereof, and included herein by reference; Certified Copies of Filing Copy with Apostille unto Sweden are available on request out of CALIFORNIA SECRETARY OF STATE;

- Current Copyright Notice; original; one (1) page. Cf. http://medlem.spray.se/PowerOfChoice/CopyrightNoticeGunnarAndersSmarsJr.htm;
- Proof of Publication re Copyright Notice [dated "July 12, 2002"]; Cf. http://medlem.spray.se/PowerOfChoice/WithoutPrejudiceAllRightsReserved/Proof of publication.gif; and
- Public Notice entitled AFFIDAVIT RELEASE OF POWER OF APPOINTMENT published on page 8 within POST- OCH INRIKES TIDNINGAR, Nr 266, "Torsdagen den 23 december 1999." Cf. http://medlem.spray.se/PowerOfChoice/WithoutPrejudiceAllRightsReserved/Post och inrikes tidning.gif

¹ Cf. the following:

² Published copyrights including, but not limited by, each name and number specified within each of the following documents, which documents are all filed [albeit #1 below is previously filed in an earlier version] at "INSKRIVNINGSMYNDIGHETEN EKSJÖ i Örebro län, [SE-575 82] Eksjö, Sweden" [as a part of] "Akt 21796" [as an attachment to] "CONFIRMATION OF NEGATIVE AVERMENT #GAS-58200712-EÖ-GAS." and which documents are hereby being made fully part hereof, and included herein by reference; [cf. footnote #1 above and item #1 below:]

Plain Statement of Facts

- Confirmor has not been presented with material fact or evidence that Confirmor did not mail for LIVETS
 TRÄD[©], [and in cooperation with the Affiant of the Affidavit specified under item d. below,] each and all of
 the following documents, which documents [one (1) Courtesy Notice and three (3) Affidavits] are hereby
 being made fully part hereof, and included herein by reference (cf. the Affidavit specified under item d.
 below:")
 - a. One (1) "COURTESY NOTICE," acknowledged by DAN MOBERG, NOTARIUS PUBLICUS I ÖREBRO, on "Thursday, the 10th Day of February, in the Year of our Lord two thousand Five," at County of Örebro in State of Sweden; and three (3) Affidavits, and/or Confirmations, hereinafter Affidavits, entitled:
 - b. "CONFIRMATION OF NEGATIVE AVERMENT RE A CERTAIN SALES CONTRACT [An Affidavit,]" signed before BJÖRN M. LINDQUIST, NOTARIUS PUBLICUS I ÖREBRO, on "Monday, the 22nd Day of November, in the year of our Lord two thousand Four," at County of Örebro in State of Sweden;
 - c. "AFFIDAVIT OF MAILING AND DELIVERY" dated "the 17th day of August 2004;" and
 - d. "AFFIDAVIT OF MAILING" dated "the 10th day of February 2005;"

by POSTEN SVERIGE AB at Sweden, by Registered mail No. RR 68 481 568 9 SE, Return receipt requested, Restricted delivery, in a sealed envelope with postage pre-paid, post stamped "ÖREBRO 1 2005 -02- 10 POSTEN," properly addressed unto the Private Chambers of the Court [Domarens ämbetsrum,] and IM EKSJÖ, as follows:

The Private Chambers of the Court [Domarens ämbetsrum,] and

IM EKSJÖ

["Inskrivningsmyndigheten Eksjö i Örebro län"]

SE-575 82 EKSJÖ

STATE OF SWEDEN:

- 2. Confirmor has not been presented with material fact or evidence that said Courtesy Notice and said three Affidavits, were not received by the Private Chambers of the Court, and/or by IM EKSJÖ, on "2005 -02- 1 1," as confirmed, verified, and/or proven, by the "MOTTAGNINGSBEVIS" [the Return Receipt originally attached unto Registered Mail No. RR 68 481 568 9 SE] addressed unto the Private Chambers of the Court [Domarens ämbetsrum,] and IM EKSJÖ, which is hand signed "Lisbeth Andersson" (with reservation for spelling,) and post stamped/sealed "EKSJÖ, 2005 -02- 1 1, POSTEN" [cf. the attached Certified Copy of said "MOTTAGNINGSBEVIS;"]
- 3. Confirmor has not been presented with material fact or evidence that a rebuttal by counter-affidavit has been received by LIVETS TRÄD[©] out of the Private Chambers of the Court, out of IM EKSJÖ, and/or out of any party affected by said Courtesy Notice and/or by said three Affidavits;
- 4. Confirmor has not been presented with material fact or evidence that the Private Chambers of the Court, and IM EKSJÖ, did not have, by default, three days and three nights allotted for responding unto the previously listed Courtesy Notice and Affidavits, which the Private Chambers of the Court, and IM EKSJÖ failed to do, thereby "defaulting" three days and three nights after having received said Courtesy Notice and said Affidavits [which were received on the day designated "2005 -02- 1 1;"]

Default having occurred, whereas the Private Chambers of the Court, and IM EKSJÖ, failed in rebutting said Affidavits (by counter-affidavit point-for-point,) the following facts are hereby established:

- 5. Confirmor has not been presented with material fact or evidence that divestitive, dispositive facts are not established by said Private Chambers of the Court, and by said IM EKSJÖ, respecting the facts stated in said Courtesy Notice and in said Affidavits, whereas the Private Chambers of the Court, and IM EKSJÖ, had the opportunity and "failed to plead," thereby extinguishing all rights of said Private Chambers of the Court, and of said IM EKSJÖ, to proceed against LIVETS TRÄD[©] (Claimant, Buyer, and Transferee,) in the matter covered by said Courtesy Notice and by said Affidavits;
- 6. Confirmor has not been presented with material fact or evidence that the facts contained within said Courtesy Notice are not considered accurate, while the facts within said Affidavits are not rebutted, by counter-affidavit point-for-point, by someone competent to know the law, within three days and three nights of receipt and within three days and three nights of the day designated "2005 -02- 1 1;"
- 7. Confirmor has not been presented with material fact or evidence that the facts contained within said Affidavits are not considered accurate, while said facts are not rebutted, by counter-affidavit point-for-point, by someone competent to know the law, within three days and three nights of receipt and within three days and three nights of the day designated "2005 -02- 1 1;"
- 8. Confirmor has not been presented with material fact or evidence that all matters not denied are not affirmed;
- 9. Confirmor has not been presented with material fact or evidence that the Private Chambers of the Court, and IM EKSJÖ, did not fail in issuing and/or maintaining documents as required, for instance by not updating the registry of IM EKSJÖ in accord with the facts as established within the above said Courtesy Notice and within the above said Affidavits; and
- Confirmor has not been presented with material fact or evidence that the Private Chambers of the Court, and IM EKSJÖ, by defaulting unto the said Affidavits are not deemed as having waived all rights against LIVETS TRÄD[©].

Ink

Nr.

Confirmation and/or Affirmation

The undersigned Confirmor, Gunnar Anders Smårs Jr[©], is hereby confirming that Confirmor executes this VII. Confirmation of Default with sincere intent, that Confirmor is of sound mind, that Confirmor is competent in stating the matters set forth herein, that the contents are true, correct, complete, and certain, not misleading. and the truth, the whole truth, and nothing but the truth in accordance with Confirmor's best firsthand knowledge and understanding.

Exodus 20:2-17; John 14:15,21 [KJV]

Further Confirmor Saith Naught.

