EXHIBIT: A







Moorish National Republic Federal Government

Moorish Divine and National Movement of the World

Northwest Amexem / Northwest Africa / North America / 'The North Gate'

> ~ Temple of the Moon and Sun ~ > ∞

>> ~ Societas Republicae Ea Al Maurikanos ~ >>

The True and De Jure Natural Peoples - Heirs of the Land

Affidavit Of Dispute

International Document

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent.

December 21, 2023

Exhibit: A

Richard Fairbank, (acting as) President / Chief Executive Officer CAPITAL ONE (Inc.) 7933 Preston Road
Plano, Texas republic [near. 75024]

Re: Account number 6201012146326; and Misrepresented Instrument – Bill of Attainer / Foreign Bill of Exchange titled Loan Statement dated May 1, 2023.

Stare Decisis Law

"Fraud vitiates the most solemn contracts, documents, and even judgements." See United States v. Throckmorton, 98 U.S. 61, 25 L.Ed. 93

I am in receipt of your unsigned spurious misrepresented instrument- bill of attainder / foreign bill of exchanged titled Loan Statement and Repossession Notice dated May 1, 2023 and several other similar instruments regarding account number 6201012146326 from an unidentified mystery person representative of your foreign corporate entity CAPITAL ONE AUTO FINANCE, a division of CAPITAL ONE (Inc.). Such instrument are addressed to the artificial fictitious corporate person / nom de guerre SANTIEL CHAMBERS (race: Black) regarding an alleged loan in the amount of \$53,847.56. Your "Loan Statement" and "Repossession Notice" instruments are spurious and constitutes evidence of inducement to fraud. See Exhibit: A1 attached hereto.

Your "Loan Statement" instrument claim of an alleged loan in the amount of \$53,847.56. is hereby disputed in accordance with my prerequisite due process rights.

Before you intend to enforce or compel me to an alleged debt, you must first show that you are the 'holder-in-due-course' of an original (not copy) valid and verifiable 'Loan Agreement' mutually made between you or an authorized representative of your foreign company, CAPITAL ONE AUTO FINANCE (Inc.), a division of CAPITAL ONE (Inc.), and I (ex rel. SANTIEL CHAMBERS) upon which the alleged debt is made. Furthermore, pursuant to the 'Best Evidence Rule' you must also be willing to produce the original 'loan agreement' before trying to enforce the alleged debt. See Black's Law Dictionary, 5th Ed., Page 146:

Best Evidence Rule. The "best evidence rule" prohibits the introduction into evidence of secondary evidence unless it is shown that original document has been lost or destroyed or is beyond jurisdiction of court without fault of the offering party: if original document is lost, the secondary evidence is properly admissible. State v. Stephens, Mo.App., 556 S.W.2d 722, 733. Fed.R.Evid. 1002 states the basic rule as follows: "To prove the content of a writing, recording, or photograph, the original writing, recording, or photograph is required, except as otherwise provided in these rules or by Act of Congress."

Declaration of Nationality - Citizenship and Status

For the record, I am Santiel Marvin Raphael Chambers-Bey, a natural person, in full life, in propria persona, sui juris, in solo proprio. My nationality / citizenship is Moorish American, being an aboriginal and indigenous heiress apparent and national of the Moroccan Empire at North-West Amexem / North America. In accordance with my treaty rights to consular jurisdiction, I am a foreign national inhabitant at Georgia republic, and authorized representative, ex rel. SANTIEL CHAMBERS / SANTIEL MARVIN CHAMBERS, a fictitious corporate person / nom de guerre. My treaty rights are secured under the Treaty of Peace and Friendship of 1836 between the United States of North America and the Moroccan Empire, which is the 'supreme law of the land' under Article VI, clause 2 of the Constitution for the United States of North America.

