Administrative Process Training Presentation

Before starting any process... pray for understanding and the process you are doing to be in the light of Jesus Christ.

(We need His input in everything we do)



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SCRIPTURAL REFERENCES FOR LAW

Genesis 2:7 - Living Soul Isaiah 55:8-9 – My ways are not your ways John 8:31-32, 36 - The Truth shall make you free John 14:6 - I am the way, the truth and the life 1 Corinthians 1:3-4, 10-13 - That ye be perfectly joined together 1 Galatians 1:6-10 – Some that pervert the gospel of Christ Colossians 3:17 - Word and Deed in the name of Jesus Christ 1 Timothy 3:4 - If a man know not how to rule his house 1 Peter 5:2-3 – Feed the flock, not with filthy lucre James 2:13-20 - Faith without works is dead. James 4:17 - If ye know good and do it not, it is sin Matthew 4:4, 10-11 – Every word that proceedeth out of thy mouth Matthew 6:33 - Seek ye first the kingdom of God Matthew 18:15-17 – If thy brother trespass against thee 2 Nephi 4:29-31 - Do not anger again because of mine enemies 2 Nephi 4:34-35 - Do not put your trust in the arm of flesh 2 Nephi Chapters 31-33 - Paths we should follow in our lives D&C 6:36 - Look to me in every thought D&C 52:14-15 - I will give thee a pattern in all things D&C 82:10 - I am bound when ye do what I say D&C 93:24-25 - Knowledge of the things as they are D&C 95:12-13 - Let not house be built after the manner of the world D&C 98:4-16, 22-48 - I say unto you concerning the law of land D&C Chapter 123 - Propriety of saints gathering knowledge of facts. D&C Chapter 134 - Governments instituted of God to benefit man.

(See Exhibit Links)

teach us the best way of SUFFERING and the most comfortable ChristianQuotes.inf

Law Book References (See Exhibit Links)

Black's Law Dictionary 4th Edition

Black's Law Dictionary 5th Edition

Black's Law Dictionary 6th Edition

Bouvier's Law Dictionary 1843 - Vol I and II

Noah's Webster Dictionary - 1828

Emergency Provisional Remedy Act of 1933

Emergency Revenue Act of 1933

Emergency Legislation of 1917

Business Law Today - Instructor's Manual - 7th Edition

Stand Fast by our Constitution

The Paralegal Professional

Life in the Law

They Knew the Prophet

Putnam's Handy Lawbook for the Layman

A New Conductor Generalis

Law of Evidence

One Small Stone

Norton on Bills and Notes

Summary of the Working Group

The Citizen's Handbook - Pamphlet

Modern Money Mechanics

War and Emergency Powers

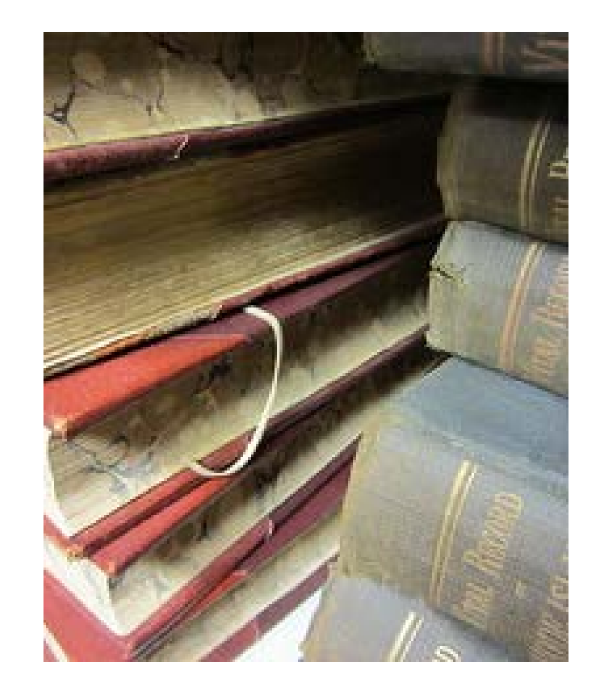
Blackstone's Commentaries and Lawbooks

American Jurisprudence

Principles of Business Law

Common Legal Principles

Many older, common-law dictionaries and some of the newer ones.



QUOTES FROM ANNA VON REITZ

"The common law is the real law, the Supreme Law of the Land; The code, regulation, policy and statutes are 'not the law".

"Lawmakers were given authority by the people to legislate codes, rules, regulations, and statutes which are policies, procedures, and 'law' to control behavior of bureaucrats, elected and appointed officials, municipalities and agencies, but were never given authority to control the behavior of the people as we read in a U.S. Supreme Court decision"

"All codes, rules, regulations, and statutes are for government authorities only, not Living/Creators in accordance with God's Laws."

"All codes, rules, regulations, and statutes are unconstitutional and lacking due process".

"And again, all laws, rules and practices which are repugnant to the Constitution are null and void."

"Codes, rules, regulations, mandates, ordinances, and statutes apply to humans—British Territorial U.S. Citizens accepting titles, such as Mister, Missus, Captain, Professor, Doctor, Congressman, Judge, and so on.



COURT CASE REFERENCES

Penhollow v. Doane Administrators 3 US 54 (1795).. Hale v. Henkel 201 US 43 (1906) Martin v. Mahoney (1968)

Poindexter v. Greenhow, 114 US 270 (1885)

Trinsey v. Pagliaro, 647 ED Pa. (1964)

Wheeler v. United States, 226 US 478 (1913)

Wilson v. United States, 221 US 361 (1911)

(See Exhibit Links)

UNIFORM COMMERCIAL CODE REFERENCES

USC § 6-603 - Tender of Payment
USC § 3-104 - Negotiable Instrument
USC § 3-301 - Person Entitled to Enforce Instrument
USC § 3-204 - Indorsement
USC § 3-419 - Instruments Signed for Accommodating Party
USC § 3-501 - Presentment
USC § 9-307 - Location of Debtor
12 USC § 95a - Regulation of Transactions
18 USC § 1001 - Statements or Entries Generally
(See Exhibit Links)

CODE OF FEDERAL REGULATIONS REFERENCES

28 CFR § 29 – Motor Vehicle Theft Prevention Act Regulations (See Exhibit Links)



Maxims of Law (Exhibit Links)

The beginning and cause of every contract must be considered.

The principal part of everything is the beginning.

A presumption is held good until the contrary is proved.

Ignorance of the law is no excuse.

What you allow will be what continues.

Let the Principal be responsible.

To present is nothing more than to give or offer on the spot.

The claimant is always bound to prove; the burden of proof is on him.

The king cannot load a subject with imposition against his consent.

A man is not liable to any instrument that does not have a signature.

Where there is no authority to establish, there is not necessity to obey.

Fiction yields to truth, where the truth appears there can be not fiction of law.

Money refused releases the debtor.

A man is presumed simple when he makes a mistake in his own name.

Resignation is the spontaneous relinquishment of one's own rights.

Hold fast to the word of the law, there should be no departure from the word of the law.

Delivery makes the deed speak.

The contract makes the law.

An action is not given to one who is not injured.

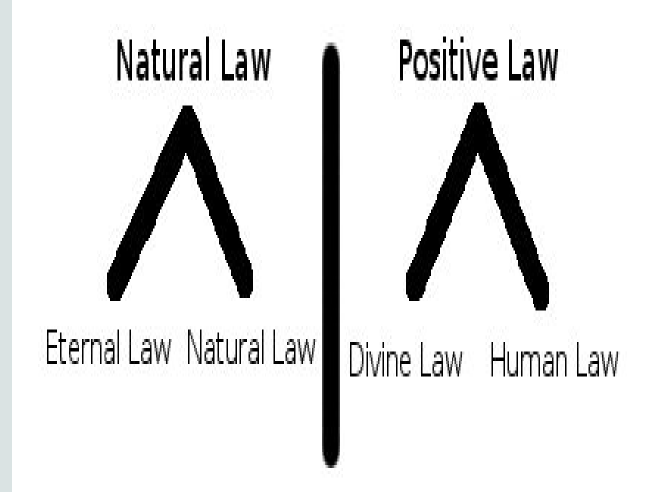
It is a fault to meddle with what does not belong to or does not concern you.

You ought to know with whom you deal.

He who approves cannot reject.

No one can sue in the name of another.

Out of fraud not action arises.



Maxims of Law cont...

(Exhibit Links)

The government cannot confer a favor which occasions injury and loss to another. For every legal right, there is a remedy.

For every wrong, there is a remedy.

A thing done cannot be undone.

A delegation power cannot be delegated, a deputy cannot appoint a deputy.

What is mine cannot be taken away without my consent.

Enjoy your own property in such a manner as not to injure that of another person.

He who is silent appears to consent.

To conceal is one thing, to be silent another.

Concealment of the truth (equivalent to) a statement of what is false.

The answer of one witness shall not be heard.

Everything must be proved by two witnesses.

False in one (particular), false in all.

Void in part; void in toto.

The word man is of nature, the word person is of civil law.

A corporation cannot sue or otherwise contend with a natural man or woman (living soul).

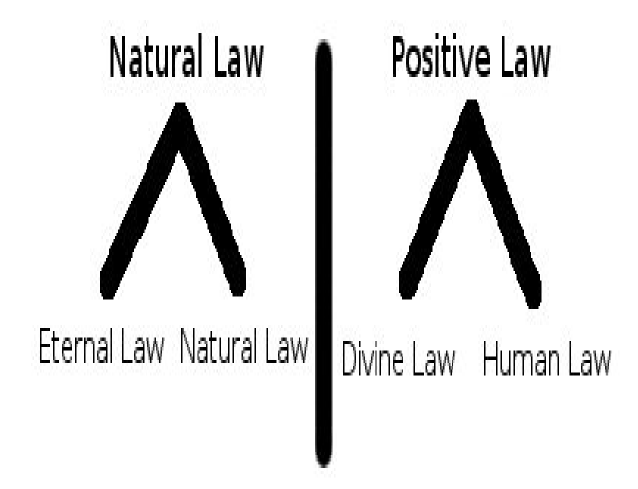
When we make a pleading, we become the plaintiff. (then we have the burden of proof).

No one can properly understand any part of a thing, until he has read the whole, again and again.

If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings.

Where the evidence of a debt is not in existence, it is presumed to have been discharged.

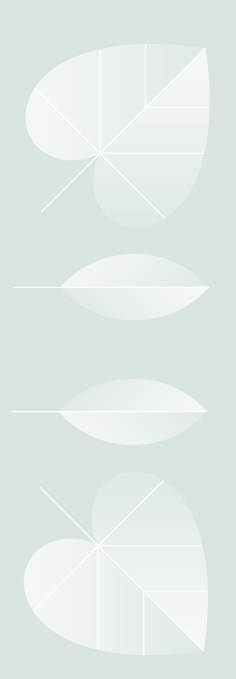
In payments, more must not be received than has been received.



Presentments/Offers

- Have you ever received an advertisement in the mail? Or received a notice of some sort?
- Any time you receive something in the mail, by email, by phone, by someone handing
 you something that requires your acceptance.
- These are called offers or presentments. Have you every read the entire presentment that was handed or given to you in one of the modes above?
- If you had read the presentment completely, (before trashing it), you would have realized there are 6 parts to every presentment you received.
 - Who Not the company name, the actual person's name (usually not present)
 - What What are the terms of the contract they want you to accept?
 - Where Where do they want you to show up or write to?
 - Why Why are they making this offer?
 - When When do you have to accept by?
 - How Sometimes they give you option on how to accept.

You must always respond to an offer that is requesting payment or court proceedings.



Presentments/Offers cont...

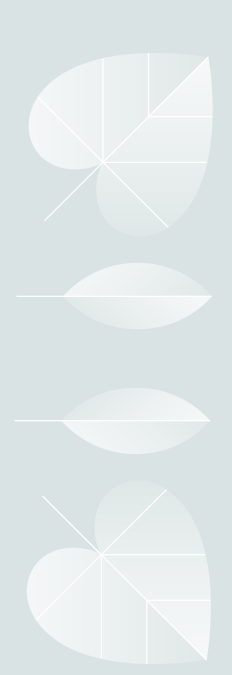
- Most presentments come from corporations.
- Having received a presentment from a corporation, we will be required to respond to the offer in a few different ways.
- Where is the affidavit of probable cause?
- Identify the who, what, where, why, when, and how, in the presentment (by reading the entire document).
- Ask for the identity for who is the "We" and "Us" in our return responses.
- Research the Headquarters location of the corporation, and the CEO or CFO of the corporate headquarters.
- These will be the person(s) you will be conversing with in your documents.
- Can we honestly converse with a corporate name?
- These people will always, always, always, did I say always, defer to someone else to answer or respond.

Presentments/Offers cont...

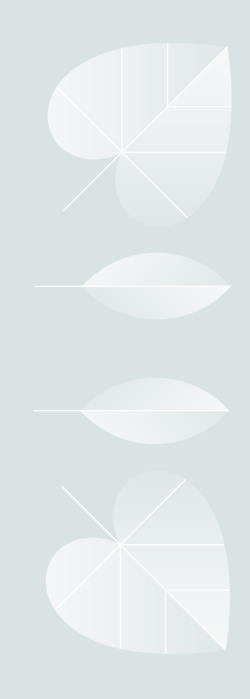
- So...knowing that we agree without even saying anything, makes this a very scary world we live in.
- We will have to respond to these presentments in a way that will stop the process or make a counteroffer. (Note: you do not have to respond to everything you receive in the mail, email, or phone text).
- If you receive a presentment in the mail, it will come with an envelope they sent it in. ensure you write on the top left of the envelope the following:

"Received, without prejudice, Month Day, Year" (blue ink)

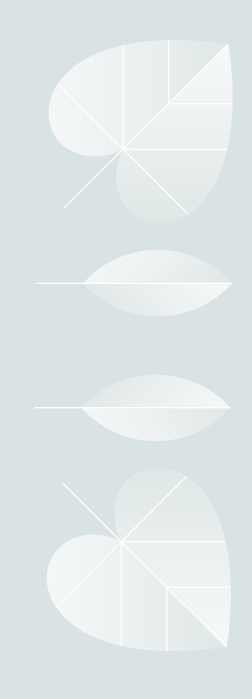
- The actual date you received it.
- Save the envelope for your return counteroffer.
- Immediately make a copy of the envelope for your records.
- Make a copy of the contents of the envelope as well, set all this aside for future reference. (These will be your private court records).



- **Acquiescence:** To give an implied consent to a transaction, the accrual of a right, or to any act, by one's mere silence, or without express assent or acknowledgement. (Black's Law Dictionary 4th Edition)
- **Bona Fide:** I or with good faith; honesty, openly, and sincerely; without deceit or fraud. (Black's Law Dictionary 4th Edition)
- **Coupon:** Interest and dividend certificates; also, those parts of a commercial instrument which are to be *cut*, and which are evidence of something connected with the contract mentioned in the instrument. They are generally attached to certificates of loan, where the interest is payable at particular periods, and, when the interest is paid, they are cut off and delivered to the payer. (Black's Law Dictionary 4th Edition)
- **Indispensable:** That which cannot be spared, omitted, or dispensed with. (Black's Law Dictionary 4th Edition)
- **Novation:** Substitution of new contract between same or different parties. The substitution of a new debt or obligation for an existing one. The substitution by mutual agreement of one debtor for another or of one creditor for another, whereby the old debt is extinguished. (Black's Law Dictionary 4th Edition)



- Presentment: The writing which contains the accusation so presented by anyone, for the purpose of making an offer. The production of a negotiable instrument to the drawee for his acceptance, or the drawer or acceptor for payment; or of a promissory note to the party liable, for payment of the same.
 Presentment is a demand for acceptance or payment made upon the maker, acceptor, drawee, or other payor by or on behalf of the holder. (Black's Law Dictionary 6th Edition)
- **Subrogation:** The substitution of one person in the place of another with reference to a lawful claim, demand or right, so that he who is substituted succeeds to the rights to the other in relationship to the debt or the claim, and its rights, remedies or securities. (Black's Law Dictionary 4th Edition)
- **Tacit Agreement:** Existing, inferred, or understood without openly expressed or stated, implied by silence or silent acquiescence, understood, implied as a tacit agreement; a tacit understanding. Done or made in silence, implied or indicated, but not actually expressed. (Black's Law Dictionary 4th Edition)
- **Verification:** Confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition. (Black's Law Dictionary 4th Edition)
- **Verify:** To confirm or substantiate by oath... Particularly use of making formal oath to account, petitions, pleadings, and other papers. (Black's law Dictionary 4th Edition)
- **Verified Copy:** A copy if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Black's law Dictionary 4th Edition)



Processes For Different Issues

Administrative Process - Standard presentments from Credit Cards or Loans.

Court Document Process - When they come at us with court orders and court documents.

Trade Acceptance Process - Process of settlement and set-off of any debt with payment coupons.

Promise to Pay Process - When there is no coupon, or they refuse to send one.

IRS CID Officer Process - Mostly used for IRS taxes and State Taxes.

Third-Party Collection Agency Process - NOTICE and DEMAND to Third-Party Collection Agency

Tax Audit Process - When Tax Agencies refuse to respond to our processes.

Traffic Ticket Process - When they violate our right to travel.

Credit Correction Process - To correct your credit after they have disrupted it.

Novation/Subrogation Process - When they send back responses to our processes or send new presentments.

There are 3-parts to every process (NOTICE and DEMAND, NOTICE of Fault, and NOTICE of Self-Executing Default Judgement).

Administrative Process

Upon receipt of a presentment, make 2 copies for your records and future reference.

On the Original, mark in red ink, at a the top the following:

- a. "Refused for Cause without dishonor"
- b. "No consent to contract or joinder"
- c. "Return to sender April 8, 2024" Date

When they have misaddressed you in the presentment, put a line to the side with the note, "misnomer". Maxim of law: If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings.

If they send a letterhead with the logo, or the name of the corporation, put a line to the side and write, "Fiction of Law".

On the envelope they sent you, mark at the top in blue ink, "Received, without prejudice, and the Date you received it".

If you choose not to open the envelope, write the same thing on it and, "Return to Sender".

Mail this back to the corporation or entity that sent it to you, if not opened. If you open it and choose to respond, use this same envelope and put your return address as follows: C/O Street Address, City, State near [XXXXX] (no name is needed)

Then address it to the CEO, CFO as follows:

To: CFOs Name, et al, in your private capacities

C/O CORPORATION NAME, INC.

Street Address

City, State near [XXXXX]

Administrative Process cont...

Make copies of everything before you put it in the envelope, including the envelope. This is your due diligence and court records.

Mail everything back to the CEO or CFO. Place the return envelope into a windowed PRIORITY MAIL envelope with the address showing through the window.

This finishes the first process returned to the corporation... then wait until you receive another presentment from them before we move forward with the **NOTICE and DEMAND**.

Here are instructions that explain the document in detail:

In the header put this maxim of law: "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

Wherever the word **NOTICE and DEMAND** appears in your documents Bold it and Capitalize it. This highlights it so they know this is a **NOTICE**.

Always use your True Christian Name in your documents as you are that living soul, and they cannot debunk that. (Maxim of Law: "If your Christian name be wholly mistaken, it is fatal to all judicial proceedings"). There is no place for parse syntax in our documents as it changes our true Christian name.

When using the corporation's name, always capitalize it and add INC. at the end of it. (i.e., WELLS FARGO BANK, INC.)

When putting the corporate address on an envelope or document put C/O (in care of) in front of it (we never address a corporation in the correspondence because we can only address a living person).

Re: **NOTICE and DEMAND**, return of your presentment. (this will be your regarding line, sometimes this will be used if you have a presentment to return to them)

Administrative Process cont...

NOTICE and DEMAND cont...

NOTICE: I, First Middle Last, et al, your Novation/Subrogation presentment received on Month Day, Year, is hereby enclosed and refused, without dishonor, for cause: No consent to contract or joinder, and returned to sender, date of return.

Ensure you include the returned presentment, with the red ink handwritten information on it.

Applicable Principles and Maxims of Law: ensure all maxims are in direct relationship to the document you are sending. If they are not, they are a moot point, and mean nothing.

The first one should always include: "Let the principal be responsible". (We are speaking to the principal in all our documents).

DEMAND: paragraph: (Items you will demand, or counteroffer with)

NOTICE: is lawfully given you, First Middle Last, et al, to provide me, First Middle Last, a living soul, Verified (by sworn oath, affidavit, or deposition), Indispensable (that which cannot be omitted), evidence of the following:

- 1. A Verified copy of the lawful bona fide original contract, wet-ink signature, between the living soul, First Middle Last, and you, First Middle Last, and the fiction of law CORPORATION, INC.;
- 2. A Verified copy of the application of the contract you are accusing me of having with the CEO, CFO;
- 3. A Verified Copy of all your licenses to practice law in Utah, all your oaths, your bonds, your foreign agent registrations, your corporate charter, your business licenses and each of your personal business cards;
- 4. The names, addresses, and telephone numbers of all witnesses to the beginning and cause of all contracts between you, First Middle last, and the fiction of law CORPORATION, INC.

Administrative Process cont...

INDITICE AND DEMAND CONT	NOTICE	and	DEMAND	cont
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1. Bona Fide: 2. Indispensable: 3. Verification: 4. Verify: 5. Verified Copy:

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term, in which to provide me, First Middle Last, a living soul, the Verified, Indispensable evidence as precisely stipulated above. Your failure to obey this lawful **NOTICE and DEMAND** will cause you to be Served **NOTICE of Fault**. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All My Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

Date:	by:	©
	,	

C/O Street Address

City, State near [XXXXX]

Copy: To Whom I Will

Encl: Presentment from Corporation

NOTICE and DEMAND Served First Middle last, et al, by PRIOROTY MAIL

(See sample next page)

NOTICE and DEMAND

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC. Street Address City, State near [84647] Re: Private NOTICE and DEMAND and return of your presentment.

NOTICE: I, First Middle Last, a living soul, received without prejudice, your presentment on January 21, 2024. Your presentment is hereby enclosed, refused for cause, without dishonor.

Applicable Principles and Maxims of law: The law never suffers anything contrary to the truth. We can do nothing against the truth. Suppression of the truth is (equivalent to) the expression of what is false. He who does not speak the truth is a traitor to the truth. What is done cannot be undone. He who commands lawfully must be obeyed.

NOTICE and DEMAND: Is lawfully given your, First Middle Last, et al, to provide me, First Middle Last, a living soul, Verified (by sworn oath, affidavit, or deposition), Indispensable (that which cannot be omitted), evidence of the following:

- A Verified copy of the lawful bona fide original contract, wet-ink signatures, between the living soul, First Middle Last, and the fiction of law-CORPORATION, INC.;
- A Verified copy of the application of the contract you are accusing me of having with the respondent, First Middle Last, et at;
- A Verified copy of every one of your licenses to do business in Utah, all your oaths, all your bonds, all your foreign agent registrations, your corporate charter, your business licenses, and each of your personal business cards.
- The names, addresses, and telephone numbers of all witnesses to the beginning and cause of all
 contracts between the living soul, First Middle Last, and the fiction of law-CORPORATION,
 INC.

Definitions:

- 1. Bona fide-is or with good faith; honesty, openly, and sincerely; without deceit or fraud.
- 2. Indispensable-That which cannot be spared, omitted, or dispensed with.
- 3. Verification-Confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition.
- 4. Verify-To confirm or substantiate by oath, to account, petitions, pleadings, and other papers.
- Verified copies-to trace the original into the hands of a witness who made or compared the copy. (Black's Law Dictionary – 4th Edition)

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, the Verified, Indispensable evidence by sworn oath, affidavit, or deposition, as precisely stipulated, or be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace and good faith, without dishonor or frivolity. All Creator Endowed Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

October 30, 2023	by:	©
	C/O Street Address	s
	City, Utah near 84	626

Encl: Presentment from CORPORATION, INC.

CC: To whom I will

Handwritten NOTICE and DEMAND

Use red-ink whenever you are hand-writing anything on your documents.

DANIEL E NUFFER SR 140 W 100 N IVINS UT 847386150

TO- Sean Morrissey, Sean Umipig, Et al.
In your private Capacities.

Provide the living soul, Daniel stvin Nuffer,

the following indispensable evidence:

- 1- Verified copies of your oaths, bonds, foreign Agent registrations, licenses to practise law in Utah.
- 2 Verified copies of your corporate charter, business license, and your personal business cards.
- 3. A forensic audit of the alleged Account #4140, Signed under penalty of per Jury by the Auditor, Attesting that his ther audit is true, correct, and Certain.

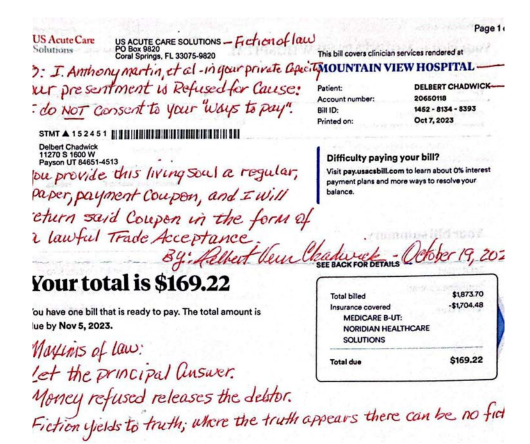
you, sean Morrissey, Sean Unipig, are granted Ten (10) days time to provide the stipulated Evidence, by sworn oath, deposition, or affidavit. Refusal/failure to provide all of Evidence, as stipulated, will cause you to be served NOTICE of Fautt. Judge Yourselves Accordingly

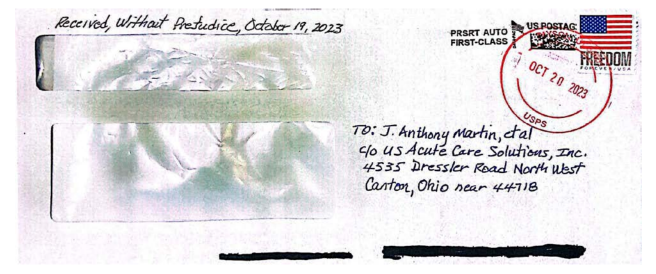
Novation Response

Use red-ink whenever you are hand-writing anything on your documents.

Return Envelope

Use blue-ink when handwriting on any envelopes for return response





Sample of NOTICE and DEMAND

Change all red-ink items to your personal information then turn all to black-ink



To: Brenda Teig, et al-in your private capacities Re: Private NOTICE and DEMAND, NOTICE of C/O SMART SCHOFIELD SHORTER, INC. 5320 South 900 East, Ste. 120 Salt Lake City, Utah near 84317

natural man or woman. Fiction yields to truth; where the truth appears there can be no fiction of law Where there is no authority to establish there is no necessity to obey. A man is presumed to be simple who makes a mistake in his own name. In law no one is credited unless he is sworn. The beginning and ause of every contract must be considered. The contract makes the law. Fraud vitiates even the mos solemn contract. He who commands lawfully must be obeyed.

NOTICE: You, Brenda Teig, et al, are hereby Served Private NOTICE and DEMAND to provide me, Delbert Vern Chadwick, the following Verified, Indispensable, evidence of the following:

- 1. Verified copies of contracts you, Brenda Teig, et al, have established with the living soul, Linds Brinkerhoff, that vitlates all solemn contracts I established with her since September 2, 2021; Utah, your foreign agent registrations, your business license, your corporate charter, your liability insurance carrier's name, address and telephone number, your actual, individual

indispensable. That which cannot be spared, omitted, or dispensed with Verification-Confirmation of correctness, truth, or authenticity by affidavit, eath, or deposition Verify-To confirm or substantiate by oath,....Particularly used of making formal oath to accounts, petitions, pleadings, and other papers.

Verified copy-A copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definitions from Black's Law Dictionary, Fourth Edition)

NOTICE: You, Brenda Teig, et al. are hereby granted a ten (10) day term in which to provide me. Delbert Vern Chadwick, a living soul, the Verified, Indispensable evidence by sworn affidavit, oath, or deposition. Your failure to obey this lawful NOTICE and DEMAND, as stipulated, will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity, All my Creator Endowed, Unalienable Rights Preserved and Non-Negotiable, and all others.

we Report Usua Chapungh

April 18, 2023 Copy: To whom I will

Santaguin, Utah near 84653

Scanned with CamScanner

Scanned with CamScanner

NOTICE of this Secleration Served Broads Teig, of al- in your fina logacities April 18, 2023 by Prierity Mail.

Personal law. The law that governs a person's family matters, regardless of where the person goes. In common-law systems, personal law refers to the law of the person's domicile. In civil-law systems, it refers to the law of the individual's nationality (and so is sometimes called lex potrioe). Cf. TERRITORIAL LAW. (from Bouvier's Law Dictionary and concise Encyclopedia, 34 revision, by Francis Rawle)

transactions of his daily life which affect him most closely in a personal sense, such as marriage, divorce legitimacy, many kinds of capacity, and succession, may be governed universally by that system of law deemed most suitable and adequate for the purpose. . . . [A]Ithough the law of the domicile is the chie criterion adopted by the English courts for the personal law, it lies within the power of any man of full age and capacity to establish his domicile in any country he chooses, and thereby automatically to make the law of the country his personal law." R.H. Graveson, Conflict of Laws 188 (7* ed. 1974).

Applicable Principles and Maxims of law: No man can renounce the country in which he was born, nor abjure the obligation of his allegiance. Husband and wife are considered one person in law. The domicil of the husband is that of the wife. Domicil is said to be of three kinds,-domicil of origin, or by birth, domicil by choice, and domicil by operation of law. The domicil of origin always remains in abeyance, as it were, to be resorted to the moment the domicil of choice is given up. Domicil by choice is that domicil which a person of capacity of his free will selects to be such. Domicil is conferred in many cases by operation of law, either expressly or consequentially. Declarations of the party are admissible to prove domicil. By attending a particular church. The domicil of a person is that place or country in which his habitation is fixed, without any present intention of removing therefrom. In general, the place or country which is in fact his permanent home, but is in some cases the place or country which whether it be in fact his home or not, is determined to be his home by a rule of law. And the law favor the presumption of a continuance of domicil. Two things must concur to establish domicil, the fact of residence and the intention of remaining. These two must exist or must have existed in combination Mere taking up residence is not sufficient unless there be an intention to abandon a former domicil. Proof of domicil does not depend upon any particular fact, but upon whether all the facts and circumstances taken together tend to establish the fact. To constitute a change of domicil three things are essential; (1) Residence in another place; (2) an intention to abandon the old domicil; and (3) an intention of acquiring a new one; or as some writer express it there must be an animus non revertend and an animus monendi, or animus et factum. The factum is the transfer of the bodily presence, and the animus is the intention of residing permanently or for an indefinite period. (Excerpts from Bouvier's)

Three most important domiciles in my life: 1. Fairview, Lincoln County, Wyoming.

- My nativity was August 18, 1941 in our home at Fairview, Lincoln County, Wyoming. 2. By choice, my domicile is in Santaquin, Utah.
- 3. By operation of law my domicile was automatically established September 2, 2021. Which day I Delbert Vern Chadwick, became legally and lawfully married to Linda Brinkerhoff.

4. There are no numbers on the side of our domicile that show a mail location. Our domicile is located on the first street south of Main Street in Santaquin, Utah. Our mail box has number 235 on its face, which I reported stolen to the Santaquin Post Master November 23, 2022.

Applicable Principles and Maxims of law; It is not incumbent on the possessor of property to prove his right to his possessions. Let not that which I have appointed be polluted by mine enemies, by the consent of those who call themselves after my name; for this is a very sore and grievous sin against me, and against my people, in consequence of those things which I have decreed and which are soon to befall the nations. Therefore, it is my will that my people should claim, and hold claim upon that which it have appointed unto them, though they should not be permitted to dwell thereon. D&C 101:97-99. No one can verify by the country against a record. The issue upon a record cannot be tried by a Jury.