This Confirmation of Default is signed on the Sixth Day of the First Moon in the five thousand eight hundred Twenty-second

Year, more or less, after the beginning of the creation recorded in Genesis Chapter One.

Without prejudice. All Rights Reserved.

Autograph Common Law Copyright © 5766-current [Autograph Common Law Copyright © 5710-current (Hebrew Calendar;) Autograph Common Law Copyright ©1950-current (Gregorian Calendar)] by Gunnar Anders Smårs Jr[©], EID # 5502-77015. All Rights Reserved. No part of this common-law copyright may be reproduced in any manner without the prior, express written permission of Gunnar Anders Smårs Jr[©], subscribed with the hand-signed, red-ink signature of Gunnar Anders Smårs Jr[©]. Unauthorized use of "Anders Gunnar Smårs Jr[©]," incurs same unauthorized-use fees as those associated with ANDERS GUNNAR SMÅRS JR[©], and/or with GUNNAR ANDERS SMÅRS JR[©].

Attachments:

- MOTTAGNINGSBEVIS; Certified Copy; two (2) pages;
- (Replacing previously submitted Certified Copy of original first page of the original document received by Janne Norlund, Chief of NORA KOMMUN, and by NORA KOMMUN, which original document was never returned unto LIVETS TRÄD[©] by NORA KOMMUN, and which original document at NORA KOMMUN is hereby also being made fully part hereof, and included herein by reference:) First page of the document received, sealed, and accepted (by tacit consent) by NORA KOMMUN; in lieu of a [positive] statement waiving NORA KOMMUN'S option to buy and/or retain any of said real estate; one (1) Certified Copy; one (1) page; and
- Current Copyright Notice; original; one (1) page.

This Confirmation complies with State Rules of Evidence and Federal Rules of Evidence, Rule 101, et seq. In particular see Rule 301.

This Confirmation will be considered accurate if not countered with proof within (14) fourteen days. Each point should either be confirmed or denied.

JURAT

State of Sweden

County of Örebro

Subscribed and confirmed unto at Örebro before me this Thursday the 17th Day of March in the Year of our Lord two thousand Five.

WITNESS my hand and official seal.

Signature of Notary Public Dan Moberg

Postcenter Kompassen, Orebro

MOTTAGNINGSBEVIS - Inrikes
Inlämningsdatum
5821-11-301 [2005-02-10]

Värde, kr

	±	ESS-brev REK	ESS-brev Värde	
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Bl 2012.01 (jun 01)

¹Fullmakt gäller inte när avsändaren begärt Personlig kvittering

without prejudice - All Rights Reverued - DOPTIER

20

Anvisningar för avsändaren

Skriv altid MOTTAGNINGSBEVIS på försändelsen. Skriv även på försändelsen FÅR KVITTERAS ENDAST AV ADRESSATEN PERSONLIGEN om du önskar detta (utlämning mot fullmakt gäller då inte).

Stryk gärna under dessa uppgifter med färgpenna.

Om ESS-brev REK etler ESS-brev VÄRDE skickas mot postförskott skall uppgifterna även anges på adresskortet.

Om mottagningsbeviset inte kan fästas med de gummerade flikarna på ESS-brev REK eller ESS-brev VÄRDE, kan det fästas med ett geno. Återsänds till

LIVETS TRADE

to General delivery

Nora

Sweden Republic in Adamah Republic

without recourse - Without prejudice - All Rights Reserved - LIVETS TRAD

TO

rified Copy is a document certified by Gunnar Anders in of the original document, as a true and correct copy to recivitice. All Rights Reserved. KOMMUNFÖRVALTNINGEN

NORA KOMMUN Prästgatan 15 Tingshuset SE-713 80 NORA

IM EKSJÖ Ink 2005 -03- 1 8 C 3/05

Ang.: Erhållande av kommunens yttrande om förköpsrätt avseende fastigheterna:

NYHYTTAN 1:12 [Hedbacken],

NYHYTTAN 5:38 Vii legelvilla i Sandhagen-området],

NYHYTTAN 5:45 Solangen 5], NYHYTTAN 6:25 Vid södra gränsen av NYHYTTAN 6:26], och

NYHYTTAN 6:26 F.n. hyrd av Krister & Kersti Smårs].

Fästigheterna har av ägaren utbjudits till försäljning och budet har antagits utan krus eller krumbukter av undertecknad köpare i enlighet med köpehandling vilken bifogas i form av: 1) en vidimerad kopia av dels Postens kvitto i original, dels kopia av köpehandling vidimerad för mottagarens/säljarens räkning tinder Postens stämpel "NORA 7612 2004 –09 –1 5 Svensk Kassaservice", 2) en förstorad delkopia av köpehandlingen, och 3) en extra originalkopia (dvs. köpebrevet i original). Ytterligare ett orginal torde vara arkiverat hos Eder huvudman i erlighet med gällande bestämmelser för dylika dokument, dvs. i Postgirots regi, och skall följaktligen även det betraktas såsom av Eder mottaget samt såsom bifogat detta brev.

Slutligen bifogas ett dokument under titeln "CONFIRMATION OF NEGATIVE AVERMENT RE A CERTAIN SALES CONTRACT" vilket torde utgöra tillfredsställande bevis på giltigheten av det köpekontrakt varom parterna avtalat, samt tillika på säljarens delaktighet i nämnda köpekontrakt, nämligen i enlighet med vad som nedtecknats på den bifogade köpehandlingen under rubriken ACCEPTANCE FOR VALUE.

Försåvitt kommunen inte inom 10 dagar meddelar annat ser undertecknad ingen orsak att ej utgå från att kommunen avsett att ej nyttja sin förköpsrätt (avseende ovan specificerade fastigheter).

Mvh.

Nora 5821-09-09± [2004-11-22]

c/o General Delivery Nora Sweden Republic

LIVETS TRÄD®

IM Ended

GUNNAR ANDERS SMARS JR®

Copyright Notice

lak

Nr. 6645

C 5/05 AKTBEC 7

Copyright Notice: All rights reserved re common-law copyright of trade-names/trade-marks, ANDERS GUNNAR SMÂRS JR®, CUNNAR ANDERS SMÂRS JR®, LAURIE ANN HIRSSIG®, LAURIE ANN HIRSSIG® HAUGEN SMÁRS®, HANS ANDERS NORWYN SMÁRS®, JONATHAN OLIVER NOA! SMÁRS®, and KRISTALLINA ANN-LOUISE AMITA SMÁRS®, and KRISTALLINA ANN-LOUISE AMITA SMÁRS®, and KRISTALLINA ANN-LOUISE AMITA SMÁRS®, Laurie Ann initied by, every rame, and every variation of such name, used by, and/or for, anyone within the Family of Gunnar Anders Smárs Jr®, i.e. the biological sons, daughter(s), mother and father within the Family of Gunnar Anders Smárs Jr®, i.e. the biological sons, daughter(s), mother and father within the Family of Gunnar Anders Smárs Jr®, and every name listed, and/or described, within the Laurie Ann Smárs, Jr®, Laurie Ann Smárs, Jr®, Laurie Ann Haugen®, Laurie Ann Smárs, Jr®, Laurie Ann Smárs, Jr®, Laurie Ann Haugen®, Laurie Ann Haugen, "Laurie Ann Haugen," "Lauri

