

# *HIS Advocates, s.s.m.*

2271 West Malvern Ave. #292, Fullerton, California, America  
Non-Domestic – w/o United States  
Toll Free: (844) 447-2386 (HIS-ADVO)  
www.hisadvocates.org



## *Come out of her "My People"*

CONGRATULATIONS AND WELCOME TO **THE LIVING IN THE PRIVATE PROGRAM!**  
PLEASE FOLLOW THE DIRECTIONS BELOW TO CONTINUE THE PROCESS FOR PERFORMING  
TRANSFER OF YOUR ALLEGIANCE UNTO GOD AND MOVING YOU UNDER HIS PROTECTION. (If you have  
already provided all the information requested below, please disregard this notice):

Completely fill out the attached application:

1. All communication regarding your Living in the Private Program must be maintained on your topic located here: <https://www.hisadvocates.org/support/created-topics>
2. Please post **all your ongoing Living in the Private Program related questions** and documents to the support ticket that you originally created or if you have not created one, please feel free to create a new one. From HISAdvocates.org, click on Support and Support Topics Associated to you. There you will see your topic that you created for the Living in the Private Program. This is critical to our maintaining track of your progress.
3. Please fill out/sign and scan the following documents and upload it to your new posted support topic. Initial all Pages.
  - a. Below Information/Intake Form
  - b. Living in the Private Program Agreement
  - c. Copy of your STATE issued identification

### **DIRECTIONS FOR UPLOADING DOCUMENTS**

1. Click "Add Reply" underneath this post to put up a new post (you already know how to do this)
2. Post your message to us into the open box
3. Under the open box then click "Add attachments" on the bottom right
4. Click "Upload Files" in the next box to appear titled "file chooser"
5. Browse your documents to find the document you wish to attach and click open once selected
6. If more than one comment, highlight all documents. Hopefully you keep them in the same file folder
7. Click "Finished"
8. Click "Post Reply" at the bottom of the post reply window.

### **GOAL of our PROGRAM**

1. Assist you on making your allegiance to the state in which you were born on.
2. Assist you on contracting to be on land and not territory
3. Assist you in noticing all agencies to adjust or cancel existing adhesion contracts
4. Teach you how to give to Caesar what is Caesar's, and GOD what is GOD's
5. Provide certified documents from the Department of State of acceptance of your status how you applied as a state of the Union Citizen
6. Proof of non-employment with the United States
7. Participate NO FURTHER in the atrocities of the world. Revelations 18:4

# HISAdvocates, s.s.m. Living in the Private Program

## Documentation/Education/Trainings/Support

### Section 1: Member Information – Intake Form – Print VERY Clearly

Current Name:		Email:	
Mailing Address:		City:	State:      Zip:[      ]
Home Phone:		Cell Phone:	Fax #:
Member Born Name:		SSN:	
HISAdvocates.org Profile Name:		DOB:      /      /	

### Section 2: Important Tasks You Are Responsible For

1. Have your BC Authenticated in Philippines
2. Take a couple passport photos
3. Get private mailbox and have all mail forwarded to the name of your new Foundation we create for you
4. Contact all your vendors and friends and give them your new address and c/o information [Foundation]
5. Make sure all mail from EVERYONE goes c/o YOUR FOUNDATION NAME ONLY
6. Mailing all documents given to you in support of your Living in the Private Package
7. Paying for Passport application, private mailbox, mailing expenses, Money Orders, FOIA Expenses, etc.
8. Check your Living in the Private ticket on HISAdvocates.org daily for any changes
9. Getting appointment with the USPS to submit your passport application
10. You are required to attend all trainings at HISAdvocates and all weekly calls/shows
11. You must address every contract that you have ever done with the United States and Subsidiaries
12. Member will reserve rights and learn how to properly contract from here on
13. Member will not contract to be on a zip code

### Section 3: Member Adhesion Contracts That Have Signed (Select all that you have done)

Parents' Marriage License <input type="checkbox"/>	Marriage License <input type="checkbox"/>	Social Security Card <input type="checkbox"/>	Applied for Draft <input type="checkbox"/>
Voters Registration <input type="checkbox"/>	Bank Accounts <input type="checkbox"/>	Public School <input type="checkbox"/>	Military <input type="checkbox"/>
Law Enforcement <input type="checkbox"/>	Federal Employee <input type="checkbox"/>	STATE Employee <input type="checkbox"/>	Retirement Accounts <input type="checkbox"/>
Stock Trade Accounts <input type="checkbox"/>	Credit Cards <input type="checkbox"/>	Mortgage Obligation <input type="checkbox"/>	School Loans <input type="checkbox"/>
Driver's License <input type="checkbox"/>	Passport <input type="checkbox"/>	Birth Certificate <input type="checkbox"/>	State License (real estate) <input type="checkbox"/>
Bankruptcy Case <input type="checkbox"/>	Other: <input type="checkbox"/>	Other: <input type="checkbox"/>	Other: <input type="checkbox"/>

### Acknowledgment

What type of relief are you seeking? Please check all that apply.