Regarding my past and current, binding Contracts, Covenants, Compacts, Agreements, and Records My birth, blessing, baptism, Church membership, temple endowment, and marriage to my late wife, Carole Ray Campbell, are all facts upon record.

My ordinations to Aaronic and Melchizedek Priesthood offices are facts upon recon My current Marriage to Linda Brinkerhoff, My marital agreements with her, My life insurance-Linda as haneficiary. Our Church and household membership, utilities, home, yard improvements and maintenance, medical, automobile insurance, etc., are all facts upon record. My compact with The Internal Revenue Service- the Private Treasury CID Officer, banking, and other commercial transactions are all facts upon record.

My contracts with United States Postal Service and other delivery companies are all facts upon record. My contracts as Accommodation Party for people I have accommodated are all facts upon record.

Applicable Principles and Maxims of law: The movement of the progressive societies has hitherto been a movement from status to contract. The contract makes the law. The terms of the contract become ecture low between the parties. The contract between the parties is the law between them, and the courts are obliged to give legal effect to such contracts according to the true interests of the parties. Contracts which are not illegal, and do not originate in fraud, must in all respects be observed. The beginning and cause of every contract must be considered. No man shall lose his court

NOTICE: Any claimant, in your private capacity, who claims any part of My Declaration is unlawful or incorrect, or claims a contract paramount to mine, is hereby given NOTICE and DEMAND to provide me, Delbert Vern Chadwick, Verified (by sworn oath, deposition, or affidavit), indispensable evidence (that which cannot be omitted), within ten (10) days of your being Served this NOTICE, any unlawful or incorrect fact in my Declaration, or present, for examination, your contract paramount to mine.

Sincerely, in peace, good faith, without dishonor or frivolity. All My Creator Endowed, Unallenable Rights are hereby preserved and Non-Negotiable

on Aust Vern Hedwick C/O 235 East 100 South Santaquin, Utah near 84655

Scanned with CamScanner Scanned with CamScanner

April 7, 2023

NOTICE of Fault Process (Second Process)

NOTICE of Fault:

In the header put this maxim of law: "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

Wherever the word **NOTICE of Fault** appears in your documents Bold it and Capitalize it. This highlights it so they know this is a **NOTICE**.

Address your top as follows:

To: CEO or CFOs name, et al, in your private capacities

C/O CORPORATION NAME, INC.

Street Address

City, State near [XXXXX]

Re: **NOTICE of Fault** and opportunity to cure your Fault(s).

Applicable Principles and Maxims of Law: Let the principal be responsible. All things must be done in good faith; to conceal is one thing, to be silent another. Silence can only be acquainted with fraud where there is a duty to speak. A fault binds its own authors. Fiction yields to truth; where the truth appears, there can be no fiction of law. No man can sue at law in the name of another. A corporation cannot sue or otherwise contend with a natural man or woman. The king cannot load a subject with imposition against his consent. A delegation cannot be delegated. If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings. The beginning and cause of every contract must be considered.

NOTICE of Fault cont...

NOTICE of Fault cont...

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE of Fault** because you failed to provide me, First Middle Last, a living soul, within a ten (10) day term, Verified (by sworn oath, affidavit, or deposition), Indispensable (that which cannot be spared, omitted, or dispensed with), evidence of the following:

- 1. A Verified copy of the lawful bona fide original contract, **wet-ink** signature, between the living soul, First Middle Last, and you, First Middle Last, and the fiction of law CORPORATION, INC.;
- 2. A Verified copy of the application of the contract you are accusing me of having with the CEO, CFO;
- 3. A Verified Copy of all your licenses to practice law in Utah, all your oaths, your bonds, your foreign agent registrations, your corporate charter, your business licenses and each of your personal business cards;
- 4. The names, addresses, and telephone numbers of all witnesses to the beginning and cause of all contracts between you, First Middle last, and the fiction of law CORPORATION, INC.

(The above must match exactly what was sent in the **NOTICE and DEMAND**)

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term opportunity to cure your Fault(s) by providing me, First Middle Last, a living soul, all Verified, Indispensable evidence, precisely as stipulated above. Your failure to cure your Fault(s) by sworn oath, affidavit, or deposition will cause you to be Served **NOTICE of Self-Executing Default Judgement**. Judge yourselves accordingly.

NOTICE of Fault cont...

NOTICE of Fault cont...

Sincerely, in peace, good faith, without dishonor or frivolity. All My Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

Date: by: ____

City, State near [XXXXX]

C/O Street Address

Copy: To Whom I Will

Encl: Presentment from Corporation

NOTICE of Fault Served First Middle last, et al, by PRIOROTY MAIL

(See sample next page)

NOTICE of Fault

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, State near [84629]

Copy: To Whom I Will

Re: NOTICE of Fault and opportunity to cure your Fault

Applicable Maxims of Law: All things must be done in good faith; To conceal is one thing, to be silent another; Silence can only be acquainted with fraud where there is a duty to speak; A fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE of Fault** because you refused to provide me, First Middle Last, a living soul, within ten (10) days' time, Verified (by sworn oath, affidavit, or deposition), Indispensable (that which cannot be spared, omitted, or dispensed with), evidence of the following:

- A Verified copy of the lawful bona fide original contract, wet-ink signatures, between the living soul, First Middle Last, and the fiction of law-CORPORATION, INC.;
- A Verified copy of the application of the contract you are accusing me of having with the respondent. First Middle Last, et at;
- A Verified copy of every one of your licenses to do business in Utah, all your oaths, all your bonds, all your foreign agent registrations, your corporate charter, your business licenses, and each of your personal business cards.
- The names, addresses, and telephone numbers of all witnesses to the beginning and cause of all contracts between the living soul, First Middle Last, and the fiction of law-CORPORATION, INC.

NOTICE: You, First Middle Last, et al, are hereby granted ten (10) days' time opportunity to cure your Fault by providing me, First Middle Last, a living soul, all Verified, Indispensable evidence, precisely as stipulated above. Your failure to cure your Fault by sworn oath, affidavit or deposition will cause you to be Served NOTICE of Self-Executing Default Judgement. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All Creator Endowed Unalienable Rights, and all others, Preserved and Non-Negotiable. Errors and omissions excepted.

ctober <u>30</u> , 2023	by:	
	C/O Street Address	s
	City, Utah near [84	1629]
	City, Utah near [82	[629]

NOTICE of Fault Served First Middle Last, et al, by PRIORITY MAIL

Sample of NOTICE of Fault

Change all red-ink items to your personal information then turn all to black-ink

Brenda Teig, et al-in your private capacities C/O SMART SCHOFIELD SHORTER, INC. 5320 South 900 East, Ste. 120 Salt Lake City, Utah near 84117

Re: NOTICE of Fault and opportunity to cure your fault

Applicable Principles and Maxims of law: All things must be done in good faith. To conceal is one thing, to be silent another. Silence can only be acquainted with fraud where there is a duty to speak. A fault binds its own authors.

NOTICE: You, Brenda Teig, et al, are hereby Served NOTICE of Fault because you failed to provide me, Delbert Vern Chadwick, within ten (10) days, Verified (by sworn affidavit, oath, or deposition), Indispensable (that which cannot be spared, omitted, or dispensed with), evidence of the following:

- Verified copies of contracts you, Brenda Teig, et al, have established with the living soul, Linda Brinkerhoff, that vitiates all solemn contracts I established with her since September 2, 2022;
- Verified copies of each and every one of your oaths, your bonds, your licenses to practice law in Utah, your foreign agent registrations, your business license, your corporate charter, your liability insurance carrier's name, address, and telephone number, your actual, individual business cards.

NOTICE: You, Brenda Teig, et al, are hereby granted ten (10) days opportunity to cure your Fault by providing me, Delbert Vern Chadwick, a living soul, all Verified, Indispensable evidence, as stipulated above. Your failure to cure your Fault by sworn affidavit, oath, or deposition will cause you to be Served NOTICE of Self-Executing Default Judgment. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights Preserved and Non-Negotiable, and all others.

April 28, 2023

C/O 235 East 100 South Santaguin, Utah near 84655

By: Wellet Ven Chadwick

Copy: To Whom I Will

NOTICE of Self-Executing Default Judgement Process (Third Process)

NOTICE of Self-Executing Default Judgement:

In the header put this maxim of law: "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

Wherever the word **NOTICE of Self-Executing Default Judgement,** and **Living Testimony** appears in your documents Bold it and Capitalize it. This highlights it so they know this is a **NOTICE** and a **Living Testimony**.

Top Center of Page under Heading:

NOTICE of Self-Executing Default Judgement upon First Middle Last, et al

And

Living Testimony of First Middle Last, in the form of an Affidavit

Applicable Principles and Maxims of Law: Fiction yields to truth; where the truth appears, there can be no fiction of law. The law never suffers anything contrary to truth. An un-rebutted affidavit stands as the truth and the judgement in commerce. No judge, court, attorney, government, or any agencies thereof, or any third-party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one can do for them.

First Middle Last's Living Testimony of facts in the form of an Affidavit:

NOTICE of Self-Executing Default Judgement cont...

NOTICE of Self-Executing Default Judgement cont...

- 1. You, First Middle Last, et al, were Served a lawful **NOTICE and DEMAND** by PRIORTY MAIL #9505 5156 1591 4825 3685 65, on September 23, 2023, at 10:45 am, and demanded to provide me, First Middle Last, a living soul, Verified, Indispensable evidence, within a ten (10) day term, which you failed to do;
- 2. You, First Middle Last, et al, we Served a lawful **NOTICE of Fault** by PRIORITY MAIL #9505 5156 1591 4836 4876 83, on October 5, 2023, at 9:27 am, and granted a ten (10) day term opportunity to cure your Fault(s), which you failed to do. You, First Middle Last, et al, now find yourselves in the position of **Self-Executing Default Judgement**, requiring no affirmative action of the court or action under process issued by the court to execute it.

NOTICE: You, First Middle Last, et al, failure to provide me, First Middle Last, a Verified (by sworn oath, affidavit, or deposition), rebuttal to my **Living Testimony**, point-by-point, no later than a ten (10) day term from the date of this Service, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend my **Living Testimony** is hereby preserved.

NOTICE of Self-Executing Default Judgement cont...

NOTICE of Self-Executing Default Judgement cont...

Sincerely, in peace, honor, and good faith,	by:		©
Validation: On this 12 th day of October 2023, First Middl soul who autographed this document in our presence.	e Last, did present him/he	erself before us, and is known to	be the living
Living Soul Witness		Living Soul Witness	_

NOTICE of Self-Executing Default Judgement Served First Middle last, et al, by PRIOROTY MAIL

(See sample next page)

NOTICE of Self-Executing Default Judgement

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

NOTICE of Self-Executing Default Judgement upon First Middle Last, Et al And

Living Testimony of First Middle Last, in form or an Affidavit

Applicable Maxims of Law: The law never suffers anything contrary to truth. An un-rebutted affidavit stands as the truth and the judgement in commerce. No judge, court, attorney, government, or any agencies thereof, or any other third party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one else can do for them.

irst N	vliddle Last's Living Testimony of facts in form of an Affidavit:
1.	First Middle Last, et al-in their private capacities, were served Private NOTICE and
	DEMAND, NOTICE of Declaration by PRIORITY MAIL,
	October, 2023, XX:XX pm. They were granted a ten (10) days' term to provide me, First Middle Last, a living soul, Verified, Indispensable evidence, as stipulated, by sworn
	affidavit, oath, or deposition, which they failed to do;
2.	First Middle Last, et al-in their private capacities, were served NOTICE of Fault and opportunity to cure their fault by PRIORITY MAIL
	October, 2023, XX:XX pm. They were granted ten (10) days opportunity to cure the
	Fault by providing me, First Middle Last, a living soul, all Verified, Indispensable evidence
	as precisely stipulated, which they failed to do;
3.	First Middle Last, et al-are now in the position of Self-Executing Default Judgement,
	requiring no affirmation action of the court or action under process issued by the court to execute it.
MATIO	CE: First Middle Last's, et al, failure to provide me, First Middle Last, a living soul, a
	ed (by sworn oath, affirmation, or deposition) rebuttal to my Living Testimony, point-by-point
	r than ten (10) days' time from the date of Service, will comprise their agreement with and
	sion of all facts herein, in perpetuity, the said confession being res judicata [Latin "a thing
djudio	cated"] and stare decisis [Latin "to stand by things decided"].
ccord	cation: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in ance with my first-hand knowledge and conviction, such is true, correct, complete, and not ding. Right to amend my Living Testimony is hereby preserved.
	7 7 7
(in oan	ely in peace honor and good faith by:
micere	ely, in peace, honor, and good faith by:
	tion: On thisday of, 2024, First Middle Last did present him/herself before is known to be the living soul who autographed this document in our presence.
is, and	is known to be the fiving sour who adolgraphed and document in our presence.
	Living Soul Witness Living Soul Witness

NOTICE Self-Executing Default Judgement Served First Middle Last, et al, by PRIORITY MAIL

Sample of NOTICE of Self-Executing Default Judgement

Change all red-ink items to your personal information then turn all to black-ink

NOTICE of Self-Executing Default Judgment upon Brenda Teig, et al And

Living Testimony of Delbert Vern Chadwick, in form of an Affidavit

Applicable Principles and Maxims of Law: The law never suffers anything contrary to truth. An unrebutted affidavit stands as the truth and the judgment in commerce. No judge, court, attorney, government, or any agencies thereof, or any other third party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one else can do for them.

Delbert Vern Chadwick's Living Testimony of facts In form of an Affidavit:

- Brenda Teig, et al- in their private capacities, were served Private NOTICE and DEMAND, NOTICE of Declaration by PRIORITY MAIL 9505515811923108415715, April 19, 2023, 12:28 pm. They were granted a ten(10) day term to provide me, Delbert Vern Chadwick, Verified, Indispensable evidence, as stipulated, by sworn affidavit, oath, or deposition, which they failed to do:
- Brenda Teig, et al-in their private capacities, were served NOTICE of Fault and opportunity to cure their fault by PRIORITY MAIL 9505515811913118544673, May 1, 2023, 1:10 pm. They were granted ten (10) days opportunity to cure their Fault by providing me, Delbert Vern Chadwick, all Verified, Indispensable evidence, as stipulated, which they failed to do;
- Brenda Teig, et al-are now in the position of Self-Executing Default Judgment, requiring no affirmative action of the court or action under process issued by the court to execute it.

Brenda Teig's, et al failure to provide me, Delbert Vern Chadwick, a Verified (by sworn oath, deposition, or affidavit) rebuttal to my Living Testimony, point-by-point, no later than ten (10) days from the date of Service, will comprise their agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Verification: I, Delbert Vern Chadwick, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first- hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend my Living Testimony is hereby preserved.

Sincerely, in peace, honor, and good faith, Wilbert Uun Wasdwick

Validation: On this 13th day of May, 2023, Delbert Vern Chadwick did present himself before us, and is known to be the living soul who autographed this document in our presence.

Kenn Leonard Brown

Spencer Linner Skeets
Living Soul Witness

Breade Teig, et al served this copy by Priority Mail

Sample of Invoice - If Further Damages Have Been Done to You

Of course you will adjust your own amounts and descriptions and fill out all the red ink with your information (then turn everything to black ink) First Middle Last c/o City

INVOICE

c/o P.O. Box 201			
City, State near [84647]	Invoice #		
CORPORATION, INC.	Invoice Date		
Street Address City, State near [84023]	Due Date		

Item	Description	Unit Price	Quantity	Amount
Service	Failure to provide signed/valid service contract agreement	\$100,000.00	1.00	\$100,000.00
Service	Failure to honor private property united states patent holdings	\$5,000.00	1.00	\$5,000.00
Service	Failure to honor/set off claimed debt.	\$14,371.25	1.00	\$14,371.25
Service	Failure to uphold written agreement	\$5,000.00	1.00	\$5,000.00
Service	Failure to perform due process	#317,500.00	1.00	\$317,500.00

NOTES: 1) Fee Schedule: NTW-FS-1956 pg 6 of 8 (p) Rec. No. AK10-2020-000006 11/13/2020: failure to provide contract. 2) Patent Trespass: Rec. No. AK-2021-000348-0 2/16/2021 pg 4 of 15 Private Property has no valorem/situs tax. 3) Private Property has no valorem/situs tax. Tax Exempt American Indemnity Bond No. AMRI00001RA393427640USAlaska NOTICE and DEMAND; PRIORITY MAIL NOTICE of FAULT; PRIORITY MAIL NOTICE of Self-Executing Default Judgement PRIORITY MAIL Default Notice: RE 385 598 801 US - Tacit Agreement; RE 385 600 213 UD/Resolution Statement: RE 385 600 235 US/UCC-1 Fixture Lien: AK 303 2011-000347-0 [KIB assessed value of property #317,500.00]

			Subtotal	\$441,871.25
By:		©	Total	\$441,871.25
Mailed:	RE 385 600 726 US		Amount Paid	\$0.00
			Balance Due	\$441,871.25

Sample of UCC1 Lien - to validate and enforced the invoices

UCC1 lien must match the exact amounts that are on the invoices

(It is best if on your last

NOTICE of Self-Executing Default Judgement
you send a copy of your Fee Schedule if you
plan on billing them for damages)

CC FINANCING STATEMENT				
NAME & PHONE OF CONTACT AT FILER (optional) Name of contact for this UCC 1 lien E-MAIL CONTACT AT FILER (optional) email of contact for this UCC 1 lien				
SEND ACKNOWLEDGMENT TO: (Name and Address)				
Contact Name	$\neg 1$			
c/o Street Address	.			
City, State,				
near postal code [84647]	- 1			
	THE ABO	OVE SPACE IS FOR	FILING OFFICE USE	ONLY
DEBTOR'S NAME: Provide only one Debtor name (1a or 1b) (use exact name will not fit in line 1b, leave all of item 1 blank, check here and pr	ct, full name; do not omit, modify, or abbreviate a rovide the Individual Debtor information in item 1	any part of the Debtor's 0 of the Financing Stat	name); if any part of the Ir ement Addendum (Form U	dividual Debtor DC1Ad)
18. ORGANIZATION'S NAME Debtor you are liening (Corp Name)				
1b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME		AL NAME(S)/INITIAL(S)	SUFFIX
Individual you are liening Last Name	First Name		lle Initial	
MAILING ADDRESS Corp/Individual mailing address	City	STATE	84647	USA
DEBTOR'S NAME: Provide only one Debtor name (2a or 2b) (use exact				
name will not fit in line 2b, leave all of item 2 blank, check here and pr 2a. ORGANIZATION'S NAME	rovide the Individual Debtor information in item 1	0 of the Financing Stat	ement Addendum (Form U	CC1Ad)
Second Debtor corp name				
2b. INDIVIDUAL'S SURNAME	FIRST PERSONAL NAME	ADDITION	AL NAME(S)/INITIAL(S)	SUFFIX
Last name Individual you are liening	First Name		lle Initial	
MAILING ADDRESS Corp/Individual mailing address	City	STATE UT	84647	COUNTRY
SECURED PARTY'S NAME (or NAME of ASSIGNEE of ASSIGNOR	SECURED PARTY): Provide only one Secured	Party name (3a or 3b)		
3a. ORGANIZATION'S NAME				
Blank 3b. INDIVIDUAL'S SURNAME	I SPOT DEPOOLS I MANS	Language		Louisen
Last Name (you)	First Personal Name First Name		al name(syinitial(s)	SUFFIX
MAILING ADDRESS	CITY	7	POSTAL CODE	COUNTRY
c/o Street Address	City	UT	84647	USA
COLLATERAL: This financing statement covers the following collateral:				
\$1,000,000 (one million) dollars and 00 cents				
Recompense for harm & non-response to offer to				
Notice 1 NOTICE and DEMAND; PRIORITY M		743 25		
Notice 2 NOTICE of Fault PRIORITY MAIL# 9				
Notice 3 NOTICE of Self-Executing Default Judg	gement; PRIORITY MAIL# 950	05 5156 1591 6	5347 5632 58	
T				
Invoice 1 Cost as per Fee Schedule/Notice; PRIC				
Invoice 2 Cost as per Fee Schedule/Notice; PRIO				
Invoice 3 Cost as per Fee Schedule/Notice; PRIO	ORITY MAIL# 9505 5156 1591	9635 5689 86		
Additional Supporting Documents List:				
theck <u>only</u> if applicable and check <u>only</u> one box: Collateral is held in a	Trust (see UCC1Ad, item 17 and Instructions)	being administere	ed by a Decedent's Person	al Representativ
Observation of the section of the se		AL COLOR		
. Check only if applicable and check only one box:		ob. Check only if	applicable and check <u>only</u>	one box:

International Association of Commercial Administrators (IACA)



Q&A Session:

Let's have a question-and-answer session now...

Court Document Process

First gather all presentments/offerings from the court, put them all in chronological order. A good way to do that is as follows:

2024-02-23 name of document/process service. They will automatically fall into chronological order if you name them like that on your computer or wherever you file them.

Maxim of Law: The beginning of every contract must be considered. Without knowing where it all started, how can you know where to go from there?

Identify each of the Attorneys that are on the documents (i.e., the prosecuting attorney, or the person who has submitted this case to the court). This will be whom you return all the documents back to.

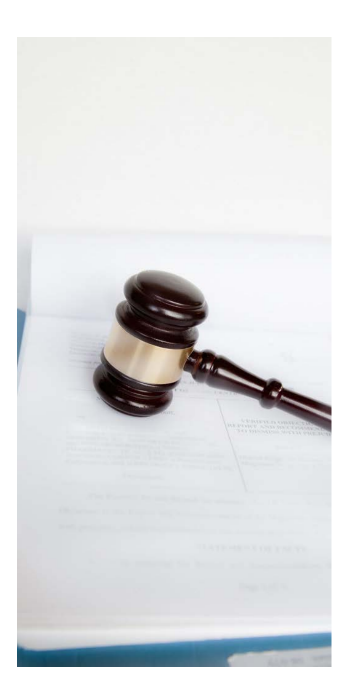
Make copies of everything, unless you have copies downloaded from the court, then you will have those copies in a file somewhere.

On the originals, or copies downloaded from the court records list, you will hand-write the following information on each of the front documents:

At the top of the page: **To: Prosecuting Attorney's name, et al, in your private capacities**. If there is no prosecuting attorney's name on the documents, there must be someone who initiated the court case, this is who you will be sending all the return documents to.

"Your computer-generated hearsay is hereby refused for cause: No consent to contract or joinder with a fiction of law, Return to sender, Date" you will be returning the package.

At the sideline of the document, put a line and point to every name or capitalized title and write "Fiction of Law" on the line.



Court Document Samples

	eth appears, there can be no fution of la e there is no lawful Authority to lish, there is no necessity to obey.
	I JUDICIAL DISTRICT COURT UNTY, STATE OF UTAH
STATE OF UTAH,	INFORMATION
Plaintiff,	
vs.	Case No.
—DELBERT VERN CHADWICK	Judge
—11270 S ELK RIDGE DR	OTN: 66366873
Utah County, UT 84651 DOB: 8/18/1941	O1N: 003000/3
SID:	Bail:
Defendant.	
defendant with the commission of the fol COUNT 1: STALKING - CURR! VIOLENCE), a Third Degree Felony, in that on or about 9/9/2023, in Utah Count (b) violate: (l) stalking injunction issued under Title	ough the Utah County Attorney's Office, charges the lowing offense(s): ENT OR FORMER COHABITANT (DOMESTIC violation of Utah Code Ann. § 76-5-106.5(2)+(3BV), in ty, the defendant DELBERT VERN CHADWICK did 278B, Chapter 7, Part 7, Civil Stalking Injunctions; and offense a cohabitant, as defined in Section 78B-7-102,

-PROBABLE CAUSE STATEMENT: Michael Wall of the Department, Santaquin, having probable cause to believe that the defendant committed the above-listed offense(s), submitted the following evidence in support of the filing of this Information: On July 11, 2023, a civil stalking injunction was issued against the defendant in 4th District Court 230401216, which in part prohibited the defendant from contacting his ex-wife by any means. The defendant was served the injunction on July 18, 2023. Despite the injunction, on September 9, 2023, the defendant's ex-wife received an anniversary card from "DVC" at general delivery, referencing their wedding and temple sealing. On or about September 15, 2023, the defendant gave a box of letters to a friend of his ex-wife's with the request that she deliver the letters to Based upon evidence received from Michael Wall of the Department, Santaquin, I have reason to believe the defendant committed the offense(s) as charged herein. Authorized for presentment and filing this September 22, 2023. -UTAH COUNTY ATTORNEY'S OFFICE Sworn to by: /s/ Julia Thomas JULIA THOMAS

A few Maxims of Law: False in one (particular), false in all. Void in part; void in toto. Fiction yields to truth; where the truth appears, there can be no fiction of law. Where there is not lawful authority to establish, there is not necessity to obey. No man can sue at law in the name of another.

Court Document Process cont...

Having hand-written on all the court documents you will be returning, ensure you copy, again, the documents with the hand-written information for your records. (**Never send documents to the court or court clerk**)

Prepare an envelope with the prosecuting attorney's name and address as shown below:

To: Prosecuting Attorney's Name, et al

C/O ATTORNEY'S FIRM NAME, LLC, INC.

Street Address

City, State near [XXXXX]

In the return address you don't have to put your name at all just address as follows:

C/O Street Address or P.O. Box ####

City, State near {XXXXX}

Slide into a PRIORITY MAIL windowed envelope and make a copy of the envelope.

Before allowing the postal clerk to put it in the back, take a picture of the stamped envelope for your records.

You can pick these up for <u>free</u> at your local post office.

They cost about \$10.00 each to mail.

There are bigger ones as well with the windows.

They are about \$10.00 each to mail.





Court Document Process cont... (NOTICE and DEMAND)

Every time you receive another presentment, write on the envelope or the document when you received it. "Received, without prejudice, Date received".

If they continue sending you court documents, return them with the information hand-written from the previous slides.

Next, you will create a **NOTICE and DEMAND** to the prosecuting attorney. (You will never send anything to the court, judge, or court clerk, as the court does not exist except for an attorney or someone submitting a claim to them).

Start all **NOTICE and DEMAND** documents the same (see the previous **NOTICE and DEMAND** layout). We keep all these documents to one page as no one ever wants to read a novel.

Applicable Principles and Maxims of Law: A corporation cannot sue or otherwise contend with a natural man or woman. Fiction yields to truth, where the truth appears, there can be no fiction of law. Let the principal be responsible. The beginning and cause of every contract must be considered. No man can sue at law in the name of another. In law no one is credited unless he is sworn. The contract makes the law. He who commands lawfully must be obeyed. The king cannot load a subject with imposition against his consent. A delegation cannot be delegated. If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings. Money refused releases the debtor.

NOTICE: You, First Middle Last, et al, are hereby Served Private **NOTICE and DEMAND** to provide me, First Middle Last, a living soul, Verified, Indispensable evidence of the following:

- 1. The name of your king (My king's name is Jesus Christ), and the Verified copy of his written delegation to you, Attorney's at law, giving you dominion/jurisdiction over the living soul, First Middle Last, against my fully informed consent;
- 2. Verified copies of every bona fide contract you, First Middle Last, et al, have established with the living soul, that vitiates all solemn contracts I established with the fiction of law CORPORATION, INC;
- 3. Verified copies of each and every one of your oaths, your bonds, your licenses to practice law in Utah, your foreign agents' registrations, your liability insurance carrier's name.

Court Document Process cont	(NOTICE and DEMAND)
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Definitions, see the standard **NOTICE and DEMAND** above as they will be the same definitions.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, the Verified, Indispensable evidence by sworn oath, affidavit, or deposition. Your failure to obey this lawful **NOTICE and DEMAND**, as precisely stipulated, will cause you to be Served **NOTICE of Fault**. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

Date:	by:	©
	C/O Street Address	
	City State near [XXXXX]	1

Copy: To Whom I Will

Encl: Court presentments

NOTICE and DEMAND Served First Middle Last, et al, by PRIORITY MAIL

Court Documents NOTICE and DEMAND

(No. 1)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities c/o CORPORATION, INC.
Street Address
City, State near [84647]

Re: Private NOTICE and DEMAND

Applicable Principles and Maxims of law: No man can sue at law in the name of another. A corporation cannot sue or otherwise contend with a natural man or woman. Fiction yields to truth; where the truth appears, there can be no fiction of law. In law no one is credited unless he is sworn. Let the principal answer. The beginning and cause of every contract must be considered. The contract makes the law. He who commands lawfully must be obeyed. A delegation cannot be delegated. If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings. Money refused releases the debtor.

NOTICE: You, First Middle Last, et al, are hereby Served Private NOTICE and DEMAND to provide me, First Middle Last, a living soul, the following Verified, Indispensable, evidence of the following:

- A Verified copy of the bona fide original note and contract between the living soul, First Middle Last, and you, First Middle last, et al and the fiction of law-CORPORATION, INC.;
- Verified copies of every one of your required oaths, bonds, foreign agent registrations, license to
 do practice law in Utah, legal names of each and every one of your references We and Us;
- A Verified copy of the forensic audit of Case Number: XXX-XXXXX, alleged Loan Number: XXXXXXXX, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor attesting his audit is true, correct, and certain;
- 4. A Verified copy of your corporate charter, and personal business cards of referenced We and Us.

Definitions:

Indispensable - That which cannot be spared, omitted, or dispensed with.

Verification – confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition. Verify – To confirm or substantiate by oath,....Particularly used of making formal oath to accounts, petitions, pleadings, and other papers.

Verified copy – A copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definition from Black's Law Dictionary, Fourth Edition).

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, the Verified, Indispensable evidence by swom oath, affidavit, or deposition. Your failure to obey this lawful NOTICE and DEMAND, as precisely stipulated, will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

October 30, 2023	by:	©
	c/o Street Add	lress
CC: To whom I will	City, Utah nea	r 84626

Encl: Court presentments.

Court Documents NOTICE and DEMAND (No. 2)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities City, State near [84647]

NOTICE of Declaration, and return of your information presentment

Applicable Principles and Maxims of law: No man can sue at law in the name of another. A corporation cannot sue or otherwise content with a natural man or woman. Fiction yields to truth, where the truth appears there can be no fiction of law. In law no one is credited unless he is sworn. The beginning and cause of every contract must be considered. The contract makes the law. He who commands lawfully must be obeyed. The king cannot load a subject with imposition against his consent. A delegation cannot be delegated. If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings.

NOTICE: You, First Middle Last, et al, are hereby Served Private NOTICE and DEMAND to provide me, First Middle Last, a living soul, the following Verified, Indispensable, evidence of the following:

- 1. The name of your king (My king's name is Jesus Christ), and the Verified copy of his written delegation to you, Attorneys at law, giving you dominion jurisdiction over the living soul, First
- Middle Last, against my fully informed consent;

 2. Verified copies of every bona fide contract you, First Middle Last, et al, have established with the living soul, that vitiates all solemn contracts I established with said fiction of law-CORPORATION.
- 3. Verified copies of each and every one of your oaths, your bonds, your licenses to practice law in

Indispensable - That which cannot be spared, omitted, or dispensed with.

Verification - confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition. Verify - To confirm or substantiate by ooth, Particularly used of making formal oath to accounts, petitions oleadings, and other papers.