Self-executing Contract/Security Agreement in Event of Unauthorized Use; By this Copyright Notice, both the juristic person and the agent of said juristic person, hereinafter jointly and severally "User," consent and agree that any and every use of any of ANDERS GUNNAR SMÁRS JR®, GUNNAR ANDERS SMÁRS JR®, LAURIE ANN SMÁRS®, LAURIE ANN SMÁRS®, LAURIE ANN SMÁRS®, ANDERS NORWYN SMÁRS®, JONATHAN OLIVIER NOAH SMÁRS®, KRISTALLINA ANN-LOUISE AMITA SMÁRS®, &c. as specified above, other than authorized use as set forth above constitutes unauthorized use, counterfeiting, of Secured Party a sccurity price as escurity Agreement wherein User is debtor and Gunnar Anders Smärs Jr®, or an assignee of Gunnar Anders Smärs Jr®, is Secured Party, and signifies that User. (1) grants Secured Party a security interest in all of User's india, and personal property, and all of User's india in assets, land, and personal property, and signifies that User. (1) grants Secured Party a security interest in all of User's assets, land, and personal property, and all of User's india in assets, land, and personal property, and user carriage and an occurrence of use of any of the common-law-copyrighted trade-names/trade-marks ANDERS GUNNAR SMÁRS JR®, GUNNAR ANDERS SMÁRS JR®, LAURIE ANN SMÁRS®, LAURIE A

User further consents and agrees with all of the following additional terms of Self-executing Contract/Security Agreement in Event of Unauthorized Use: Payment Terms: In accordance with fees for unauthorized use of any of ANDERS GUNNAR SMÁRS JR®, GUNNAR ANDERS SMÁRS JR®, LAURIE ANN HIRSSIG®, LAURIE ANN HIRSSIG HAUGEN SMÁRS®, LAURIE ANN HIRSSIG®, KRISTALLINA ANN-LOUISE AMÍRS MÁRS®, KORWYN SMÁRS®, JONATHAN OLIVIER NOAH SMÁRS®, KRISTALLINA ANN-LOUISE AMÍRS MÁRS®, SMÉRS®, SARS®, SARS®

AFFIDAVIT OF MAILING

IM EKSJÖ
Ink 2005 -03- 1 8
Nr. 16645
C 5/05

State of Sweden) ss.
County of Örebro)

I am over 18 years of age and not a party to the within action; my business address is:

AKTAIL 1

Westerg. 7 70361 SNOBNO

On the 1714 day of March, 2005 I mailed one of each of the following:

- COVER LETTER Unto the Attached Confirmation of Default, and/or Verified Affidavit of Default,
 #LT-5822010601-IEÖ-LT; original; one (1) page;
 - CONFIRMATION OF DEFAULT, and/or VERIFIED AFFIDAVIT OF DEFAULT, #LT-5822010601-IEÖ-LT; notarized original; three (3) pages plus the following attachments:
 - "MOTTAGNINGSBEVIS" [Return Receipt;] Certified Copy; two (2) pages;
 - (Replacing previously submitted Certified Copy of original first page of the original document received by Janne Norlund, Chief of NORA KOMMUN, and by NORA KOMMUN, which original document was never returned unto LIVETS TRÄD[©] by NORA KOMMUN, and which original document at NORA KOMMUN is hereby also being made fully part hereof, and included herein by reference:) First page of the document received, sealed, and accepted (by tacit consent) by NORA KOMMUN; in lieu of a [direct] statement waiving NORA KOMMUN'S option to buy and/or retain any of said real estate; one (1) Certified Copy; one (1) page; and
 - Current Copyright Notice; original; one (1) page.

a total of eight (8) pages mailed herewith, including all documents and all attachments (not including this Affidavit of Mailing) by POSTEN SVERIGE AB in Sweden, by "Rekommenderat brev" No. RR 4625505 2 SE [Registered mail,] and with "MOTTAGNINGSBEVIS" which "Får kvitteras endast av adressaten personligen" [Return Receipt requested, Restricted delivery,] in a sealed envelope with postage pre-paid, properly addressed unto The Private Chambers of the Court [Domarens ämbetsrum,] and IM EKSJÖ, as follows:

The Private Chambers of the Court [Domarens ämbetsrum,] and IM EKSJÖ ["Inskrivningsmyndigheten Eksjö i Örebro län"] SE-575 82 EKSJÖ STATE OF SWEDEN

Authorized Signature and/or seal

T40-2006/01

AFFIDAVIT OF MAILING

State of Sweden) ss.
County of Örebro)

IM EKSJÖ Ink 2005 -02- 1 1

I am over 18 years of age and not a party to the within action; my business address is:

On the 10th day of February, 2005 I mailed one of each of the following:

- [Följebrev:] COVER LETTER Unto the Attached COURTESY NOTICE RE FORMER REAL ESTATE REGISTERED AT IM EKSJÖ, AND RE THE CORRESPONDING COLLATERAL NOW OF SWEDEN; original; one (1) page;
- [Kungörelse om överföring av ägorätt till utlandet, samt uppmaning om avföring av motsvarande kollateral ur inskrivningsmyndighetens register:] COURTESY NOTICE RE FORMER REAL ESTATE REGISTERED AT IM EKSJÖ, AND RE THE CORRESPONDING COLLATERAL NOW BEING TRANSFERRED UNTO AN ENTITY OUTSIDE OF THE JURISDICTION OF THE STATE OF SWEDEN; notarized original; two (2) pages plus the following attachments:
 - 1&2. [Köpebrev i (extra) original, samt med vidimerad kopia av originalet:] Bill of Sale entitled ACCEPTANCE FOR VALUE; one (1) Extra Original Copy, and one (1) Certified Copy, two (2) pages;
 - 3. [Kommunens yttrande om förköpsrätt:] The letter received, sealed, and accepted by, and out of (by tacit consent,) NORA KOMMUN in lieu of a [positive] statement waiving NORA KOMMUN'S option to buy and/or retain any of said real estate; one (1) Certified Copy; six (6) pages with attachments (including also one (1) affidavit entitled CONFIRMATION OF NEGATIVE AVERMENT RE A 22", is also being made fully part of the attached document, and included in the attached document by
 - 4.a. [Intyg om att köparen står utanför svensk jurisdiktion, samt om att köparen äger rätt att köpa egendomen:] CERTIFICATE OF OWNERSHIP; original; one (1) page;
 - 4.b-c. [Intyg om vem som tecknar för köparen] CERTIFICATE OF AUTHORIZED REPRESENTATIVE; original; one (1) page;
 - 5. [Bevis om att säljaren fått påminnelse om sin skuld till köparen och om skuldens existens:]

 AFFIDAVIT OF MAILING AND DELIVERY dated "the 17th day of August 2004"; Certified Copy; one

a total of fourteen (14) pages mailed herewith, including all documents and all attachments (not including this Affidavit of Mailing) by POSTEN SVERIGE AB in Sweden, by "Rekommenderat brev" No. <u>DR</u> 68 481 568 9 5E [Registered mail,] and with "MOTTAGNINGSBEVIS" which "Får kvitteras endast av adressaten personligen" [Return receipt requested, Restricted delivery,] in a sealed envelope with postage pre-paid, properly addressed unto