Keep Home <input type="checkbox"/>	Stop Foreclosure <input type="checkbox"/>	Stop Sale <input type="checkbox"/>
Loan Modification <input type="checkbox"/>	Quiet Title <input type="checkbox"/>	Want someone to handle everything <input type="checkbox"/>
Taxation <input type="checkbox"/>	Status Change <input type="checkbox"/>	Allegiance Change <input type="checkbox"/>

Member understands that we are NOT attempting to add you to a "Sovereignty Group" or "Militia". Member agrees that this is NOT a service attempting to make you a Sovereign citizen. Member understands that this is NOT about being a part of an "Anti-Government" organization. These services are to help you move your allegiance under GOD as the Declaration of Independence states. Member agrees that his/her allegiance is not towards the United States Corporation, but rather to the state they were born on. Member understands that by having allegiance to their state, that they are in fact an American. Services provided are disclosed in the Terms of Service you have already agreed to on HISAdvocates.org by being a member. Services provided are NOT to be considered legal advice, and we do NOT provide legal representation in court. It is always recommended that member should consult and/or hire appropriate counsel. Services provided are considered research and education in nature and done with proprietary licensed software as well as an experienced document allegiance specialist. By completing this form, I (member) have read and agree with all Terms of Service as it relates to this program and the Terms of Service on HISAdvocates.org. You understand that your VIP membership only applies so long as all payments are made. You understand and agree that HISAdvocates provides no refunds for services once payments have been received. You understand that you are also signing on behalf of your spouse and children. **USE NO RESERVATION OF RIGHTS**

**ON YOUR SIGNATURE**

Date: \_\_\_\_\_ Mark [Signature]: \_\_\_\_\_

**PRIVATE PACKAGE EDUCATION PROGRAM – PRIVATE MEMBERSHIP AGREEMENT  
AND HOLD-HARMLESS AGREEMENT  
HIS Advocates, s.s.m.  
w/o United States – Non-Domestic**

This PRIVATE PACKAGE EDUCATION PROGRAM AND HOLD-HARMLESS AGREEMENT is between HIS Advocates, s.s.m, HIS Advocates Directors or Assigns [hereafter HISA or Ministry] and the HISA Member [hereafter Member].

**HISA ASSOCIATION OF MEMBERS**

This HISA Association of members hereby declares that our main objective is to maintain and improve human rights, constitutional guarantees and political freedom for every member and Citizen of the United States of America circa 1791. We believe that the First Amendment of the Constitution of the United States of America guarantees our members free speech, petition, assembly, and the right to gather together for the lawful purpose of advising and helping one another in asserting our rights guaranteed by Constitution for the United States of America and “state” [a body of people politically organized] Constitutions.

We are exercising our right of “freedom of association” as guaranteed by the 1<sup>st</sup> and 14<sup>th</sup> Amendments (Section 1) of the Constitution for the United States of America and equivalent provisions of the various “state” Constitutions. This means that our association activities are restricted to the private domain only.

The HISA Association will limit its efforts in furthering these goals to use of the established judicial institutions and procedures that have been established by common law, the Constitution for the United States of America, and legislative actions by the Congress of the United States of America and the legislatures of its “states”.

This contract of membership entitles the Member to full privileges and benefits offered by the Association to membership in accordance with the rights set out by the Constitution and Amendments of the United States of America and U.S. Supreme Court decisions explaining those rights.

**HISA EDUCATION**

What is EDUCATION? Within the meaning of a statute relative to the powers and duties of guardians, this term comprehends not merely the instruction received at school or college, but the whole course of training, moral, intellectual, and physical. Education maybe particularly directed to either the mental, moral, or physical powers and faculties, “but in its broadest and best sense it relates to them all.” Mount Herman Boys' School v. Gill, 145 Mass. 139, 13 N. E. 354; Cook v. State, 90 Tenn. 407, 10 S. W. 471, 13 L. It. A. 183; Ruohs v. Backer, 6 Heisk. (Tenn.) 400, 19 Am. Rep. 598. Black's Law Dictionary Free Online Legal Dictionary 2nd Ed.

**BACKGROUND**

Multiple possible variations and answers to filling out documentation that would lead someone out of contract with Babylon. For instance, there are many ways that you can fill out a United States Department of State Passport DS-11 application form. HISA has consulted with leaders in the field, analyzed the information,

sought to correct it where HISA disagreed, and offers that education as to the various choices existing to the applicant. HISA has developed an EDUCATION platform for the US passport education as to the various kinds of passports, in particular US citizen vs. Citizen of the United States of America known as a “state” Citizen. (The Declaration of Independence shows the word united as a lower-case word. The reason is that it is an adjective describing the two jurisdictions known as States and America) The IRS might refer to it as a Non-Resident Alien. The United States Corporation might refer to it as a national or a national of the United States or a U. S. National. All have various degrees and differences of meanings in the law. Found at 8 U.S.C. 1101 (a)(21), the word national under that definition means a person that owes allegiance to a “state”. It is critical to understand the different definitions and wordplay that is at hand when filling out applications. It is sad to say that the corporation does not want you to know that this Citizenship known as a “state” Citizen exists in the law.