Verified copy - A copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definition from Black's Law Dictionary, Fourth Edition)

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, the Verified, Indispensable evidence by sworn oath, affidavit, or deposition. Your failure to obey this lawful NOTICE and DEMAND, as precisely stipulated, will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in neace, good faith, without dishonor or frivolity. All my Creator Endowed Unalienable Rights. and all others, are hereby Preserved and Non-Negotiable. Errors and om

CC: To whom I will Your false information presentment Copy of First Middle Last, Declaration Agreements, and Records

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last's, Declaration of Personal Law, Contracts, Covenants, Agreements, and

Personal Law: The law that governs a person's family matters, regardless of where the person goes. In common-law systems, personal law refers to the law of the person's domicile. In civil-law systems, it refers to the law of the individual's nationality (and so is sometimes called lex patriae). Cf. TERRETORIAL LAW. (from Bouvier's Law Dictionary and concise Encyclopedia, 3rd revision, by Francis Rawle) "The ideal of the personal law is based on the conception of man as a social being, so that those transactions of his daily life which affect him most closely in a personal sense, such as marriage, divorce, legitimacy, many kinds of capacity, and succession, may be governed universally by that system of law deemed most suitable and adequate for the purpose....[A]lthough the law of the domicile is the chief criterion adopted by the English courts for the personal law, it lies within the power of any man of full age and capacity to establish his domicile in any country he chooses, and thereby automatically to make the law of the country his personal law." (R. H. Graveson, Conflict of Laws 188 (7th edition 1974).

Applicable Principles and Maxims of Law: No man can renounce the country in which he was born, nor abjure the obligation of his allegiance. Husband and wife are considered one person in law. The domicile of the husband is that of the wife. Domicile is said to be of three kinds, domicile of origin, or by birth, domicile by choice, and domicile by operation of law. The domicile of origin always remains in abeyance, as it were, to be resorted to the moment the domicile of choice is given up. Domicile by choice is that domicile which a person of capacity of his free will selects to be such. Domicile is conferred in many cases by operation of law, either expressly or consequentially Declarations of the party are admissible to prove domicile. By attending a particular church. The domicile of a person is that place or country in which his habitation is fixed, without any present intention of removing therefrom. In general, the place or country which is in fact his home or not, is determined to be his home by a rule of law. And the law favors the presumption of a continuance of domicile. Two things must concur to establish domicile, the fact of residence and the intention of remaining. These two must exist or must have existed in combination. Mere taking un residence is not sufficient unless there be an intention to abandon a former domicile. Proof of domicile does not depend upon any particular fact, but upon whether all the facts and circumstances taken together tend to establish the fact. To constitute a change of domicile three things are essential; (1) Residence in another place; (2) an intention to abandon the old domicile; and (3) an intention of acquiring a new one; or as some writers express it there must be an animus non revertendi and an animus manendi, or animus et factum. The factum is the transfer of the bodily presence, and the animus is the intention of residing permanently or for an indefinite period. (Excerpts from Bouvier's)

Three most important domiciles in my life:

- My nativity was Month day, year, in Hospital/place, City, County, State.
- 2. My choice, my domicile is in City, State
- 3. By operation of law my domicile was automatically established Month Day, Year. Which day I First Middle Last, became legally and lawfully married to First Middle Last.

 4. There are no numbers on the side of our domicile that show a mail location. Our domicile is
- located on the Blank street NESW of Main Street in City, State. Our mailbox has number XXX on its face, which I reported stolen to the City Postmaster Month day, year.

NOTICE and DEMAND Served First Middle Last, et al. by PRIORITY MAIL

NOTICE and DEMAND Served First Middle Last, et al, by PRIORITY MAIL

NOTICE to Agent is NOTICE to Principal: NOTICE to Principal is NOTICE to Agent

Applicable Principles and Maxims of Law: Let not that which I have appointed be polluted by mine enemies, by the consent of those who call themselves after my name; for this is a very sore and grievous sin against me, and against my people, in consequence of those things which I have decreed, and which are soon to befall the nations. Therefore, it is my will that my people should claim, and hold claim upon that which I have appointed unto them, though they should not be permitted to dwell thereon. D&C 101:97-99. What God has ordained, let not man put asunder. It is not incumbent on the possessor of property to prove his right to his possessions

Regarding my past and current, binding Contracts, Covenants, Compacts, Agreements, and Records. My birth, blessing, baptism, Church membership, temple endowment, and marriage to my wife husband, First Middle Last, are all facts upon record. My ordinations to Aaronic and Melchizedek Priesthood offices are facts upon record. My current Marriage contract to First Middle Last, My marital agreements with her/him, My life insurance - First Middle last as beneficiary, Our church and household membership, utilities, home, yard improvements and maintenance, medical, automobile insurance, etc., are all facts upon record. My compact with The Internal Revenue Service – The Private Treasury CID Officer, banking, and other commercial transactions are all facts upon record. My contracts with the United States Postal Service and other delivery companies are all facts upon record My contracts as Accommodation Party for people I have accommodated are all facts upon record. No one can verify by the country against a record. The issue upon a record cannot be tried by a jury.

Applicable Principles and Maxims of Law: The movement of the progressive societies has hitherto been a movement from status to contract. The contract makes the law. The terms of the contract become private law between the parties. The contract between the parties is the law between them, and the courts are obliged to give legal effect to such contracts according to the true interests of the parties. Contracts which are not illegal, and do not originate in fraud, must in all respects be observed. The beginning and cause of every contract must be considered. He who is first in line is preferred in right. No man shall lose his court.

NOTICE: Any claimant, in your private capacity, who claims any part of My Declaration is unlawful or incorrect, or claims a contract paramount to mine, is hereby given NOTICE and DEMAND to provide me, First Middle Last, a living soul, Verified (by sworn oath, deposition, or affidavit). Indispensable evidence (that which cannot be omitted), within ten (10) days' term of your being Served this NOTICE, any unlawful or incorrect fact in my declaration, or present, for examination, your

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

February 10, 2024

C/O Street Address

NOTICE and DEMAND Served First Middle Last, et al, by PRIORITY MAIL

Court Documents NOTICE and DEMAND

(No. 3)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities c/o CORPORATION, INC.
Street Address
City, State near [84647]

INVESTIGATION OF BONA FIDE DEBT VALIDATION; NON-NEGOTIABLE PRECEPT

Applicable Principles and Maxims of law Where the evidence of a debt is not in existence it is presumed to have been discharged. A delegated authority cannot be delegated. A corporation cannot sue or otherwise content with a natural man or woman. No man can sue at law in the name of another.

By this Precept provide the living soul, First Middle Last, the following material evidence:

- A Verified copy of First Middle Last's, et al, and the fiction of law-CORPORATION, INC.'s transmittal/delegation/ submission letter purported account(s)/Debt(s) of the living soul, First Middle Last, to third party Debt Collector/Interloper, First Middle Last, et al, and the fiction of law-CORPORATION, INC.;
- A Verified copy of any/all funds paid to First Middle Last, et al, and the CORPORATION, INC. by third party Debt Collector/Interloper, First Middle Last, et al, and the fiction of law-CORPORATION, INC. for any/all purported account(s)/Debt(s) of the living soul, First Middle Last;
- A Verified copy of the accounting ledgers showing First Middle Last's, et al, and the fiction of law-CORPORATION, INC. write-off/discharge, for tax purposes, any/all purported account(s)/Debt(s) of the living soul, First Middle Last;
- The ORIGINAL contract, showing full-disclosure and agreement thereof by the wet-ink signatures of both, the living soul, First Middle Last, and First Middle Last, et al, and the fiction of law-CORPORATION, INC.

NOTICE: You, First Middle Last, et al, have ten (10) days term, in which to provide me, First Middle Last, a living soul, the Verified, Indispensable evidence by sworn oath, affidavit, or deposition. Your Failure to obey this lawful NOTICE and DEMAND, precisely as stipulated, will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

ebruary 2, 2024	Ву:	
	c/o Street	Address near 84626
	City, Utan	near 84020

Copy: To Whom I Will Encl: Court presentments.

Court Documents NOTICE and DEMAND

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC. Street Address City, State near [XXXXX] Re: NOTICE and DEMAND, Return of your presentment

To: First Middle Last, and/or the "Real Party" who crafted and mailed the unsigned, unattested offer/presentment/claim(s). Your presentment is hereby enclosed, refused for cause, without dishonor, and returned to you.

NOTICE: "To allow one to take official action simply by giving oral approval to a letter which does not recite the action and which does not go out under one's name is to extend permissible delegation beyond reasonable bounds". (See Independent School District #639, Vesta v. Independent School District #893, Echo, 160 N.W. 2d 686 (Minn. 1968);

"A corporation cannot sue or otherwise contend with a natural man or woman". (See Rundle v. DELAWARE and RARITAN CANAL COMPANY, 55 U.S. 80).

Applicable Maxims of Law: To present is no more than to give or offer on the spot. Fiction yields to truth; where the truth appears there can be no fiction of law. The king cannot load a subject with imposition against his consent. A man is presumed to be simple who makes a mistake in his own name. A delegation cannot be delegated. Dissimilar things ought not to be joined. In law no one is credited unless he is sworn. The claimant is always bound to prove. (the burden of proof lies on him).

I, First Middle Last, do hereby Serve you, First Middle Last, and/or the "Real Party", NOTICE and DEMAND to provide me the following Verified, Indispensable evidence as proof of your claim(s):

- 1. Verified copies of documents that show your full, true, Christian name;
- Verified copies of each: your lawful Delegation of Authority showing authority to make demands upon this living soul; your bond; your license to practice law in Utah; your foreign agents' registration; your business license; your corporate charter; and your liability insurance carrier;
- Verified copies of alleged communications to fictions of law-CORPORATION, INC. sent from me, First Middle Last;
- Verified copies of your representation of First Middle Last, as his Attorney at Law in this instant matter.

Definitions:

Indispensable - That which cannot be spared, omitted, or dispatched with.

Verification – Confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition. Verify – To confirm or substantiate by oath...Particularly used of making formal oath to accounts, petitions, pleadings, and other papers.

NOTICE: You, First Middle Last, and/or the "Real Party", are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, verified proof of your claim(s), by sworn oath, affidavit, or deposition. Your failure to verify your claim(s), as precisely stipulated, will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

Date:	by:
	C/O Street Address
	City, State near [XXXXX]

NOTICE and DEMAND Served you, First Middle last, et al. by PRIORITY MAIL

Sample of Court Documents NOTICE and DEMAND

Change all red-ink items to your personal information then turn all to black-ink

(No. 1)

To: Jeffrey S. Gray, Julia Thomas, et al-in your private capacity. Re: Private NOTICE and DEMANI C/O Utah County Office 100 East Center, Suite 2100

Provo, Utah near 84606

Applicable Principles and Maxims of law: NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent. No man can sue at law in the name of another. A corporation cannot sue or otherwise contend with a natural man or woman. Fiction yields to truth; where the truth appears there can be no fiction of law. In law no one is credited unless he is sworn. The beginning and cause of every contract must be considered. The contract makes the law. He who commands lawfully must be obeyed. The king cannot load a subject with imposition against his consent. A delegation cannot be delegated. If the Christian name be wholly mistaken, this is regularly fatal to all ludicial proceedings

NOTICE: You, Jeffrey S. Gray, Julia Thomas, et al. are hereby Served Private NOTICE and DEMAND to provide me, Delbert Vern Chadwick, a living soul, the Verified, Indispensable, evidence of the following:

- 1. The name of your king (My king's name is Jesus Christ), and the Verified copy of his written delegation to you, Attorneys at law, giving you dominion/jurisdiction over the living souls, Delbert Vern Chadwick and Linda Brinkerhoff against our fully informed consent; 2. Verified copies of every bona fide contract you, Jeffrey S. Gray, Julia Thomas, et al, have
- established with the living soul, Linda Brinkerhoff, who is being treated for anxiety, depression, and dementia, that vitiates all solemo contracts Lestablished with her since September 2, 2021. 3. Verified copies of each and every one of your paths, your bonds, your licenses to practice law in

Utah, your foreign agent registrations, your liability insurance carrier's name. Definitions: Indispensable-That which cannot be spared, omitted, or dispensed with. Verification-Confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition Verify-To confirm or substantiate by oath,....Particularly used of making formal oath to accounts, petitions, pleadings, and other papers.

Verified copy-A copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definitions from Black's Law Dictionary, Fourth Edition).

NOTICE: You, Jeffrey S. Gray, Julia Thomas, et al, are hereby granted a ten (10) day term in which to provide me, Delbert Vern Chadwick, a living soul, the Verified, Indispensable evidence by sworn affidavit, oath, or deposition. Your failure to obey this lawful NOTICE and DEMAND, precisely as stipulated, will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor, or frivolity. All of my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. February 6, 2024

Copy: To whom I will

End: your false information presentment Copy of Delbert Vern Chadwicks Declaration of Personal Raw, Contracts, covenants, Agreements, and Records.

Jeffrey S. Gruy, Julia Thomas served copy of this NOTICE by Scanned with CamScanne

4. There are no numbers on the side of our domicile that show a mail location. Our domicile is located on the first street south of Main Street in Santaquin, Utah. Our mail box has number 235 on its face, which I reported stolen to the Santaquin Post Master November 23, 2022.

Applicable Principles and Maxims of law: Let not that which I have appointed be polluted by mine enemies, by the consent of those who call themselves after my name; for this is a very sore and grievour sin against me, and against my people, in consequence of those things which I have decreed and which are soon to befall the nations. Therefore, it is my will that my people should claim, and hold claim upon that which I have appointed unto them, though they should not be permitted to dwell thereon. D&C 101-97-99. What God has ordained, let not man out asunder. It is not incumbent on the possessor of property to prove his right to his possessions.

Regarding my past and current, binding Contracts, Covenants, Compacts, Agreements, and Records My birth, blessing, baptism, Church membership, temple endowment, and marriage to my late wife, Carole Ray Campbell, are all facts upon record. My ordinations to Aaronic and Melchizedek Priesthoo offices are facts upon record. My current Marriage contract to Unda Brinkerhoff, My marital agreements with her. My life insurance-Linda as beneficiary, Our Church and household membership utilities, home, yard improvements and maintenance, medical, automobile insurance, etc., are all facts upon record. My compact with The Internal Revenue Service- the Private Treasury CID Officer, banking, and other commercial transactions are all facts upon record. My contracts with United States Postal Service and other delivery companies are all facts upon record. My contracts as Accommodation Party for people I have accommodated are all facts upon record. No one can verify by the country against a record. The issue upon a record cannot be tried by a jury.

Applicable Principles and Maxims of law: The movement of the progressive societies has hitherto been a movement from status to contract. The contract makes the law. The terms of the contract become private law between the parties. The contract between the parties is the law between them, and the courts are obliged to give legal effect to such contracts according to the true interests of the parties. Contracts which are not illegal, and do not originate in fraud, must in all respects be observed. The beginning and cause of every contract must be considered. He who is first in line is preferred in

NOTICE: Any claimant, in your private capacity, who claims any part of My Declaration is unlawful or incorrect, or claims a contract paramount to mine, is hereby given NOTICE and DEMAND to provide me. Delbert Vern Chadwick, Verified (by sworn oath, deposition, or affidavit), indispensable evidence (that which cannot be omitted), within ten (10) days of your being Served this NOTICE, any unlawful or incorrect fact in my Declaration, or present, for examination, your contract paramount to mine.

Sincerely, in peace, good faith, without dishonor or frivolity. All My Creator Endowed, Unalienable Rights are hereby preserved and Non-Negotiable.

By Albert Com Chadwal 40 255 22 of 100 South

Scanned with CamScanne

To: Feffrey S. Gray, Julia Theoras, et al, in your private cosposity. you are hereby served NOTICE of the following Deckaration:

Personal law. The law that governs a person's family matters, regardless of where the person goes. In common-law systems, personal law refers to the law of the person's domicile. In civil-law systems, it refers to the law of the individual's nationality (and so is sometimes called lex potrice). Cf. TERRITORIAL LAW. (from Bouvier's Law Dictionary and concise Encyclopedia, 3* revision, by Francis Rawle)

"The ideal of the personal law is based on the conception of man as a social being, so that those transactions of his daily life which affect him most closely in a personal sense, such as marriage, divorce legitimacy, many kinds of capacity, and succession, may be governed universally by that system of law deemed most suitable and adequate for the purpose. . . . [A]Ithough the law of the domicile is the chief criterion adopted by the English courts for the personal law, it lies within the power of any man of full age and capacity to establish his domicile in any country he chooses, and thereby automatically to make the law of the country his personal law." R.H. Graveson, Conflict of Laws 188 (7° ed. 1974).

Applicable Principles and Maxims of law: No man can renounce the country in which he was born, nor abiure the obligation of his allegiance. Husband and wife are considered one person in law. The domicil of the husband is that of the wife. Domicil is said to be of three kinds, domicil of origin, or by birth, domicil by choice, and domicil by operation of law. The domicil of origin always remains in abevance, as it were, to be resorted to the moment the domicil of choice is given up. Domicil by choice is that domicil which a person of capacity of his free will selects to be such. Domicil is conferred in many cases by operation of law, either expressly or consequentially. Declarations of the party are admissible to prove domicil. By attending a particular church. The domicil of a person is that place or country in which his habitation is fixed, without any present intention of removing therefrom. In general, the place or country which is in fact his permanent home, but is in some cases the place or country which, whether it be in fact his home or not, is determined to be his home by a rule of law. And the law favors the presumption of a continuance of domicil. Two things must concur to establish domicil, the fact of residence and the intention of remaining. These two must exist or must have existed in combination. Mere taking up residence is not sufficient unless there be an intention to abandon a former domicil. Proof of domicil does not depend upon any particular fact, but upon whether all the facts and circumstances taken together tend to establish the fact. To constitute a change of domicil three things are essential; (1) Residence in another place; (2) an intention to abandon the old domicil; and (3) an intention of acquiring a new one; or as some writer express it there must be an animus non revertendi and an animus manendi, or animus et factum. The factum is the transfer of the bodily presence, and the onimus is the intention of residing permanently or for an indefinite period. (Excerpts from Bouvier's)

Three most important domiciles in my life:

- 1. Fairview, Lincoln County, Wyoming.
- My nativity was August 18, 1941 in our home at Fairview, Lincoln County, Wyoming.
- 2. By choice, my domicile is in Santaquin, Utah.
- 3. By operation of law my domicile was automatically established September 2, 2021. Which day I, Delbert Vern Chadwick, became legally and lawfully married to Linda Brinkerhoff.



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Court Document Process cont... (NOTICE of Fault)

Re: **NOTICE of Fault** and opportunity to cure your Fault(s).

Applicable Principles and Maxims of Law: All things must be done in good faith. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE of Fault** because you failed to proved me, First Middle Last, a living soul, within a ten (10) day term, the Verified, Indispensable evidence of the following:

- 1. The name of your king (My king's name is Jesus Christ), and the Verified copy of his written delegation to you, Attorney's at law, giving you dominion/jurisdiction over the living soul, First Middle Last, against my fully informed consent;
- 2. Verified copies of every bona fide contract you, First Middle Last, et al, have established with the living soul, that vitiates all solemn contracts I established with the fiction of law CORPORATION, INC;
- 3. Verified copies of each and every one of your oaths, your bonds, your licenses to practice law in Utah, your foreign agents' registrations, your liability insurance carrier's name.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to cure your Fault, by providing me, First Middle Last, the Verified, Indispensable evidence, as precisely stipulated, by sworn oath, affidavit, or deposition. Your failure to do so will cause you to be Served **NOTICE of Self-Executing Default Judgement**, requiring no affirmation action of the court or action under process issued by the court to execute it.

Judge yourselves accordingly

Court Document Process cont... (NOTICE of Fault)

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, Preserved and Non-Negotiable. Errors and omissions excepted.

Date: by: _____

C/O Street Address

City, State near [XXXXX]

Copy: To Whom I Will

(No. 1)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, Utah near [84415]

Re: NOTICE of Fault and opportunity to cure your Fault

Applicable Principles and Maxims of Law: All things must be done in good faith. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served NOTICE of Fault and opportunity to cure your Fault and provide the living soul, First Middle Last, the following Indispensable evidence:

- A Verified copy of the bona fide original note and contract between the living soul, First Middle Last, and you, First Middle last, et al and the fiction of law-CORPORATION, INC.;
- Verified copies of every one of your required oaths, bonds, foreign agent registrations, license to do practice law in Utah, legal names of each and every one of your references "We" and "Us";
- A Verified copy of the forensic audit of Case Number: XXX-XXXXX, alleged Loan Number: XXXXXXXX, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor attesting his audit is true, correct, and certain;
- A Verified copy of your corporate charter, and personal business cards of referenced "We" and "Us".

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to cure your Fault, precisely as stipulated. Failure to cure your fault will cause you to be Served NOTICE of Self-Executing Default Judgement, requiring no affirmative action of the court or action under process issued by the court to execute them. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor, or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

February 9, 2024	Ву:	c
	C/O Street Addre City, Utah near [
Copy: To Whom I will	,	

(No. 2)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, Utah near [84415]

Re: NOTICE of Fault and opportunity to cure your fault

Applicable Principles and Maxims of Law: All things must be done in good faith. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served NOTICE of Fault and because you failed to provide me, First Middle Last, a living soul, within a ten (10) day term, the Verified, Indispensable, evidence of the following:

- The name of your king (My king's name is Jesus Christ), and the Verified copy of his written delegation to you, Attorneys at law, giving you dominion/jurisdiction over the living soul, First Middle Last, against my fully informed consent;
- Verified copies of every bona fide contract you, First Middle Last, et al, have established with the living soul, First Middle Last, that vitiates all solemn contracts I established with the fiction of law-CORPORATION. INC.;
- Verified copies of each and every one of your oaths, your bonds, your licenses to practice law in Utah, your foreign agents' registrations, your liability insurance carrier's name.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to cure your Fault, by providing me, First Middle Last, the Verified, Indispensable, evidence, precisely as stipulated, by sworn affidavit, oath, or deposition. Your failure to do so will cause you to be Served NOTICE of Self-Executing Default Judgement, requiring no affirmative action of the court or action under process issued by the court to execute them.

Judge vourselves accordingly.

Sincerely, in peace, good faith, without dishonor, or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

February 9, 2024	Ву:	©
	C/O Street Address	
	City, Utah near [840]	93]

Copy: To Whom I will

(No. 3)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, Utah near [84415]

Re: NOTICE of Fault and opportunity to cure your Fault, Purported Case #XXXXXXXXX

Applicable Principles and Maxims of Law: All things must be done in good faith. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served NOTICE of Fault and opportunity to cure your Fault(s) and provide the living soul, First Middle Last, the following Indispensable evidence:

- A Verified copy of First Middle Last's, et al, and the fiction of law-CORPORATION, INC.'s transmittal/delegation/ submission letter purported account(s)/Debt(s) of the living soul, First Middle Last, to third party Debt Collector/Interloper, First Middle Last, et al, and the fiction of law-CORPORATION, INC.;
- A Verified copy of any/all funds paid to First Middle Last, et al, and the CORPORATION, INC. by third party Debt Collector/Interloper, First Middle Last, et al, and the fiction of law-CORPORATION, INC. for any/all purported account(s)/Debt(s) of the living soul, First Middle Last;
- A Verified copy of the accounting ledgers showing First Middle Last's, et al, and the
 fiction of law-CORPORATION, INC. write-off/discharge, for tax purposes, any/all
 purported account(s)/Debt(s) of the living soul, First Middle Last;
- The ORIGINAL contract, showing full-disclosure and agreement thereof by the wet-ink signatures of both, the living soul, First Middle Last, and First Middle Last, et al, and the fiction of law-CORPORATION, INC.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to cure your Fault(s), precisely as stipulated. Failure to cure your fault(s) will cause you to be Served NOTICE of Self-Executing Default Judgement, requiring no affirmative action of the court or action under process issued by the court to execute them. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor, or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

February 9, 2024	Ву:	©
	C/O Street Addre	ess
	City, Utah near [84093]
Copy: To Whom I will		

NOTICE Served you, Kevin P. Sullivan, et al, by PRIORITY MAIL

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC. Street Address City, State near [XXXXX]

To: First Middle Last, and/or the "Real Party".

Re: NOTICE of Fault and opportunity to cure your fault.

Applicable Maxims of Law: To conceal is one thing, to be silent another. A fault binds its own authors.

NOTICE: I, First Middle Last, do hereby Serve you, First Middle Last, and/or the "Real Party", NOTICE of Fault and grant you a ten (10) day term opportunity to cure your fault by providing me, First Middle Last, a living soul, Verified, Indispensable evidence as proof of your claim(s):

- 1. Verified copies of documents that show your full, true, Christian name;
- Verified copies of each: your lawful Delegation of Authority showing authority to make demands
 upon this living soul; your bond; your license to practice law in Utah; your foreign agents'
 registration; your business license; your corporate charter; and your liability insurance carrier;
- Verified copies of alleged communications to fictions of law-CORPORATION, INC. sent from me. First Middle Last:
- Verified copies of your representation of First Middle Last, as his Attorney at Law in this instant matter.

NOTICE: You, First Middle Last, and/or the "Real Party", are hereby granted a ten (10) day term opportunity to cure your fault., Your failure to cure your fault, as precisely stipulated, will cause you to be Served NOTICE of Self-Executing Default Judgement. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

Date:	by:	
	C/O Street Address City, State near [XXXXX]	

Sample of Court Documents NOTICE of Fault

Change all red-ink items to your personal information then turn all to black-ink

Jeffrey S. Gray, Julia Thomas, et al-in your private capacity C/O Utah County Office 100 East Center, Suite 2100

Re: Private NOTICE of Fault and opportunity to cure your faul

Applicable Principles and Maxims of law: All things must be done in good faith. To conceal is on thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak.

A fault high its comparation.

NOTICE: You, Jeffrey S. Gray, Julia Thomas, et al, are hereby Served NOTICE of Fault because you fall to provide me, Delbert Vern Chadwick, a living soul, within a ten (10) day term, the Verifile Indispensable, evidence of the following:

- The name of your king (My king's name is Jesus Christ), and the Verified copy of his written delegation to you, Attorneys at law, giving you dominion/jurisdiction over the living souls, Delbert Vern Chadwick and Lindas Brinkerholf against our fully informed consent;
- Verified copies of every bona fide contract you, Jeffrey 5. Gray, Julia Thomas, et al, have established with the living soul, Linda Brinkerhoff, who is being treated for anxiety, depression, and demental, that visitates all solemn contracts established with her since September 2, 2021;
- Verified copies of each and every one of your oaths, your bonds, your licenses to practice law in Utah, your foreign agent registrations, your liability insurance carrier's name.

NOTICE: You, Jeffley S. Gray, Julia Thomas, et al. are hereby granted a ten (10) day term opportunity to our your Fault by providing me, Debeth Vern Chadwick, the Verlieft, Indipensable, evidence, precisely as stipulated, by swom affidant, eath, or deposition. Your failure to do so will cause you to be Served NOTICE of Self-Executing Debault Judgment, requiring no affirmative action from the court or action under process issued by the court to execute it.

Sincerely, in peace, good faith, without dishonor, or frivolity. All of my Creator Endowed, Unallenable Rights, and all others, are hereby Preserved and Non-Negotiable.

ebeuser 17, 2024

By Selbert Ven Chadwick

C/O General Delivery Payson, Utah Postal Code 8465

Copy: To whom I will

Infray S. Gray, Julia Thomas Served copy of this NOTICE by PRIORITY MAIL

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Court Document Process cont... (NOTICE of Self-Executing Default Judgement)

Here are instructions that explain the document in detail:

In the header put this maxim of law: "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

Wherever the word **NOTICE of Self-Executing Default Judgement**, and **Living Testimony** appears in your documents Bold it and Capitalize it. This highlights it so they know this is a **NOTICE** and a **Living Testimony**.

Top Center of Page under Heading:

NOTICE of Self-Executing Default Judgement upon First Middle Last, et al

And

Living Testimony of First Middle Last, in the form of an Affidavit

Applicable Principles and Maxims of Law: Fiction yields to truth; where the truth appears, there can be no fiction of law. The law never suffers anything contrary to truth. An un-rebutted affidavit stands as the truth and the judgement in commerce. No judge, court, attorney, government, or any agencies thereof, or any third-party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one can do for them.

First Middle Last's Living Testimony of facts in the form of an Affidavit:

Court Documents Process cont... (NOTICE of Self-Executing Default Judgement)

- 1. You, First Middle Last, et al, were Served a lawful **NOTICE and DEMAND, NOTICE of Declaration** by PRIORTY MAIL #9505 5156 1591 4825 3685 65, on September 23, 2023, at 10:45 am. You were granted a ten (10) day term to provide me, First Middle Last, a living soul, Verified, Indispensable evidence, as stipulated, by sworn oath, affidavit, or deposition, which you failed to do;
- 2. You, First Middle Last, et al, we Served a lawful **NOTICE of Fault** and opportunity to cure your Fault by PRIORITY MAIL #9505 5156 1591 4836 4876 83, on October 5, 2023, at 9:27 am, and granted a ten (10) day term opportunity to cure your Fault(s), which you failed to do.
- 3. You, First Middle Last, et al, now find yourselves in the position of **Self-Executing Default Judgement**, requiring no affirmative action of the court or action under process issued by the court to execute it.

NOTICE: You, First Middle Last, et al, failure to provide me, First Middle Last, a Verified (by sworn oath, affidavit, or deposition), rebuttal to my **Living Testimony**, point-by-point, no later than a ten (10) day term from the date of this Service, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Court Documents Process cont... (NOTICE of Self-Executing Default Judgement)

Verification: I, First Middle Last, a living soul, Verify knowledge and conviction, such is true, correct, corpreserved.		•	
Sincerely, in peace, honor, and good faith,	by:		©
Validation: On this 23 rd day of March 2024, First M soul who autographed this document in our preser	·	elf before us, and is known to	be the living
Living Soul Witness		Living Soul Witness	

NOTICE of Self-Executing Default Judgement Served First Middle last, et al, by PRIOROTY MAIL

(See sample next page)

Court Documents NOTICE of Self-Executing Default Judgement

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

NOTICE of Self-Executing Default Judgement upon First Middle Last, Et al And

Living Testimony of First Middle Last, in form or an Affidavit

Applicable Maxims of Law: The law never suffers anything contrary to truth. An un-rebutted affidavit stands as the truth and the judgement in commerce. No judge, court, attorney, government, or any agencies thereof, or any other third party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one else can do for them.

First Middle Last's Living Testimony of facts in form of an Affidavit:

- You, First Middle Last, et al-were served Private NOTICE and DEMAND, NOTICE of Declaration by PRIORITY MAIL _______, October ______, 2023, XX:XX pm. You were granted a ten (10) day term to provide me, First Middle Last, a living soul, Verified, Indispensable evidence, as stipulated, by sworn affidavit, oath, or deposition, which you failed to do;
- You, First Middle Last, et al-were served NOTICE of Fault and opportunity to cure your fault by PRIORITY MAIL _________, October ________, 2023, XX:XX pm. You were granted a ten (10) day opportunity to cure your Fault by providing me, First Middle Last, a living soul, all Verified, Indispensable evidence, precisely as stipulated, which you failed to do;
- You, First Middle Last, et al-are now in the position of Self-Executing Default Judgement, requiring no affirmation action of the court or action under process issued by the court to execute it.

NOTICE: First Middle Last's, et al, failure to provide me, First Middle Last, a living soul, a Verified (by sworn oath, affidavit or deposition) rebuttal to my Living Testimony, point-by-point, no later than a ten (10) day term from the date of Service, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend my Living Testimony is hereby preserved.