The Private Chambers of the Court [Domarens ämbetsrum,] and IM EKSJÖ ["Inskrivningsmyndigheten Eksjö i Örebro län"] SE-575 82 EKSJÖ STATE OF SWEDEN

day of February, 2005 at Are brown Sweden

Authorized Signature and/or seal

Page 1 of 1

Affidavit of Mailing

[Plus foljebrer from Dorder i criginal; en (1) kopia]

NICL®

CONFIRMATION OF NEGATIVE AVERMENT RE A CERTAIN SALES CONTRACT

[An Affidavit]

By and out of:
Gunnar Anders Smårs Jr[©]
c/o General Delivery
Nora
Sweden Republic[©]



Introductory Certification

The Undersigned, Gunnar Anders Smårs Jr°, One among the sovereign People of California Republic [while foreign unto, and outside of, the State of Sweden,] Authorized Representative for LIVETS TRÄD°, being also Secured Party with the highest perfected security interest in, and holder in due course of, the Common Law Copyright unto the trade-names/trade-names, hereinafter "Confirmor," is hereby confirming that:

- Confirmor has first hand knowledge concerning the facts herein contained;
- II. Confirmor provides this Confirmation of Negative Averment unto Whom It May Concern;
- III. Confirmor issues this Confirmation of Negative Averment with sincere and lawful intent;
- Confirmor is of sound mind;
- Confirmor is competent in stating the matters herein set forth;
- VI. All the facts within this Confirmation of Negative Averment are true, correct, complete, and certain, admissible as evidence, not misleading, the truth, the whole truth, and nothing but the truth, in accordance with Confirmor's best firsthand knowledge and understanding;

Plain Statement of Facts

- Confirmor has not been presented with material fact or evidence that offer plus acceptance does not constitute contract;
- Confirmor has not been presented with material fact or evidence that NYHYTTANS FASTIGHETS AB, the
 seller, has not, through its Authorized Representatives, given an offer to sell certain properties in accord with
 that which is being described within the attached document entitled ACCEPTANCE FOR VALUE;
- Confirmor has not been presented with material fact or evidence that the attached document entitled ACCEPTANCE FOR VALUE does not constitute an acceptance of the offer specified within said document entitled ACCEPTANCE FOR VALUE;
- Confirmor has not been presented with material fact or evidence that consideration has not been given satisfying in full the price requested by the seller in said offer to sell;
- Confirmor has not been presented with material fact or evidence that the consideration provided in return for the properties is not accounted for within the written agreements previously exchanged by the parties;
- 6. Confirmor has not been presented with material fact or evidence that said written agreements do not support the within referenced transaction;
- Confirmor has not been presented with material fact or evidence that said written agreements are not [sufficiently and specifically] referenced within the attached document entitled ACCEPTANCE FOR VALUE;
- 8. Confirmor has not been presented with material fact or evidence that the attached document has not been received by NYHYTTANS FASTIGHETS AB, and/or by ADVENTISTSAMFUNDET for NYHYTTANS FASTIGHETS AB;
- Confirmor has not been presented with material fact or evidence that the attached document entitled ACCEPTANCE FOR VALUE has not been accepted by NYHYTTANS FASTIGHETS AB;

CONFIRMATION OF NEGATIVE AVERMENT RE A CERTAIN SALES CONTRACT Page 1 of 2

GUNNAR ANDERS SMÅRS JR©

Discretified Copy is a document certified by Gunnar Auders Smids It as a true and correct copy of the original document.

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**Control of the Copy o

Non-Negotiable. Private between the parties.

COURTESY NOTICE

RE FORMER REAL ESTATE REGISTERED AT IM EKSJÖ, AND RE THE CORRESPONDING COLLATERAL NOW BEING TRANSFERRED UNTO AN ENTITY OUTSIDE OF THE JURISDICTION OF THE STATE OF SWEDEN

5821-11-30± [2005-02-10]

The Private Chambers of the Court [Domarens ämbetsrum,] and IM EKSJÖ

["Inskrivningsmyndigheten Eksjö i Örebro län"] SE-575 82 EKSJÖ

Out of:

LIVETS TRÄD® c/o General Delivery Nora [near SE-713 01] Sweden Republic[©] in Adamah Republic[©]

Your Honor:

The undersigned is seeing no basis or evidence for not considering all of the within honorable, valid, lawful, and grounds for transferring the below specified property/ies out of the jurisdiction of IM EKSJÖ, SE-575 82 EKSJÖ, hereinafter IM EKSJÖ, and out of the jurisdiction of the principalities of IM EKSJÖ. In the absence of proof to the contrary [stronger than that which is being presented within] the below listed property/ies must be considered bought, and [now] owned, by the undersigned, and the property/ies specified below can no longer be considered property/ies subject to the jurisdiction of IM EKSJÖ, and can no longer be considered registered at IM EKSJÖ. The undersigned is seeing no basis or evidence that notice of the within specified property transfer is not hereby being given unto the registry known as IM EKSJÖ, and unto the principalities of IM EKSJÖ. The undersigned is seeing no basis or evidence that IM EKSJÖ does not have an obligation for making clear unto all, by [proper] notation in said registry, that all collateral [formerly] attached unto each and all of the below specified real estate titles in Nora Kommun is now being removed out of IM EKSJÖ, out of STATE OF SWEDEN, and out of KINGDOM OF SWEDEN:

Real estate titles in NORA KOMMUN registered at IM EKSJÖ that are affected by the within referenced transfer: NYHYTTAN 1:12, NYHYTTAN 5:38, NYHYTTAN 5:45, NYHYTTAN 6:25, and NYHYTTAN 6:26.

Property transferred: All collateral [formerly] attached unto the above specified real estate titles, i.e. unto NYHYTTAN 1:12, NYHYTTAN 5:38, NYHYTTAN 5:45, NYHYTTAN 6:25, and unto NYHYTTAN 6:26. The within property transfer includes, but is not limited by, land, improvements, buildings, structures, fixtures, appurtenances, and the unlimited and free supply of fresh water, electricity, telephone, data communication services, and the free and unlimited flow of sewage out of each property [each property formerly being associated with one of the above specified real estate titles] by means of conduits designed for such purposes.

Buyer/transferee: LIVETS TRAD[©], an entity registered under One among the sovereign People of California Republic and foreign unto STATE OF SWEDEN.

Attached documents - with specification of what is being shown in support of the above referenced transfer action:

1. The Bill of Sale, entitled "ACCEPTANCE FOR VALUE," is signed, and/or consented unto in every part, by both parties unto the transfer action1; the extra original2 document is comprised of at least the following three key components [in accord with the basic principle that offer + acceptance + sufficient consideration = contract; cf. items a. thru c. below:]

- a. Offer to Sell. A written memorialization³ of the Offer to Sell is found within the above specified Bill of Sale;
- b. Acceptance of Offer to Sell4; and
- c. Sufficient Consideration, i.e. a payment⁵ of 1,350,000:-, satisfying in full the above specified Offer to Sell;

The document is signed by the purchaser (who is an entity outside of the jurisdiction of STATE OF SWEDEN.) The purchaser has not seen any proof or evidence that the seller has not [tacitly] consented unto each and every action [cf. items a. thru c.] constituting and completing the within referenced transfer action. Cf. under attachment #3: CONFIRMATION OF NEGATIVE AVERMENT RE A CERTAIN SALES CONTRACT, which is hereby being made fully part hereof, and included herein by reference.