### **THIS AGREEMENT COMPRISES OF THE FOLLOWING**

1. **All past Living in the Private webinars** – [Value \\$595](#) (Note that this blue underlined “Value” is a hyperlink to an existing product)
2. **We are developing 10 Living in the Private Training Modules:** Training audios on state of the Union Citizenship - “state” Citizenship Passport Assistance Program – [Value \\$2,999](#)
3. **VIP Membership** – Includes 18 Months on HISAdvocates.org where we answer all questions – [Value \\$882](#) – This membership should be considered priceless.
4. **Access to Living in the Private Group** – This group can only be accessed through having a VIP membership on HISAdvocates.org. This exclusive group allows you to grow in a private setting and communicate with other “like-minded” people. –
5. **Birth Certificate Authentication Support:** A specific way to be the “Original Receipt Holder” by obtaining an authenticated copy of the Registered Organization known as your Birth Certificate through the STATE Secretary of State (SOS) and US-SOS.
6. **Order original copy of the SS-5:** This is your signed original copy of your Social Security Application. If you are ready to lawfully remove your signature from the SS-5 application, this document is key. – [Value \\$295](#)
7. **Removal of the Office of the Person with the United States Postal Service (USPS):** The purpose of this is to have the Registered Organization removed from receiving personal mail. This refutes the ZIP code agreement and allows you to not be contracted to and through Federal Territory. – [Value \\$295](#)
8. **Private Mailbox:** assistance with getting a Private Mailbox with UPS in the Private – We will provide the Form 1583 as a state of the Union Citizen for you to fill out and submit (Sample instructions included). – [Value \\$295](#)
9. **Humanitarian Foundation** (Believers only. For non-believers we can discuss other options): We create a Humanitarian Foundation for you – [Value \\$2,995](#) You will receive a TIN (for banking purposes only), and information on how to properly open your bank account and keep your privacy.
10. **“state” Citizenship Passport:** We assist you with preparing the documents to obtain your state Citizenship passport. – [Value \\$595](#)
11. **Passport Authentication:** submission to Secretary of State for certified copies of your passport application. Documentation and support to help you finish the process yourself. – [Value \\$195](#)
12. **“state” Citizen Affidavit:** Affidavit as “state” of the Union Citizen – [Value \\$295](#)
13. **Proof of non-employment with the U.S.:** we help you send letters to the United States Franchises so that you can have verifiable proof of non-employment relationship. – [Value \\$895](#)
14. **Notice of removal of signature:** SOCIAL SECURITY SS-5 / DMV – [Value \\$295](#)
15. **Notice to Agencies:** IRS / DOJ / DOA / etc. – [Value \\$295](#)
16. **All adherence contracts** - We help you create the package and letter templates to serve constructive notice with the certified copies of the passport application and proof of non-employment with the Corporation. This will put a record on file of your "intent" and "allegiance". – [Value \\$495](#)
17. **Act of State**

**18. Notices to Governor, County, Sheriff**

**19. Optional Support Documents that we can do for you - Many people have needs that are different than others. In some cases, we will help you at no additional expense. Sometimes we have experienced business owners that want to asset protect or structure the moving of their homes into the private and much more. We will talk about these different and complex needs privately when you are ready.**

**DISCLOSURE**

These are the basic documents needed for Living in the Private. As HISA uncovers/discovers additional information and/or develops additional documents you will be advised. Depending upon the nature and the amount of work, there may or may not be additional costs or funds requested if you want or request assistance with them.

**1. QUESTIONS:**

Post questions on the topic of any of the above items to HISAdvocates.org support portal

**2. PHONE SUPPORT:**

Includes Emergency phone support only

**SUPPORT TICKET**

All communication other than “Emergency” must go through this support link: Go to HISAdvocates.org, click on **Support**, then **Support Requests That You Created**. You will see your support topic there.

**EXCLUSIONS**

The PRIVATE PACKAGE EDUCATION PROGRAM **does not include** what the Post office and the Federal U.S. government charges such as mailing charges (either certified or registered), passport photo charges, or certified birth certificate and authentication charges. All charges related to anything to help you obtain true allegiance to your state, are outside of this program and you are responsible.

Remember we will NOT be filing or mailing anything on your behalf. Do NOT mail us your Birth Certificate. All documents will be sent back to you for you to review, to either **sign and file/post/mail with the Post Office yourself or utilize as you determine.**

**COMMUNICATION WITH HISA**

**Should be done through your Living in the Private member support ticket.** If you need personal communication, direct your questions at (844) 447-2386 Extension 705. Phone number only for pre-submitted application pertinent questions.

**Notice:** All communications including phone calls will be recorded.

**Notice:** After you have completed your Passport Application and HOLD-HARMLESS Agreement, **all communication will be handled through the HISAdvocates.org portal where you originally submitted your support ticket request.**

**Notices to HISA Member Applicant(s)**

You may obtain information from the local bar association or a legal aid or legal services office regarding free or low-cost representation by a lawyer. You may contact the local police, sheriff, district attorney or legal aid or legal services office if you believe that you are the victim of fraud, unauthorized practice of law or other

injury. Our member support staff that are helping you onboard into the Living in the Private Program are as follows:

- she/he is not an attorney/lawyer
- she/he cannot represent you in court.
- she/he cannot advise you about your legal rights or the law.
- she/he cannot select legal forms for you.
- she/he explain the difference of a United States Citizen [Title 28 Section 3002] and an American/[8 USC 1101 (a) (21) state of the Union/national/or Non-Resident Alien is [Per IRS]?

Choose one: (Initial one of the two options. Note, any initialing of the second option where they did not explain, you must immediately stop this application process and call your contact once again to have this information submitted to you)

Yes, I comprehend

No, I do NOT comprehend

**[Use NO reservation of rights. Only real man/woman mark [signature]]**

\_\_\_\_\_

Mark: (Signature of Member)

(Date)

### **MEMBER - HOLD-HARMLESS/RELEASE - SETTLEMENT AGREEMENT**

Be it known that this Private Agreement/Contract is by and between HIS Advocates, s.s.m. (also known as HISA and HISAdvocates.org) an unincorporated self-supported Christian Church Ministry hereinafter called "HISA" known as the **member**, and \_\_\_\_\_ hereinafter called the "**Member**". HISA is a private/un-incorporated membership association known as a church ministry/social platform wholly managed by HISA leadership and does NOT practice law or give legal advice. HISA is Non-Domestic without United States [Title 28 Section 3002] and in the private. It is agreed that the date of the Agreement and Contract between the HISA and the MEMBER commenced on \_\_\_\_\_, with an effective date as of \_\_\_\_\_ (the "Effective Date").