Sincerely, in peace, honor, and good faith	by:	©
Validation: On this 20 th day of March 20 is known to be the living soul who autog		
	_	
Living Soul Witness	Living S	oul Witness

NOTICE Self-Executing Default Judgement Served you, First Middle Last, et al, by PRIORITY MAIL

Court Documents NOTICE of Self-Executing Default Judgement

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

NOTICE of Self-Executing Default Judgement of First Middle Last, et al, and Living Testimony of First Middle Last, in the form of and Affidavit

Applicable Maxims of Law: What is done cannot be undone. The law never suffers anything contrary to truth. An un-rebutted affidavit stands as truth in commerce' an un-rebutted affidavit is acted upon as the judgement in commerce. No judge, court, government, or any agencies thereof, or any other third-parties whatsoever, can abrogate anyone's affidavit. Only the man or woman affected by an affidavit can speak and act for him/herself and is solely responsible for responding with his/her own affidavit, which no one else can do for him/her.

Living Testimony of facts, in the form of an Affidavit:

- First Middle Last, et al, in your private capacities, was Served by PRIOROITY MAIL, on or about October 12, 2023, my, First Middle Last's NOTICE and DEMAND, and granted a ten (10) day term to provide me specific, verified, indispensable evidence as proof of your claim(s).
 First Middle Last, et al, refused to provide verified proof of his claim, by sworn affidavit, oath, or deposition;
- First Middle Last, et al, in your private capacities, was Served my, First Middle Last, NOTICE
 of Fault by PRIORITY MAIL, on or about October 26, 2024, and granted a ten (10) day term
 opportunity to cure your fault, as precisely stipulated, which he refused to do;

NOTICE: You, First Middle Last, et al, now find yourself in position of Self-Executing Default Judgement, requiring no affirmative action of the court or action under process issued by the court to execute it.

NOTICE: You, First Middle Last, et al, failure to provide this living soul, First Middle Last, a verified rebuttal to my Living Testimony, point-by-point, no later than a ten (10) day term from the date of Service, or request additional time to comply, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being res judicata [Latin "a thing adjudicated], and stare decisis [Latin "to stand by things decided].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with the best of my first-hand knowledge and conviction, such is true, correct, complete, and not misleading.

Right to amend this Living Testimony preserved	l.
Sincerely, in peace, honor, and good faith.	by:
	C/O Street Address City, State near [XXXXX]
Validation: On this 10 th day of November 2021, known to be the living soul who autographed this	First Middle Last did present himself before us, and is a document in our presence.
Living Soul Witness	Living Soul Witness

NOTICE of Fault Served you, First Middle last, et al, by PRIORITY MAIL



Q&A Session:

Let's have a question-and-answer session now...

Trade Acceptance Process

This is the easiest and most effective way to settle/set-off your bills.

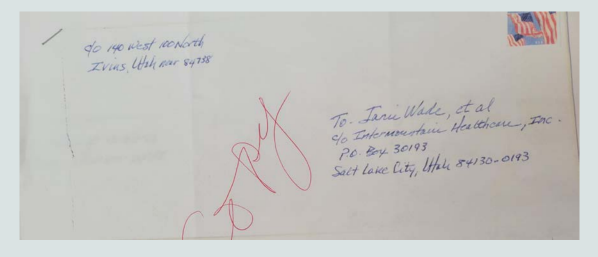
When you receive a statement/invoice with coupon/payment voucher, follow the steps below:

1 make a copy of the envelope with "Received, without prejudice, "Date received"

Make a copy of the contents of the envelope for your records and future reference.

Clip the coupon off the original sent to you and write "Trade Acceptance" on the left side of the coupon. Write across the coupon "Accepted, Date Returned". Put a by: line on the coupon, and the amount you are including for the set-off or settlement.





Sample of Trade Acceptance Coupon

Sample of Trade Acceptance Return Envelope

If using the envelope that the presentment was sent in, then address it so that it will show in the window of a PRIORITY MAIL envelope.

Trade Acceptance Process cont...

Use the Trade Acceptance Book References document and fill out the red ink areas for your process. Then change back to black ink.

Attach the coupon after annotating it to the bottom of the page.

Research the corporation for the CEO or CFO and the headquarters location (address). We will be addressing those people in particular.

This will be what you send to the CEO or CFO of the CORPORATION, INC.

Address the envelope in the manner which is as follows:

To: CEO or CFOs name, et al,

C/O CORPORATION, INC.

Street Address

City, State near [XXXXX]

Ensure the address fits in the window of the PRIORITY MAIL envelope, as shown here.

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

Maxims of Law: Ignorance of [Negotiable Instruments Law/Uniform Commercial Code, Contract Law] which everyone is bound to know, excuses no one.

In good faith you are referred to: Norton on Bills and Notes, American Jurisprudence 2nd, Contracts, Black's Law dictionaries, Business Law Text and Cases, Business Law Today, Blackstone's Commentaries, Dillavou and Howard's Principles of Business Law, Common Legal Principals-That Everyone Should Know, Putman's Handy Law Book for the Layman, Gilbert Law Summaries-Commercial Paper & Payment Law regarding the ancient history of Negotiable Instruments, Bills of Exchange and Promissory Notes, and the later development of Trade Acceptances, Coupons, Coupon Bonds and Electronic Funds Transfer. Most older, common dictionaries, and some of the newer ones, define Negotiable Instruments, Drafts, Bills of Exchange and Promissory Notes.

The coupon (Negotiable Instrument) Bill of Exchange, which you, First Middle Last, et al, issued, was accepted by First Middle Last, and lawfully negotiated to you, making the bona fide holder of a Lawfull Trade Acceptance.



Here is an example of the PRIORITY MAIL envelope to send back when returning their envelope: Ensure you address the envelope as shown in the example.

Trade Acceptance Process cont...

In red ink, annotate the following in the middle of the document:

"Enclosed, find definitions and explanations from Business Law Today, and Norton on Bills and Notes.

See also, Uniform Commercial Code 3-603 - Regarding Tender"

For the **Amount** enclosed ensure you put the entire amount of the bill, so we don't have to do another one.

Enclose the following printed documents:

Copy of **Delivery** from Norton on Bills and Notes (1 page)

Copy of **Trade Acceptance** from Business Law Today. (2 pages).

The "by: ______ line is for your fully Christian name signature. No abbreviations. That is not who you are.

Place all the above documents in the return envelope and return to the CEO or CFO of the corporation. No one else receives these documents.

The CEO or CFO of the corporation are the only people who know how to handle these Trade Acceptances.

You will get <u>pushback</u> for doing this process.

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

March 6, 2024

Maxims of Law: Ignorance of [Negotiable Instruments Law/Uniform Commercial Code, Contract Law] which everyone is bound to know, excuses no one. Money refused releases the debtor.

In good faith you are referred to: Norton on Bills and Notes, American Jurisprudence 2nd, Contracts, Black's Law dictionaries, Business Law Text and Cases, Business Law Today, Blackstone's Commentaries, Dillavou and Howard's Principles of Business Law, Common Legal Principals-That Everyone Should Know, Putman's Handy Law Book for the Layman, Gilbert Law Summaries-Commercial Paper & Payment Law regarding the ancient history of Negotiable Instruments, Bills of Exchange and Promissory Notes, and the later development of Trade Acceptances, Coupons, Coupon Bonds and Electronic Funds Transfer. Older, common dictionaries, and some of the newer ones, define Negotiable Instruments, Drafts, Bills of Exchange, and Promissory Notes.

The coupon (Negotiable Instrument) Bill of Exchange, which you, Jim Kruger, issued, was accepted by: _______, a living soul, and lawfully negotiated to you, making the bona fide holder of a Lawful Trade Acceptance.

Enclosed, find definitions and explanations from Business Law Teday, and Nortons on Bills and Notes. See also, Uniform Communical Code 3-603-Regarding Tender.

Please detach and send the bottom portion with your navment

MAKE CHECKS PAYABLE (IN U.S. DOLLARS) TO: L Payments returned due to non-sufficient funds may be re-		Please write your account number on your check or money order. DO NOT SEND CASH
Amount Enclosed	\$67.475.65	Check this box for change of contact information or if you have special paymer instructions. See reverse side.
Account Current Statement Due Date Current Amount Due	M 6 1024 \$1,564.77	New address or phone number? Log in to National coupled by your information. 321 N 300 W BOUNTIFUL, UT 84010
uıllilullullullullullullullullullullullull	ent of Education	3
	DEEZ	626162707 6 0156477 7

Trade Acceptance Samples

From Norton on Bills and Notes Fourth Stition

NEGOTIABLE BILLS AND NOTES-REQUISITES

bind C. D.'s principal. But the word "Agent" following C. D.'s signature is not notice of such an intention.85

DELIVERY OF INSTRUMENTS

- 35. A bill or note is inoperative as against the drawer or . maker until delivery.
- 36. Delivery means transfer of possession with intent to transfer title,86 and is of two kinds:
- (a) Actual delivery, which is effected by the manual passing of the instrument itself to the payee or his agent.

Pearce, 36 Ark. 293, 38 Am. Rep. 39; Stinson v. Lee, 68 Miss. 113, .8 South. 272, 9 L. R. A. 830, 24 Am. St. Rep. 257. But by custom the title, or name and title, of the fiscal or other officer of a bank or corporation, may be the name of the corporation; See p. 84, note 45, supra; N. I. L. § 42. Where that is the case, the writing with authority of such name and title is the signature of the corporation. Bank of Genesee v. Patchin Bank, 13 N. Y. 309; Johnson v. Buffalo Center State Bank, 134 Iowa, 731, 112 N. W. 165 (N. I. L.); Citizens' Savings Bank v. City of Newburyport, 169 Fed. 766, 95 C. C. A. 232 (N. I. L.); La Normandie Hotel Co. v. Security Trust Co., 38 App. D. C. 187 (N. I. L.). Where the names of the agent and the principal both appear on the instrument, it is a question of construction whose signature it is. See Chipman v. Foster, 119 Mass. 189; Hitchcock v. Buchanan, 105 U. S. 416, 26 L. Ed. 1078: First Nat. Bank of Brooklyn v. Wallis, 150 N. Y. 455, 44 N. E. 1038; Dorris v. Cronan, 149 Mo. App. 177, 129 S. W. 1014; Citizens' Nat. Bank of Los Angeles, Cal., v. Ariss. 68 Wash. 448, 123 Pac. 593; Daniel v. Glidden, 38 Wash. 556, 80 Pac. 811 (N. I. L.); Western Grocer Co. v. Lackman, 75 Kan. 34, 88 Pac. 527 (N. I. L.); Dunbar Box & Lumber Co. v. Martin, 53 Misc. Rep. 312, 103 N. Y. Supp. 91 (N. I. L.); Germania Nat. Bank of Mil-

From Business Law Today . seventh Edition UNIT FOUR . NEGOTIABLE INSTRUMENTS

> amendments significantly alter existing law. Keep in mind, however, that even wh the changes are not substantive, some of the section numbers may change sligh once a state has adopted the amendments to Article 3 (subpart 9 may become si part 12, for example).

Any instrument drawn on a drawee that orders the drawee to pay a

certain sum of money, usually to a third party (the payee), on demand or at a definite future time.

The party that initiates a draft (such as a check), thereby ordering the

The party that is ordered to pay a draft or check. With a check, a bank or a financial institution is always the

A person to whom an Instrument is

In negotiable instruments law, the drawee's signed agreement to pay a draft when presented.

The buyer accepts the draft by signing the face of the draft, thus

trade acceptance, the seller is both

made payable.

ACCEPTANCE

Types of Instruments

The UCC specifies four types of negotiable instruments: drafts, checks, promisse notes, and certificates of deposit (CDs). These instruments are frequently divic into the two classifications that we will discuss in the following subsections: ord to pay (drafts and checks) and promises to pay (promissory notes and CDs).

Negotiable instruments may also be classified as either demand instruments time instruments. A demand instrument is payable on demand; that is, it is payal immediately after it is issued and thereafter for a reasonable period of time. . checks are demand instruments because, by definition, they must be payable demand. A time instrument is payable at a future date.

DRAFTS AND CHECKS (ORDERS TO PAY)

A draft (bill of exchange) is an unconditional written order that involves three p ties. The party creating the draft (the drawer) orders another party (the drawee) pay money, usually to a third party (the payee).

Time Drafts and Sight Drafts A time draft is payable at a definite future time. sight draft (or demand draft) is payable on sight-that is, when it is presented to t drawee (usually a bank or financial institution) for payment. A draft can be both time and a sight draft; such a draft is payable at a stated time after sight. A sig draft may be payable on acceptance. Acceptance is the drawee's written promise pay the draft when it comes due. The usual manner of accepting an instrument is writing the word accepted across the face of the instrument, followed by the date acceptance and the signature of the drawee.

Exhibit 19-1 shows a typical time draft. For the drawee to be obligated to hon the order, the drawer must be obligated to the drawer either by agreement through a debtor-creditor relationship. H EXAMPLE 19.1 On January 16, Ourtov Real Estate Company orders \$1,000 worth of office supplies from Eastman Supp Company, with payment due April 16. Also on January 16, Ourtown sends Eastm: a draft drawn on its account with the First National Bank of Whiteacre as paymer In this scenario, the drawer is Ourtown, the drawee is Ourtown's bank (Fir National Bank of Whiteacre), and the payee is Eastman Supply Company.

Trade Acceptances A trade acceptance is a type of draft that is frequently used the sale of goods. In a trade acceptance, the seller is both the drawer and the pay on this draft. Essentially, the draft orders the buyer to pay a specified sum of mon to the seller, usually at a stated time in the future. (If the draft orders the buye bank to pay, it is called a banker's acceptance.)

TRADS ACCEPTANCE
A draft that is drawn by a seller of
goods ordering the buyer to pay a
specified sum of money to the seller,
usually at a stated time in the future.
The buyer accepts the draft by EXAMPLE 19.2 Each year Jackson River Fabrics sells fabric priced at \$50,000 Comfort Creations, Inc., on terms requiring payment to be made in ninety days. Or creating an enforceable obligation to pay the draft when it comes due. On year Jackson River needs cash, so it draws a trade acceptance (see Exhibit 19-2) th orders Comfort Creations to pay \$50,000 to the order of Jackson River Fabri ninety days hence. Jackson River presents the paper to Comfort Creations. Comfc Creations accepts the draft, by signing the face of the draft, and returns it to Jackst

From Business Low Today seventh Edition A TYPICAL TIME DRAFT Payan \$ 1,000.00 One thousand and no/100 VALUE RECEIVED AND CHARGE THE SAME TO ACCOUNT OF First National Bank of Whitesore Jane Adams, Pres.

TER 19 . NEGOTIABILITY AND TRANSFERABILITY

River Fabrics. The acceptance by Comfort Creations gives rise to an enforceable obligation to pay the draft when it comes due in ninety days. Jackson River can then immediately sell the trade acceptance in the commercial money market for cash.

Checks The most commonly used type of draft is a check. The writer of the check is the drawer, the bank on which the check is drawn is the drawee, and the person to whom the check is payable is the payee. As mentioned earlier, checks are demand instruments because they are payable on demand.

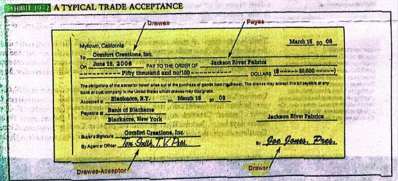
Checks will be discussed more fully in Chapter 21, but it should be noted here that with certain types of checks, such as cashier's checks, the bank is both the

S Steen

A draft drawn by a drawer ordering

atution to pay a certain amount o

the drawee bank or financial



These are the copies of documents you will send in your first Trade Acceptance mailing.

Trade Acceptance Process cont... (NOTICE of Fault)

After the **Trade Acceptance** has been sent and a ten (10) day term has passed you can send out the **NOTICE of Fault**. If you have received any pushback, we will respond accordingly.

Neither the CEO nor the CFO will respond to our **Trade Acceptance**, they will **always, always, always, did I say always**, defer to someone else. If they do respond, they will be showing the fraud they are perpetrating on us. Thus, the Maxim of Law: Let the principal be responsible.

Re: **NOTICE of Fault**, and opportunity to cure your Fault.

Applicable Principles and Maxims of Law: Let the principal be responsible. A corporation cannot sue or otherwise contend with a natural man or woman. The beginning and cause of every contract must be considered. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A fault binds its own authors. In law no one is credited unless he is sworn.

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE of Fault**, and opportunity to cure your Fault by providing the following Verified, Indispensable evidence:

- 1. A Verified forensic audit of alleged ACCOUNT NUMBER XXXXXXXX. Governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor, attesting his/her audit is true, correct, and certain;
- 2. A Verified copy of the original contract, wet-ink signature, alleged established in this instant matter;
- 3. Verified evidence that any of you, personally, arranged a loan of credit, or funds of any kind, to the living soul, First Middle Last, which enabled you, CEO or CFO name, and the fiction of law CORPORATION, INC. to require payment of the alleged loan in Federal Reserve Notes, and your dishonor of the lawful **Trade Acceptance** you received dated February 23, 2024, in the amount of \$1,000.00 dollars;
- 4. Provide all "We" and "Us" names, addresses, foreign agent registrations, social security numbers, oaths, bonds, corporate charter, business licenses, and personal business cards.

Trade Acceptance Process cont...

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term opportunity to cure your Fault by providing Verified (By sworn oath, Affidavit, or deposition), Indispensable (that which cannot be omitted), evidence as precisely stipulated above. Your failure to do so, will cause you to Served **NOTICE of Self-Executing Default Judgement**. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

Date:	by:	©
	C/O Street Addre	ess

City, State near [XXXXX]

Copy: To Whom I Will

Encl: Copies of Trade Acceptance dated: February 23, 2024

NOTICE and DEMAND Served First Middle Last, et al, by PRIORITY MAIL

(all copies included in this package should have *Copy* in red ink written across it before sending them)

Trade Acceptance NOTICE of Fault

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al-in your private capacities C/O CORPORATION, INC. Street Address City, State near 84647

Re: NOTICE of Fault, and opportunity to cure your Fault.

Principles and Maxims of Law: Let the principal answer. A corporation cannot sue or otherwise contend with a natural man or woman. The beginning and cause of every contract must be considered. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A fault binds its own authors. In law no one is credited unless he is sworn.

NOTICE: You, First Middle Last, First Middle Last, et al-in your private capacities, are hereby Served NOTICE of Fault, and granted ten (10) days opportunity to cure your Fault(s) by providing the following indispensable evidence:

- A Verified, forensic audit of alleged ACCOUNT NUMBER XXXXXXX. Governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor, attesting his/her audit is true, correct, and certain;
- A Verified copy or the original contract, wet ink signature, alleged established in this instant matter;
- Verified evidence that any of you, personally, arranged a loan of credit, or funds of any kind, to
 the living soul, First Middle Last, which enabled the fiction of law-CORPORATION, INC. to
 require payment of the alleged loan in Federal Reserve Notes, and your dishonor of the lawful
 Trade Acceptance you received dated December 10, 2022 in the amount of 129,302.85 dollars;
- Provide all "We" names, addresses, foreign agent registrations, social security numbers, oaths, bonds, corporate charter, business license, and personal business cards of all of "We".

NOTICE: You, First Middle Last, First Middle Last, et al-in your private capacities, are hereby granted ten (10) day opportunity to cure your Fault(s) by providing Verified (by sworn oath, deposition, or affidavit), indispensable (that which cannot be omitted), evidence as precisely stipulated above. Your failure to do so, will cause you to be Served NOTICE of Self-Executing Default Judgement. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

July 3, 2023	by:	
	C/O Street Address City, State near 846	

NOTICE of Self-Executing Default Judgement Process (Trade Acceptance Third Process)

Here are instructions that explain the document in detail:

Top Center of Page under Heading:

NOTICE of Self-Executing Default Judgement upon First Middle Last, et al

And

Living Testimony of First Middle Last, in the form of an Affidavit

Applicable Principles and Maxims of Law: Fiction yields to truth; where the truth appears, there can be no fiction of law. The law never suffers anything contrary to truth. An un-rebutted affidavit stands as the truth and the judgement in commerce. No judge, court, attorney, government, or any agencies thereof, or any third-party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one can do for them.

First Middle Last's Living Testimony of facts in the form of an Affidavit:

NOTICE of Self-Executing Default Judgement cont...

- 1. You, First Middle Last, et al, became holders in due course of a lawful **Trade Acceptance**, November 20, 2023, in the amount of \$1,000.00 dollars;
- 2. You, First Middle Last, et al, sent a packet that was refused and returned to you for cause on March 23, 2024; This packet of computer-generated hearsay does not constitute the demanded forensic audit signed under penalty of perjury by the auditor attesting his/her audit is true, correct, and certain, governed by Generally Accepted Accounting Procedures. You further failed to provide a Verified copy of the original contract established in this alleged matter, by oath, affirmation, or deposition and were Served NOTICE of Fault by PRIORITY MAIL #9505 5156 1591 4823 3286 25, on January 26, 2024, at 11:19 am, and granted a ten (10) day term opportunity to cure your Fault, which you failed to do;
- 3. You, First Middle Last, et al, failed to provide all demanded Indispensable evidence, and now find yourselves in the position of **Self-Executing Default Judgement**, requiring no affirmative action of the court or action under process issued by the court to execute it.

NOTICE of Self-Executing Default Judgement cont...

Sincerely in peace honor and good faith

NOTICE: You, First Middle Last, et al, failure to provide me, First Middle Last, a living soul, a Verified (by sworn oath, affidavit, or disposition), rebuttal to my **Living Testimony**, point-by-point, no later than ten (10) days from the date of Service, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend my **Living Testimony** is hereby preserved.

hv.

	<u></u> 5
Validation: On this 28 th day of April 2024, First Middle La soul who autographed this document in our presence.	st, did present him/herself before us, and is known to be the livin
Living Soul Witness	Living Soul Witness

NOTICE of Self-Executing Default Judgement Served First Middle last, et al, by PRIOROTY MAIL

Trade Acceptance NOTICE of Self-Executing Default Judgement

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

NOTICE of Self-Executing Default Judgement upon First Middle Last, et al

Living Testimony of First Middle Last, in the form of an Affidavit

Applicable Principles and Maxims of Law: The law never suffers anything contrary to truth. An unrebutted affidavit stands as the truth and the judgement in commerce. No judge, court, attorney, government, or any agencies thereof, or any other third party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one else can do for them.

First Middle Last's Living Testimony of facts in the form of an Affidavit:

- 1. You, First Middle Last, et al-in their private capacities, became holders of lawful Trade Acceptance, November 28, 2022 (Amount 4,721.16 dollars);
- 2. You, First Middle Last, et al-had a packet of computer-generated hearsay returned to them for cause June 19, 2023; This packet of computer-generated hearsay does not constitute the demanded forensic audit signed under penalty of perjury by the auditor attesting his/her audit is true, correct, and certain, governed by Generally Accepted Accounting Procedures. You further failed to provide a verified copy of the original contract established in this alleged matter, by oath, deposition, or affidavit and were Served NOTICE of Fault by PRIORITY MAIL 9505 5156 1591 4823 4698 25, on March 8, 2024, at 11:19am, and granted ten (10) days opportunity to cure their Fault(s) which they failed to do.
- 3. You, First Middle Last, et al-failed to provide all demanded indispensable evidence, and now find yourselves in the position of Self-Executing Default Judgement, requiring no affirmative action of the court or action under process issued by the court to execute it.

NOTICE: You, First Middle Last's, et al-failure to provide me, First Middle Last, a Verified (by sworn oath, deposition, or affidavit) rebuttal to my Living Testimony, point-by-point, no later than a ten (10) day term from the date of Service, will comprise their agreement with and confession of all facts herein, in perpetuity, the said confession being res judicata [Latin "a thing adjudicated] and stare decisis [Latin "to stand by a thing decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend this Living Testimony preserved.

Sincerely, in peace, honor, and good faith.	By:©
Validation: On this day of us, and is known to be the living soul who aut	, 2023, First Middle Last did present him/herself before ographed this document in our presence.
Living Soul Witness	Living Soul Witness

NOTICE Serve First Middle Last, et al by PRIORITY MAIL

Trade Acceptance Process cont...

You will get pushback, or additional presentments from these corporations during your 3-part process.

The document you will use to respond to these pushbacks are as follows:

Re: Documentation of previous payment by **Trade Acceptance** to CORPORATION, INC.

Applicable Principles and Maxims of Law: Let the principal be responsible. Money refused releases the debtor. Good faith does not allow us to demand twice the payment of the same thing. Ignorance of the [Negotiable Instruments/Uniform Commercial Code] law excuses no one.

NOTICE: You, First Middle Last, et al, please make your accounts receivable personnel aware of the Negotiable Instruments/ Uniform Commercial Code regarding the enclosed documentation of your corporation having my **Trade Acceptance** Served to them on 02/03/2024.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omission excepted.

Date:	by:
	C/O Street Address
	City, State near [XXXXX]
	(See Sample next slide)
	(Send copies of original Trade Acceptance Copies with this NOTICE)

NOTICE of Documentation of previous payment by Trade Acceptance to CORPORATION, INC.

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacity C/O CORPORATION, INC.
Street Address
City, State, Zip

Re: Documentation of previous payment by Trade Acceptance to CORPORATION, INC.

Applicable Principles and Maxims of Law:

Let the principal answer;

Money refused releases the debtor;

Good faith does not allow us to demand twice the payment of the same thing; Ignorance of the [Negotiable Instruments/Uniform Commercial Code] law excuses no one.

NOTICE: You, First Middle Last, et al, please make your accounts receivable personnel aware of the Negotiable Instruments/Uniform Commercial Code regarding the enclosed documentation of your corporation having my Trade Acceptance served them 02/03/2021.

Sincerely, in good faith and commercial honor. All Creator Endowed Unalienable Rights, and all others, Preserved and Non-Negotiable. Errors and Omissions excepted.

January 31, 2024	By:	
	C/O Street Address	
	City, State near [846-	47]



Q&A Session:

Let's have a question-and-answer session now...

Promise to Pay Process

Promise to Pay, is a process we use when the corporation refuses to send a coupon, or there is a court case that has been ordered to pay by garnishment or other order.

We will promise to pay them upon certain conditions, and unless those conditions are met, we will not pay them.

Upon receipt of presentment (i.e., Notice, Payoff Statement without coupon/payment voucher, etc.) Make 2 copies of the documents for your records and future references.

Prepare your **Promise to Pay**. This document is a counteroffer/conditional acceptance to their order to pay or payoff presentment.

Send the original of the presentment with this **Promise to Pay** with the following information marked in red ink...

- 1. Wherever the document has misaddressed your True Christian Name, or added a title to your name, put a line out to the side stating "Misnomer" (see sample).
- 2. If the document is on a letterhead from the corporation, or has the corporation's name anywhere on it, put a line down the side of the document and write "Fiction of Law" on the line and draw a line from that line pointing to all the fictions of law. (see sample).

Mail this package with the redlined document and the **Promise to Pay** document back to the CEO or CFO name, and the headquarters address of the corporation. (We will always address the CEO or CFO, et al, in your private capacities, never the person who sent the presentment). Only the CEO and CFO can respond to these notices.

We will promise to pay them upon certain conditions, and unless those conditions are met, we will not pay them.

Document header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

First Middle Last, et al, in your private capacities

C/O CORPORATION, INC.

Re: **Promise to Pay** \$0,000.00 dollars

Upon your Verified Proof of Claim

Street Address

City, State near [XXXXX]

Applicable Principles and Maxims of Law: Let the principal be responsible. The claimant must always prove his claim. (The burden of proof is upon him). The beginning and cause of every contract must be considered. In law a witness is not credited unless he is sworn.

NOTICE: You, First Middle Last, et al-I, First Middle Last, a living soul, promise to pay \$0,000.00 dollars upon Verified Proof of Claim. Therefore, you are hereby Served **NOTICE and DEMAND** to provide me the following, Verified, Indispensable evidence in proof of your claim:

- 1. A Verified copy of the original note and contract, **wet-ink** signature, between the living soul, First Middle Last, and the Fiction of Law-CORPORATION, INC.;
- 2. Verified copies of every one of your oaths, your bonds, your foreign agency registrations, your licenses to do business in Utah, your legal names of each and every one of your reference "We" and "Us";
- 3. A Verified copy of the forensic audit of Account Number XXXXXXXX, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the author attesting his audit is true, correct, and certain.

We will promise to pay them upon certain conditions, and unless those conditions are met, we will not pay them.

Document header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

First Middle Last, et al, in your private capacities

C/O CORPORATION, INC.

Re: **Promise to Pay** \$0,000.00 dollars

Upon your Verified Proof of Claim

Street Address

City, State near [XXXXX]

Applicable Principles and Maxims of Law: Let the principal be responsible. The claimant must always prove his claim. (The burden of proof is upon him). The beginning and cause of every contract must be considered. In law a witness is not credited unless he is sworn.

NOTICE: You, First Middle Last, et al-I, First Middle Last, a living soul, promise to pay \$0,000.00 dollars upon Verified Proof of Claim. Therefore, you are hereby Served this **Promise to Pay** to provide me the following, Verified, Indispensable evidence in proof of your claim:

- 1. A Verified copy of the original note and contract, **wet-ink** signature, between the living soul, First Middle Last, and the Fiction of Law-CORPORATION, INC.;
- 2. Verified copies of every one of your oaths, your bonds, your foreign agency registrations, your licenses to do business in Utah, your legal names of each and every one of your reference "We" and "Us";
- 3. A Verified copy of the forensic audit of Account Number XXXXXXXX, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the author attesting his audit is true, correct, and certain.
- 4. Verified copies of your corporate charter, and personal business cards, for the referenced "We and Us".

Definitions: Indispensable-That which cannot be omitted or dispensed with.

Verification-Confirmation or correctness, truth, or authenticity by affidavit, oath, or deposition.

Verify-to confirm or substantiate by oath...Particularly used of making formal oath to account, petitions, pleading, and other papers.

Verified Copy-a copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definitions found in Black's Law Dictionary, Fourth Edition).

NOTICE: First Middle Last's, et al, failure to provide this living soul, First Middle Last, all of the Verified, Indispensable evidence, precisely as stipulated, within a ten (10) day term of your being Served my **Promise to Pay**, will cause you to be Served **NOTICE of Fault**. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

Date:	by:
	C/O Street Address
	City State near [XXXXX]

Encl: Copy of your payoff/claim presentment

This Promise to Pay is Served to First Middle Last, et al, by PRIORITY MAIL

Promise to Pay Process

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

First Middle Last, et al-in your private capacities C/O CORPORATION, INC. Street Address City, State near [zip] Re: Promise to Pay \$00,000.00 dollars upon your Verified Proof of Claim

Applicable Principles and Maxims of law: The claimant must always prove his claim. (The burden of proof is upon him). The beginning and cause of every contract must be considered. In law a witness is not credited unless he is sworn.

NOTICE, I, First Middle Last, a living soul, promise to pay \$00,000.00 dollars upon your Verified Proof of claim. Therefore, you are hereby Served this Promise to Pay in which to provide me the following Verified (by sworn oath, affidavit, or deposition), Indispensable (That which cannot be omitted), Evidence in proof of your claim:

- A Verified copy of the original contract, wet-ink signature, between the living soul, First Middle Last, and the fiction of law CORPORATION, INC.;
- Verified copies of your oaths, your bonds, your foreign agent registrations, your license to do business in Utah;
- A forensic audit of alleged Account Number XXXXXXX, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor attesting his audit is true, correct, and certain;
- 4. A Verified copy of your corporate charter, your business license, and personal business cards.

Definitions: Indispensable-That which cannot be omitted or dispensed with.

Verification-Confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition Verify- To confirm or substantiate by oath... Particularly used of making formal oath to account, petitions, pleadings, and other papers.

Verified Copy-A copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definitions found in Black's Law Dictionary, Fourth Edition)

NOTICE: You, First Middle Last, et al-your failure to provide this living soul, First Middle Last, all of the indispensable evidence, as precisely stipulated, within a ten (10) day term of your being Served this Promise to Pay will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights are hereby Preserved and Non-Negotiable, and all others.

