

*Jonathan Bey*

ADDRESS REDACTED

December 31, 2014

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Great American Insurance Group/Annuities  
P.O. Box 5420  
Cincinnati, Ohio 45201-5420  
**Special Attn.: Brian Osie**  
**Life & Claims Department**

Re.: Great American Life Insurance Company  
Policy Number  
Deceased: Lovetta Smith  
Our Ref.: GALIC 02

Dear Mr. Osie

Respectfully, with an understanding that the documents provided here with amity into your safe and trusted custody as the assigned Authorized Agent for Great American Insurance Group is lawful delivery of same to Principal(s); please find enclosed herewith my Notarized Legal Affidavit of Fact with Lawful Writ of Directive and Terms of Use Agreement in response to your correspondence of December 16, 2014.

Following your timely review and proper expedited handling of the aforementioned articles, I look forward to your swift and congenial resolution of this matter without cause for further action.

Sincerely,

Jonathan Bey  
Provided in *Propria Persona*  
Authorized Representative ex. rel. JONATHAN SMITH  
ALL Rights Reserved U.C.C. 1-207/1-308, U.C.C. 1-103

cc: file

**Encl.:**

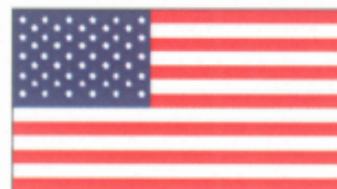
1. Notarized Legal Affidavit of Fact With Lawful Directive and Terms of Use Agreement
2. Legal Notice/Name Declaration, Correction Proclamation And Publication
3. Judicial Notice and Proclamation



I.S.L.A.M.



North Americans



North American

December 31, 2014

## Notarized Legal Affidavit of Fact With Lawful Writ of Directive and Terms of Use Agreement

Affidavit of Fact Regarding Sameness of Jonathan Bey ex. rel. JONATHAN RANARD SMITH

I, the Natural Person (in law), Jonathan Bey, (Moorish National) being duly Affirmed, standing squarely, Declare, and Proclaim, upon Divine Law; Nature's Law; Universal Law, Moorish Birthrights; International Law; and Constitutional Law; do Declare and state for, on and as the record:

I, being previously misidentified by the Union States Society of North America – U.S.A. (United States of America) under the colorable, **Ward-ship** name, **JONATHAN RANARD SMITH** (the same which since its inception/creation was and had for nefarious and other reasons been assigned and associated by others with a series of nine numbers generated by and belonging to the Social Security Administration ending with the last four numbers 0012), do again make clear as a matter of Lawful Record and the benefit of Great American Life Insurance Group's Administrative Records, that I am legally and lawfully Jonathan Bey ex. rel. *Jonathan Ranard Smith* (hereafter Jonathan Smith) and having previously provided for this matter all lawfully required true and sufficient, lawful proof and showing of the legal relationship between and of myself to the affronted corporate fiction "Jonathan Smith," do for and on the record provide further clarity with this ***Affidavit of Fact with Writ of Directive*** relative to Great American Insurance Group's letter of December 16, 2014 for the lawful purpose and the legal disposal of all and any just and equitable matter(s) pertaining to **Great American Life Insurance Group Policy Number 1195034006** and any other related matter(s) relative to my now deceased eldest sister Lovetta L. Smith.

With your company, Great American Life Insurance Group being provided again herewith a copy of my legal and lawful Name *Correction* and Nationalization Documentation, it is also appropriate to provide herein a statement clarifying for your edification facts pertinent to the crux issue at hand, your expressed need of clarity regarding the Relationship and/or Sameness of myself, the Flesh and Blood Human Being and Natural Person Jonathan Bey and that of (the corporate fiction) my ex. rel. JONATHAN SMITH. With that as being one of this Affidavit's prime objectives, your attention must be drawn to the fact that any corporate policy rooted in ignorance of the Law or Legalities of the documents you have been provided is not an equitable position to justify any withholding of funds from its rightful inheritor nor warrant the impedance of proper disposal of said valuables entrusted to your administrative care. In this matter of "names" and "sameness of identity," it is quite relevant to note that Genealogy is that Social Science, Study or knowledge, which investigates, lineage, progeny, pedigrees and family history. Names, by design and by intent, are distinctive in that **they express a continuity of connection to identifiable bloodlines**, and thus, are **distinctive indicators** of Nationality, Nations and their Cultures and the Character of Their Nationality, as well as the historical geographical / earth locations of said Cultures and Nations, etc. And so, a Chronology of civilization contributions, evolution, and social



development of a people such as mine can only be traced (by primogeniture) through a national name or family name i.e. **Bey, as is a matter of U.S. Congressional Record.** The Social Science of Genealogy is a most common method to research and record linear history and chronology. An individual's name, **if clear and unblemished by civil disabilities Inquisition-pledged record alterations, forced slavery,** etc., would, otherwise, and logically, image or mirror these facsimiles. My name's lawful correction is not merely a matter of my cultural integrity and family's honor; it is lawfully in fact **a prima facie clarification of the legal condition defining my status and standing in Law.**