The original document was submitted unto "NYHYTTANS FASTIGHETS AB, and ADVENTISTSAMFUNDET; Attn. Ronny Hermansson," via POSTEN SVERIGE AB, and via POSTGIROT. NYHYTTANS FASTIGHETS AB, ADVENTISTSAMFUNDET, POSTEN SVERIGE AB, POSTGIROT, and IM SEKSIÖ, are all, to the best of the knowledge of the undersigned, registered entities of STATE OF SWEDEN, each in their respective capacities representing STATE OF SWEDEN. STATE OF SWEDEN and/or the [ultimate] seller of the within specified property/ies. Notice that the extra original document carries the official seal of some among said representatives of STATE OF SWEDEN. It is obvious then that the original document, including but not limited by the Bill of Sale, is [effectively] signed, not only by the buyer, but also by the seller's official representatives. In lieu of the original, which is reported as destroyed by POSTGIROT, POSTGIROT is providing, as an extra original copy, the attached printout of the microfilmed original document.

Cf. the following words found upon the above specified Bill of Sale: "Your offers were presented unto LIVETS TRĀD® (via Gunnar Anders Smårs Jr®, Auth. Rep. for LIVETS TRĀD®) by Ronny Hermansson on "2004-09-14," and by Karin at MÄKLARHUSET/Wijkströms on "2004-09-14" [cf. the footnote of said Bill of Sale;] "Your offers* re each of the above specified properties." [cf. the beginning of the middle paragraph of the above specified Bill of Sale;] and "Your offer to sell the properties known as: 1) NYHYTTAN 1:12 [Hedbäcken;] NYHYTTAN 5:38 [Sandhagen;] NYHYTTAN 5:45 [Solängen 5;] 250,000:-, except for #2 above offered for 350,000:-, and each located in NORA KOMMUN; including also all land, improvements, buildings, structures, faxtures, and appurtenances. not excluding the unlimited and free supply of fresh water and the free and unlimited flow of sewage into and out of each property. Extress, and appurtenances, not excluding the unlimited and free supply of fresh water and the free and unlimited flow of sewage into and out of each property, as currently is included, and/or provided, under each of the aforelisted property titles" [cf. the first paragraph within said Bill of Sale.]

The above specified Bill of Sale [appropriately] entitled "ACCEPTANCE FOR VALUE" constitutes [in its entirety] the written acceptance of the [above specified] Offer to Sell.

The payment tendered by the purchaser, which was received by seller and by seller's representatives on "2004-09-15," and which payment, not excluding the Payment attached to the Bill of Sale, [was subsequently] accepted and executed [by tacit consent,] consists of a partial release of the [preexisting]

Non-Negotiable. Private between the parties.

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COVER LETTER

Unto the Attached

COURTESY NOTICE

RE FORMER REAL ESTATE REGISTERED AT IM EKSJÖ, AND RE THE CORRESPONDING COLLATERAL NOW BEING TRANSFERRED UNTO AN ENTITY OUTSIDE OF THE JURISDICTION OF THE STATE OF SWEDEN

5821-11-23± [2004-02-03]

Unto:

The Private Chambers of the Court [Domarens ämbetsrum,] and

IM EKSJÖ

["Inskrivningsmyndigheten Eksjö i Örebro län"]

SE-575 82 EKSJÖ

Out of:

LIVETS TRÄD[©] c/o General Delivery

Nora [near SE-713 01]

Sweden Republic[©] in Adamah Republic[©]

Your Honor:

The undersigned is seeing no basis or evidence for not considering all of the attached documents honorable, valid, lawful, and grounds for transferring the within specified property/ies out of the jurisdiction of IM EKSJÖ, SE-575 82 EKSJÖ, hereinafter IM EKSJÖ, and out of the jurisdiction of the principalities of IM EKSJÖ.

The undersigned is seeing no basis or evidence that notice of the within property transfer is not hereby being given unto the registry known as IM EKSJÖ, and unto the principalities of IM EKSJÖ.

The undersigned is seeing no basis or evidence that IM EKSJÖ does not have an obligation for making clear unto all, by [proper] notation in said registry, that all collateral [formerly] attached unto each and all of the within specified real estate titles in NORA KOMMUN is now being removed out of IM EKSJÖ, out of STATE OF SWEDEN, and out of KINGDOM OF SWEDEN.

Signed this Thirtieth Day of the Eleventh Moon in the five thousand eight hundred Twenty-first Year, more or less, after the beginning recorded in Genesis 1.

Without prejudice. All Rights Reserved.

LIVETS TRÄD®

Authorized Signature

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- 2. A Certified Copy of the above specified Bill of Sale [entitled Acceptance for Value] (similar in appearance unto the attached extra original Bill of Sale. NOTICE seal on back! Cf. item #1 above;)
- 3. NORA KOMMUN'S statement re option to buy the within specified real estate [a statement by tacit consent⁶;] and
- 4. Certificates pertaining to the authority of the buyer:
 - a. A certificate showing that the buyer is an entity foreign unto, and outside of, the jurisdiction(s) and domain(s) of the STATE OF SWEDEN and of the KINGDOM OF SWEDEN (cf. the document entitled CERTIFICATE OF OWNERSHIP;)
 - b. A certificate showing that the within specified purchase is made in accord with the rules and regulations controlling the buyer (cf. the document entitled CERTIFICATE OF AUTHORIZED REPRESENTATIVE;)
 - c. A certificate showing who is authorized for signing on behalf of buyer (cf. the document entitled CERTIFICATE OF AUTHORIZED REPRESENTATIVE;) and
- 5. AFFIDAVIT OF MAILING AND DELIVERY dated "the 17th day of August 2004" showing proof that seller has been sent "REMINDER & UPDATED INVOICE #LT-5821052202-NFA-LT," i.e. evidence of the existence of the source out of which sufficient consideration is taken for the above specified purchase (cf. item #1.c. above and footnote #5 below.)

Signed this Thirtieth Day of the Eleventh Moon in the five thousand eight hundred Twenty-first Year, more or less, after the beginning recorded in Genesis 1.

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By order of:

LIVETS TRÄD®

Authorized Signature

by Conkar Anders Sucars J. , Authorized Representative

Attachments summary (cf. specifications above):

1&2. Bill of Sale entitled Acceptance for Value; one (1) Extra Original Copy, and one (1) Certified Copy; two (2) pages;

3. Letter received, sealed, and accepted (by tacit consent) by Nora Kommun in lieu of a [positive] statement waiving Nora Kommun's option to buy and/or retain any of said real estate; one (1) Certified Copy; six (6) pages with attachments (including also one (1) affidavit entitled Confirmation of Negative Averment Re a Certain Sales Contract; the original affidavit, received by Nora Kommun on "2004-11-22", is hereby being made fully part hereof, and included herein by reference;)

4.a. Certificate of Ownership; original; one (1) page; 4.b-c. Certificate of Authorized Representative; original; one (1) page; and 5. Affidavit of Mailing and Delivery dated "the 17th day of August 2004"; Certified Copy; one (1) page.

Acknowledgment

State of Sweden)
) ss
County of Örebro)

Subscribed and confirmed unto at Örebro before me this <u>Thursday</u> the <u>10th</u> Day of <u>February</u> in the Year of our Lord two thousand Five.

WITNESS my hand and official seal.