The Purpose of this HOLD-HARMLESS AGREEMENT is **not to** create a safety for HISA, but to promote an Honesty and Responsibility for the relationship being created on behalf of the one receiving the PRIVATE PACKAGE EDUCATION PROGRAM. For and in consideration of the mutual promises and agreements set forth below, HISA and (Your Full Name below)

\_\_\_\_\_

**(Print Full Given and Surname)** (Hereinafter referred to as "I") agree as follows:

### **PART 1: EXCLUSIVE NATURE TO RECEIVE IN PRIVATE PACKAGE EDUCATION PROGRAM**

1. **RELATIONSHIP:** No employer / employee / agency / attorney relationship exists between HISA and the MEMBER. The MEMBER agrees that they are entering this Agreement and Contract as a living man/woman [circle one] and that his/her [circle one] name of the MEMBER on this Agreement and Contract does not represent a corporation or person.
2. **DURATION:** This Agreement and Contract may be terminated at any time by the MEMBER's resignation, demise, or removal by HISA for cause.
3. **DONATION TYPE:** The MEMBER understands that all monies donated will be in lawful money for credit on account. Under no consideration shall it be interpreted that Federal Reserve Notes "FRN's" are able to replace the Coinage Act of 1873 for lawful money; however, MEMBER agrees that if FRN's are the transmitting utility, that the Collective Entity Doctrine does NOT apply.
4. **TERMS OF SERVICE:** The MEMBER is bound by HISA Terms of Service and acknowledges he / she has read and agrees to abide by the Terms of Service located on HISAdvocates.org which changes time to time.
5. **DISPUTE RESOLUTION:** HISA and The MEMBER commit to first seek dispute resolution through individual discussions with the Executive Director or person involved in the dispute, and then if necessary, through the Prayer Board. Should outside dispute resolution between HISA and the MEMBER become necessary, HISA and the MEMBER agree to both commit to seek a biblical Matthew 18 private dispute resolution.
6. **NO CONFLICT:** Neither the MEMBER nor HISA has any agreement, relationship, or commitment to any other person or entity that conflicts with the MEMBER's obligations to HISA or HISA's obligations to the MEMBER under this Agreement and Contract.
7. **NECESSARY ACTS, FURTHER ASSURANCES:** The parties shall, at their own cost and expense, execute and deliver such further documents and instruments and shall take such other actions as may be reasonably required or appropriate to evidence or carry out the intent and purposes of this Agreement and Contract.
8. **APPLICABLE LAW:** This Agreement and Contract and any dispute arising from the relationship between the parties to this Agreement and Contract, shall be governed by, construed under, and enforced in accordance with the laws of the state of California and/or the STATE OF CALIFORNIA, at the discretion of HISA.
9. **JURISDICTION:** Jurisdiction for any dispute arising from the relationship between the parties to this Agreement and Contract shall be common law on the Republic for California and/or the STATE OF CALIFORNIA, only at the discretion of HISA. HISA reserves the right to seek any jurisdiction of its choice. All fees, including but not limited to lawyers fees will be paid by member in the event that recovery of loss or damages.
10. **ENFORCEABILITY:** This Agreement and Contract shall be binding upon, and enforceable by and against, the parties and their respective successors, assigns, and legal representatives in accordance with its terms.
11. **ASSIGNMENT:** This Agreement and Contract may not be assigned by either party without the written consent of the other; provided, however, that HISA may assign its rights and delegate its duties under this Agreement and Contract without the MEMBER's consent to a successor by sale, merger, restructuring, reorganization, or liquidation, if such successor carries on HISA's Ministry substantially in the form in which it is being conducted at the time of the sale, merger, restructuring, reorganization, or liquidation.
12. **ENTIRE AGREEMENT AND CONTRACT:** This Agreement and Contract constitutes the final, complete, and exclusive statement of the terms of the agreement between the parties and supersedes all prior and contemporaneous understandings or agreements of the parties. No party has been induced to enter into this Agreement and Contract by, nor is any party relying on, any representation or warranty outside those expressly set forth in this Agreement and Contract.