August 15, 2023	By:	©
	C/O Street Ad	dress
	City, Utah nea	r [zip]

Copy: To Whom I Will

Encl: Copy of your payoff presentment.

Promise to Pay and return of presentment Served First Middle Last, et al by PRIORITY MAIL

Promise to Pay Process House Loan Document

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

First Middle Last, et al-in your private capacities C/O CORPORATION, INC. Street Address City, State near [zip] Re: Promise to Pay 000,000.00 dollars upon your Verified Proof of Claim

Applicable Principles and Maxims of Law: Let the principal answer. The claimant must always prove his claim. (The burden of proof is upon him). The beginning and cause of every contract must be considered. In law a witness is not credited unless he is sworn.

NOTICE: I, First Middle Last, a living soul, promise to pay \$000,000.00 dollars upon Verified Proof of claim. Therefore, you are hereby granted a ten (10) day term in which to provide me the following, Verified, Indispensable, evidence in proof of your claim:

- A Verified copy of the original note and contract, wet-ink signature, between the living soul, First Middle Last, and the fiction of law-CORPORATION, INC.;
- Verified copies of every one of your oaths, bonds, foreign agent registrations, license to do business in Utah, legal names of each and every one of your references "We and Us";
- A Verified copy of the forensic audit of FHA Case Number: XXX-XXXXX, alleged Loan Number: XXXXXXXX, Security Instrument, and alleged Investor No. XXXXXXXX, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor attesting his audit is true, correct, and certain;
- A Verified copy of your corporate charter, and personal business cards of referenced We and Us.

Definitions: Indispensable-That which cannot be omitted or dispensed with.

Verification-Confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition. Verify-To confirm or substantiate by oath,....Particularly used of making formal oath to account, petitions, pleadings, and other papers.

Verified Copy-A copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definitions found in Black's Law Dictionary, Fourth Edition)

NOTICE: First Middle Last, et al-your failure to provide this living soul, First Middle Last, all of the Indispensable Evidence, precisely as stipulated, within a ten (10) day term of your being Served my Promise to Pay will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

December 25, 2023	by:	@
	C/O Street Addres	S
C T- WI I Will	City, State near [z	ip]

Copy: To Whom I Will

Encl: Copy of your payoff claim

NOTICE of Fault document

Document header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

First Middle Last, et al, in your private capacities

Re: **NOTICE of Fault** and

C/O CORPORATION, INC.

opportunity to cure your Fault

Street Address

City, State near [XXXXX]

Applicable Principles and Maxims of Law: A fault binds its own authors. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. Every oath ought to be founded on certain knowledge. In law a witness is not credited unless he is sworn. Where the evidence of a debt is not in existence, it is presumed to have been discharged.

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE of Fault** because you failed to provide the living soul, me First Middle Last, all Verified, Indispensable evidence, as precisely stipulated, within in a ten (10) day term. You, First Middle Last, and the Fiction of Law-CORPORATION, INC.:

- 1. A Verified copy of the original note and contract, **wet-ink** signature, between the living soul, First Middle Last, and the Fiction of Law-CORPORATION, INC.;
- 2. Verified copies of every one of your oaths, your bonds, your foreign agency registrations, your licenses to do business in Utah, your legal names of each and every one of your reference "We" and "Us";
- 3. A Verified copy of the forensic audit of Account Number XXXXXXXX, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the author attesting his audit is true, correct, and certain.

4. Verified copies of your corporate charter, and personal business cards, for the referenced "We and Us".

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to cure your Fault by sworn oath, affidavit, or deposition. Failure to cure your fault, as precisely stipulated, will cause you to be Served **NOTICE of Self-Executing Default Judgement**. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienably Rights, and all others, are hereby Preserved and Non-Negotiable.

Date:	by:	
	C/O Street Address	
	City, State near [XXXXX]	

Copy: To Whom I Will

Promise to Pay Process NOTICE of Fault

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent.

First Middle Last, et al-in your private capacities C/O CORPORATION, INC. Street Address City, State near [zip]

Re: NOTICE of Fault and opportunity to cure your Fault.

Applicable Principles and maxims of law: A fault binds its own authors. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. Every oath ought to be founded on certain knowledge. In law a witness is not credited unless he is sworn. Where the evidence of a debt is not in existence, it is presumed to have been discharged.

NOTICE: You, First Middle Last, et al, are hereby Served NOTICE of Fault because you failed to provide the living soul me, First Middle Last, all indispensable evidence, as stipulated, within in a ten (10) day term. You, First Middle Last, et al, cure your Fault by providing the living soul, First Middle Last, the following, Indispensable Evidence:

- A Verified copy of the original contract between the living soul, First Middle Last, and the fiction of law-CORPORATION, INC.;
- 2. Verified copies of your oaths, bonds, foreign agent registrations, license to do business in Utah;
- A forensic audit of alleged Account Number: XXXXXXX, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor attesting his audit is true, correct and certain;
- 4. A Verified copy of your corporate charter, your business license, and personal business cards.

NOTICE: You, First Middle Last, et al, are hereby granted a term of ten (10) days in which to cure your Fault by sworn oath, deposition, or affidavit. Failure to cure your fault, as stipulated, will cause you to be Served NOTICE of Self-Executing Default Judgment. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed Unalienable Rights are hereby preserved and non-negotiable, and all others.

September 5, 2023	Ву:	©
	C/O Street Addre	ess
	City, State near [zip]
Copy: To Whom I Will		

This NOTICE of Fault Served on First Middle Last, by PRIORITY MAIL

NOTICE of Self-Executing Default Judgement

Document header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

NOTICE of Self-Executing Default Judgement upon First Middle Last, et al, and

Living Testimony of First Middle Last, in the form of an Affidavit

Applicable Principles and Maxims of Law: The law never suffers anything contrary to truth. An un-rebutted affidavit stands as the truth and the judgement in commerce. No judge, court, attorney, government, or any agencies thereof, or any other third-party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one else can do for them.

First Middle Last's Living Testimony of facts in the form of an affidavit:

- 1. You, First Middle Last, et al, were Served **Promise to Pay** for \$00,000.00 dollars, by PRIORITY MAIL #9505 5156 1591 2682 6523 98, August 23, 2023, at 11:14 am. You were granted a ten (10) day term to provide me, First Middle Last, Verified, Indispensable evidence, as precisely stipulated, by sworn oath, affidavit, or deposition, in proof of your claim, which you failed to do;
- 2. You, First Middle Last, et al, were Served **NOTICE of Fault** and opportunity to cure your Fault by PRIORITY MAIL #9505 5156 1591 6235 8659 65, September 12, 2023, at 9:53 am. You were granted a ten (10) day term opportunity to cure your Fault, which you failed to do;
- 3. You, First Middle Last, et al, are now in the position of **Self-Executing Default Judgement**, requiring no affirmative action of the court or action under process issued by the court to execute it.

NOTICE of Self-Executing Default Judgement cont...

NOTICE: First Middle Last's, et al, failure to provide me, First Middle Last, a living soul, Verified (by sworn oath, affidavit, or deposition) rebuttal to my **Living Testimony**, point-by-point, no later than a ten (10) day term from the date of Service, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated] and *stare decisis* [Latin "to stand by things decided].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend my **Living Testimony** is hereby preserved.

Sincerely, in peace, honor, and good faith	by:
	C/O Street Address

Validation: On this 12th day of December 2023, First Middle Last did present him/herself before us and is known to be the living soul who autographed this document in our presence.

Living Soul Witness

Living Soul Witness

City, State near [XXXXX]

NOTICE Served on First Middle Last, et al, by PRIORITY MAIL

Promise to Pay Process NOTICE of Self-Executing Default Judgement

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

NOTICE of Self-Executing Default Judgment upon First Middle Last, et al,
And

Living Testimony of First Middle Last, in form of an Affidavit

Applicable Principles and Maxims of Law: The law never suffers anything contrary to truth. An unrebutted affidavit stands as the truth and the judgment in commerce. No judge, court, attorney, government, or any agencies thereof, or any other third party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one else can do for them.

First Middle Last's Living Testimony of facts in form of an Affidavit:

- First Middle Last, et al, were served Promise to pay 26,993.99 dollars, by PRIORITY MAIL
 9500 5515 8119 3323 1675 24, August 21, 2023, 11:14 am. You were granted a ten (10) day term
 to provide me, First Middle Last, a living soul, Verified, Indispensable evidence, as stipulated, by
 sworn oath, affidavit, or deposition, in proof of your claim, which you failed to do;
- First Middle Last, et al, were served NOTICE of Fault and opportunity to cure your fault by PRIORITY MAIL #9505 5150 3917 3251 7125 80, September 11, 2023, 11:34 am. You were granted a ten (10) day term opportunity to cure your Fault by providing me, First Middle Last, all Verified, Indispensable evidence, as stipulated, which you failed to do;
- First Middle Last, et al, are now in the position of Self-Executing Default Judgment, requiring
 no affirmative action of the court or action under process issued by the court to execute it.

NOTICE: First Middle Last's, et al, failure to provide me, First Middle Last, a Verified (by sworn oath, deposition, or affidavit) rebuttal to my Living Testimony, point-by-point, no later than a ten (10) day term from the date of Service, will comprise their agreement with and confession of all facts herein, in perpetuity, the said confession being res judicata [Latin "a thing adjudicated"] and stare decisis [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend my Living Testimony is hereby preserved.

Sincerely, in peace, honor, and good faith,	by:	©
Validation: On this 10 th day of March 2024, First known to be the living soul who autographed this d		elf before us and is
Living Soul Witness	Living Soul V	Vitness

This NOTICE is Served to First Middle Last, et al, by PRIORITY MAIL



Q&A Session:

Let's have a question-and-answer session now...

Internal Revenue Service/Criminal Investigation Division Process

Upon receiving a presentment from any tax collection service...when there is a payment coupon/voucher attached...

Create a Trade Acceptance using the coupon/payment voucher. There is an alternate way to fill out the payment

coupon/voucher as shown below:



Create a payment coupon using the Trade Acceptance process if there is a coupon attached to the presentment.

If there is no coupon attached and they are just claiming you owe them, we will use the following process.

Create a Money Order as shown below here:



Internal Revenue Service/Criminal Investigation Division Process

Create the Private Criminal Investigation Division Instruction form.

In the header on the sheet, always put NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent.

By: First Middle Last - In the capacity of Living Soul/Grantor/Accommodation Party - Exemption Number XXXXXXXXX (SSAN)

Non-Domestic Mail Location

C/O Street Address

This will be your domicile address

City, State near [XXXXX]

Continental America

INTERNAL REVENUE SERVICE

Attn: The Private Treasury CID Officer This is the only address Utah will use, there are 2 other addresses that

Stop 4440 can work these processes across the country.

P.O. Box 9036 (Find the one that your turn your taxes into)

Ogden, Utah near [84201]

PRIVATE BANKER'S ACCEPTANCE OF ENCLOSED PRESENTMENT
FOR VALUE, RETURN FOR VALUE, SETTLEMENT, AND CLOSURE

Internal Revenue Service/Criminal Investigation Division Process cont...

Order and Instructions to The Private Treasury CID Officer:

- 1. Per your solemn Oath of Office to the people, you are hereby notified and instructed, as an appointed Fiduciary, to balance this account properly and lawfully, and forward this banker's Acceptance for Value and Return for Value, Settlement, and Closure, in the amount shown on the presentment at once to the proper agency and update the Accounting regarding this Commercial Instrument and financial transaction.
- 2. Properly credit the presenter of the enclosed negotiable instrument in the amount shown on the face of the instrument.
- 3. You are further instructed to notify all related agencies, courts, and corporations that this account has be set-off by my private credit, settled in full and closed lawfully by the Principal Creditor. All claims against the Debtor/Trust, FIRST MIDDLE LAST, regarding this lawfully accepted and settled account, must now be released.
- 4. If you have any valid claim as to why this transaction is unlawful or incorrect, a living and Authorized Representative for your Agency is required to sign his/her claim and present it to the Private Trustee within a ten (10) day term at the mail location in the heading of this notice. His/Her claim shall stand under penalty of perjury and full commercial and personal liability for the full amount of this transaction. Claimant must include detailed Administrative Procedures from correctly handling commercial paper under International UCC Contract Law. Any valid claim presented, as outlined above, will self-withdraw this transaction, and cause it to be null and void.
- 5. Provide a fiduciary tax estimate, if applicable, to verify the settlement of this account.

Internal Revenue Service/Criminal Investigation Division Process cont...

Presented to you in good faith and commercial honor this ___ day of _____ 2024

By Order of: First Middle Last, U.S. Trust Number XXX-XX-XXXX (SSAN)

All Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

Date: by: _____
In capacity of Living Soul/Grantor/Accommodation Party

Exemption Number XXXXXXXXX (SSAN)

Encl: Credit Transaction:

(1) CORPORATION, INC. - \$1,000.00 dollars (and copies of coupon sent, see sample)

Private NOTICE Served by PRIORITY MAIL

Mail all the above documents back with your First NOTICE to the IRS - You do not have to send the entire document back, just send the coupon/payment voucher with the instructions.

PRIVATE BANKER'S ACCEPTANCE OF ENCLOSED PRESENTMENT FOR VALUE, RETURN FOR VALUE, SETTLEMENT, AND CLOSURE

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

By: First Middle Last - In capacity of Living Soul/Grantor/Accommodation Party - Exemption Number XXXXXXXXX

Non-Domestic Mail Location C/O Street Address City, Utah near [84647] Continental America

INTERNAL REVENUE SERVICE Attention: The Private Treasury CID Officer Stop 4440 P.O. Box 9036 Ogden, Utah near 84201

PRIVATE BANKER'S ACCEPTANCE OF ENCLOSED PRESENTMENT FOR VALUE, RETURN FOR VALUE, SETTLEMENT, AND CLOSURE

Order and Instructions to The Private Treasury CID Officer:

- Per your solemn Oath of Office to the people, you are hereby notified and instructed, as an appointed
 Fiduciary, to balance this account properly and lawfully, and forward this banker's Acceptance for
 Value and Return for Value, Settlement, and Closure, in the amount shown on the presentment at
 once to the proper agency and update the Accounting regarding this Commercial Instrument and
 financial transaction.
- Properly credit the presenter of the enclosed negotiable instrument in the amount shown on the face of the instrument.
- You are further instructed to notify all related agencies, courts, and corporations that this account Has been set off by my private credit, settled in full and closed lawfully by the Principal Creditor. All claims against the Debtor/Trust, FIRST MIDDLE LAST, regarding this lawfully accepted and settled account, must now be released.
- 4. If you have any valid claim as to why this transaction is unlawful or incorrect, a living and Authorized Representative for your Agency is required to sign His/Her claim and present it to the Private Trustee within ten (10) days at the mail location in the heading of this notice. His/Her claim shall stand under penalty of perjury and full commercial and personal liability for the full amount of this transaction. Claimant must include detailed Administrative Procedures from correctly handling commercial paper under International UCC Contract Law. Any valid claim presented, as outlined above, will self-withdraw this transaction, and cause it to be null and void.
- 5. Provide a fiduciary tax estimate, if applicable, to verify the settlement of this account

21 21 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
sented to you in good faith and commercial honor this day of 2024.	
Order of: FIRST MIDDLE LAST, U.S. Trust Number XXX-XX-XXXX (SSAN w/dashes)	
All Creator Endowed Rights Preserved and Non-Negotiable	
By:	0
First Middle Last	
In capacity of Living Soul/Grantor/Accommodation Party	1
Exemption Number XXXXXXXX	
(SSAN w/dashes)	

Encl: Credit Transaction:

(1) CORPORATION, INC. - \$3,400.00 Dollars (and copies of money order sent, see sample)

PRIVATE NOTICE SERVED by PRIORITY MAIL XXXX XXXX XXXX XXXX XXXX

Documents to be sent with First IRS/CID Process

From Norton on Bills and Notes - Fourth Edition

NEGOTIABLE BILLS AND NOTES-REQUISITES

bind C. D.'s principal. But the word "Agent" following C. D.'s signature is not notice of such an intention.85

DELIVERY OF INSTRUMENTS

- 35. A bill or note is inoperative as against the drawer or . maker until delivery.
- 36. Delivery means transfer of possession with intent to transfer title,86 and is of two kinds:
- (a) Actual delivery, which is effected by the manual passing of the instrument itself to the payee or his agent.

Pearce, 36 Ark. 293, 38 Am. Rep. 39; Stinson v. Lee, 68 Miss. 113, .8 South. 272, 9 L. R. A. 830, 24 Am. St. Rep. 257. But by custom the title, or name and title, of the fiscal or other officer of a bank or corporation, may be the name of the corporation; See p. 84, note 45, supra; N. I. L. § 42. Where that is the case, the writing with authority of such name and title is the signature of the corporation. Bank of Genesee v. Patchin Bank, 13 N. Y. 309; Johnson v. Buffalo Center State Bank, 134 Iowa, 731, 112 N. W. 165 (N. I. L.); Citizens' Savings Bank v. City of Newburyport, 169 Fed. 766, 95 C. C. A. 232 (N. I. L.); La Normandie Hotel Co. v. Security Trust Co., 38 App. D. C. 187 (N. I. L.). Where the names of the agent and the principal both appear on the instrument, it is a question of construction whose signature it is. See Chipman v. Foster, 119 Mass. 189; Hitchcock v. Buchanan, 105 U. S. 416, 26 L. Ed. 1078: First Nat. Bank of Brooklyn v. Wallis, 150 N. Y. 455, 44 N. E. 1038; Dorris v. Cronan, 149 Mo. App. 177, 129 S. W. 1014; Citizens' Nat. Bank of Los Angeles, Cal., v. Ariss. 68 Wash. 448, 123 Pac. 593; Daniel v. Glidden, 38 Wash. 556, 80 Pac. 811 (N. I. L.); Western Grocer Co. v. Lackman, 75 Kan. 34, 88 Pac. 527 (N. I. L.); Dunbar Box & Lumber Co. v. Martin, 53 Misc. Rep. 312, 103 N. Y. Supp. 91 (N. I. L.); Germania Nat. Bank of Mil-

From Business Law Today . seventh Edition UNIT FOUR . NEGOTIABLE INSTRUMENTS

> amendments significantly alter existing law. Keep in mind, however, that even wl the changes are not substantive, some of the section numbers may change sligh once a state has adopted the amendments to Article 3 (subpart 9 may become si part 12, for example).

Any instrument drawn on a drawee that orders the drawee to pay a certain sum of money, usually to a third party (the payee), on demand or at a definite future time.

The party that initiates a draft (such as a check), thereby ordering the

The party that is ordered to pay a draft or check. With a check, a bank or a financial institution is always the

A person to whom an Instrument is

In negotiable instruments law, the drawee's signed agreement to pay a draft when presented.

The buyer accepts the draft by signing the face of the draft, thus

trade acceptance, the seller is both

drawee to pay.

made payable.

ACCEPTANCE

Types of Instruments

The UCC specifies four types of negotiable instruments: drafts, checks, promisse notes, and certificates of deposit (CDs). These instruments are frequently divic into the two classifications that we will discuss in the following subsections: ord to pay (drafts and checks) and promises to pay (promissory notes and CDs).

Negotiable instruments may also be classified as either demand instruments time instruments. A demand instrument is payable on demand; that is, it is payal immediately after it is issued and thereafter for a reasonable period of time. . checks are demand instruments because, by definition, they must be payable demand. A time instrument is payable at a future date.

DRAFTS AND CHECKS (ORDERS TO PAY)

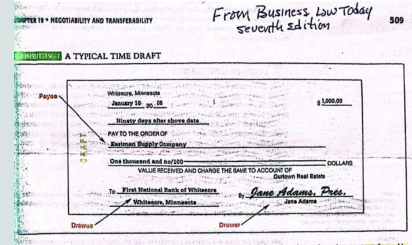
A draft (bill of exchange) is an unconditional written order that involves three p ties. The party creating the draft (the drawer) orders another party (the drawee) pay money, usually to a third party (the payee).

Time Drafts and Sight Drafts A time draft is payable at a definite future time. sight draft (or demand draft) is payable on sight-that is, when it is presented to t drawee (usually a bank or financial institution) for payment. A draft can be both time and a sight draft; such a draft is payable at a stated time after sight. A sig draft may be payable on acceptance. Acceptance is the drawee's written promise pay the draft when it comes due. The usual manner of accepting an instrument is writing the word accepted across the face of the instrument, followed by the date acceptance and the signature of the drawee.

Exhibit 19-1 shows a typical time draft. For the drawee to be obligated to hon the order, the drawee must be obligated to the drawer either by agreement through a debtor-creditor relationship. H EXAMPLE 19.1 On January 16, Ourtov Real Estate Company orders \$1,000 worth of office supplies from Eastman Supp Company, with payment due April 16. Also on January 16, Ourtown sends Eastm: a draft drawn on its account with the First National Bank of Whiteacre as paymer In this scenario, the drawer is Ourtown, the drawee is Ourtown's bank (Fir National Bank of Whiteacre), and the payce is Eastman Supply Company.

Trade Acceptances A trade acceptance is a type of draft that is frequently used the sale of goods. In a trade acceptance, the seller is both the drawer and the pay on this draft. Essentially, the draft orders the buyer to pay a specified sum of mon to the seller, usually at a stated time in the future. (If the draft orders the buye bank to pay, it is called a banker's acceptance.)

TRADS ACCEPTANCE
A draft that is drawn by a seller of
goods ordering the buyer to pay a
specified sum of money to the seller,
usually at a stated time in the future.
The buyer accepts the draft by EXAMPLE 19.2 Each year Jackson River Fabrics sells fabric priced at \$50,000 Comfort Creations, Inc., on terms requiring payment to be made in ninety days. Or creating an enforceable obligation to pay the draft when it comes due. On year Jackson River needs cash, so it draws a trade acceptance (see Exhibit 19-2) th orders Comfort Creations to pay \$50,000 to the order of Jackson River Fabri ninety days hence. Jackson River presents the paper to Comfort Creations. Comfc Creations accepts the draft, by signing the face of the draft, and returns it to Jackst



Drawes-Acceptor

A draft drawn by a drawer ordering

atution to pay a certain amount o

the drawee bank or financial

S Steen

River Fabrics. The acceptance by Comfort Creations gives rise to an enforceable obligation to pay the draft when it comes due in ninety days. Jackson River can then immediately sell the trade acceptance in the commercial money market for cash.

Checks The most commonly used type of draft is a check. The writer of the check is the drawer, the bank on which the check is drawn is the drawee, and the person to whom the check is payable is the payee. As mentioned earlier, checks are demand instruments because they are payable on demand.

Checks will be discussed more fully in Chapter 21, but it should be noted here that with certain types of checks, such as cashier's checks, the bank is both the



Bank of Blacksore Blackacre, New York , Joe Jones, Pres.

These are the copies of documents you will send in your first Trade Acceptance mailing.

Internal Revenue Service/Criminal Investigation Division Process cont...

Send copies with a red ink COPY marked on it with all the documents you sent to the CID Officer with this

You will also at send a **NOTICE and DEMAND** to the CORPORATION, INC. that initiated the first presentment. That will be created as follows:

CEO or CFOs name, et al, in your private capacities

Private **NOTICE and DEMAND**

C/O CORPORATION, INC.

Street Address

City, State near [XXXXX]

Re: \$1,000.00 dollars credit granted CORPORATION, INC.

Applicable Maxims of Law: Let the principal be responsible [acknowledge]. Ignorance of those things [Negotiable Instruments Law/Uniform Commercial Code] which everyone is bound to know excuses no one. Delivery makes the deed speak.

NOTICE: The Bill of Exchange (payment coupon/Negotiable Instrument) issued by you, First Middle Last, et al, and the fiction of law-CORPORATION, INC. was negotiable by me, First Middle Last, a Living Soul/Grantor/Accommodation Party, to the INTERNAL REVENUE SERVICE-The Private Treasury CID Officer, Ogden, Utah on the 25th day of February 2024.

Copies of that specific Negotiable Instrument/Credit Transaction of \$1,000.00 dollars, and my contract with The Private Treasury CID Officer are enclosed for your acknowledgement.

Internal Revenue Service/Criminal Investigation Division Process cont...

If you question the validity of that transaction you, First Middle Last, et al, are referred to The Private Treasury CID Officer, who has never breached any of our contracts, at the exact address in the copy of my Order and Instructions to said Officer, or you, First Middle Last, et al, provide me, First Middle last, a living soul, Verified (by oath, affidavit or deposition), Indispensable (that which cannot be omitted), evidence of the following, within a ten (10) day term of your being Served my **NOTICE and DEMAND**:

- 1. The specific Bill of Exchange, issued by you, First Middle Last, and the fiction of law-CORPORATION, INC., negotiated by me, First Middle Last, a living soul, to INTERNAL REVENUE SERVICE-The Private Treasury CID Officer is unlawful;
- 2. That Bills of Exchange and Promissory Notes, in paper form, have been vitiated;
- 3. The Negotiable Instruments Law/Uniform Commercial Code is null and void in this matter.

NOTICE: You, First Middle Last, et al, anything less than oath, affidavit, or deposition format, signed under penalty of perjury and unlimited commercial liability will be your non-response and your non-performance and constitutes your agreement of a zero balance on CORPORATION, INC's Account Number XXXXXXXXX, that you, First Middle Last, et al, and the fiction of Law-CORPORATION, INC. have not a valid claim against First Middle Last, a living soul, nor a valid claim against the fiction of law FIRST MIDDLE LAST.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. (Add signature line, address and Copy: To Whom I Will) See other Samples

Private NOTICE and DEMAND Served First Middle last, et al, by PRIORITY MAIL

IRS/CID Process NOTICE and DEMAND to Corporation

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacity C/O CORPORATION, INC. Street Address City, ST zip Private NOTICE and DEMAND

Re: \$1,000.00 dollars credit granted CORPORATION, INC.

Applicable maxims of law: Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent. Let the principal answer [acknowledge]. Ignorance of those thins [Negotiable Instruments Law/uniform Commercial Code] which everyone is bound to know excuses not. Delivery makes the deed speak.

NOTICE: The Bill of Exchange (payment coupon/Negotiable Instrument) issued by you, First Middle Last, et al, and the fiction of law-CORPORATION, INC., was negotiated by me, First Middle Last, a Living Soul/Grantor/Accommodation Party, to the INTERNAL REVENUE SERVICE-The Private Treasury CID Officer, Ogden, Utah on the 25th day of February 2023.

Copies of that specific Negotiable Instrument/Credit Transaction of \$1,000.00 dollars, and my contract with The Private Treasury CID Officer are enclosed for your acknowledgement.

If you question the validity of that transaction you, First Middle Last, et al, are referred to The Private Treasury CID Officer, who has never breached any of our contracts, at the exact address in the copy of my Order and Instructions to said Officer, or you, First Middle Last, et al, provide me, First Middle Last, a living soul, Verified (by oath, deposition, or affidavit), indispensable (that which cannot be omitted), evidence of the following, within a ten (10) day term of your being Served my NOTICE and DEMAND:

- The specific Bill of Exchange, issued by CORPORATION, INC., negotiated by me, First Middle Last, to INTERNAL REVENUE SERVICE-The Private Treasury CID Officer is unlawful;
- 2. That Bills of Exchange and Promissory Notes, in paper form, have been vitiated;
- 3. The Negotiable Instruments Law/Uniform Commercial Code is null and void in this matter.

NOTICE: First Middle Last, et al, anything less than oath, deposition, or affidavit format, signed under penalty of perjury and unlimited commercial liability will be your non-response and your non-performance and constitutes your agreement of a zero balance on you, First Middle Last, and the fiction of law-CORPORATION, INC. Account Number: XXXXXXX, that you, First Middle Last et al, and the fiction of law-CORPORATION, INC. have not a valid claim against First Middle Last, a living soul, nor a valid claim against the fiction of law-FIRST MIDDLE LAST.

Sincerely, in peace and good faith, without dishonor or frivolity. All Creator Endowed, Unalienable Rights, and all others, Preserved and Non-Negotiable.

farch 9, 2023	by:	
	C/O Street Address City, Utah near [8466	5]

Copy: To Whom I Will

Internal Revenue Service/Criminal Investigation Division Process cont...

When you get pushback (and you will) from the CORPORATION, INC. or they send another presentment in the mail...

- 1. Take the presentment (i.e., invoice, statement, w/coupon etc.) make a copy before adding anything to it for your records.

 You will need this for future reference.
- 2. Mark the envelope they sent it in "Received, without prejudice, Date received".
- 3. Mark the presentments as follows:

"To: CEO or CFOs name, et al, in your private capacities, your presentment is hereby refused for cause:



Q&A Session:

Let's have a question-and-answer session now...

Third-Party Collections Process

When you receive a **Third-Party Collection** Notice or Presentment.

These are easy to deal with, as you do not, nor have you ever been in contract with them.

The way this works is as follows:

- 1. The company you owe, or have the original contract with, sells the debt to a Third-party collection agency.
- 2. The Third-party collection agency pays a fraction of the debt, then goes after you for the entire amount of the debt.
- 3. Do you remember signing any agreement with the Third-party collection agency?
- 4. That is because the original debt holder went behind your back a breached the contract, they had with you and sold the debt to someone else.
- 5. You will never have to pay off, promise to pay, or negotiate with these people whatsoever, as you have never signed anything with them.
- 6. You must have conviction in your rights when dealing with these leaches, as they will always try to persuade you to pay them what is owed on the original contract.
- 7. What is crazy, is they never have had, nor do they have now an original contract with you. And they will never be able to produce the original debt contract that you had with the corporation you had the initial debt with. That has been long discarded to the Market or thrown away. They never keep that in their possession. They have already received the money for the initial loan/debt by trading it in. So we will address them as follows:

Third-Party Collections Process cont...

NOTICE and DEMAND

Document header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

First Middle Last, et al, in your private capacities (this is the CEO or CFO or the Third-party Collection Agency)

C/O THIRD-PARTY CORPORATION, INC.

Street Address

City, State near [XXXXX]

Re: **NOTICE and DEMAND** purported Account #XXXXXXXXX, **NOTICE of Declaration** and return of your presentment.

INVESTIGATION OF BONA FIDE DEBT VALIDATION; NON-NEGOTIABLE PRECEPT

Applicable Principles and Maxims of Law: Where the evidence of a debt is not in existence it is presumed to have been discharged. A delegated authority cannot be delegated. No man can sue at law in the name of another. A corporation cannot sue or otherwise contend with a natural man or woman. Fiction yields to truth; where the truth appears, there can be no fiction of law. Let the principal be responsible. The beginning and cause of every contract must be considered. Money refused releases the debtor.

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE and DEMAND** to provide me, First Middle Last, a living soul, Verified, Indispensable evidence of the following:

- 1. A Verified copy of the original note and contract between the living soul, First Middle Last, and First Middle Last, et al, and the Fiction of Law-CORPORATION, INC.;
- 2. Verified copies of every one of your oaths, your bonds, your foreign agent registrations, your license to do business in Utah, the legal names of each every one of your references "We and Us";

Third-Party Collections Process cont...

- 3. A Verified copy of the forensic audit of Account Number XXXXXXXX, alleged Loan Number XXXXXXXX, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor attesting his/her audit is true, correct, and certain;
- 4. A Verified copy of your corporate charter, and personal business cards of referenced "We and Us".

Definitions: Indispensable-That which cannot be spared, omitted, or dispensed with.

Verification- Confirmation of correctness, truth, or authenticity by oath, affidavit, or deposition.

Verify-To confirm of substantiate by oath...Particularly used of making formal oath to accounts, petitions, pleadings, and other papers.

Verified Copy-A copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definitions from Black's Law Dictionary - Fourth Edition).