Signature of Notary Public Dan Moberg



obligations/debts seller owes buyer. Said payment is specified in the above specified Bill of Sale by the words: "...in partial satisfaction of your obligations unto LIVETS TRÄD® are specified in "REMINDER & UPDATED INVOICE #LT-5821052202-NFA-LT," hereinafter Reminder, which was delivered on "30-05-5821+ [August 17, 2004] and received by NYHYTTANS FASTIGHETS AB, and by GUNNAR JAXELL, Agent, at NYHYTTAN 723, SE-713 94, NORA, SWEDEN, and also in the communications [received in 2003] specified under the title AFFIDAVIT OF MAILING AND DELIVERY, which you received with said Reminder, all of which documents are hereby included by reference" [cf. the paragraph starting in the middle of the above specified Bill of Sale, and also attachment #5.]

⁶ The attached letter unto, and [by tacit consent] out of, NORA KOMMUN, carries upon its face the seal of NORA KOMMUN dated "2004-11-22". Said seal was personally affixed upon said letter by Janne Norlund, Chief of NORA KOMMUN, who was understood as stating at that time that a response should be expected out of Janne Norlund and out of NORA KOMMUN within 2-3 days. The wording upon the attached letter (cf. the words: "Försåvitt kommunen inte inom 10 dagar meddelar annat ser undertecknad ingen orsak att ej utgå från att kommunen avsett att ej nyttja sin förköpsrätt (avseende ovan specificerade fastigheter,)") and the absence of another response from NORA KOMMUN, even after more than two months, serves as [sufficient] proof of the tacit consent unto the above quoted terms by NORA KOMMUN. Even in the absence of another statement [using a more traditional format] out of NORA KOMMUN, NORA KOMMUN has made [as outlined above] a clear statement that NORA KOMMUN has no intent of exercising NORA KOMMUN'S option to buy, and/or to retain, the above specified property/collateral within the domain and/or jurisdiction of NORA KOMMUN. NOTICE also the affidavit, the original of which is [fully] included herein by reference, attached unto said letter unto, and out of, NORA KOMMUN!

* Plus zover latter from Norden ; orlyland; one (1) page.

COURTESY NOTICE



Produktion & Produktivitet, Redovisningstjänster
Ulrika Froby ⊠ P 166 ☎ 53493658 ⊒ ulrika.froby@nordea.se

Översänder kopia av original kortet enl. beställning

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Produktion & Produktivitet, Redovisningstjänster Ulrika Froby ⊠ P 166 ☎ 53493658 ⊑ ulrika.froby@nordea.se

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Produktion & Produktivitet, Redovisningstjänster
Ulrika Froby ⊠ P 166 ☎ 53493658 ⊑ ulrika.froby@nordea.se

Översänder kopia av original kortet enl. beställning

Stockholm 050127

IM EKSJÖ

Ink 2005 -02- 1 1

Nr

Ulrika Froby

LINETSTEE DE INBETALNING/GIRERING A Postgirot enemy Acceptance for value Till postgirokonto basel the properties for 056552-Betalningsmottagare (endast namn, texta gäma) NYHYTTANS FASTIGHETS AB and ADVENTISTSAME DOET; Atta. Romy Hermansson one specified properties are hereby to provide by the LINETS THE RESIDENCE BLT-SEZIONE LIVETS TREE and by the result assessment of the former and the former and the former and the second of the secon % General delivery the the presidence Hample his securely which you received with said heliciar all a Nora, Sweden Republic in Adamsh Republic by Many Hermann on 2004 00-44, and by Marin at Mikkasiles (1/11) 2 stokes on 2004-09-45 BI 2021.01 Från postgiro-/personkonto (vid girering) #04# Without projudice. All Rights Reserved. LIVETS TARDE

This Certified Copy is a document certified by Gunuar Anders Smårs in "as a true and correct copy of the original document.

Without prejudice. All Rights Reserved.

Signed on 5821-09-23# [December 6, 2004]

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	IM EKSJÖ	
Ink	2005 -02- 1 1	
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NORA KOMMUN Pristgatan 15 Tingshuset SE 713 80 NORA

Ang.: Erhållande av kommunens yttrande om förköpsrätt avseende fastigheterna:

1. NYHYTTAN 1:12 [Hedbacken],

2. NYHYTTAN 5:38 [Vit tegelvilla i Sandhagen-området],

3. NYHYTTAN 5:45 Solangen 5],

4. NYHYTTAN 6:25 [Vid södra gränsen av NYHYTTAN 6:26], och

5. NYHYTTAN 6:26 [F.n. hyrd av Krister & Kersti Smårs].

Fastigheterna har av ägaren utbjudits till försäljning och budet har antagits utan krus eller krumbukter av undertecknad köpare i enlighet med köpehandling vilken bifogas i form av: 1) en vidimerad kopia av dels Postens kvitto i original, dels kopia av köpehandling vidimerad för mottagarens/säljarens räkning under Postens stämpel "NORA 7612 2004 –09 –1 5 Svensk Kassaservice", 2) en förstorad delkopia av köpehandlingen, och 3) en extra originalkopia (dvs. köpebrevet i original). Ytterligare ett orginal torde vara arkiverat hos Eder huvudman i enlighet med gällande bestämmelser för dylika dokument, dvs. i Postgirots regi, och skall följaktligen även det betraktas såsom av Eder mottaget samt såsom bifogat detta brev.

Slutligen bifogas ett dokument under titeln "CONFIRMATION OF NEGATIVE AVERMENT RE A CERTAIN SALES CONTRACT" vilket torde utgöra tillfredsställande bevis på giltigheten av det köpekontrakt varom parterna avtalat, samt tillika på sallarens delaktighet i nämnda köpekontrakt, nämligen i enlighet med vad som heddecknats på den bifogade köpehandlingen under rubriken ACCEPTANCE FOR VALUE.

Försåvitt kommunen inte inom 10 dagar meddelar annat ser undertecknad ingen orsak att ej utgå från att kommunen avsett att ej nyttja sin förköpsrätt (avseende ovan specificerade lastigheter).

Mvh.

Nora 5821-09-09± [2004-11-22] Whitely projudice, All Righis Reserved. LIVETS TRAD[©] Auktoriserad underskrift

¢/o General Delivery Nora Sweden Republic[©]

This Certified Copy is a document certified by Gunnar Anders Smars Jr., who is the continuous of the original document, as a true and correct copy of the original document of the original document

Discourse Anders Success J. Commerce on 5821-11-21± [January 31, 2005]

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Betalningsmottagare (endast namn, texta gärna) NYHYTTANS FASTIGHETS AB, and

ADVENTISTS AN FUNDET; Atta. Roung Hermansson

Aveündare (namn och postadrese, texta gärna)

% General delivery

Nora, Sweden Republic in Adamsh Republic

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HDVZUTISTSAM

Avcändare (namn och po

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ACCEPTANCE FOR VALUE Re: LIVETI TRABO accepts your offer to sell the properties known as: UNYHYTTAN 1:12 [Haddingham] 2) WHYTTAN 5:38 (Sandhamani) 3) NYHYTT e above specified properties are hereby being accepted by LIVETS work who LIVETSTARD and specified in "RETUNBER + UPBATED INVOICE \$17-5821052-202-WFA-LT harisafter Reminder, which was delivered on "30-05-52212 [August 17 sacy and received by WENTTONS PROTICUETS AB and by Girman TORRELL Agant at MANTTON 723 SE-71574 WORK SWEDEN and also in the communications [received in 2003] specified under the title APPIDANT OF HALLING AND DELIVERY which you received with said Reminder all of and are berein included by reference. All Rights Reserved. Surry John Redbard and Personalist onthis and by marin at MikhaesheseT/Nijkströms on 2004-09-11."