13. **MODIFICATION OF AGREEMENT AND CONTRACT:** This Agreement and Contract may be supplemented, amended, or modified only by the agreement of the parties. No supplement, amendment, or modification of this Agreement and Contract shall be binding unless it is in writing and signed by both parties. No provisions in either party's correspondence or other Ministry forms used by either party shall supersede or add to the terms and conditions of this Agreement and Contract.
14. **WAIVER:** No waiver of a breach, failure of any condition, or any right or remedy contained in or granted by the provisions of this Agreement and Contract shall be effective unless it is in writing and signed by the party waiving the breach, failure, right, or remedy. No waiver of any breach, failure, right, or remedy shall be deemed a waiver of any other breach, failure, right, or remedy, whether similar, nor shall any waiver constitute a continuing waiver unless the writing so specifies.
15. **COMMUNICATIONS-NOTICES:** Any notice, approval, or other communication required or permitted under this Agreement and Contract shall be given in writing in the English language and shall be given to the appropriate party by personal delivery, by fax, by certified mail (postage prepaid), or by overnight delivery by HISA. Any notice given by HISA shall not be binding unless signed by a duly authorized official of that party. Notice shall be deemed given as follows:
16. **COMMUNICATIONS - PERSONAL DELIVERY:** When personally delivered to the MEMBER, notice is effective on delivery.
17. **COMMUNICATIONS - CERTIFIED MAIL:** When mailed certified mail, return receipt requested. Notice is effective on receipt, if delivery is confirmed by a return receipt.
18. **CORRECTED ADDRESSES:** Any correctly addressed notice that is refused, unclaimed, or undeliverable because of an act or omission of the party to be notified shall be deemed effective as of the first date that said notice was refused, unclaimed, or deemed undeliverable by the postal authorities, messenger, or overnight delivery service. Any party may change its address, facsimile number by giving the other party notice of the change in any manner permitted by this Agreement and Contract.
19. **SEVERABILITY:** If a court or an arbitrator of competent jurisdiction holds any provision of this Agreement and Contract to be illegal, unenforceable, or invalid in whole or in part for any reason, the validity and enforceability of the remaining provisions, or portions of them, will not be affected.
20. **HEADINGS:** The heading titles in this Agreement and Contract are included for convenience only and shall neither affect the construction or interpretation of any provision in this Agreement and Contract nor affect any of the rights or obligations of the parties to this Agreement and Contract.
21. **COMPLETION OF HISA AGREEMENT:** All work as defined above will be completed by HISA in a timely fashion upon receipt of completed donations and necessary information for completion of such documents that HISA has agreed to assist with. The member is responsible, upon receipt of such documents, for their completion.

## **PART 2: ACKNOWLEDGEMENTS**

- a) I understand that I will be responsible for proof-reading all documents emailed to me. I understand I may need to print and execute such letters prior to returning them to the HISA. I understand I will be required to communicate with my assigned Member Support Representative with any questions and or concerns.
- b) I understand that HISA cannot guarantee or warrant the information as laws and codes are subject to change. Nothing in this Agreement and nothing in the PASSPORT's Application statements to Member will be construed as a promise or guarantee about the outcome of this matter. HISA makes no such promises or guarantees. HISA's comments about the outcome of this matter are expressions of opinion only.



- c) I acknowledge the exclusive and private nature of this PRIVATE PACKAGE EDUCATION PROGRAM and I disclose that I am NOT a U.S. (Corporate) citizen, (Federal citizen) nor do I live or work in the District of Columbia or any federal territory, possession, location or zone; I am NOT a resident alien, nor am I a Federal Officer or Agent. I acknowledge that I am NOT functioning in any "Trade or Business" as defined in Title 26 Section 7701(26); and I disclose that I am NOT receiving any privilege or benefit from any STATE or Federal government. However, I do understand that I am agent in fact of the Birth Certificate with the likeness of my name and that I know that the Birth Certificate is the Registered Entity that receives all interest, benefits or privileges. In other words, the Birth Certificate is the U.S. citizen and I am the Citizen of the United States of America known as a "state" of the Union Citizen.
- d) I acknowledge the private and proprietary nature of the information I will be provided; and I agree NOT to share the information others without permission and acknowledge the liability to myself for providing this information to others who may use it improperly.
- e) I acknowledge that the HISA PRIVATE PACKAGE EDUCATION PROGRAM has made no promises or guarantees about the outcome of said matter; even if no PASSPORT IS ISSUED, which is highly unlikely, I will still have paid and/or be responsible for agreed donations.
- f) I acknowledge that I am fully and satisfactorily informed about PRIVATE PACKAGE EDUCATION PROGRAM offered by HISA and Directors and that I freely and willingly am choosing to receive their PRIVATE PACKAGE EDUCATION PROGRAM at this time.
- g) I understand that the PRIVATE PACKAGE EDUCATION PROGRAM may include written communications, conversations in person as well as on the telephone, and I understand that I may freely choose whether I will receive, take and/or act upon said PASSPORT EDUCATION PROGRAM; this PRIVATE PACKAGE EDUCATION PROGRAM is NOT legal advice or counsel and should NOT be considered as such. All communications remain the intellectual property of HISA.
- h) I understand that I am personally responsible for all my actions, mental, physical, emotional, and including actions that are of a "legal or lawful nature" that I may undertake, and they are freely taken as my own, regardless of the education given and/or outcome.
- i) I understand that the HISA is NOT a law firm and that Directors, staff, or assigns are NOT a "lawyers", "bar attorneys" or "paralegals"; and the PRIVATE PACKAGE EDUCATION PROGRAM is NOT psychotherapy, medical therapy or advice, neither is it a substitute for any of these.
- j) HISA offered me education throughout the entire process, and I agree that I have made all decisions and indemnifies and holds harmless HISA for my decisions.
- k) I agree to be responsible for reviewing my documents and correcting errors while holding HISA harmless; and I agree to indemnify and hold harmless HISA for any results of my submission of my passport application and of my future use or misuse of it, any errors and omissions; and any seen and unforeseen consequences.
- l) To my knowledge, I do not have any tax liability issues with the Internal Revenue Service.
- m) I understand and agree that the Church/Ministry/Foundation is not for the purposes of evading taxes or to hide assets.
- n) I understand and agree that the Church/Ministry/Foundation is for glorifying our Heavenly Father.
- o) I understand all communications including phone calls can/will be recorded.
- p) I understand that after I have completed my Passport Application and HOLD-HARMLESS Agreement, all communication will be handled through the HISAdvocates.org portal where I originally submitted my support ticket request. (Yes, we know your signing this twice)

