FROM: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

To: Governor Kate Brown

 Office of the Governor

 900 Court Street NE, Suite 254

 Salem, Oregon 97301

 **) Notice of Maladministration.**

 Secretary of State Shemia Fagan **) Notice of Change in Contract Terms**

 900 Court Street NE, room 136 **) (Every member, individually, and**

 Salem, Oregon 97301 **) all members collectively)**

 **) Notice of Right to Arbitration**

 Senate President Peter Courtney

 900 Court St. NE, S-201,

 Salem, Oregon 97301

 House Speaker Tina Kotek

 900 Court Street. NE, Room 269

 Salem, Oregon 97301

**Notice by Affidavit**

**Affidavit of Maladministration**

Notice and Demand to Agent is Notice to Principal and Notice to Principal is Notice and Demand to Agent

Comes now Affiant, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, one of the People (as seen in Oregon Constitution Bill of Rights Article 1 Section 1), Sui Juris, in this Court of Record, bring the following claims and facts, that you and your agents may provide due care.

**Please take notice that:**

All governments started with the People. It was founded and based on the People’s will and never about the desires or will of the government officers. The People addressed you as trustees and servants and all times to be accountable to the People. Therefore, the People are not limited by your statutory limits. All government, of right, originates with the People, is founded upon their will only and is instituted solely for the good of the whole. Public officers are the trustees and servants of the People and are at all times amenable to them.

Please take notice that our Oregon State Constitution, which you have sworn to, explains that the People have the right to regulate their internal government, and therefore, when the People may need, there is a guaranteed right to reform, alter or abolish government. The government is to be regulated by the People and as Trustees and Servants, it is your duty to carry out the wishes of the People who granted authority for you to handle the People’s business. Therefore, I am presenting fundamental law and instructions that you may observe and carry out the will of the People (Observe the Constitutional Provision supporting this authority below):

**Oregon Constitution Article 1 Section 26**

**Assemblages of people; instruction of representatives; application to legislature.**

“*No law shall be passed restraining any of the inhabitants of the State from assembling together in a peaceable manner to consult for their common good; nor from instructing their Representatives; nor from applying to the Legislature for redress of grievances [sic].”*

**Oregon Constitution Article 1 Section 1:**

**Natural rights inherent in people.**

*“We declare that all men, when they form a social compact are equal in right: that all power is inherent in the people, and all free governments are founded on their authority, and instituted for their peace, safety, and happiness; and they have at all times a right to alter, reform, or abolish the government in such manner as they may think proper.”*

The People of this state have the inherent right of regulating their internal government. Government is instituted for protection, security and benefit of the People; and at all times they have the right to alter or reform the same whenever the public good may require it. It is the People who decide what direction the government should proceed.

Please take further notice that Oregon civil officers guarantee that they will not interfere with the right of suffrage, yet we have been denied further investigations of discovery of deceased voters, voters who reside in a state other than Oregon, etc. The People of Oregon have not been effectively represented and we have not had our complaints about the elections resolved fairly and accurately. Our existing government has willfully prevented the People from being able to accurately determine the legal votes therefore has violated our constitutional rights.

The Oregon Constitution clearly shows that for our votes, scrutiny must be done to reduce them to all legal votes. This is sworn to by all workers in the state as part of the agreement to work for the People of Oregon. The Forensic audit of all votes and systems is the right of the People to know all elections are equitable and free of fraud.

**Oregon Constitution Article 1 Section 8 (1)**

**Regulation of elections; limits on contributions and expenditures; required disclosures.**

*(1) “The Legislature Assembly shall enact laws to support the privilege of free suffrage, prescribing the manner of regulating, and conduction of elections, and prohibiting under adequate penalties, all undue influence therein, from power, bribery, tumult, and other improper conduct.”*

It is therefore hereby the will of Affiant, Order and Demand that a full forensic audit of the State of Oregon be done immediately for the purpose of ensuring accuracy and integrity as the right of the People who created and Regulate Government. The forensic audit shall be a full and complete forensic audit of all paper ballots both in person and absentee, all Machines, all related software, routers, internet devices. The People of Oregon want in addition a review of the examination/certification/testing report for ballot reader equipment and related software, the Escrow purchase agreement and addendums to the contract of any election related materials and systems including data transmission and use of the Election Night Reporting system (ENR), or any other system or devices used to accumulate the votes. The forensic audit shall make provision for all political parties and voters. Furthermore, we the People demand that the legislature works with the people securing a well-balanced forensic audit. Results of the Forensic audit shall be made available to the public.

This Affidavit is a Contract, and if you shall ignore this Affidavit by not responding by the terms, you agree to pay $10,000 per day if you fail to immediately make provisions for a Forensic audit. If you, as a government official, believe that these claims are untrue, please respond within 5 days with Constitutional Provisions, sworn under the penalty of perjury, by the Affidavit, point by point, showing where you have Constitutional Authority to ignore these rights of the People. If you do not respond within 5 days, you agree, by acquiescence, that you are knowingly interfering with the rights of the People you swore to protect, and that this Affidavit shall stand as evidence that you are acting in Maladministration and that no court shall have the power to again adjudicate these matters and that all Courts of Record shall accept this Affidavit as truth and law. You also agree to be bound by all said herein and the Affiant is able to bring this Contract before an Arbitrator of Affiant’s choice at the sole expense of you, and you agree to be bound by any award.

If you cannot prove that you are acting under constitutional authority, take further notice that any denial of protection and maintenance of the People’s individual rights is **Maladministration, Treason and Insurrection**. Failure to respond means that by acquiescence you agree that all claims are true.

**Verification**

# I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Oregon on this \_\_\_\_\_\_\_ day of June in the year of Our Lord Two Thousand and Twenty-One.

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 **Autograph of Affiant:**

**Notary as JURAT CERTIFICATE:**

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ State

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ County

On this \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 2021 (date) before me, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, a Notary Public, personally appeared \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Name of Affiant, wo proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their autograph(s) on the instrument the person executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Oregon State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 **Seal**

**CC:**

**County Commissioners**

Multnomah County Commissioners
501 SE Hawthorne Blvd., Suite 600
Portland, OR 97214
Chair Deborah Kafoury
Commissioner Meieran
Commissioner Jayapal

Commissioner Vega Pederson
Commissioner Stegmann

Washington County Commissioners

155 N First Ave

Hillsboro, OR 97124

Chair Kathryn Harrington

Commissioner Nafisa Fai

Commissioner Pam Treece

Commissioner Roy Rogers

Commissioner Jerry Willey

Clackamas County Commissioners

2051 Kaen Road

Oregon City, OR 97045

Chair Tootie Smith

Commissioner Sonya Fischer

Commissioner Paul Savas

Commissioner Marth Schrader

Commissioner Mark Schull