(dec 02) **strá**

Från postgiro-/personkonto (vid girering)

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This Certified Copy is a document Gunnar Anders Smiles Ir as a true a

- Confirmor has not been presented with material fact or evidence that the attached document entitled ACCEPTANCE FOR VALUE has not been accepted by ADVENTISTSAMFUNDET;
- Confirmor has not been presented with material fact or evidence that the attached document entitled ACCEPTANCE FOR VALUE does not constitute a lawful and binding sales contract;
- 12. Confirmor has not been presented with material fact or evidence that the properties named under the title ACCEPTANCE FOR VALUE have not now been [lawfully] transferred from the seller, NYHYTTANS FASTIGHETS AB, unto LIVETS TRAD^c;
- 13. Confirmor has not been presented with material fact or evidence that the properties named under the title ACCEPTANCE FOR VALUE do not now [lawfully] belong unto LIVETS TRAD^o:
- 14. Confirmor has not been presented with material fact or evidence that the properties named under the title ACCEPTANCE FOR VALUE have not [lawfully] belonged unto LIVETS TRĀD^o ever since the time when the document entitled ACCEPTANCE FOR VALUE was being delivered unto the seller and/or unto one of the seller's Authorized Representatives;

Confirmation

VII. The undersigned Confirmor, Gunnar Anders Smårs Jr., is hereby confirming that Confirmor executes this Confirmation of Negative Averment with sincere intent, that Confirmor is of sound mind, that Confirmor is competent in stating the matters set forth herein, that the contents are true, correct, complete, and certain, not misleading, and the truth, the whole truth, and nothing but the truth in accordance with Confirmor's best firsthand knowledge and understanding.

Exodus 20:2-17; John 14:15,21 [KJV]

Further Confirmor Saith Naught.

This Confirmation of Negative Averment is signed on the Ninth Day of the Ninth Moon in the five thousand eight hundred Twenty-first Year, more or less, after the beginning of the creation recorded in Genesis Chapter One [November 22, 2004.]

Without prejudice. All Rights Reserved.

Gunnar Anders Smars Jr

Autograph Common Law Copyright © 5766-current [Autograph Common Law Copyright © 5710-current (Hebrew Calendar,) Autograph Common Law Copyright © 1950-current (Gregorian)] by Gunnar Anders Smårs Jr⁰, EID # 5502-77013. All Rights Reserved. No part of this common-law copyright may be reproduced in any manner without the prior, express written permission of Gunnar Anders Smårs Jr⁰, subscribed with the hand-signed, red-ink signature of Gunnar Anders Smårs Jr⁰, Unauthorized use of "Anders Gunnar Smårs Jr⁰" and/or "Gunnar Anders Smårs Jr⁰," inclus same unauthorized-use fees as those associated with ANDERS GUNNAR SMÅRS JR⁰, and/or GUNNAR ANDERS SMÅRS JR⁰.

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State of Sweden

and the

County of Orebro

Subscribed and confirmed unto at Orebro before me this Monday the 22nd Day of November in the year of our Lord two thousand Four.

WITNESS my hand and official seal.

Signature of Notary Public

Bjørn M. Lindquist

LIVETS TRĂDO

CERTIFICATE OF OWNERSHIP

LIVETS TRÂD®, is property ab initio of the One that made heaven, and earth, and the sea, and the fountains of waters [cf. Genesis 1 and Revelation 14:7] starting on or before the First Day recorded in Genesis One, some five thousand eight hundred Twenty Years, Ten Moons and Twenty Days ago, more or less. All property under the title LIVETS TRÂD®, is private and is registered as property under none but LIVETS TRÂD®, and the One that made heaven, and earth, and the sea, and the fountains of waters.

Signed this Twenty-first Day of the Eleventh Moon in the five thousand eight hundred Twenty-first Year, more or less, after the beginning recorded in Genesis, Chapter One [22 Shevat, 5765 (Hebrew Calendar) and February 1, 2005 (Gregorian Calendar.)]

Without prejudice. All Rights Reserved.

LIVETS TRÄD®

Authorized Signature

Authorized Signature

Gownar Anders Swars JC, Authorized Representative.

LIVETS TRÄDO

IM EKSJÖ

Ink 2005 -02- 1 1

LIVETS TRÄD®

CERTIFICATE OF AUTHORIZED REPRESENTATIVE

LIVETS TRĂD® is hereby certifying that Gunnar Anders Smars Jr®, One created under none but the One that made heaven, and earth, and the sea, and the fountains of waters (cf. Genesis 1 and Revelation 14:7 KJV.) is an Authorized Representative for LIVETS TRĂD®, is authorized for making decisions for, and under the laws and regulations of, LIVETS TRĂD®, not excluding such as pertain to the recent purchase of the collateral lland, improvements, &c., formerity) associated with the real estate [formerity] registered at EKSJÖ TINGSRÄTT and/or at IM EKSJÖ (inskrivningsmyndigheten i Eksjö, Orebro län, State of Sweden) under the titles NYHYTTAN 1:12, NYHYTTAN 5:45, NYHYTTAN 6:25, and NYHYTTAN 6:26, and is authorized for signing an Authorized Representative for LIVETS TRĂD®, starfing on or before the Thirtieth Day of the Sixth Moon in the five thousand eight hundred Sixth Year, more or less, after the beginning recorded in Genesis, Chapter One [2.Tishrei, 5750 (Hebrew); September 30, 1989 (Gregorian.)]

Signed this Twenty-first Day of the Eleventh Moon in the five thousand eight hundred Twenty-first Year, more or less, after the beginning recorded in Genesis, Chapter One [22 Shevat, 5765 (Hebrew Calendar) and February 1, 2005 (Gregorian Calendar.)]

Without prejudice. All Rights Reserved.

LIVETS TRÄD®

Signature of Authorized Representative:

LIVETS TRÄD®

IM EKSJÖ

Ink 2005 -02- 1 1

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State of Sweden) ss.

County of Orebro)

over 18 years of age and not a party to the within action; my business address is:

12.6264. Nyhyllon, Nova 713941

the 17th day of August, 2004 I mailed and delivered one of the following:

Unto NYHYTTANS FASTIGHETS AB:

- REMINDER & UPDATED INVOICE #LT-5821052202-NFA-LT; original, one (1) page in length; with the following attachments:
 - "Balansräkning t.o.m. 15-07-5821± [30 September 2004] avseende hyra Hedbäcken A kontra återbäring på investerat kapital"; original, one (1) page;
 - AFFIDAVIT OF MAILING issued September 1, 2003 pertaining to mailing of NOTICE BY WRITTEN COMMUNICATION / SECURITY AGREEMENT NO. GAS-5820060301-NFA-GAS, i.e. the following document with attachments; Certified Copy, one (1) page:
 - NOTICE BY WRITTEN COMMUNICATION / SECURITY AGREEMENT NO. GAS-5820060301-NFA-GAS dated 5820-06-03± [September 1, 2003], duplicate, nine (9) pages in length; with the following [hardcopy] attachments:
 - Proof of Publication re Copyright Notice; Certified Copy, one (1) page;
 Public Notice entitled AFFIDAVIT RELEASE OF POWER OF APPOINTMENT published on page 8 within POST- OCH INRIKES TIDNINGAR, Nr 266, "Torsdagen den 23 december 1999"; Certified Copy, one (1) page;