- q) I agree that the PRIVATE PACKAGE EDUCATION PROGRAM is conducted only in English, requiring proficiency in English, HISA does not provide an interpreter, and I am responsible for any translation misunderstandings that may occur.
- r) I understand I am free to reject any aspect of the PRIVATE PACKAGE EDUCATION PROGRAM at any time for any reason. By rejecting any aspect of the PRIVATE PACKAGE EDUCATION PROGRAM, HISA is not responsible for any prorated refund whatsoever. If during the PRIVATE PACKAGE EDUCATION PROGRAM, I feel I need assistance from anyone, either professional or otherwise; and I take full responsibility for rejecting the PRIVATE PACKAGE EDUCATION PROGRAM and obtaining such professional assistance.
- s) I am fully aware that participating in the PRIVATE PACKAGE EDUCATION PROGRAM may contain risks of legal injury; I know and fully understand the scope, nature and extent of the risks involved in the PRIVATE PACKAGE EDUCATION PROGRAM and activities contemplated by this Agreement; and I voluntarily and freely choose to incur and assume any and all such risks and dangers.
- t) I hereby fully and forever discharge and release HISA and Directors and assigns from any and all liability, claims, demands, actions, and causes of action whatsoever arising out of any damages, both in law and equity, in any way resulting from legal, personal, physical, psychological or emotional injuries, distress, or death arising from or in any way related to the PRIVATE PACKAGE EDUCATION PROGRAM. This release from liability includes loss, damage or injury resulting from the negligence of HISA from any other cause or causes.
- u) I agree not to institute, initiate, or assist the prosecution of any suit, claim or action at law or equity, or otherwise against HISA or Directors for damages which I or my heirs, executors, administrators, or assigns hereafter may have arising from or in any way related to the PRIVATE PACKAGE EDUCATION PROGRAM. This release from liability includes loss, damage, or injury resulting from the negligence of HISA and/or Directors, staff, and assigns from any other cause or causes.
- v) I agree to indemnify and hold harmless HISA from any and all losses, claims, actions, or proceedings of any kind which may be initiated by me and/or any other person or organization on my behalf against HISA; this indemnification includes reimbursement of all legal costs and reasonable "legal" fees incurred by HISA to defend any such actions; further, I indemnify, defend, and hold harmless HISA against any and all third party claims, actions, suits, proceedings, and any related losses, liabilities, damages, expenses, including, but not limited to court costs and attorney's fees.
- w) I understand and agree that I am waiving and forever abandoning any claims for punitive or exemplary damages against HISA, and I voluntarily choose to give up this Right.
- x) I understand that this Agreement shall be construed and governed by the laws of the State of California, without the United States (Federal Government) and that it cannot be modified unless in writing and signed by both parties.
- y) I agree that this Agreement contains all the promises and agreements between the parties with regard to the release of HISA and/or Directors, staff, and assigns; and I agree there are no oral or written promises or agreements outside of this Agreement regarding the release of HISA and/or Directors, staff, and assigns.
- z) I understand HISA does not provide any bond or insurance (neither medical, liability, nor incident) for me during my participation in the PRIVATE PACKAGE EDUCATION PROGRAM. Thus, if I want assurance or insurance of any kind, it is my responsibility to obtain such assurance or insurance at my own expense.
- aa) I agree that any controversy claim against HISA and/or Directors, staff, and assigns not released herein, arising out of or relating to my participation in the PRIVATE PACKAGE EDUCATION

PROGRAM, shall be settled by private communications between the parties. This shall apply to all claims including allegations that there have been wrongful acts or omissions by HISA and Directors either intentionally or otherwise; the arbitrator's decisions may be entered in any court having competent jurisdiction; and by signing this, I am agreeing that any issue or claim arising out of my participation in the PRIVATE PACKAGE EDUCATION PROGRAM shall be decided in accordance to the Word of GOD, and I am giving up my Right to a trial by a Jury or Judge.

- bb) I hereby expressly recognize that this Agreement is binding; and I have released any and all claims against the indemnified parties resulting from my participation in the PRIVATE PACKAGE EDUCATION PROGRAM.
- cc) I agree I am solely responsible for the initial workup and generation of these applications.
- dd) I understand that I am responsible for the completion and submission of all my work myself to appropriate agencies.
- ee) I agree HISA has discussed the ramifications of this PRIVATE PACKAGE EDUCATION PROGRAM with me.
- ff) I understand that if I breach the terms of this agreement, I am subject to having my membership in HISA terminated.
- gg) I HAVE READ AND UNDERSTOOD THE FOREGOING TERMS AND AGREE TO THEM AS OF THIS DATE. IF MORE THAN ONE MEMBER SIGNS BELOW, EACH AGREES TO BE LIABLE JOINTLY AND SEVERALLY FOR ALL OBLIGATIONS UNDER THIS AGREEMENT. MEMBER SHALL RECEIVE A FULLY EXECUTED DUPLICATE OF THIS AGREEMENT. I HAVE CAREFULLY READ THIS HOLD-HARMLESS AGREEMENT AND UNDERSTAND ITS CONTENTS. I CERTIFY THAT I AM 18 YEARS OF AGE OR OLDER, AND SIGN THIS AGREEMENT OF MY OWN FREE WILL. ALL MONEY RECEIVED FROM ME TO HISA IS NON-REFUNDABLE. I RESERVE ALL MY RIGHTS NOT GIVEN UP AND AGREED UPON IN THIS HOLD-HARMLESS AGREEMENT. I also certify and agree that:
  - hh) Either one of these following statements is true and correct: I was born on and within the united States of America land borders; if not I was naturalized in the United States; if not, I was born abroad but both parents are Citizens of the United States of America.
  - ii) I do not believe my parents thought they were United States Federal citizens. I believe they both thought they were Americans, or Citizens of the United States of America.
  - jj) I am currently not wanted for any felony offense by any US Federal Agency and I am not on parole in any STATE;
  - kk) I desire to be recognized on my U.S. DS-11 passport application as a "state" of the Union Citizen as defined in law;
  - ll) I recognize that I am not giving up any status or standing as a Citizen of both my state and of the de jure united States of America (Blacks 6<sup>th</sup> Def. of United States 3<sup>rd</sup> Def); I AM NOT doing this to avoid prosecution or to get out of paying Federal, State and Local Income taxes.