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, Verified, Indispensable evidence by sworn oath, affidavit, or deposition. Your failure to obey this lawful **NOTICE and DEMAND**, as precisely stipulated, will cause you to be Served **NOTICE of Self-Executing Default Judgement**. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

Date:	by:
	C/O Street Address
	City, State near [XXXXX]

Third-Party Collection Process NOTICE and DEMAND

(Page 1)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

Re: Private NOTICE and DEMAND

First Middle Last, et al, in your private capacities c/o CORPORATION, INC.
Street Address
City, State near [84647]

Applicable Principles and Maxims of law: A corporation cannot sue or otherwise contend with a natural man or woman. Fiction yields to truth; where the truth appears, there can be no fiction of law. Let the principal answer. The beginning and cause of every contract must be considered. Money refused releases the debtor.

NOTICE: You, First Middle Last, et al, are hereby Served Private NOTICE and DEMAND to provide me, First Middle Last, a living soul, the following Verified, Indispensable, evidence of the following:

- A Verified copy of the original note and contract between the living soul, First Middle Last, and First Middle last, et al and the fiction of law-CORPORATION, INC.;
- 2. Verified copies of every one of your oaths, bonds, foreign agent registrations, license to do business in Utah, legal names of each and every one of your references We and Us;
- A Verified copy of the forensic audit of Account Number: XXX-XXXX, alleged Loan Number: XXXXXXXX, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor attesting his audit is true, correct, and certain;
- A Verified copy of your corporate charter, and personal business cards of referenced We and Us.

Definitions:

Indispensable - That which cannot be spared, omitted, or dispensed with.

Verification – confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition. Verify – To confirm or substantiate by oath,....Particularly used of making formal oath to accounts, petitions, pleadings, and other papers.

Verified copy – A copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definition from Black's Law Dictionary, Fourth Edition).

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, the Verified, Indispensable evidence by sworn oath, affidavit, or deposition. Your failure to obey this lawful NOTICE and DEMAND, as precisely stipulated, will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

October 30, 2023	by:	©
CC: To whom I will		et Address ah near 84626
Encl: Third-Party presentments.	City, Ct	an near 64020

NOTICE and DEMAND Served First Middle Last, et al, by PRIORITY MAIL

Third-Party Collection Process NOTICE and DEMAND (Page 2)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities

Street Address City, State near [84647]

Applicable Principles and Maxims of law: No man can sue at law in the name of another. A corporation cannot sue or otherwise content with a natural man or woman. Fiction yields to truth; where the truth appears, there can be no fiction of law. In law no one is credited unless he is sworn. The beginning and cause of every contract must be considered. The contract makes the law. He who commands lawfully must be obeyed. The king cannot load a subject with imposition against his consent. A delegation cannot be delegated. If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings.

NOTICE: You, First Middle Last, et al, are hereby Served Private NOTICE and DEMAND to provide me, First Middle Last, a living soul, the following Verified, Indispensable, evidence of the following:

- 1. The name of your king (My king's name is Jesus Christ), and the Verified copy of his written delegation to you, Attorneys at law, giving you dominion/jurisdiction over the living soul, First Middle Last, against my fully informed consent;

 Verified copies of every bona fide contract you, First Middle Last, et al, have established with the
- living soul, that vitiates all solemn contracts I established with said-CORPORATION, INC.; Verified copies of each and every one of your oaths, your beads, your licenses to practice law in Utah, your foreign agents registrations, your liability insurance carrier's name.

Indispensable – That which cannot be spared, omitted, or dispensed with.

Verification – confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition.

Verify – To confirm or substantiate by orth.,—Particularly used of making formal oath to accounts, petitions, pleadings, and other papers.

Verified copy – A copy, if staccessive witnesses trace the original into the hands of a witness who made or

compared the copy. (Definition from Black's Law Dictionary, Fourth Edition)

NOTICE: You, First Middle Last, et al., are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, the Verified, Indispensable evidence by swom oath, affidavit, or deposition. You failure to obey this lawful NOTICE and DEMAND, as precisely stipulated, will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed Unalienable Rights,

CC: To whom I will

Encl: Your false information pres Copy of First Middle Last, Declaration Of personal law, contracts, covenants Agreements, and Records

Re: Private NOTICE and DEMAND

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last's, Declaration of Personal Law, Contracts, Covenants, Agreements, and

Personal Law: The law that governs a person's family matters, regardless of where the person goes. In common-law systems, personal law refers to the law of the person's domicile. In civil-law systems it refers to the law of the individual's nationality (and so is sometimes called lex patriae). Cf. TERRETORIAL LAW. (from Bouvier's Law Dictionary and concise Encyclonedia, 3rd revision, by Francis Rawle) "The ideal of the personal law is based on the conception of man as a social being, so that those transactions of his daily life which affect him most closely in a personal sense, such as marriage, divorce, legitimacy, many kinds of capacity, and succession, may be governed universally by that system of law deemed most suitable and adequate for the purpose...[A]lthough the law of the domicile is the chief criterion adopted by the English courts for the personal law, it lies within the power of any man of full age and capacity to establish his domicile in any country he chooses, and thereby automatically to make the law of the country his personal law." (R. H. Graveson, Conflict of Laws 188 (7th edition 1974).

Applicable Principles and Maxims of Law: No man can renounce the country in which he was born, nor abjure the obligation of his allegiance. Husband and wife are considered one person in law. The domicile of the husband is that of the wife. Domicile is said to be of three kinds, domicile of origin or by birth, domicile by choice, and domicile by operation of law. The domicile of origin always remains in abeyance, as it were, to be resorted to the moment the domicile of choice is given up. Domicile by choice is that domicile which a person of capacity of his free will selects to be such. Domicile is conferred in many cases by operation of law, either expressly or consequentially Declarations of the party are admissible to prove domicile. By attending a particular church. The domicile of a person is that place or country in which his habitation is fixed, without any present intention of removing therefrom. In general, the place or country which is in fact his home or not, is determined to be his home by a rule of law. And the law favors the presumption of a continuance of domicile. Two things must concur to establish domicile, the fact of residence and the intention of remaining. These two must exist or must have existed in combination. Mere taking up residence is not sufficient unless there be an intention to abandon a former domicile. Proof of domicile does not depend upon any particular fact, but upon whether all the facts and circumstances taken together tend to establish the fact. To constitute a change of domicile three things are essential; (1) Residence in another place; (2) an intention to abandon the old domicile; and (3) an intention of acquiring a new one; or as some writers express it there must be an animus non revertendi and an animus manendi, or animus et factum. The factum is the transfer of the bodily presence, and the animus is the intention of residing permanently or for an indefinite period. (Excerpts from Bouvier's)

Three most important domiciles in my life:

- My nativity was Month day, year, in Hospital/place, City, County, State
- 2. My choice, my domicile is in City, State
- 3. By operation of law my domicile was automatically established Month Day, Year. Which day
- I First Middle Last, became legally and lawfully married to First Middle Last. 4. There are no numbers on the side of our domicile that show a mail location. Our domicile is

on its face, which I reported stolen to the City Postmaster Month day, year.

NOTICE and DEMAND Served First Middle Last, et al, by PRIORITY MAIL

NOTICE and DEMAND Served First Middle Last, et al, by PRIORITY MAIL

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

Applicable Principles and Maxims of Law: Let not that which I have appointed be polluted by mine enemies, by the consent of those who call themselves after my name; for this is a very sore and grievous sin against me, and against my people, in consequence of those things which I have decreed, and which are soon to befall the nations. Therefore, it is my will that my people should claim, and hold claim upon that which I have appointed unto them, though they should not be permitted to dwell thereon. D&C 101:97-99. What God has ordained, let not man put asunder. It is not incumbent on the possessor of property to prove his right to his possessions

Regarding my past and current, binding Contracts, Covenants, Compacts, Agreements, and Records. My birth, blessing, baptism, Church membership, temple endowment, and marriage to my wife/husband, First Middle Last, are all facts upon record. My ordinations to Aaronic and Melchizedek Priesthood offices are facts upon record. My current Marriage contract to First Middle Last, My marital agreements with her/him, My life insurance - First Middle last as beneficiary, Our church and household membership, utilities, home, yard improvements and maintenance, medical, automobile insurance, etc., are all facts upon record. My compact with The Internal Revenue Service – The Private Treasury CID Officer, banking, and other commercial transactions are all facts upon record. My contracts with the United States Postal Service and other delivery companies are all facts upon record. My contracts as Accommodation Party for people I have accommodated are all facts upon record. No one can verify by the country against a record. The issue upon a record cannot be tried by a jury.

Applicable Principles and Maxims of Law: The movement of the progressive societies has hitherto been a movement from status to contract. The contract makes the law. The terms of the contract become private law between the parties. The contract between the parties is the law between them, and the courts are obliged to give legal effect to such contracts according to the true interests of the parties. Contracts which are not illegal, and do not originate in fraud, must in all respects be observed. The beginning and cause of every contract must be considered. He who is first in line is preferred in right. No man shall lose his court

NOTICE: Any claimant, in your private capacity, who claims any part of My Declaration is unlawful or incorrect, or claims a contract paramount to mine, is hereby given NOTICE and DEMAND to provide me, First Middle Last, a living soul, Verified (by sworn oath, deposition, or affidavit), Indispensable evidence (that which cannot be omitted), within ten (10) days' term of your being Served this NOTICE, any unlawful or incorrect fact in my declaration, or present, for examination, your

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable

February 10, 2024

C/O Street Address City, State near [83464]

NOTICE and DEMAND Served First Middle Last, et al, by PRIORITY MAIL

Third-Party Collection Process NOTICE and DEMAND

(Page 3)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities c/o CORPORATION, INC.
Street Address
City, State near [84647]

INVESTIGATION OF BONA FIDE DEBT VALIDATION; NON-NEGOTIABLE PRECEPT

Applicable Principles and Maxims of law Where the evidence of a debt is not in existence it is presumed to have been discharged; A delegated authority cannot be delegated.

By this Precept provide the living soul, First Middle Last, the following material evidence:

- A Verified copy of First Middle Last's, et al, CORPORATION, INC.'s transmittal/delegation/ submission letter purported account(s)/Debt(s) of the living soul, Joyce Marie Hunter, to third party Debt Collector/Interloper, First Middle Last, et al, CORPORATION, INC.;
- A Verified copy of any/all funds paid to First Middle Last, et al, CORPORATION, INC. by third party Debt Collector/Interloper, First Middle Last, et al, CORPORATION, INC. for any/all purported account(s)/Debt(s) of the living soul, First Middle Last;
- A Verified copy of the accounting ledgers showing First Middle Last's, et al, CORPORATION, INC. write-off/discharge, for tax purposes, any/all purported account(s)/Debt(s) of the living soul, First Middle Last;
- The ORIGINAL contract, showing full-disclosure and agreement thereof by the wet-ink signatures of both, the living soul, First Middle Last, and First Middle Last, et al, CORPORATION, INC.

NOTICE: You, First Middle Last, et al, have ten (10) days term, in which to provide me, First Middle Last, a living soul, the Verified, Indispensable evidence by sworn oath, affidavit, or deposition. Your Failure to obey this lawful NOTICE and DEMAND, precisely as stipulated, will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

February 2, 2024	Ву:	@
	c/o Street	Address
CC: To whom I will	City, Uta	h near 84626
Encl: Court presentments.		

NOTICE and DEMAND Served First Middle Last, et al, by PRIORITY MAIL

Third-Party Collection Process NOTICE and DEMAND (Page 4)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O THIRD PARTY CORPORATION, INC. Street Address City, State near [84647] Re: NOTICE and DEMAND
Purported Account #XXXXXXX
NOTICE of Declaration and return of
your presentment.

INVESTIGATION OF BONA FIDE DEBT VALIDATION; NON-NEGOTIABLE PRECEPT

Applicable Principles and Maxims of Law: Where the evidence of a debt is not in existence it is presumed to have been discharged; A delegated authority cannot be delegated.

By this Precept provide the living soul, First Middle Last, the following material evidence:

- A Verified copy of First Middle Last, et al, and INITIAL CORPORATION, INC.'s
 transmittal/delegation/submission letter purported account(s)/Debt(s) of the living soul, First
 Middle Last to third party Debt Collector/Interloper, First Middle Last, et al, and THIRD PARTY
 CORPORATION, INC.;
- A Verified copy of any/all funds paid to First Middle Last, et al, and INITIAL CORPORATION, INC. by third party Debt Collector/Interloper First Middle Last, et al, and THIRD PARTY CORPORATION, INC. for any/all purported account(s)/Debt(s) of the living soul, First Middle Last;
- A Verified copy of the accounting ledgers showing First Middle Last, et al, and INITIAL CORPORATION, INC. write-off/discharge, for tax purposes, any/all purported account(s)/Debt(s) of the living soul, First Middle Last;
- The ORIGINAL contract, showing full-disclosure and agreement thereof by the <u>wet-ink</u> <u>signatures</u> of both, the living soul, <u>First Middle Last</u>, and <u>First Middle Last</u>, et al, of <u>INITIAL</u> <u>CORPORATION</u>, <u>INC.</u>;

NOTICE: You, First Middle Last, et al, have ten (10) days to respond to this lawful Precept by Sworn Oath, Affidavit, or Deposition, signed under penalty of perjury and full Commercial Liability. Your silence will evidence your GROSS NEGLECT/FAILURE TO RESPOND, and you will be Served NOTICE of Fault. Gross neglect is equivalent to fraud. (Dig. 11. 6. 1;) Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

February 20, 2023	Ву:	_©
	C/O Street Ad City, State ne	
Encl: Third Party Interloper Presentment		
Copy: To Whom I will		

NOTICE Served you, First Middle Last, et al, by PRIORITY MAIL

Third-Party Collections Process cont...

NOTICE of Fault

Document header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

First Middle Last, et al, in your private capacities

Re: **NOTICE of Fault** and

C/O THIRD-PARTY CORPORATION, INC.

Opportunity to cure your Fault

Street Address

Purported Case #XXX-XXXXXX

City, State near [XXXXX]

Applicable Principles and Maxims of Law: All things must be done in good faith. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A Fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE of Fault** and opportunity to cure your fault and to provide me, First Middle Last, a living soul, Verified, Indispensable evidence of the following:

- 1. A Verified copy of the original note and contract between the living soul, First Middle Last, and First Middle Last, et al, and the Fiction of Law-CORPORATION, INC.;
- 2. Verified copies of every one of your oaths, your bonds, your foreign agent registrations, your license to do business in Utah, the legal names of each every one of your references "We and Us";
- 3. A Verified copy of the forensic audit of Account Number XXXXXXXX, alleged Loan Number XXXXXXXX, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor attesting his/her audit is true, correct, and certain;
- 4. 4. A Verified copy of your corporate charter, and personal business cards of referenced "We and Us".

Third-Party Collections Process cont...

NOTICE of Fault cont...

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, Verified, Indispensable evidence by sworn oath, affidavit, or deposition. Your failure to obey this lawful **NOTICE and DEMAND**, as precisely stipulated, will cause you to be Served **NOTICE of Self-Executing Default Judgement**. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

Date:	by:
	C/O Street Address
	City. State near [XXXXX]

This NOTICE and DEMAND Served on First Middle Last, et al, by PRIORITY MAIL

Third-Party Collection Process NOTICE of Fault

(Page 1)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, Utah near [84415]

Re: **NOTICE of Fault** and Opportunity to cure your Fault

Applicable Principles and Maxims of Law: All things must be done in good faith. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served NOTICE of Fault and opportunity to cure your Fault(s) and provide the living soul, First Middle Last, the following Indispensable evidence:

- A Verified copy of the original note and contract between the living soul, First Middle Last, and First Middle last, et al and the fiction of law-CORPORATION, INC.;
- Verified copies of every one of your oaths, bonds, foreign agent registrations, license to do business in Utah, legal names of each and every one of your references We and Us;
- A Verified copy of the forensic audit of Account Number: XXX-XXXXX, alleged Loan Number: XXXXXXXX, governed by Generally Accounting Principles, signed under penalty of perjury by the auditor attesting his audit is true, correct, and certain;
- A Verified copy of your corporate charter, and personal business cards of referenced We and Us.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to cure your Fault(s), precisely as stipulated. Failure to cure your fault(s) will cause you to be Served NOTICE of Self-Executing Default Judgement, requiring no affirmative action of the court or action under process issued by the court to execute them. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor, or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

February 9, 2024	Ву:	©
	C/O Street Addre City, Utah near [8	

Copy: To Whom I will

Third-Party Collection Process NOTICE of Fault

(Page 2)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, Utah near [84415]

Re: **NOTICE of Fault** and Opportunity to cure your Fault

Applicable Principles and Maxims of Law: All things must be done in good faith. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served NOTICE of Fault and opportunity to cure your Fault(s) and provide the living soul, First Middle Last, the following Indispensable evidence:

- The name of your king (My king's name is Jesus Christ), and the Verified copy of his
 written delegation to you, Attorneys at law, giving you dominion/jurisdiction over the
 living soul, First Middle Last, against my fully informed consent;
- Verified copies of every bona fide contract you, First Middle Last, et al, have established with the living soul, that vitiates all solemn contracts I established with fiction of law-CORPORATION, INC.;
- Verified copies of each and every one of your oaths, your bonds, your licenses to practice law in Utah, your foreign agents registrations, your liability insurance carrier's name.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to cure your Fault(s), precisely as stipulated. Failure to cure your fault(s) will cause you to be Served NOTICE of Self-Executing Default Judgement, requiring no affirmative action of the court or action under process issued by the court to execute them. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor, or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

C	By:©
1	C/O Street Address City, Utah near [84093]
03	

Copy: To Whom I will

Third-Party Collection Process NOTICE of Fault

(Page 3)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, Utah near [84415]

Re: **NOTICE of Fault** and Opportunity to cure your Fault

Applicable Principles and Maxims of Law: All things must be done in good faith. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served NOTICE of Fault and opportunity to cure your Fault(s) and provide the living soul, First Middle Last, the following Indispensable evidence:

- A Verified copy of First Middle Last's, et al, CORPORATION, INC.'s transmittal/delegation/ submission letter purported account(s)/Debt(s) of the living soul, Joyce Marie Hunter, to third party Debt Collector/Interloper, First Middle Last, et al, CORPORATION, INC.;
- A Verified copy of any/all funds paid to First Middle Last, et al, CORPORATION, INC. by third party Debt Collector/Interloper, First Middle Last, et al, CORPORATION, INC. for any/all purported account(s)/Debt(s) of the living soul, First Middle Last;
- A Verified copy of the accounting ledgers showing First Middle Last's, et al, CORPORATION, INC. write-off/discharge, for tax purposes, any/all purported account(s)/Debt(s) of the living soul, First Middle Last;
- The ORIGINAL contract, showing full-disclosure and agreement thereof by the wet-ink signatures of both, the living soul, First Middle Last, and First Middle Last, et al, CORPORATION, INC.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to cure your Fault(s), precisely as stipulated. Failure to cure your fault(s) will cause you to be Served NOTICE of Self-Executing Default Judgement, requiring no affirmative action of the court or action under process issued by the court to execute them. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor, or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

February 9, 2024	Ву:	©
	C/O Street Addres	s
	City, Utah near [84	4093]

Copy: To Whom I will

Third-Party Collection Process NOTICE of Fault

(Page 4)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, Utah near [84415]

Copy: To Whom I will

Re: NOTICE of Fault and Opportunity to cure your Fault Purported Case #XXXXXXXXX

Applicable Principles and Maxims of Law: All things must be done in good faith. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served NOTICE of Fault and opportunity to cure your Fault(s) and provide the living soul, First Middle Last, the following Indispensable evidence:

- A Verified copy of First Middle Last, et al, and INITIAL CORPORATION, INC.'s
 transmittal/delegation/submission letter purported account(s)/Debt(s) of the living soul, First
 Middle Last to third party Debt Collector/Interloper, First Middle Last, et al, and THIRD PARTY
 CORPORATION, INC.;
- A Verified copy of any/all funds paid to First Middle Last, et al, and INITIAL CORPORATION, INC. by third party Debt Collector/Interloper First Middle Last, et al, and THIRD PARTY CORPORATION, INC. for any/all purported account(s)/Debt(s) of the living soul, First Middle Last:
- A Verified copy of the accounting ledgers showing First Middle Last, et al, and INITIAL CORPORATION, INC. write-off/discharge, for tax purposes, any/all purported account(s)/Debt(s) of the living soul, First Middle Last;
- The ORIGINAL contract, showing full-disclosure and agreement thereof by the wet-ink signatures of both, the living soul, First Middle Last, and First Middle Last, et al, of INITIAL CORPORATION, INC.;

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to cure your Fault(s), precisely as stipulated. Failure to cure your fault(s) will cause you to be Served NOTICE of Self-Executing Default Judgement, requiring no affirmative action of the court or action under process issued by the court to execute them. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor, or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

February 9, 2024	Ву:	©
	C/O Street Addre City, Utah near [8	

NOTICE Served you, First Middle Last, et al, by PRIORITY MAIL

Third-Party Collections Process cont...

NOTICE of Self-Executing Default Judgement (Third-Party Collections Process)

Document Header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

NOTICE OF Self-Executing Default Judgement of First Middle Last, et al,

and

Living Testimony if First Middle Last in the Form of and Affidavit

Applicable Principles and Maxims of Law: The Law never suffers anything contrary to truth. Truth as a valid statement of reality in sovereign is commerce. An un-rebutted affidavit stands as truth in commerce. An un-rebutted affidavit is acted upon as the judgement in commerce. No judge, court, government or any agencies thereof, or any other third-parties, whatsoever, can abrogate anyone's affidavit. Only the man or woman affected by an affidavit can speak and act for him/herself and is solely responsible for responding with his/her own affidavit, which no one else can do for him/her.

First Middle Last's Living Testimony of facts, in the form of an Affidavit:

- 1. First Middle Last, et al, was Served Private **NOTICE and DEMAND, NOTICE if Declaration** by PRIORITY MAIL #9505 5156 1591 5632 8965 26, on January 2, 2024, at 10:40 am. You were granted a ten (10) day term to provide me, First Middle Last, a living soul, Verified, Indispensable evidence, as stipulated, by sworn oath, affidavit, or deposition, which you failed to do;
- 2. First Middle Last, et al, were Served **NOTICE of Fault** and opportunity to cure his/her Fault(s) by PRIORITY MAIL #9505 5156 2365 9852 2365 45, on January 14, 2024, at 9:42 am. You were granted a ten (10) day term opportunity to cure your Fault by providing me, First Middle Last, a living soul, Verified, Indispensable evidence, as precisely stipulated, which your failed to do;
- 3. First Middle Last, et al, are now in the position of **Self-Executing Default Judgement**, requiring no affirmative action of a court or action under process issued by a court to execute it.

Third-Party Collections Process cont...

NOTICE of Self-Executing Default Judgement cont...

NOTICE: First Middle Last, et al, failure to provide me, First Middle Last, a living soul, a Verified (by sworn oath, affidavit or deposition) rebuttal to my **Living Testimony**, point-by-point, no later than a ten (10) day term from the date of Service, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend my **Living Testimony** is hereby preserved.

Sincerely, in peace, honor, and good faith,	by:
	C/O Street Address
	City, State near [XXXXX]
Validation: On this 20 th day of March 2024, First M soul who autographed this document in our present	liddle Last did present him/herself before us and is known to be the livin nce.

This NOTICE and DEMAND Served on First Middle Last, et al, by PRIORITY MAIL

Third-Party Collection Process NOTICE of Self-Executing Default Judgement

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

NOTICE of Self-Executing Default Judgement upon First Middle Last, Et al And

Living Testimony of First Middle Last, in form or an Affidavit

Applicable Maxims of Law: The law never suffers anything contrary to truth. An un-rebutted affidavit stands as the truth and the judgement in commerce. No judge, court, attorney, government, or any agencies thereof, or any other third party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one else can do for them.

First Middle Last's Living Testimony of facts in form of an Affidavit:

- First Middle Last, et al, were served Private NOTICE and DEMAND, NOTICE of
 Declaration by PRIORITY MAIL #9505 5156 1591 2693 5368 25, October 20, 2023,
 XX:XX pm. You were granted a ten (10) day term to provide me, First Middle Last, a living
 soul, Verified, Indispensable evidence, as stipulated, by sworn affidavit, oath, or deposition,
 which you failed to do;
- First Middle Last, et al, were served NOTICE of Fault and opportunity to cure you fault by PRIORITY MAIL #9505 5156 1591 3685 6879 25, October 30, 2023, XX:XX pm. You were granted a ten (10) day term opportunity to cure your Fault by providing me, First Middle Last, a living soul, all Verified, Indispensable evidence, as precisely stipulated, which you failed to do;
- First Middle Last, et al, are now in the position of Self-Executing Default Judgement, requiring no affirmation action of the court or action under process issued by the court to execute it.

NOTICE: First Middle Last's, et al, failure to provide me, First Middle Last, a living soul, a Verified (by sworn oath, affidavit or deposition) rebuttal to my Living Testimony, point-by-point, no later than ten (10) days' time from the date of Service, will comprise their agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend my Living Testimony is hereby preserved.

Sincerely, in peace, honor, and good faith	by:©
Validation: On this 12 th day of November, us, and is known to be the living soul who a	2023, First Middle Last did present him/herself before autographed this document in our presence.
Living Soul Witness	Living Soul Witness

NOTICE Self-Executing Default Judgement Served First Middle Last, et al, by PRIORITY MAIL



Q&A Session:

Let's have a question-and-answer session now...

Tax Audit Process

City and County taxes are a little different than Federal Taxes. They have a tendency to push a little harder when you don't pay.

If you will receive a document that has no coupon/payment voucher on it. Follow the IRS/CID Office Process.

When you receive a notice of taxes with a coupon from your City or County, do the following:

Mark the received date on the envelope, or document you received like this "Received, without prejudice, Date received".

Make copies of everything you get from them including the envelope or sleeve they send it in for your personal records and for future reference.

Follow the **Trade Acceptance** Process, if there is a coupon/payment voucher attached.

If you receive a card stating you are late/delinquent in your taxes, do the following.

Document Header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

Re: UTAH AUDIT PAYMENT COUPON, ACCOUNT ID #XXXX-XXXXXXXX

Find enclosed the Financial Instrument sent to a legal Fiction name, FIRST MIDDLE LAST, accepted, and dated and returned for Settlement, and Prepayment against future transactions by First Middle Last, a living soul.

NOTICE: This instrument, once accepted, is lawful species of Negotiable Instrument/Bill of Exchange/Promissory Note which can be used to credit/off-set/settle the balance of the above alleged account with the authorized use of an exemption ID number. This properly indorsed Remittance can be redeemed by depositing it with the U.S. Treasury, as Auditor First Middle Last, et al, is already aware.

However, should you **not** accept this form of payment, return the Payment Coupon, along with a full written explanation of why your organization/corporation is exempt from the Emergency Legislation/Public Policy of 1933 (HJR 192, Public Law 73-10), or why the Financial Instrument so tendered is unacceptable.

Tax Audit Process cont...

If you **do not** return the Payment Coupon, then we are in agreement that the account has been settled/set-off and the alleged account #XXXXXXXX is now zero balance.

If you **do** return the Payment Coupon, without your written explanation as to why your organization/corporation is exempt from the Emergency Legislation/Public Policy referenced above or why the Financial Instrument Accepted and Returned for Settlement is unacceptable; then we are in agreement that you have dishonored a legitimate payment and therefore alleged account #XXXXXXXX is now zero.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Right, and all others, are herby Preserved and Non-Negotiable. Errors and omission excepted.

Date:	by:
	C/O Street Address
	City, State near [XXXXX]

Copy: To Whom I Will

Encl: Financial Instrument \$000.00 dollars

Tax Audit Process NOTICE UTAH AUDIT PAYMENT COUPON

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

John Valentine, et al, in your private capacities C/O UTAH STATE TAX COMMISSION, INC. P.O. Box 2998 Salt Lake City, Utah near [84110-2998]

Find enclosed the Financial Instrument sent to a legal fiction name, FIRST MIDDLE LAST, Accepted for Value and Returned for Settlement, and Prepayment against future transactions by First Middle Last, the Accommodating Party of the living soul, First Middle Last. First Middle Last is disabled by numerous strokes.

TAKE NOTICE this instrument, once Accepted for Value, is lawful specie of money which can be used to credit/off-set the balance of the above alleged account with the authorized use of and exemption ID number. This properly endorsed Remittance can be redeemed by depositing it with the U. S. Treasury, as Auditor First Middle Last is already well aware.

However, should you **not** accept this form of payment, return the Payment Coupon, along with a full written explanation of why your organization/corporation is exempt from the Emergency Legislation/Public Policy of 1933 (HJR 192, Public Law 73-10), or why the Financial Instrument so tendered is unacceptable.

If you **do not** return the Payment Coupon, then we are in agreement that the bill has been settled/set-off and the alleged account XXXXXXXXXXXXXXX is now zero.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

October 30, 2023	by:	@
	c/o Street A	ddress
	City, Utah	near 84626

Copy: To Whom I will

Encl: Financial Instrument XXX.XX dollars

Tax Audit Process Samples of Money Order

Change all red-ink items to your personal information then turn all to black-ink

Money Order

Pay to: United States Treasury

06/30/2023

Three-Thousand Six-Hundred Ninety-Eight Dollars and 93 Cents

\$3,698.93

Memo: Credit Corporation \$3,698.93 dollars
Charge First Middle Last \$3,698.93 dollars

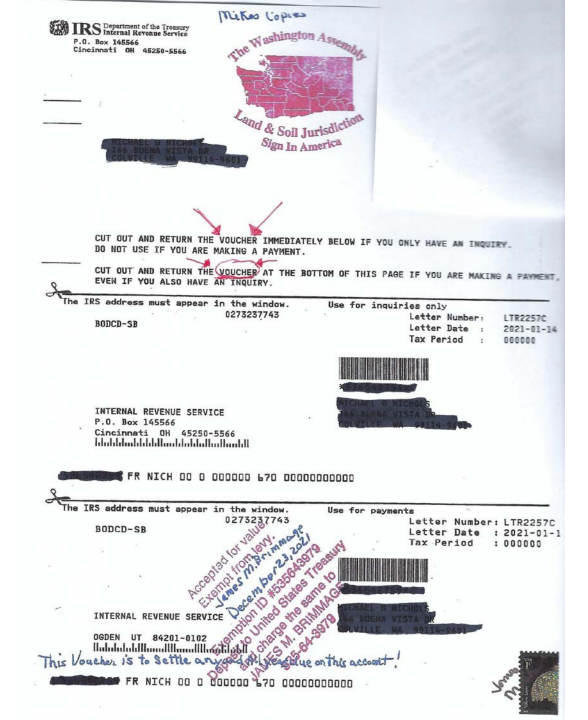
by: John L. Doe FIN 123456789

Authorized Representative

- 1. Handwritten in blue ink.
- 2. No need to put a box around it.
- 3. Use cursive handwriting.

Tax Audit Process Samples of Payment Voucher

Change all red-ink items to your personal information then turn all to black-ink



Tax Audit Process cont...

NOTICE of Fault

Document header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

First Middle Last, et al, in your private capacities C/O THIRD-PARTY CORPORATION, INC.
Street Address
City, State near [XXXXX]

Re: **NOTICE of Fault** and Opportunity to cure your Fault

Applicable Principles and Maxims of Law: All things must be done in good faith. To conceal is one thing, to be silent another. Silence can only be equated with fraud where there is a duty to speak. A Fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE of Fault** because you failed to provide me, First Middle Last, a living soul, within a ten (10) day term, Verified (by sworn oath, affidavit, or deposition), Indispensable (that which cannot be spared, omitted, or dispensed with), evidence of the following:

NOTICE: This instrument, once accepted, is lawful species of Negotiable Instrument/Bill of Exchange/Promissory Note which can be used to credit/off-set/settle the balance of the above alleged account with the authorized use of an exemption ID number. This properly indorsed Remittance can be redeemed by depositing it with the U.S. Treasury, as Auditor First Middle Last, et al, is already aware.