IM EKSJÖ

Ink 2005 -02- 1 1

Receipt out of POSTEN SVERIGE AB for NYHYTTANS FASTIGHETS AB, dated and sealed "NORA 7612 2003-08-25 Svensk Kassaservice," for a document recognized as "Postgirot INBETALNING/GIRERING A" with payment of 3.00 kronor, which document is including, by reference, the following written communication dated August 18, 2003, and received by NYHYTTANS FASTIGHETS AB on August 18, 2003, [Said written communication was mailed and [hand] delivered in full, on August 18, 2003, unto Christing laxell, who received said documents for NYHYTTANS FASTIGHETS AB, and for GUNNAR KARLSSON-JAXELL; Certified Copy, one (1) page;

Written communication received, by NYHYTTANS FASTIGHETS AB, in full on August 18, 2003, and, by reference, on August 25, 2003:

- "Invoice # LT-5820051901-NFA-LT"; Certified Copy, one (1) page.
- "RENTAL FOR HEDBÄCKEN A"; Certified Copy, one (1) page;
- "Balansräkning t.o.m. 04-07-5820± [30 September 2003] avseende hyra Hedbäcken A kontra återbäring på investerat kapital;" Certified Copy, one (1) page;
- Postal receipt co-signed and certified by "G. Jaxell" [for NYHYTTANS FASTIGHETS AB,]].e. a document labeled "POSTGIROT SVERIGE INBETALNING/GIRERING A," showing full payment out of LIVETS TRAD, the tenant holding the apartment known as "Hedbacken A" [said apartment being further specified on said document,] unto NYHYTTANS FASTIGHETS AB [current equity owner of the property surrounding Hedbacken A]; Certified Copy, one (1) page;
- Postal receipts, i.e. documents labeled "POSTGIROT SVERIGE INBETALNING/GIRERING A," showing two payments in accord with [a rental] agreement [Sw. "Som avtalat"] between the parties, i.e. between LIVETS TRÄD, the tenant holding the apartment known as "Hedbäcken A" [said apartment being further specified apartment,] and between NYHYTTANS FASTIGHETS AB [current equity owner of the property surrounding Hedbäcken A]; Certified Copy, one (1) page;

Light of twenty (20) pages mailed and delivered herewith by me into the mailbox of the recipient, including all attachments (not including this Amandation of Mailing and Delivery, in a sealed envelope, properly addressed, and stamped with the proper postage, unto NYHYTTANS FASTIGHETS AB. as follows:

NYHYTTANS FASTIGHETS AB NYHYTTAN 723 SE-713 94 NORA SWEDEN

lectare under the laws of God, the Creator of heaven and earth, the sea and the fountains of waters, that the above is true, correct, and complete, and the libs Affidavit of Mailing and Delivery was executed on the 17 th day of 40.5 20.5 2004 at Nora, Sweden.

Williessed by Gumer Anders Sunday Ja

and by Him that made heaven, and earth, and the sea, and the fountains of

Signed on 5821-11-30± [February 9, 2005

waters [Cf. John 5:32 and Rev. 14:7 KJV]

Andavit of Mailing and Delivery

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This Certified Copy is a document certified by Gunnar Anders Smars Ir", who is the custodian of the original document, as a true and correct copy of the original document, without prejudice. All Rights Research.

TO

2006 -01- 2 5

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LIVETS TRĂD®

AFFIDAVIT OF ALLODIAL OWNERSHIP OF CERTAIN LAND

#LT-5926112401-SSKS-LT

LIVETS TRAD® is property, ab initio, of [none but] the One that made heaven, and earth, and the sea, and the fountains of waters [cf. Genesis 1 and Revelation 14:7] beginning on or before the First Day recorded in Genesis One, some five thousand nine hundred Twenty-five Years, Ten Moons and Twenty-three Days ago, more or less. All property under the title LIVETS TRAD® is private and is registered as allodial property under [none but] LIVETS TRAD® and the One that made heaven, and earth, and the sea, and the fountains of waters. On that certain day designated, upon that BILL OF SALE (LIVETS TRAD® Initial ACCEPTANCE FOR VALUE, "29-06-5821± [2004-09-15]" certain property, being land and all associated collateral, more specifically itemized upon said BILL OF SALE, was purchased, redeemed, and transferred out of the domain, jurisdiction, and/or trusteeship of "STATE OF SWEDEN" and from the [sole] jurisdiction, dominion, and trusteeship of LIVETS TRAD® Said certain property, now allodium, does not exclude [any part of] that [collateral] which was formerly, on the day before "29-06-5821± [2004-09-15]" and white still under the domain, jurisdiction, and/or trusteeship of "STATE OF SWEDEN" and/or of "KINGDOM OF SWEDEN" and white still under the domain, jurisdiction, and/or trusteeship of "STATE OF SWEDEN" and/or of "KINGDOM OF SWEDEN", identified by the following real estate titles within "NORA KOMMUN." "NYHYTTAN 1:12," "NYHYTTAN 5:38," "NYHYTTAN 5:45," "NYHYTTAN 6:25," and "NYHYTTAN 6:26."

Signed in Sweden Republic® and in Adamah Republic® this Fifth Day of the week and the Twenty-fourth Day of the Eleventh Moon in the five thousand nine hundred Twenty-sixth Year, more or less, after the beginning recorded in Genesis, Chapter One, which [same] day is also the Twenty-fourth Day of the Eleventh Moon in the two thousand Twenty-second Year after the beginning of Yeshua Messiah recorded in Luke, Chapter One, verses Twenty-six through Thirty-three [26 Tevet (the 10® month.) 5766 (Jewish Calendar.) and the Twenty-sixth Day of the First Month in the two thousand Sixth Year after the beginning of the reign of Caesar Tiberius by the Gregorian Calendar.)

All Rights Reserved.

LIVETS TRÄD®

Authorized Signature

by Common Hadors Success J. C. Authorized Representative.

CONFIRMATION

#GAS-5926112401-LT-GAS

Confirmor, Gunnar Anders Smårs Jr⁶, One Sovereign among the sovereign People of California Republic, of Sweden Republic⁶, and of Adamah Republic⁶, under [none but] the One that made heaven, and earth, and the sea, and the fountains of waters [cf. Genesis 1 and Revelation 14:7] having first hand knowledge concerning the facts within the above AFFIDAVIT OF OWNERSHIP #LT-5926112401-SSKS-LT is hereby confirming that Confirmor executes this Confirmation #GAS-5926112401-LT-GAS with sincere and lawful intent, that Confirmor is of sound mind, that Confirmor is competent in stating the matters set forth herein, that the statements within the above AFFIDAVIT OF OWNERSHIP #LT-5926112401-SSKS-LT are true, correct, complete, and certain, admissible as evidence, not misleading, and the truth, the whole truth, and nothing but the truth in accordance with Confirmor's best firsthand knowledge and understanding.

Place and time as above.

All Rights Reserved.

Guner Anders Sugar Ir

State of Sweden

Subscribed and confirmed unto at Orebro before me this Thursday, the 26th Day of January in the Year of our Lord two thousand Six.

WITNESS my hand and official seal.

Signature of Notary Public

Dan Mobers

LIVETS TRADS