## 22. FUNDS/FEEES AND EXPENSES

In consideration of HISA and Directors allowing me to participate in the PRIVATE PACKAGE EDUCATION PROGRAM. (Documents, Training and Full On-Line Support)

### **COSTS/FUNDS/DONATIONS**

**Single Pricing: Total for above items it is \$7,210.00 for Paid in Full**

**Couples Pricing: \$7,210 + \$3,605 (for Spouse if applies)**

If you have children that you are adding, please do so here. Each child is \$995. (Includes Passport, Drivers, Social Documents Only) Or if you are choosing a custom payment plan, please write down your payment agreement here:

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**Payment Plan Options for Documentation AND Training and Support** (This is the cost for the documentation and the training and support bundled)

**Do not do a reservation of rights.** After HISA completes their portion of the agreement with the documents and delivered them to the Member, the Member is to complete balance of the work. All costs copying, notarization, mailing, recording fees, court,

[Signature of **Member**] Mark \_\_\_\_\_ Date \_\_\_\_\_

**Please do not do a reservation of rights.** This must be your actual living man/**woman** mark [signature]

[Signature of **Spouse**] Mark \_\_\_\_\_ Date \_\_\_\_\_

This contract is hereby accepted by Executive Director for HIS Advocates, s.s.m.:

By: \_\_\_\_\_ Date \_\_\_\_\_

Please place a copy of your De-Facto corporate identification here:

**[ATTACH PICTURE OF GOVERNMENT IDENTIFICATION (not a part of this agreement)]**

## PROTECTION OF LAW

The authority of HISA and the MEMBER to enter this agreement and contract and to execute the duties under the terms conditions and obligations of this agreement and contract is protected under the provisions of 1:10, 1:4:2: 612: 7: 4, 5, 6, 7, 9, 10. & 14: of the U. S. Constitution, the Supreme Law of the Land, wherein "no state shall pass any laws impairing the obligation of contracts". HISA, MEMBER [unless MEMBER is a U.S. citizen], and the terms, conditions and obligations of this Agreement and Contract are not subject to Federal or State Legislative or Regulatory Control. See Hale v. Hinkle, 201 U.S. 43; U. S. v Dickerson 4131\* 20 116; Hill v. Philpott, 445 F2nd 144, 146; Stuart v. U.S. 416 F2nd 450; U.S. v. Klackner, 273 F Supp 251.; Mattos v. U. S., 158 U.S. 237 at 243.; U.S. v. Wong Kim Ark. 169, 18 S. Ct. 456; State v. Simmons, 2 Spears 761, 767 (1884) Justice O'Neil.; Taylor v. Porter, 4 Hill 140, 146(1843) Justice Bronson,; Marbury v. Madison, 2 Cranch (5U.S.) 137, 176. 177 1803).; Fred Scott v. Sanford, 19 How. 393.; Reid v. Convert 354 U.S. 1(1957), 1 I, Ed. 2""', 1148.; Miranda v. Ariz. 384 U.S. 436 at 491 (1966). USC 5 sec. 301 533 Note 3, 556, 566(d), 558(b).; USC 28 sec. 20?2 at clause 2.; Standard v. Olsen, 74 S. Ct. 768. 48 Arm. Jur 2nd Sec. 2 at pg SO.; Coppage v. Kansas, 236 U.S. 1, at 14.; Elliot v. Freeman 20 U.S. 178 (1911); Butchers Union Co. v. Crescent City Co.; Smith v. Morse, 2 CA 524.; Cooper v. Aaron, 358 U.S. 1. NOTICE: Any person, Federal or State Administrative Agent(s). Law Enforcement Officer(s), Legislator(s), Judicial Officer(s), who by Earning or under color of law impair or abridge any or all of the terms, conditions or obligations of this Agreement and Contract or impair the actions of HISA or MEMBER named herein or their successors, while in the performance of their duties stated herein shall under 18 USC-Sec. 241 & 242 be subject to a fine up to \$10,000 and imprisonment up to 10 years, as well as Civil penalty under 42 USC Sec. 1983, 1985, 1986. SEE: Hafer v. Melo, No. 90-681, P. 400] (Nov. 1991)

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## SUPPORTING LAW AND DEFINITIONS