However, should you **not** accept this form of payment, return the Payment Coupon, along with a full written explanation of why your organization/corporation is exempt from the Emergency Legislation/Public Policy of 1933 (HJR 192, Public Law 73-10), or why the Financial Instrument so tendered is unacceptable.

If you **do not** return the Payment Coupon, then we are in agreement that the account has been settled/set-off and the alleged account #XXXXXXXX is now zero balance.

Tax Audit Process cont...

NOTICE of Fault cont...

If you **do** return the Payment Coupon, without your written explanation as to why your organization/corporation is exempt from the Emergency Legislation/Public Policy referenced above or why the Financial Instrument Accepted and Returned for Settlement is unacceptable; then we are in agreement that you have dishonored a legitimate payment and therefore alleged account #XXXXXXXX is now zero.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term opportunity to cure your fault by providing me, First Middle Last, a living soul, Verified, Indispensable evidence, precisely as stipulated above. Your failure to cure your fault by sworn oath, affidavit, or deposition will cause you to be Served **NOTICE of Self-Executing Default Judgement**, requiring no affirmative action by the court or action under process issued by the court to execute it. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Right, and all others, are hereby Preserved and Non-Negotiable.

Date:	by:
	C/O Street Address City, State near [XXXXX]

Copy: To Whom I Will

Tax Audit Process NOTICE of Fault

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities c/o Street Address City, State near [84629] Re: NOTICE of Fault and, opportunity to cure your Fault

Applicable Maxims of Law: All things must be done in good faith; To conceal is one thing, to be silent another; Silence can only be acquainted with fraud where there is a duty to speak; A fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served NOTICE of Fault because you refused to provide me, First Middle Last, a living soul, within ten (101) days' time, Verified (by sworn oath, affidavit, or deposition), Indispensable (that which cannot be spared, omitted, or dispensed with), evidence of the following:

NOTICE this instrument, once Accepted for Value, is lawful specie of money which can be used to credit/off-set the balance of the above alleged account with the authorized use of and exemption ID number. This properly endorsed Remittance can be redeemed by depositing it with the U. S. Treasury, as Auditor you, First Middle Last, et al, are already well aware.

However, should you **not** accept this form of payment, return the Payment Coupon, along with a full written explanation of why your organization/corporation is exempt from the Emergency Legislation/Public Policy of 1933 (HJR 192, Public Law 73-10), or why the Financial Instrument so tendered is unacceptable.

If you **do not** return the Payment Coupon, then we are in agreement that the bill has been settled/setoff and the alleged account XXXXXXXXXXXXXXX is now zero.

NOTICE: You, First Middle Last, et al, are hereby granted ten (10) days' time opportunity to cure your Fault by providing me, First Middle Last, a living soul, all Verified, Indispensable evidence, precisely as stipulated above. Your failure to cure your Fault by sworn oath, affidavit or deposition will cause you to be Served NOTICE of Self-Executing Default Judgement. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All Creator Endowed Unalienable Rights, and all others, Preserved and Non-Negotiable. Errors and omissions excepted.

October 30, 2023	by:	©
	c/o Street Address	
	City, Utah near [84629]	

Copy: To Whom I Will

Tax Audit Process cont...

NOTICE of Self-Executing Default Judgement (Tax Audit Process)

Document Header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

NOTICE OF Self-Executing Default Judgement of First Middle Last, et al,

and

Living Testimony if First Middle Last in the Form of and Affidavit

Applicable Principles and Maxims of Law: The Law never suffers anything contrary to truth. Truth as a valid statement of reality in sovereign is commerce. An un-rebutted affidavit stands as truth in commerce. An un-rebutted affidavit is acted upon as the judgement in commerce. No judge, court, government or any agencies thereof, or any other third-parties, whatsoever, can abrogate anyone's affidavit. Only the man or woman affected by an affidavit can speak and act for him/herself and is solely responsible for responding with his/her own affidavit, which no one else can do for him/her.

First Middle Last's Living Testimony of facts, in the form of an Affidavit:

- 1. First Middle Last, et al, was Served Private **FINANCIAL AUDIT PAYMENT COUPON,** by PRIORITY MAIL #9505 5156 1591 2693 4586 21, on February 21, 2024, at 8:52 am. You were granted a ten (10) day term to provide me, First Middle Last, a living soul, Verified, Indispensable evidence, as stipulated, by sworn oath, affidavit, or deposition, which you failed to do;
- 2. First Middle Last, et al, were Served **NOTICE of Fault** and opportunity to cure, by PRIORITY MAIL #9505 5156 1591 6358 6594 65, on March 13, 2024, at 10:52 am. You were granted a ten (10) day term opportunity to cure your fault by providing me, First Middle Last, a living soul, Verified, Indispensable evidence, as precisely stipulated, which you failed to do;
- 3. First Middle Last, et al, are now in the position of **Self-Executing Default Judgement**, requiring no affirmative action from the court or action issued by the court to execute it.

Tax Audit Process cont...

NOTICE of Self-Executing Default Judgement cont...

NOTICE: First Middle Last, et al, failure to provide me, First Middle Last, a living soul, a Verified (by sworn oath, affidavit or deposition) rebuttal to my **Living Testimony**, point-by-point, no later than a ten (10) day term from the date of Service, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend my **Living Testimony** is hereby preserved.

Sincerely, in peace, honor, and good faith,	by:
	C/O Street Address
	City, State near [XXXXX]
Validation: On this 20 th day of March 2024, First N soul who autographed this document in our prese	Middle Last did present him/herself before us and is known to be the living nce.
Living Soul Witness	Living Soul Witness

This NOTICE and DEMAND Served on First Middle Last, et al, by PRIORITY MAIL

Tax Audit Process NOTICE of Self-Executing Default Judgement

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

NOTICE of Self-Executing Default Judgement upon First Middle Last, et al And

Living Testimony of First Middle Last, in form or an Affidavit

Applicable Maxims of Law: The law never suffers anything contrary to truth. An un-rebutted affidavit stands as the truth and the judgement in commerce. No judge, court, attorney, government, or any agencies thereof, or any other third party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one else can do for them.

First Middle Last's Living Testimony of facts in form of an Affidavit:

- First Middle Last, et al, were served Private FINANCIAL AUDIT STATEMENT, by
 PRIORITY MAIL #9505 5156 1591 2365 9653 25, October 5, 2023, XX:XX pm. You were
 granted a ten (10) days' term to provide me, First Middle Last, a living soul, Verified,
 Indispensable evidence, as stipulated, by sworn affidavit, oath, or deposition, which you
 failed to do:
- First Middle Last, et al, were served NOTICE of Fault and opportunity to cure your fault by PRIORITY MAIL #9505 5156 1591 2635 2659 56, October 18, 2023, XX:XX pm. You were granted ten (10) days opportunity to cure your Fault by providing me, First Middle Last, a living soul, all Verified, Indispensable evidence, as precisely stipulated, which you failed to do;
- First Middle Last, et al, are now in the position of Self-Executing Default Judgement, requiring no affirmation action of the court or action under process issued by the court to execute it.

NOTICE: You, First Middle Last's, et al, failure to provide me, First Middle Last, a living soul, a Verified (by sworn oath, affirmation, or deposition) rebuttal to my **Living Testimony**, point-by-point, no later than a ten (10) day term from the date of Service, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend my Living Testimony is hereby preserved.

Sincerely, in peace, honor, and good faith	by:©
Validation: On this 25 th day of March 2024 is known to be the living soul who autograp	4, First Middle Last did present him/herself before us and shed this document in our presence.
Living Soul Witness	Living Soul Witness

NOTICE Served First Middle Last, et al, by PRIORITY MAIL



Q&A Session:

Let's have a question-and-answer session now...

Credit Correction Process

When the corporation we are dealing with sends a notice to a credit bureau that damages our credit rating, we need to **NOTICE** them on correcting our credit.

We have set-off/settled the account using the process for either **Trade Acceptance**, **Promise to Pay, or IRS CID Process**, so we have documentation to prove our claim using the 3-part processes.

Make copies of our process documents to send as copies for this process. We will be sending a **NOTICE and DEMAND** for the credit correction to the CEO or CFO of the CORPORATION, INC.

Re: NOTICE and DEMAND

Document Header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

Address your top as follows:

To: CEO or CFOs name, et al, in your private capacities

C/O CORPORATION NAME, INC.

Street Address

City, State near [XXXXX]

Applicable Principles and Maxims of Law: The law never suffers anything contrary to the truth. We can do nothing against the truth. Suppression of the truth is (equivalent to) the expression of what is false. He who does not speak the truth freely is a traitor to the truth. What is done cannot be undone. He who commands lawfully must be obeyed.

NOTICE: "Under statutory provisions making it unlawful for officers or directors of a corporation to make any false statement in regard to the corporation's financial condition, the phase means something more than merely untrue or erroneous, but implies that statement is designedly untrue and deceitful, and made with intention to deceive person to whom false statement is made or exhibited.

Credit Correction Process cont...

The federal criminal statute governing false statements applies to three distinct offenses: falsifying concealing, or covering up
a material fact by any trick, scheme, or devise, making false, fictious or fraudulent statements or representations, and making
or using any false documents or writing. 18 USC Section 1001.

Se also Deceit; False Representation; Fraud; Material Fact; Perjury; Reliance.

(BLACK'S LAW DICTIONARY, SIXTH EDITION, pages 417-418)

NOTICE and DEMAND: First Middle Last, et al, in your private capacities, are hereby granted a ten (10) day term to tell the truth regarding my lawful actions in behalf and for First Middle Last, a living soul, your concealment of material facts regarding the lawfully settled Account Number(s) mentioned above, your previous **NOTICES**, from First Middle Last, (Accommodation Party) your previous **Fault**, and your **Self-Executing Default Judgement** in this matter.

DEMAND is lawfully made to you, First Middle Last, et al, in your private capacities, that all false statements, reports, and **NOTICES**, made to any and all credit bureaus be immediately corrected, and that corrections be made know to First Middle Last, a living soul, whose credit worthiness has been denied by your concealment of the truth, your false statements, **NOTICE**, and reports to third-party interlopers.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term to make all corrections, as precisely stipulated, or be Served **NOTICE of Fault**. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All Creator Endowed, Unalienable Rights, and all others are hereby Preserved and Non-Negotiable.

Date:	
1)3†4	$\rho_{V_{i}}$
Date.	by:

C/O Street Address

City, State near [XXXXX]

This NOTICE is Served to First Middle Last, by PRIORITY MAIL

Credit Correction Process NOTICE and DEMAND (Page 1)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

NOTICE of Self-Executing Default Judgement of First Middle Last, et al, and Living Testimony of First Middle Last in the form of an Affidavit

Applicable Principles and Maxims of law: The law never suffers anything contrary to truth; Truth as a valid statement of reality in sovereign in commerce; An un-rebutted affidavit stands as truth in commerce; an un-rebutted affidavit is acted upon as the judgement in commerce; No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's affidavit; Only the man or woman affected by an affidavit can speak and act for him/herself and is solely responsible for responding with his/her own affidavit, which no one else can do for him/her.

Testimony of facts, in the form of an Affidavit:

- First Middle Last, et al, was Served NOTICE of FAULT, and NOTICE if Credit of 1,134.64 dollars granted CORPORATION, INC. December 21, 2020, by PRIORITY MAIL 9505 5156 1591 2835 6521 56 on March 4, 2021 at 3:10 am, including copies of my duly negotiated Accommodation Papers showing living soul, First Middle Last, et al, became holder of those specific negotiable instruments (payment coupons), December 24, 2020 at 9:32 am. Those specific negotiable instruments (payment coupons) were originally issued by CORPORATION, INC. on 11/30/2020;
- First Middle Last, et al, was granted ten (10) days' time opportunity to cure her Fault(s) by
 issuing credit to First Middle Last's alleged Account Number XXXXXXX, which she failed
 to do, and now finds herself in position of Self-Executing Default Judgement, requiring no
 affirmative action of a court or action under process issued by a court to execute it.

NOTICE: You, First Middle Last's, et al, failure to provide me, a living soul, First Middle Last, with a Verified rebuttal to this Testimony, point-by-point, no later than ten (10) days from the date of Service, or request additional time to comply, will comprise her agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, and on my own commercial, unlimited liability, that, in accordance with the best of my firsthand knowledge and conviction, such is true, correct, complete and not misleading. Right to amend preserved.

Sincerely, in peace, honor, and good faith.	by:	@
	C/O Street Address City, Utah near 84665	
	_, 2024, First Middle Last did present himself/	
Living Soul Witness	Living Soul Witness	

NOTICE Self-Executing Default Judgement, Served First Middle Last, et al by PRIORITY MAIL

Credit Correction Process cont...

Page 2

NOTICE: Whereas I, First Middle Last, in my capacity as Living Soul/Grantor/Accommodation Party, lawfully settled the below named accounts in strict compliance with the Negotiable Instruments Law, the Bills of Exchange Act, provisions of the Emergency Revenue Act of 1933, as amended, and the Uniform Commercial Code, you, First Middle Last, et al, are hereby Served Actual Knowledge of certain Negotiable Instruments/Credit Transactions I sent to CORPORATION, INC.:

Format all settlements as follows: (Red info needs to be changed and turned to black ink, blue info. is instructions, remove it)

Date (2) (how many) CORPORATION, INC.,-\$500.00 dollars, CORPORATION, INC.,-\$350.00 dollars.

Date (2) (how many) CORPORATION, INC.,-\$1,000.00 dollars, CORPORATION, INC.,-\$2000.00 dollars.

Date (3) (how many) CORPORATION, INC.,-\$4600.00 dollars, CORPORATION, INC.,-\$2600.00 dollars, CORPORATION, INC.,-\$465.00 dollars.

Date (2) (how many) CORPORATION, INC.,-\$4,600.00 dollars, CORPORATION, INC.,-\$200.00 dollars.

Date (2) (how many) CORPORATION, INC.,-\$100.00 dollars, CORPORATION, INC.,-\$46.00 dollars.

Date (2) (how many) CORPORATION, INC.,-\$400.00 dollars, CORPORATION, INC.,-\$3000.00 dollars.

Etc., etc...

(See the sample attached for the second page)

Bottom of page again shows

NOTICE is Served to First Middle Last, et al, by PRIORITY MAIL

Page three follows:

Credit Correction Process NOTICE and DEMAND (Page 2)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

NOTICE: Where as I, First Middle Last, in my capacity as Living Soul/Grantor/Accommodation Party. Lawfully settled the below named accounts in strict compliance with the Negotiable Instruments Law, the Bills of Exchange Act, provisions of the Emergency revenue Act of 1933, as amended, and the Uniform Commercial Code, you are hereby Served Actual Knowledge of certain Negotiable Instruments/Credit Transactions I paid to CORPORATION, INC.:

May 6, 2022 (2) Gunnison Valley Hospital-88.88 dollars, Revere Health-24.83 dollars May 3, 2022 (2) IHC-44.98 dollars, 208.82 dollars

April 21, 2022 (2) IHC-130.81 dollars, St. George Dental Care-299.00 dollars

March 31, 2022 (2) IHC-71.43 dollars, St. George Surgical Center-509.76 dollars

March 18, 2022 (1) Goldenwest Credit Union-4,930.36 dollars

March 7, 2022 (2) IHC-137.69 dollars, St. George Eye Center-254.36 dollars

February 25, 2022 (1) SYNCHRONY BANK-3.400.00 dollars

February 15, 2022 (3) IHC-69.05 dollars, 75.49 dollars, 261.00 dollars

February 9, 2022 (4) IHC-25.87 dollars, MOUNTAIN WEST ANESTHESIA-63.48 dollars, PEAK ENT

ASSOCIATES-32.51 dollars, ST. GEORGE EYE CENTER-39.50 dollars

February 5, 2022 (2) Capital Once-3.046.99 dollars, LINCARE-196.53 dollars

December 28, 2021 (3) IHC-502.67 dollars, 375.00 dollars, 1,485.00 dollars

November 16, 2021 (2) UTAH COUNTY TRESURER (Kim T. Jackson)-1,327.88 dollars, WASHINGTON COUNTY TREASURER (David Whitehead)-885.71 dollars
November 5, 2021 (1) Amp Smart-755.82 dollars

October 11, 2021 (2) IHC-86.54 dollars, 21.32 dollars

August 31, 2021 (2) IHC-8.83 dollars, 66.26 dollars, 95.81 dollars

June 24, 2021 (1) CENTRAL VALLEY MEDICAL CENTER-381.06 dollars

May 12, 2021 (2) IHC-40.31 dollars, Aspen Dematology-78.18 dollars

January 12, 2021 (4) MEDICREDIT-207.84 dollars, KCI-1,134.64 dollars

Manti Family Dental Clinic-1,638.68 dollars, I.C. SYSTEM-1,171.11 dollars

January 26, 2021 (2) IHC-179.55 dollars, CVMC (as above)-381.00 dollars

January 21, 2021 (2) First National Bank of Omaha-5,392.08 dollars, GREENX-149.00 dollars

January 18, 2021 (4) IHC-42.52 dollars, Revere Health-123.85 dollars, Gunnison Valley Hospital-94.40 dollars, 13,40 dollars.

December 21, 2020 (2) KCI-1,134.64 dollars, First National Bank of Omaha-5,129.40 dollars

December 16, 2020 (5) IHC-21.27 dollars, 63.39 dollars, 137.41 dollars, Revere Health-102.58 dollars, Gunnison Valley Hospital-118.80 dollars

December 3, 2020 (3) IHC-206.81 dollars, Manti Family Dental Clinic-1,688.68 dollars, Revere Health-18.08 dollars.

November 22, 2020 (1) SEVIER COUNTY TREASURER-1,893.44 dollars

Credit Correction Process cont...

Page 3

NOTICE: All bills of Exchange, issued by the Chief Financial Officers of the above-named corporations, I, First Middle Last, a living soul, regularly indorsed and negotiated by PRIORITY MAIL to:

First Middle Last, et al, in your private capacities (see corp. and address on example)

NOTICE: You, First Middle Last, et al, in your private capacities, who claims any of the above Bills of Exchange/Negotiable Instruments/Credit Transactions are unlawful or incorrect, is hereby given **NOTICE and DEMAND** to provide me, First Middle Last, a living soul/accommodation party the following verified (by sworn oath, affidavit or deposition), indispensable evidence (that without which a particular fact cannot be proved), within a ten (10) day term of your being Served this **NOTICE**.

- 1. The Bill of Exchange, issued by the Fiction of Law-CORPORATION, INC., negotiated by First Middle Last, a living soul, and settled by CORPORATION, INC., is unlawful or incorrect, has been duly dishonored and returned to First Middle last by PRIORITY MAIL, or a living and Authorized Agent of that corporation;
- 2. Bills of Exchange and Promissory Notes, in paper form, have not been dematerialized by abrogation;
- 3. First Middle Last, standing in his/her capacity of Living Soul/Grantor/Accommodation Party, has not complied with the Bills of Exchange Act, provisions of the Emergency Revenue Act of 1933, as amended, not Article 3-Commercial Paper-of the Uniform Commercial Code;
- 4. Audit of the specific account, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor, attesting his/her audit is true, correct, and certain;
- 5. A bona fide physical examination, proving First Middle Last's negotiation of the specific commercial instrument caused any injury, loss, wrong, or harm to both, a named living soul, and the fiction of law-CORPORATION, INC., which you own, or are an officer of;

Credit Correction Process cont...

Page 3 cont...

6. Provide true Christian names of all principals and owners of the corporation, its charter, its business license, your employee's numbers your delegation of authority to make legal determinations, your oath, your bond, your business cards, and your foreign agents registration.

NOTICE: Any claim presented to First Middle Last, the Living Soul/Grantor/Accommodation Party, after settlement/payment to the Fiction of Law-CORPORATION, INC., absent sworn oath, affidavit, or deposition, as precisely stipulated above, signed under penalty of perjury and unlimited commercial liability, will be your non-response, your non-performance, constitutes our agreement that your claim is invalid, will be refused for cause and returned to you. Judge yourselves accordingly.

Mail your claim(s) EXACTLY to: First Middle Last

C/O Street Address

City, State near [XXXXX]

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

Date: by:

Credit Correction Process NOTICE and DEMAND (Page 3)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

NOTICE: All Bills of Exchange, issued by the chief financial officers of the above-named corporations, I, First Middle Last, a living soul, regularly indorsed and negotiated by PRIORITY MAIL to:

First Middle Last, et al, in your private capacities C/O CORPORATION, INC. Street Address City, State near [84647]

NOTICE: First Middle Last, et al, in your private capacity, who claims any of the above Bills of Exchange/Negotiable Instruments/Credit Transactions are unlawful or incorrect, is hereby given NOTICE and DEMAND to provide First Middle Last, a living soul/accommodated party the following verified (by sworn oath, deposition, or affidavit), indispensable evidence (that without which a particular fact cannot be proved), within ten (10) days' time of your being Served this NOTICE:

- The Bill of Exchange, issued by the chief financial officer of a specific named corporation, negotiated by First Middle Last, paid to U.S. Treasury, is unlawful or incorrect, has been duly dishonored and returned to Susan Jane White by U.S. Treasury/INTERNAL REVENUE SERVICE/The Private Treasury CID Officer, or a living and Authorized Representative of that agency;
- Bills of Exchange and Promissory Notes, in paper form, have not only been dematerialized, by abrogation;
- First Middle Last, standing in her capacity of Living Soul/Grantor/Accommodation Party, has not
 complied with the Bills of Exchange Act, provisions of the Emergency Revenue Act of 1933, as
 amended, nor Article 3-Commercial Paper-of the Uniform Commercial Code;
- Audit of the specific account, governed by Generally Accepted Accounting Principles, signed under penalty of perjury by the auditor, attesting his audit is true, correct, and certain;
- A bona fide physical examination, proving First Middle Last's negotiation of the specific commercial instrument caused an injury, loss, wrong, or harm to both, a named living soul and the fiction of lawcorporation which you own, or am an officer or employee of;
- Provide true Christian names of all principals and owners of the corporation, its charter, its business license, your true Christian name, your employee number, your delegation of authority, your oath, your bond, your business card, and your foreign agent registration.

NOTICE: Any claim presented to First Middle Last, or living soul/accommodated party, after settlement/ payment to U.S. Treasury, absent sworn oath, deposition, or affidavit format, as precisely stipulated above, signed under penalty of perjury and unlimited commercial liability, will be your non-response, your non-performance, constitutes our agreement that your claim is invalid, will be refused for cause and returned to you. Judge yourself accordingly.

you. Judge yoursen accordingly.		
Mail your claim(s) EXACTILY to:	First Middle Lasts C/O Street Address City, Utah near [84647]	
Sincerely, in peace and good faith, without dis Rights, and all others, are hereby preserved an	shonor or frivolity. All my Creator Endowed, Unalienable id non-negotiable.	
Date:	by:	_©

Page 2

Credit Correction Process cont...

NOTICE of Fault (Credit Correction Process)

First Middle Last, et al, in your private capacities (see corp. and address on example)

Re: **NOTICE of Fault** and opportunity to cure your Faults

NOTICE: First Middle Last, et al, you are hereby Served **NOTICE of Fault**.

FAULT 1: You failed to provide the living soul, First Middle Last, verified, indispensable evidence that all [your] false statements, reports, and **NOTICES**, made to any and all credit bureaus have been corrected as precisely stipulated;

FAULT 2: You failed to provide the living soul, First Middle Last, verified, indispensable evidence that you have made lawful corrections to Account Number XXXXXXXX.

DEMAND is lawfully made to you, First Middle Last, et al, in your private capacities, that you provide the living soul, First Middle Last, verified indispensable evidence that all [your] false statements, reports, and **NOTICES**, made to any and all credit bureaus and third-party interlopers have been corrected, regarding Account Number XXXXXXXXX.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to cure your faults, as precisely stipulated, will cause you to be Served **NOTICE of Self-Executing Default Judgement**. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Right, and all others, are hereby Preserved and Non-Negotiable.

Date:	by:
	C/O Street Address
	City, State near [XXXXX]

This NOTICE is Served to First Middle Last, et al, by PRIORITY MAIL

Credit Correction Process NOTICE of Fault

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacity C/O CORPORATION, INC.
Street Address
City, State near [zip]

Re: NOTICE of Fault and opportunity to cure your Fault(s)

NOTICE: First Middle Last, et al you are hereby Served NOTICE of FAULT.

FAULT 1. You failed to provide the living soul, First Middle Last, evidence that all [your] false statements, reports, and NOTICES, made to any and all credit bureaus have been corrected as precisely stipulated;

FAULT 2. You failed to provide the Living Soul, First Middle Last evidence that you have made lawful corrections to Account Number XXXXXXX.

DEMAND is lawfully made to you, First Middle last, et al, in your private capacities, that you provide the living soul, First Middle Last evidence that all [your] false statements, reports, and **NOTICES**, made to any and all credit bureaus, third party interlopers have been corrected, regarding Account Number XXXXXXX.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to cure your Fault(s), as precisely stipulated. Your failure to cure your Fault(s), cause you to be Served NOTICE of Self-Executing Default Judgement. Judge yourselves accordingly.

Sincerely, in peace and good faith. All Creator Endowed Rights Preserved and Non-Negotiable.

March 9, 2023	by:	
	C/O Street Addr	ess
	City, Utah near	[84665]

Copy: To Whom I Will

Credit Correction Process cont...

NOTICE of Self-Executing Default Judgement (Credit Correction Process)

Document Header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

NOTICE OF Self-Executing Default Judgement of First Middle Last, et al, and

Living Testimony if First Middle Last in the Form of and Affidavit

Applicable Principles and Maxims of Law: The Law never suffers anything contrary to truth. Truth as a valid statement of reality in sovereign is commerce. An un-rebutted affidavit stands as truth in commerce. An un-rebutted affidavit is acted upon as the judgement in commerce. No judge, court, government or any agencies thereof, or any other third-parties, whatsoever, can abrogate anyone's affidavit. Only the man or woman affected by an affidavit can speak and act for him/herself and is solely responsible for responding with his/her own affidavit, which no one else can do for him/her.

First Middle Last's Testimony of facts, in the form of an Affidavit:

- 1. First Middle Last, et al, was Served **NOTICE of Fault**, and **NOTICE of Credit** of \$1,200.00 dollars granted CORPORATION, INC., December 21, 2023 by PRIORITY MAIL #9505 5156 1591 2586 2651 23, on January 12, 2024, at 9:24 am, including copies of my duly negotiated Accommodation Party show living soul, First Middle Last, et al, became a holder in due course of those specific negotiable instruments (payment coupons), December 23, 2023, at 10:24 am. Those specific negotiable instruments (payment coupons) were originally issued by CORPORATION, INC. on 11/30/2023;
- 2. First Middle Last, et al, was grated a tne (10) day term opportunity to cure his/her Fault(s) by issuing credit to First Middle Last's alleged Account Number XXXXXXXX, which he/she failed to do, and now find his/herself in position of Self-Executing Default Judgement, requiring no affirmative action of a court or action under process issued by a court to execute it.

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, and on my own commercial, unlimited liability, that, in accordance with the best of my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend preserved.

Credit Correction Process cont...

Sincerely, in peace, honor, and good faith,	by:	©
	C/O Stree	
	City, State	near [XXXXX]
Validation: On this 28 th day of April 2024, First Midd soul who autographed this document in our presence	·	before us, and is known to be the living
Living Soul Witness		Living Soul Witness

NOTICE of Self-Executing Default Judgement Served First Middle last, et al, by PRIOROTY MAIL

Credit Correction Process NOTICE of Self-Executing Default Judgement

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

NOTICE of Self-Executing Default Judgement of First Middle Last, et al, and Living Testimony of First Middle Last in the form of an Affidavit

Applicable Principles and Maxims of law: The law never suffers anything contrary to truth; Truth as a valid statement of reality in sovereign in commerce; An un-rebutted affidavit stands as truth in commerce; an un-rebutted affidavit is acted upon as the judgement in commerce; No judge, court, government or any agencies thereof, or any other third parties whatsoever, can abrogate anyone's affidavit; Only the man or woman affected by an affidavit can speak and act for him/herself and is solely responsible for responding with his/her own affidavit, which no one else can do for him/her.

Testimony of facts, in the form of an Affidavit:

- First Middle Last, et al, was Served NOTICE of FAULT, and NOTICE if Credit of 1,134.64 dollars granted CORPORATION, INC. December 21, 2020, by PRIORITY MAIL 9505 5156 1591 2835 6521 56 on March 4, 2021 at 3:10 am, including copies of my duly negotiated Accommodation Papers showing living soul, First Middle Last, et al, became holder of those specific negotiable instruments (payment coupons), December 24, 2020 at 9:32 am. Those specific negotiable instruments (payment coupons) were originally issued by CORPORATION, INC. on 11/30/2020;
- First Middle Last, et al, was granted ten (10) days' time opportunity to cure her Fault(s) by
 issuing credit to First Middle Last's alleged Account Number XXXXXXX, which she failed
 to do, and now finds herself in position of Self-Executing Default Judgement, requiring no
 affirmative action of a court or action under process issued by a court to execute it.

NOTICE: You, First Middle Last's, et al, failure to provide me, a living soul, First Middle Last, with a Verified rebuttal to this Testimony, point-by-point, no later than ten (10) days from the date of Service, or request additional time to comply, will comprise her agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, and on my own commercial, unlimited liability, that, in accordance with the best of my firsthand knowledge and conviction, such is true, correct, complete and not misleading. Right to amend preserved.

Sincerely, in peace, honor, and good faith.	by:	@
	C/O Street Address	
	City, Utah near 84665	
	_, 2024, First Middle Last did present himself/her. Il who autographed this document in our presence.	
Living Soul Witness	Living Soul Witness	_

NOTICE Self-Executing Default Judgement, Served First Middle Last, et al by PRIORITY MAIL



Q&A Session:

Let's have a question-and-answer session now...

Traffic Ticket Process

The very first thing you need to know is that you "Agree with thine adversaries quickly". Matthew 5:25 reads "Agree with thine adversary quickly, whiles thou art in the way with him; lest at any time the adversary deliver thee to the judge, and the judge deliver thee to the officer, and thou be cast into prison".

This means that when you get stopped by a policeman/highway patrolman/Agent of any of the law enforcement agencies that are authorized by their leaders to ticket or harass you in any way.

- 1. If you have a valid driver license, remember to get that you made a contract with that agency and chose into following their rules, regulations, statutes and codes.
- 2. The same goes for your car registration, you chose into those parameters. This is not funny as they will find a way to bother you with those choices you made.

Knowing this, you will be subject to them stopping you occasionally. My suggestion, is that you **are trained** in those rules and regulations, so why put a target on your back by breaking the rules? It is easy enough to follow the rules the best you can. There is no dishonor in keeping it simple and professional. They may even give you a pass if you are nice enough.

We can always fight the battle another day, when we receive their presentments at our homes. It is much easier to just go-along to get-a-long at the time of the stop. Do not hit them back when you are in their jurisdiction. They are the ones who have the guns.

Do not sign the document they are handing you, you can write on it "No consent to contract or joinder". You can argue that is your autograph, how do they know any different? At that point they will probably hand you the document they got from their computer in their car, and all the information was received from the DMV records.

Read the document/print out they give you when you get stopped. There is some very interesting verbiage on them. (See the sample in this presentation).

Traffic Ticket Process cont...

When your read the document, search for the typical info. "Who, What, Where, When, Why, How" in it. These are always incomplete, and they will always address your all caps name. Notice that the information on these documents are what you filled out on the application for your driver's license.