Discovery and Disclosure

You are hereby commanded to produce to me via certified mail the following for full disclosure purposes:

- The <u>certified copy</u> of the alleged 'loan agreement' (exposing front and back) with my signature complete with any affixation or allocations attached to the same for endorsement;
- 2. All bookkeeping journal entries and records associated with the alleged 'loan agreement'; and
- 3. Evidence of 'Allodial Title' or 'Aboriginal Title' to the property known

Austell, Georgia, which would verify you and / or any of the stockholders of your foreign company, CAPITAL ONE AUTO FINANCE (Inc.), a division of CAPITAL ONE (Inc.), to be the absolute owner of such property having the right to lease it and / or sell it; and

- The specific specie that you are accepting as "payment" for the alleged debt balance of \$53,847.56.
 - Either gold and silver coins on which is the lawful money (dollars) used to pay a debt per Article 1, section 10, clause 1 of the Constitution for the United States of North America; or
 - Private corporate commercial paper (Federal Reserve Notes) and securities (Checks) which are unconstitutional, unlawful, and do not constitute payment.

Days to Answer

You have three (3) days from your receipt of this Affidavit of Dispute to answer and produce the above commanded evidence, and to rebut this affidavit, point-by-point, on a written affidavit signed under penalty of perjury. This is my 'Good Faith' attempt to clear up any misrepresentation or confusion concerning your spurious 'Loan Statement' and 'Repossession Notice' instruments.

Your failure to answer and produce the above evidence constitutes default and stands as evidence of your admission by silence to fraud in the inducement, and conclusive proof of you and any other authorized representative of your foreign company, CAPITAL ONE AUTO FINANCE (Inc.), a division of CAPITAL ONE (Inc.) having no valid claim. Upon your default, you agree to immediately cease and desist all and any further colorable actions regarding this matter. I do not under any circumstance waive or abandon any of my treaty rights to consular jurisdiction.

NO COLLECTION CAN BE TAKEN BY YOU OR YOUR AGENT(S) during this validation period!

Affidavit

I affirm by virtue of Divine Law; under the Zodiac Constitution; and upon the Constitution for the United States of North America 1791; the United States Republic Constitution; and upon the honor of my Foremothers and Forefathers that the above Affidavit of Dispute is true and correct.

Executed this 21 day of <u>December</u>, 2023.

Affiant: Santiel Marvin Raphael Chambers-Bey, de jure in full life, in propria persona, sui juris, in solo proprio

Authorized representative, ex rel. SANTIEL MARVIN CHAMBERS;

All Rights Reserved.

Austell, Georgia Republic [Zip Exempt]

Maghrib al Aqsá.

C/O

North-West Amexem.

Duly subscribed and affirmed on this 21 day of December, 1443 M.C.Y. [C.C.Y. 2023], before me, a Wazir [Notary Public] of Morocco at the Georgia state republic.

WITNESS my hand and official seal:



Wazir [Notary Public]; All Rights Reserved.

Darius Bey
(Printed Appellation)

(This space was intentionally left blank)

Affidavit of Fact

Certificate of Service

I, Santiel Marvin Raphael Chambers-Bey, hereby certify that on this <u>21</u> day of <u>December</u>, 2023, the enclosed Affidavit of Dispute: [Exhibit: A] and Attachments EXHIBITS: A1, A2, A3 was sent via United States Postal Service Certified Mail and / or hand delivery to the following recipients:

Richard Fairbank, (acting as) President / Chief Executive Officer CAPITAL ONE (Inc.) 7933 Preston Road
Plano, Texas republic [near. 75024]

All Rights Reserved

C.C.: Brad Raffensperger, Georgia Secretary of State
Anthony Blinken, United States Secretary of State
Merrick B. Garland, United States Attorney General
Michael A. Hughes, Director of INTERPOL Washington
Volker Türk, United Nation High Commissioner for Human Rights
Embassies and Consulates of the International Community and other
interested persons
InLightoftheConstitution.org/
Office of the Consul General of Morocco
Consulate of Morocco at the Georgia state republic