- Why Domicile and Becoming a "Taxpayer" Require Your Consent  
<https://famguardian.org/Subjects/Taxes/Remedies/DomicileBasisForTaxation.htm>
- Tax Deposition Questions, Section 14: Citizenship  
<http://famguardian1.org/TaxFreedom/Forms/Discovery/Deposition/Section%2001-All.pdf>
- "U.S. person" defined-Sovereignty Forms and Instructions Online, Cites by Topic  
<http://famguardian1.org/TaxFreedom/CitesByTopic/USPerson.htm>
- "resident" defined-Sovereignty Forms and Instructions Online, Cites by Topic  
[http://famguardian1.org/Subjects/Taxes/Citizenship/Resident.htm#Residence\\_Defined](http://famguardian1.org/Subjects/Taxes/Citizenship/Resident.htm#Residence_Defined)
- "individual" defined-Sovereignty Forms and Instructions Online, Cites by Topic  
<http://famguardian1.org/TaxFreedom/CitesByTopic/individual.htm>
- "citizen" defined-Sovereignty Forms and Instructions Online, Cites by Topic  
<http://famguardian1.org/TaxFreedom/CitesByTopic/citizen.htm>

**Black's Law Dictionary 6<sup>th</sup> edition, page 1309:**

**Resident.** "Any person who occupies a dwelling within the State, has a present intent to remain within the State for a period of time, and manifests the genuineness of that intent by establishing an ongoing physical presence within the State together with indicia that his presence within the State is something other than merely transitory in nature. The word "resident" when used as a noun means a dweller, habitant or occupant; one who resides or dwells in a place for a period of more, or less, duration; it signifies one having a residence, or one who resides or abides. Hanson v. P.A. Peterson Home Ass'n, 35 Ill.App2d 134, 182 N.E.2d 237, 240 [Underlines added]

Word "**resident**" has many meanings in law, largely determined by statutory context in which it is used. [Kelm v. Carlson, C.A. Ohio, 473, F2d 1267, 1271][Underline added]

Did you notice the distinct use of "the State" in the above definition? That was no accident. Below are a few clues to its meaning from federal statutes, which is where the above definition says we should look:

26 U.S.C. Sec. 7701(a)(10): State: The term "State" shall be construed to include the District of Columbia, where such construction is necessary to carry out provisions of this title.

8 U.S.C. Sec. 1101(a)(36): State [naturalization]

The term "State" includes the District of Columbia, Puerto Rico, Guam, and the Virgin Islands of the United States.

## **TITLE 4 - FLAG AND SEAL, SEAT OF GOVERNMENT, AND THE STATES**

### **CHAPTER 4 - THE STATES**

#### Sec. 110. Same; definitions

(d) The term "**State**" includes any Territory or possession of the United States.

The above cites are definitions of "State" from federal law, and even most state law agrees with this definition! Below is the California Revenue and Taxation Code definition of "State":

6017. "In this State" or "in the State" means within the exterior [outside] limits of the [Sovereign] state of California and includes [only] all territory within these limits owned by or ceded to the United States

17018. "State" includes the District of Columbia, and the possessions of the United States.

[which don't include the 50 sovereign states but do include federal areas within those states]]

The sovereign 50 Union states are NOT territories or possessions of the "United States". The states are sovereign over their own territories. The "State" mentioned above in the California Revenue and Taxation Code is a federal enclave within the exterior boundaries of the California Republic. People living within these areas are "residents" under the Internal Revenue Code and in that condition, they live in the "federal zone".

The document upon which the founders wrote our Constitution, and which is mentioned in Article 1, Section 8, Clause 10, confirms that the term "resident" refers ONLY to aliens domiciled within the territory of a nation. Below is what it says in Book 1, Chapter 19, section 213, page 87:

"Residents, as distinguished from citizens, are aliens who are permitted to take up a permanent abode in the country. Being bound to the society by reason of their dwelling in it, they are subject to its laws so long as

they remain there, and, being protected by it, they must defend it, although they do not enjoy all the rights of citizens. They have only certain privileges which the law, or custom, gives them. Permanent residents are those who have been given the right of perpetual residence. They are a sort of citizen of a less privileged character, and are subject to the society without enjoying all its advantages. Their children succeed to their status; for the right of perpetual residence given them by the State passes to their children.”

[The Law of Nations, Vattel, Book 1, Chapter 19, Section 213, p. 87]

The only type of “resident” defined in the Internal Revenue Code is a “resident alien”, as demonstrated below:

[26 U.S.C. §7701\(b\)\(1\)\(A\) Resident alien](#)

(b) Definition of resident alien and nonresident alien

(1) In general

For purposes of this title (other than subtitle B) -

(A) Resident alien

An alien individual shall be treated as a resident of the [United States](#) with respect to any calendar year if (and only if) such individual meets the requirements of clause (i), (ii), or (iii):

(i) Lawfully admitted for permanent residence

Such individual is a lawful permanent resident of the United States at any time during such calendar year.

(ii) Substantial presence test

Such individual meets the substantial presence test of paragraph (3).

(iii) First year election

Such individual makes the election provided in paragraph (4).

Therefore, the terms “resident”, “alien”, and “resident alien” are all synonymous terms within the Internal Revenue Code.

**QUESTION FOR DOUBTERS:** If you believe we are wrong, then please show us a definition of the term “resident” within either the Internal Revenue Code or the implementing regulations that includes “citizens of the United States” as defined under [8 U.S.C. §1401](#). There simply isn’t one! You are not free to “presume” or “assume” that “citizens of the United States” are also “residents” without the authority of a law that authorizes it. To make this assumption in a court of law would violate our right to “due process or law”, because “presumption” or “assumption” of anything in the legal realm is a violation of due process. Everything must be proven.