	inal Instrument * FILED ncipal is Notice to Agent
incorporated by reference as if set forth in full. "UNITED STA" Lecuntar 29, 20,7 EASTERN DIS	ent is Notice to Principal reference; TES DISTRICT COURT STRICT OF TENNESSEE KNOXVILLE 2011 DEC 21 P 3: 43 3.8. DISTRICT COURT STERN DIST. TENN.
UNITED STATES OF AMERICA Plaintiff v. RANDALL KEITH BEANE Defendant) Reference Number:) No. 3:17-CR-82 and all associated numbers) VARLAN/SHIRLEY,) USDJ/USMJ) "

DECLARATION ADOPTING FILINGS

With full responsibility, accountability and liability, without prejudice, nunc pro tunc praeterea, I duly declare, validate and verify with original sworn signature and seal that I am competent to make this declaration, for all to rely upon. I duly, declare, certify, verify and validate as follows:

- I. Rejection without dishonour for due cause of Heather Ann-Tucci Jarraf, with filing date '2017-11-30' and with reference of 'Doc. # 64', restated in entirety;
- II. Rejection without dishonour for due cause of Heather Ann-Tucci Jarraf, with filing date '2017-11-30' and with reference of 'Doc. # 65', restated in entirety;
- III. DECLARATION OF RECEIPT, NO RECEIPT, AND SERVICE of Heather Ann-Tucci Jarraf, with date of '12-1-17' and with reference of 'Doc. # 66', restated in entirety;

Articles I, II and III above, restated and incorporated in entirety by reference as if set forth in full, and all said records and documents are duly declared:

- A. Adopted in entirety;
- B. Restated in entirety;

I duly re-certify, verify and validate with my full responsibility, accountability and liability that the foregoing is true, accurate and complete, for all to rely upon.

**First Hor Notice*: Secureuts 55 and 54, still in DEC 21, 2017 full FO 13818 for the foregoing in conjunction DEC 21, 2017 full yearing 18)

With EO 13818, restated and incorporated Original, Randall Keith Beane bey rescource, a siff set for the lateral aster than the name not duly proven anthority, authorization, independent in the above alleged titled

Pg. 1 of 2 Duly succepted for due lause, Original Authority and I all the Duly succepted for due lause. Original Authority and I all the Duly succepted for due lause. Original Authority and I all the Duly succepted for due lause. Original Authority and I all the Duly succepted for due lause.

Certificate of Service

I certify, that on \$\mathcal{L}\$ December 2017 this original instrument was caused to be delivered by personal service to alleged Clerk of Court, and duly scanned, with certified copy out. Furthermore a scan of this original instrument was caused to be filed and entered electronically. Notice of this filing will be sent by operation of the alleged Court's electronic filing system to all alleged parties indicated on the electronic filing receipt. Alleged parties may access this filing through the alleged Court's electronic filing system.

Original DEC. 21, 2017

WITHOUT PREJUDICE

Kan lok Il Bun

Pg. 2 of 2

Original DEC 21, 2017

RKA

Certificate of Service

I certify that on December 29, 2017, this original instrument, ORIGINAL INSTRUMENT, DULY ACCEPTED, FOR DUE CAUSE, of ORIGINAL INSTRUMENT, DECLARATION ADOPTING FILINGS, was duly issued and caused to be delivered by personal service to the alleged Clerk of Court. Notice of this filing is purportedly sent by operation of the alleged Court's electronic filing system to all alleged parties indicated on the electronic filing receipt. Alleged parties purportedly may access this filing through the alleged Court's electronic filing system. With further due notice and certification made and given that I am not responsible, accountable, or liable for any actions, no-actions, and inability of the alleged Clerk of Court, her alleged deputies, and alleged office, and the electronic filing system they access, utilize, manage, and whether it is in a timely manner. As a result, alternative electronic service to all alleged parties shall be made via email delivery.