As it relates less generally and more specifically to the matter of my lawful name CORRECTION, a court ("order") as the institution *Great American Insurance Group* has deemed adequate and sufficient documentation for a proper and acceptable showing that I, Jonathan Bey, and my ex rel. Jonathan Smith **"are the same"** is incongruent with the nature of current Law and long standing case precedent pertaining to this legal matter as has been clearly defined: e.g. *Lindon v. First National Bank* 10 F. 894, *Coppage v. Kansas* 236 U.S. 1, *In re McUlla* 189 F 250. **The judicial or court method of changing (or in my case Correcting) one's name is merely an "Affirmance" and aid of the Common**

**Law method of accomplishing the same act of which your review of the specifics within the pertinent matters In re McUlla 189 F. 250, Christianson v. King County 196 F. 791, United States v. McKay 2 F.2d 257 will provide a greater appreciation of the fact that corporate policy dose not stand superior to Law.** Further, Common Law (an administrative and operative extension and vehicle of Divine Natural Law) consists of those Principles, usages and Rules of Action applicable to Government and Security of Person and Property, which **do not rest for their Authority** upon any express and Positive declaration of the 'will' of the Legislature. And so, the Common Law predates the contemporary Legislature - derived Laws; an understanding of which provide reasonable minds greater insights, understanding and appreciation of inalienable rights - being Natural, First and **Legally Superior Law.** **Further, the 'court method' of corroborating a 'name correction'** (as you suggest has been deemed your preferable internal corporate policy) **should not** (in Law) **be assumed necessary nor superior, but merely custom, a formalized method of confirming or acknowledging a person's right to a name correction or change.**

#### LAWFUL WRIT OF DIRECTIVE

With the above Lawful Affidavit having been properly served and provided into your custody for recordation as reference should further actions be required, the rightful inheritor of the funds you have been charged with the responsibility of administering as set-forth in **Great American Life Insurance Group Policy Number 1195034006** is with this instrument directing Great American Life Insurance Group to fulfill its administrative responsibilities by settling this matter without further delay by immediately issuing a check or money order **in the name of Jonathan Smith** and sending same to the following address within the course of five business days:

#### Terms of Use Agreement

Please note that should Great American Life Insurance Company elect to disregard the above directive, doing so will be interpreted and understood as a clear and deliberate showing of Great American Life Insurance Company's desire to hold and utilize said funds for its financial gain with the understanding that doing so will through such action cause American Life Insurance Company to freely incur and accept a compounded daily user's fee of 26% for a term of 30 days which Grate American Life Insurance

Company will by its action of holding and using the aforesaid funds for its own monetary gain for the aforesaid period of time show itself to be agreeable with the stated terms of usage set forth herein as being desirable and fair compensation commensurate with the below signed private lender's term of monetary inconvenience being extended by Grate American Life Insurance Company's sole discretion. Further, should Great American Life Insurance Company elect to extend its use of lender's capital beyond the initial 30 day period, Grate American Life Insurance Company understands that an additional compounded daily user fee of 1% interest shall be added each consecutive day following the initial 30 day period to the total accumulated sum due, which for clarity, shall be understood to include the full sum of the naturally accrued interest. Further, should Grate American Life Insurance Company agree on its own volition to elect a continuance of use of the lender's capital for their own financial gain, Grate American Life Insurance Company shall make prompt payments to lender on or before the 29th day of each month in the amount of no less than \$600 dollars the interest at the prevailing accumulated rate of interest at stated in the terms set forth in this lawfully binding agreement which shall constitute all conditions agreed to by the actions of the involved parties which remains binding and in full effect until the date in which all aspects of the agreed upon obligation(s) of Grate American Life Insurance Company Has been met in full.

  
Jonathan Bey

Provided in Propria Persona

Authorized Representative ex. rel. JONATHAN SMITH  
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December 31, 2014



STATE OF FLORIDA  
COUNTY OF ALACHUA

THE FORGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME  
THIS 31ST DAY OF DECEMBER 2014 BY JONATHAN BEY, WHO  
IS PERSONALLY KNOWN

  
FREDERICK POSNER