When reading the document, they printed for you Notice the fine print under "READ CAREFULLY" how many of us have actually read that statement?

It states "This citation is **not an information** and will not be used as an information **without your consent**. If an information is filed, you will be provided a copy by the court. You MUST appear on or before the time set in this citation. IF YOU FAIL TO APPEAR, THE COURT MAY ISSUE A WARRANT FOR YOUR ARREST". (The all caps is a fear statement.)

Notice that the officer usually does not sign these presentments. How is that a lawful/legal document? No need to panic, you will receive a presentment in the mail, if you do not, the whole process is null and void. They must give notice before prosecution. We can respond to all those presentments as shown with our process.

If we were to respond to this document, we are initiating a fight right now. Don't fill out the document with the fiction of law information as of yet, wait until we get a formal presentment from the agency that issued the ticket.

These people have to follow the law, law of the forum is the Driver License information. Work it out according to the scriptures.

Maxim of Law: Dissimilar things ought not to be joined.

Once we receive the formal offer in the mail, we can do the following processes:

- 1. NOTICE and DEMAND
- 2. NOTICE of Fault
- 3. NOTICE of Self-Executing Default Judgement

Traffic Ticket Process Sample of Citation Printout

Change all red-ink items to your personal information then turn all to black-ink

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Traffic Ticket Process cont...

NOTICE and DEMAND

Document Header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, State near [XXXXX]

NOTICE: I, First Middle Last, et al, your citation received without prejudice, on Month Day, Year, is hereby enclosed and refused, without dishonor, for cause: No consent to contract or joinder, and returned to sender, date of return.

Applicable Principles and Maxims of Law: Where the evidence of a debt is not in existence it is presumed to have been discharged. A delegated authority cannot be delegated. No man can sue at law in the name of another. A corporation cannot sue or otherwise contend with a natural man or woman. Fiction yields to truth; where the truth appears, there can be no fiction of law. Let the principal be responsible. The beginning and cause of every contract must be considered. Money refused releases the debtor.

NOTICE and DEMAND: I lawfully given you, First Middle Last, et al, to provide me, First Middle Last, a living soul, Verified (by sworn oath, affidavit, or deposition), Indispensable (that which cannot be spared, omitted, or dispensed with), evidence of the following:

- 1. A Verified copy of the lawful bona fide original contract, **wet-ink** signature, between the living soul, First Middle Last, and the Fiction of Law-CORPORATION, INC.;
- 2. A Verified copy of the application of the contract you are accusing me of having with First Middle Last, et al;

Traffic Ticket Process cont...

NOTICE and DEMAND cont...

- 3. A Verified Copy of all your licenses to practice law in Utah, all your oaths, your bonds, your foreign agent registrations, your corporate charter, your business licenses and each of your personal business cards;
- 4. The names, addresses, and telephone numbers of all witnesses to the beginning and cause of all contracts between you, First Middle last, a living soul, and the fiction of law CORPORATION, INC.

Definitions: Bona Fide - is or with good faith; honesty, openly, and sincerely; without deceit or fraud.

Indispensable - That which cannot be spared, omitted, or dispensed with.

Verification - Confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition.

Verify - To confirm or substantiate by oath, to account, petitions, pleadings, and other papers.

Verified Copy - to trace the original into the hands of a witness who made or compared the copy. (Black's Law Dictionary - 4^{th} Edition).

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, Verified, Indispensable evidence by sworn oath, affidavit, or deposition, as precisely stipulated, or be Served **NOTICE of Fault**. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All My Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

Date:	by:
	C/O Street Address
Encl: Copy of Citation	City, State near [XXXXX]

Traffic Ticket Process NOTICE and DEMAND

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC. Street Address City, State near [84647] Re: Private NOTICE and DEMAND and return of your presentment.

NOTICE: I, First Middle Last, a living soul, received without prejudice, your presentment on January 21, 2024. Your presentment is hereby enclosed, refused for cause, without dishonor.

Applicable Principles and Maxims of law: The law never suffers anything contrary to the truth. We can do nothing against the truth. Suppression of the truth is (equivalent to) the expression of what is false. He who does not speak the truth is a traitor to the truth. He who commands lawfully must be obeyed.

NOTICE and DEMAND: Is lawfully given you, First Middle Last, et al, to provide me, First Middle Last, a living soul, Verified (by sworn oath, affidavit, or deposition), Indispensable (that which cannot be omitted), evidence of the following:

- A Verified copy of the lawful bona fide original contract, wet-ink signatures, between the living soul, First Middle Last, and the fiction of law-CORPORATION, INC.;
- A Verified copy of the application of the contract you are accusing me of having with First Middle Last, et at;
- A Verified copy of every one of your licenses to do business in Utah, all your oaths, all your bonds, all your foreign agent registrations, your corporate charter, and each of your personal business cards.
- The names, addresses, and telephone numbers of all witnesses to the beginning and cause of all
 contracts between the living soul, First Middle Last, and the fiction of law-CORPORATION,
 INC.

Definitions:

- 1. Bona fide-is or with good faith; honesty, openly, and sincerely; without deceit or fraud.
- 2. Indispensable-That which cannot be spared, omitted, or dispensed with.
- 3. Verification-Confirmation of correctness, truth, or authenticity by affidavit, oath, or deposition.
- 4. Verify-To confirm or substantiate by oath, to account, petitions, pleadings, and other papers.
- Verified copies-to trace the original into the hands of a witness who made or compared the copy. (Black's Law Dictionary – 4th Edition)

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, the Verified, Indispensable evidence by sworn oath, affidavit, or deposition, as precisely stipulated, or be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace and good faith, without dishonor or frivolity. All Creator Endowed Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

October 30, 2023	by:	©
	C/O Street Address	
	City, Utah near 84626	
Engl. Descentment from CODDOD ATION INC		

Encl: Presentment from CORPORATION, INC.

CC: To whom I will

Traffic Ticket Process cont...

NOTICE of Fault:

Document Header: "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

To: CEO or CFOs name, et al, in your private capacities C/O CORPORATION NAME, INC.
Street Address
City, State near [XXXXX]

Re: **NOTICE of Fault** and opportunity to cure your Fault(s).

Applicable Principles and Maxims of Law: Let the principal be responsible. All things must be done in good faith; to conceal is one thing, to be silent another. Silence can only be acquainted with fraud where there is a duty to speak. A fault binds its own authors. Fiction yields to truth; where the truth appears, there can be no fiction of law. No man can sue at law in the name of another. A corporation cannot sue or otherwise contend with a natural man or woman. The king cannot load a subject with imposition against his consent. A delegation cannot be delegated. If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings. The beginning and cause of every contract must be considered.

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE of Fault** because you failed to provide me, First Middle Last, a living soul, within a ten (10) day term, Verified (by sworn oath, affidavit, or deposition), Indispensable (that which cannot be spared, omitted, or dispensed with), evidence of the following:

- 1. A Verified copy of the lawful bona fide original contract, **wet-ink** signature, between the living soul, First Middle Last, and the Fiction of Law-CORPORATION, INC.;
- 2. A Verified copy of the application of the contract you are accusing me of having with First Middle Last, et al;

Traffic Ticket Process cont...

NOTICE of Fault cont...

- 3. A Verified Copy of all your licenses to practice law in Utah, all your oaths, your bonds, your foreign agent registrations, your corporate charter, your business licenses and each of your personal business cards;
- 4. The names, addresses, and telephone numbers of all witnesses to the beginning and cause of all contracts between you, First Middle last, and the fiction of law CORPORATION, INC.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term opportunity to cure your Fault(s) by providing me, First Middle Last, a living soul, all Verified, Indispensable evidence, precisely as stipulated above. Your failure to cure your Fault(s) by sworn oath, affidavit, or deposition will cause you to be Served **NOTICE of Self-Executing Default Judgement**. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All My Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable. Errors and omissions excepted.

Date:	by:	©
	C/O Street Address	
	City State near [XXXXX]	

Copy: To Whom I Will

Traffic Ticket Process NOTICE of Fault

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC. Street Address City, State near [84629]

Re: NOTICE of Fault and opportunity to cure your Fault

Applicable Maxims of Law: All things must be done in good faith; To conceal is one thing, to be silent another; Silence can only be acquainted with fraud where there is a duty to speak; A fault binds its own authors.

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE of Fault** because you refused to provide me, First Middle Last, a living soul, within ten (10) days' time, Verified (by sworn oath, affidavit, or deposition), Indispensable (that which cannot be spared, omitted, or dispensed with), evidence of the following:

- A Verified copy of the lawful bona fide original contract, wet-ink signatures, between the living soul, First Middle Last, and the fiction of law-CORPORATION, INC.;
- A Verified copy of the application of the contract you are accusing me of having with, First Middle Last, et at;
- A Verified copy of every one of your licenses to do business in Utah, all your oaths, all your bonds, all your foreign agent registrations, your corporate charter, and each of your personal business cards.
- The names, addresses, and telephone numbers of all witnesses to the beginning and cause of all contracts between the living soul, First Middle Last, and the fiction of law-CORPORATION, INC.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term opportunity to cure your Fault by providing me, First Middle Last, a living soul, all Verified, Indispensable evidence, precisely as stipulated above. Your failure to cure your Fault by sworn oath, affidavit or deposition will cause you to be Served NOTICE of Self-Executing Default Judgement. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All Creator Endowed Unalienable Rights, and all others, Preserved and Non-Negotiable. Errors and omissions excepted.

October 30, 2023	by:	@
	C/O Street Addre	ess
	City, Utah near [84629]
Copy: To Whom I Will		

NOTICE of Fault Served First Middle Last, et al, by PRIORITY MAIL

Traffic Ticket Process cont...

NOTICE of Self-Executing Default Judgement (Traffic Ticket Process)

Document Header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

NOTICE OF Self-Executing Default Judgement of First Middle Last, et al,

and

Living Testimony if First Middle Last in the Form of and Affidavit

Applicable Principles and Maxims of Law: The Law never suffers anything contrary to truth. Truth as a valid statement of reality in sovereign is commerce. An un-rebutted affidavit stands as truth in commerce. An un-rebutted affidavit is acted upon as the judgement in commerce. No judge, court, government or any agencies thereof, or any other third-parties, whatsoever, can abrogate anyone's affidavit. Only the man or woman affected by an affidavit can speak and act for him/herself and is solely responsible for responding with his/her own affidavit, which no one else can do for him/her.

First Middle Last's Living Testimony of facts, in the form of an Affidavit:

- 1. First Middle Last, et al, was Served Private **FINANCIAL AUDIT PAYMENT COUPON,** by PRIORITY MAIL #9505 5156 1591 2693 4586 21, on February 21, 2024, at 8:52 am. You were granted a ten (10) day term to provide me, First Middle Last, a living soul, Verified, Indispensable evidence, as stipulated, by sworn oath, affidavit, or deposition, which you failed to do;
- 2. First Middle Last, et al, were Served **NOTICE of Fault** and opportunity to cure, by PRIORITY MAIL #9505 5156 1591 6358 6594 65, on March 13, 2024, at 10:52 am. You were granted a ten (10) day term opportunity to cure your fault by providing me, First Middle Last, a living soul, Verified, Indispensable evidence, as precisely stipulated, which you failed to do;
- 3. First Middle Last, et al, are now in the position of **Self-Executing Default Judgement**, requiring no affirmative action from the court or action issued by the court to execute it.

Traffic Ticket Process cont...

NOTICE of Self-Executing Default Judgement cont...

NOTICE: First Middle Last, et al, failure to provide me, First Middle Last, a living soul, a Verified (by sworn oath, affidavit or deposition) rebuttal to my **Living Testimony**, point-by-point, no later than a ten (10) day term from the date of Service, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being *res judicata* [Latin "a thing adjudicated"] and *stare decisis* [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend my **Living Testimony** is hereby preserved.

Sincerely, in peace, honor, and good faith,	by:
	C/O Street Address City, State near [XXXXX]

Validation: On this 20th day of March 2024, First Middle Last did present him/herself before us and is known to be the living soul who autographed this document in our presence.

Living Soul Witness

Living Soul Witness

This NOTICE and DEMAND Served on First Middle Last, et al, by PRIORITY MAIL

Traffic Ticket Process NOTICE of Self-Executing Default Judgement

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

NOTICE of Self-Executing Default Judgement upon First Middle Last, Et al and

Living Testimony of First Middle Last, in form or an Affidavit

Applicable Maxims of Law: The law never suffers anything contrary to truth. An un-rebutted affidavit stands as the truth and the judgement in commerce. No judge, court, attorney, government, or any agencies thereof, or any other third party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one else can do for them.

First 1	Middle Last's Living Testimony of facts in form of an Affidavit:	
1.	First Middle Last, et al, were served Private NOTICE and DEMAND, NOTICE of	
	Declaration by PRIORITY MAIL, October, 2023, XX:XX	
	pm. You were granted a ten (10) days' term to provide me, First Middle Last, a living soul,	
	Verified, Indispensable evidence, as stipulated, by sworn affidavit, oath, or deposition, which	
	they failed to do;	
2.	First Middle Last, et al, were served NOTICE of Fault and opportunity to cure their fault by	
	PRIORITY MAIL, October, 2023, XX:XX pm. They were granted ten (10) days opportunity to cure their Fault by providing me, First	
	pm. They were granted ten (10) days opportunity to cure their Fault by providing me, First	
	Middle Last, a living soul, all Verified, Indispensable evidence, as precisely stipulated, which	
	they failed to do;	
3.	First Middle Last, et al, are now in the position of Self-Executing Default Judgement,	
	requiring no affirmation action of the court or action under process issued by the court to	
	execute it.	
	CE: First Middle Last's, et al, failure to provide me, First Middle Last, a living soul, a	
	ed (by sworn oath, affirmation, or deposition) rebuttal to my Living Testimony, point-by-point,	
	er than ten (10) days' time from the date of Service, will comprise their agreement with and	
	sion of all facts herein, in perpetuity, the said confession being res judicata [Latin "a thing	
adjudi	cated"] and stare decisis [Latin "to stand by things decided"].	
	NV TYPECON OF THE CONTRACT OF	
	cation: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, that in	
accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not		
mislea	ding. Right to amend my Living Testimony is hereby preserved.	
G:	1	
Sincer	ely, in peace, honor, and good faith by:©	
Valida	ntion: On thisday of, 2024, First Middle Last did present him/herself before	
	d is known to be the living soul who autographed this document in our presence.	
us, and	is known to be the fiving sour who autographed this document in our presence.	
-	Living Soul Witness Living Soul Witness	

NOTICE Self-Executing Default Judgement Served First Middle Last, et al, by PRIORITY MAIL



Q&A Session:

Let's have a question-and-answer session now...

This is set up for responding to Novation/Subrogation responses from someone **other than** the CEO or CFO of the company you are corresponding with.

Novation - Substitution of new contract between same or different parties. The substitution of a new debt or obligation for an existing one. The substitution by mutual agreement of one debtor for another or of one creditor for another, whereby the old debt is extinguished. The requisites of a "novation" are a previous valid obligation, and agreement of all the parties to a new contract, the extinguishment of the old obligation, and the validity of the new one. (Black's Law Dictionary 4th Edition)

Subrogation - The substitution of one person in the place of another with reference to lawful claim, demand or right, so that he who is substituted succeeds to the rights of the other in relationship to the debt or claim, and its rights, remedies, or securities. Subrogation is of two kinds, either conventional or legal; the former being where the subrogation is express, by the acts of the creditor and the third-person; the latter being (as in the case of sureties) where the subrogation is affected or implied by the operation of the law. (Black's Law Dictionary 4th Edition)

The CEO or CFO will always, always, always, did I say always, defer to someone else to respond to our NOTICEs.

They cannot respond directly as they will be showing the fraud they are perpetrating on us is they do so.

However, if we do not respond to these novation/subrogation, we will be accepting by acquiescence their presentment/offer which will dismiss everything we have done to date and will have to start the process all over again.

THIS IS IMPORTANT!!!

All our court records and private records will be in question if we drop the ball and do not continue with the responses to these documents/presentments/offers.

So...knowing this, I will walk you through how to respond to these presentments. **NOTICE** that everything you get from these companies and people, are offers that we can choose to accept or reject. (See Exhibit Z, chapter 12 - Contracts and Commercial Transactions - Business Law Today - Seventh Edition).

There are a few different types of **Novation/Subrogation** presentments you can receive.

- Statement documents from the Bank or Credit Agency. (These are just your standard monthly statements)
 - 1. These documents need to be sent back to the company that sent them to you with red-ink as follows:
 - 2. At the top of the page handwrite "To: CEO/CFOs name, et al, in your private capacities"
 - 3. Underneath that handwrite "Your Novation/Subrogation presentment is hereby Refused for Cause": Then put the reason it has been refused. There are a number of reasons these are refused see samples below.
 - a. False in one, False in all;
 - b. No consent to contract or joinder with a Fiction of Law.
 - c. This is a False Statement, Returned Put Date of Return.
 - 4. Then mark some Maxims of Law on the document that supports your refused reasons.
- Letters from the Bank or Credit Agency. (These are trying to scare you, or trying to get you to do something)
- Letters that come from the company that have all your application information attached. (These are trying to get you to accept them as the Verified Information you requested).
- Letters from Attorney's or Lawyer Offices. (These are threat letters)
- E-Documents from a court or case that is ongoing. (These are fear documents that are mostly e-signed, and would not exist without a Prosecuting Attorney putting a claim into a court)
- Even advertisements you receive in the mail are considered presentments/offers. We do not have to answer everything you receive in the mail, but if you receive the above documents, you are better off if you reply.

Maxims of Law might include some of the following:

- 1. False in one (particular), false in all.
- 2. Void in Part, Void in Toto
- 3. Fiction yields to truth; where the truth appears, there can be not fiction of law.
- 4. No man can sue at law in the name of another.
- 5. A corporation cannot sue or otherwise contend with a natural man or woman.
- 6. Let the principal be responsible.
- 7. The beginning and cause of every contract must be considered.
- 8. A fault bind its own authors.
- 9. In law no one is credited unless he is sworn.
- 10. He who commands lawfully must be obeyed.
- 11. A delegation cannot be delegated.
- 12. The king cannot load a subject with imposition against his consent.
- 13. If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings.

These are just a few of the maxims of law you can use in this novation/subrogation return presentment. Do not use all of them but choose the ones that apply directly to your return response.

These cannot be rebutted by anyone because they are the law.

There is something to be said about writing out your **NOTICE and DEMAND** in handwriting/red ink and returning the documents back to the company that sent them.

Document Header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

To: CEO/CFO name, et al, in your private capacities

C/O CORPORATION, INC.

Street Address

City, State near [XXXXX]

Re: Private NOTICE and DEMAND

and return of your Novation/

Subrogation presentment

Applicable Principles and Maxims of Law: No man can sue at law in the name of another. A corporation cannot sue or otherwise contend with a natural man or woman. Fiction yields to truth; where the truth appears, there can be no fiction of law. In law no one is credited unless he is sworn. The beginning and cause of every contract must be considered. He who commands lawfully must be obeyed. The king cannot load a subject with imposition against his consent. A delegation cannot be delegated. If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings.

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE and DEMAND** to provide me, First Middle last, a living soul, Verified, Indispensable evidence of the following:

- 1. The name of your king, (my king is Jesus Christ), and the Verified copy of his written delegation to you, loading an imposition upon First Middle Last, with his/her consent;
- 2. Verified Copies of every bona fide contract you, First Middle Last, et al, have established with the Fiction of Law-CORPORATION, INC.;

- 1. 3. The name of your king, (my king is Jesus Christ), and the Verified copy of his written delegation to you, loading an imposition upon First Middle Last, with his/her consent;
- 2. Verified Copies of every bona fide contract you, First Middle Last, et al, have established with the Fiction of Law-CORPORATION, INC.;

Definitions: Indispensable Evidence - That without a particular fact cannot be proved.

Verification - confirmation of correctness, truth, or authenticity, by oath, affidavit, or deposition.

Verify - to confirm or substantiate by oath...Particularly used of making formal oath to accounts, petitions, pleadings, and other papers.

Verified Copy - a copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definitions provided by Black's Law Dictionary - De Luxe Fourth Edition)

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, Verified, Indispensable evidence by sworn oath, affidavit, or deposition. Your failure to obey this lawful **NOTICE and DEMAND**, precisely as stipulated, will cause you to be Served **NOTICE of Fault**. Judge yourselves accordingly.

Date:	by:
	C/O Street Address City State pear [XXXXX]

Copy: To Whom I Will

Encl: Your Novation/Subrogation presentment

Handwritten Novation/Subrogation Process NOTICE and DEMAND (Page 1)

Change all red-ink items to your personal information then turn all to black-ink

DANIEL E NUFFER SR 140 W 100 N IVINS UT 847386150

To- Sean Morrissey, Sean Umipig, Et al. In your private Capacities.

Provide the living soul, Daniel Elvin Nuffer,

the following indispensable evidence:

1- Verified copies of your oaths, bonds, foreign Agent registrations, licenses to fractise law in Utah.

2-Verified copies of your corporate charter, business license, and your personal business cards.

3. A forensic audit of the alleged Account #4140, signed under penalty of persury by the Auditor, Attesting that his/her audit is true, correct, and Certain.

you, sean Morrissey, Sean Umipig, are granted Ten (10) days time to provide the stipulated Evidence, by sworn oath, deposition, or affidavit. Refusal/failure to provide all of Evidence, as stipulated, will cause you to be served NOTICE of Fault. Judge Yourselves Accordingly

King & Audit Novation/Subrogation Process NOTICE and DEMAND (Page 2)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

To: First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, Utah near [84642]

Re: Private NOTICE and DEMAND, and return of your Novation/ Subrogation presentment

Applicable Principles and Maxims of Law: No man can sue at law in the name of another. A corporation cannot sue or otherwise contend with a natural man or woman (living soul). Fiction yield to truth; where the truth appears, there can be no fiction of law. In law no one is credited unless he is sworn. The beginning and cause of every contract must be considered. He who commands lawfully must be obeyed. The king cannot load a subject with imposition against his consent. A delegation cannot be delegated. If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings.

NOTICE: You, First Middle Last, et als, are hereby Served Private NOTICE and DEMAND to provide me, First Middle Last, a living soul, the Verified, Indispensable evidence of the following:

- The name of your king, (My king's name is Jesus Christ), and the Verified copy of his written delegation to you, loading an imposition upon First Middle Last with his/her consent;
- Verified copies of every bona fide contract you, First Middle Last, et als, have established with the Fiction of Law-CORPORATION, INC;
- A Verified, forensic audit of alleged Account no: XXXXXXXX, governed by Generally
 Accepted Accounting Principles, signed under penalty of perjury by the author, attesting his/her
 audit is true, correct, and certain;
- Verified copies of each and every one of your required oaths, bonds, licenses to practice law in Utah, your foreign agent registrations, your liability insurance carrier's name.

Definitions:

Indispensable Evidence-That without a particular fact cannot be proved.

Verification-confirmation of correctness, truth, or authenticity, by affidavit, oath, or deposition. Verify-To confirm or substantiate by oath,....Particularly used of making formal oath to accounts, petitions, pleadings, and other papers.

Verified Copy-A copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definitions provided in Black's Law Dictionary, De Luxe Fourth Edition)

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, the Verified, Indispensable evidence by sworn oath, affidavit, or deposition. Your failure to obey this lawful NOTICE and DEMAND, precisely as stipulated, will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All of my Creator Endowed, Unalienable Rights, and all others, are hereby preserved and Non-Negotiable.

eptember 25, 2023	by:	
	C/O Street Address City, State near 8464	7

Copy: To Whom I will

Encl: Your novation/subrogation presentment

This NOTICE is Served to First Middle Last, et al, by PRIORITY MAIL

Private Property Novation/Subrogation Process NOTICE and DEMAND (Page 3)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal, NOTICE to Principal is NOTICE to Agent

To: First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, Utah near [84642]

Re: NOTICE and DEMAND, return of your unverified, unattested Novation presentment

Applicable Principles and Maxims of Law: Fiction yield to truth; where the truth appears, there can be no fiction of law. The king cannot load a subject with imposition against his consent. A delegation cannot be delegated. A corporation cannot sue or contend with a natural (living soul) man or woman. He who commands lawfully must be obeyed. No one is credited, in law, unless he is sworn. The beginning and cause of every contract must be considered.

NOTICE: You, First Middle Last, et al, in your private capacities are hereby Served lawful NOTICE and DEMAND to provide me, First Middle Last, a living soul, the following Verified, Indispensable evidence:

- The name of your king, the Verified delegation from him, to you, First Middle Last, et al, giving
 you authority, absent my consent, to impose the sale of my private property on 11/21/2023;
- Verified copies of your required oaths, bonds, foreign agent registrations, business license, corporate charter, person business cards;
- A Verified copy of a forensic audit, governed by Generally Accepted Accounting Principles, signed under penalty of perjury, by the author, attesting /his/her audit is true, correct, and certain;
- The Verified copy of original contract between First Middle Last, et al, and the fiction of law-CORPORATION, INC. and the living soul, First Middle Last, showing the wet-ink signatures in agreement to the terms of contract.

Definitions:

Indispensable Evidence-That without a particular fact cannot be proved.

Verification-confirmation of correctness, truth, or authenticity, by affidavit, oath, or deposition. Verified Copy-A copy, if successive witnesses trace the original into the hands of a witness who made or compared the copy. (Definitions provided in Black's Law Dictionary, De Luxe Fourth Edition)

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term in which to provide me, First Middle Last, a living soul, the Verified, Indispensable evidence by sworn oath, affidavit, or deposition. Your failure to provide the Verified, Indispensable evidence, precisely as stipulated, will cause you to be Served NOTICE of Fault. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All of my Creator Endowed, Unalienable Rights, and all others, are hereby preserved and Non-Negotiable.

September 25, 2023	by:	C
	C/O Street Address	
	City, State near 8464	17
	55, 11 55 55 55 55 55 55 55 55 55 55 55 55	

Copy: To Whom I will

This NOTICE is Served to First Middle Last, et al, by PRIORITY MAIL

Notice of Fault

Document Header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

To: CEO/CFO name, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, State near [XXXXX]

Re: **NOTICE of Fault** and opportunity to cure your Fault(s)

Applicable Principles and Maxims of Law: Silence can only be equated with fraud where there is duty to speak. To conceal is one thing, to be silent another. A fault binds it own authors.

NOTICE: You, First Middle Last, et al, are hereby Served **NOTICE of Fault** and opportunity to cure your Fault(s), because your failed to provide me, First Middle Last, a living soul, Verified, Indispensable evidence as follows:

- 1. The name of your king, (my king is Jesus Christ), and the Verified copy of his written delegation to you, loading an imposition upon First Middle Last, with his/her consent;
- 2. Verified Copies of every bona fide contract you, First Middle Last, et al, have established with the Fiction of Law-CORPORATION, INC.;
- 3. The name of your king, (my king is Jesus Christ), and the Verified copy of his written delegation to you, loading an imposition upon First Middle Last, with his/her consent;
- 4. Verified Copies of every bona fide contract you, First Middle Last, et al, have established with the Fiction of Law-CORPORATION, INC.;

Notice of Fault cont...

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term opportunity to cure your Fault(s) by providing me, First Middle Last, a living soul, Verified, Indispensable evidence, precisely as stipulated, by sworn oath, affidavit, or deposition. Your failure to cure your Fault(s) will cause you to be Served **NOTICE of Self-Executing Default Judgement**, requiring no affirmative action of the court or action under process issued by the court to execute it. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator, Endowed Unalienable Rights, and all others, Preserved and Non-Negotiable. Errors and omissions excepted.

Date:	by:
	C/O Street Address
	City, State near [XXXXX]

Copy: To Whom I Will

Private Property Novation/Subrogation Process NOTICE of Fault

(Page 1)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

To: First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, State near [zip]

Re: NOTICE of Fault and opportunity to cure your Fault(s)

Applicable Principles and Maxims of Law: Silence can only be equated with fraud where there is duty to speak. To conceal is one thing, to be silent another. A fault binds it own authors.

NOTICE: You, First Middle Last, et al, are hereby Served lawful NOTICE of Fault because you failed to provide me, First Middle Last, a living soul, the following Verified, Indispensable evidence as follows:

- The name of your king, the Verified delegation from him, to you, First Middle Last, et al, giving you authority, absent my consent, to impose the sale of my private property on 11/21/2023;
- Verified copies of your required oaths, bonds, foreign agent registrations, business license, corporate charter, person business cards;
- A Verified copy of a forensic audit, governed by Generally Accepted Accounting Principles, signed under penalty of perjury, by the author, attesting /his/her audit is true, correct, and certain;
- The Verified copy of original contract between First Middle Last, et al, and the fiction of law-CORPORATION, INC. and the living soul, First Middle Last, showing the wet-ink signatures in agreement to the terms of contract.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day term opportunity to cure your Fault(s) by providing me, First Middle Last, a living soul, the Verified, Indispensable evidence, precisely as stipulated about, by sworn oath, affidavit, or deposition. Your failure to cure your Fault precisely as stipulated, will cause you to be Served NOTICE of Self-Executing Default Judgement. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All of my Creator Endowed Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

September 25, 2023	by:	©
	C/O Street Address	3
	City, State near [zi	p]
Copy: To Whom I will		

This NOTICE of Fault is Served, First Middle Last, et al, by PRIORITY MAIL

King & Audit Novation/Subrogation Process NOTICE of Fault

(Page 2)

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al, in your private capacities C/O CORPORATION, INC.
Street Address
City, State near [zip]

Re: NOTICE of Fault and opportunity to cure your Fault

Applicable Principles and Maxims of Law: Silence can only be equated with fraud where there is duty to speak. To conceal is one thing, to be silent another. A fault binds it own authors.

NOTICE: You, First Middle Last, et al, in your private capacities, are hereby Served lawful NOTICE of Fault because you failed to provide me, First Middle Last, a living soul, the following Verified, Indispensable evidence withing ten (10) days' term of time:

- The name of your king, (My king's name is Jesus Christ), and the Verified copy of his written delegation to you, loading an imposition upon First Middle Last with his/her consent:
- Verified copies of every bona fide contract you, First Middle Last, et al, have established with the Fiction of Law-CORPORATION, INC;
- A Verified, forensic audit of alleged Account no: XXXXXXXX, governed by Generally
 Accepted Accounting Principles, signed under penalty of perjury by the author, attesting
 his/her audit is true, correct, and certain;
- Verified copies of each and every one of your required oaths, bonds, licenses to practice law in Utah, your foreign agent registrations, your liability insurance carrier's name.

NOTICE: You, First Middle Last, et al, are hereby granted a ten (10) day opportunity in which to cure your Fault by providing me, First Middle Last, a living soul, the Verified, Indispensable evidence, precisely as stipulated about, by sworn oath, affidavit, or deposition. Your failure to cure your Fault precisely as stipulated, will cause you to be Served NOTICE of Self-Executing Default Judgement. Judge yourselves accordingly.

Sincerely, in peace, good faith, without dishonor or frivolity. All of my Creator Endowed Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

September 25, 2023	by:	@
	C/O Street Address	
	City, State near [zip]	

Copy: To Whom I will

This NOTICE of Fault is Served, First Middle Last, et al, by PRIORITY MAIL

Novation/Subrogation Process NOTICE of False Entries

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

First Middle Last, et al-in your private capacities C/O CORPORATION, INC. Street Address City, Utah near [84106]

Re: NOTICE of False entries or otherwise tampering with a public record

Applicable Principles and Maxims of Law: Fiction yields to truth; where the truth appears, there can be no fiction of law. What is done cannot be undone. The thing speaks for itself. A corporation cannot sue or otherwise contend with a natural man or woman. If the Christian name be wholly mistaken, this is regularly fatal to all judicial proceedings. Where the evidence of a debt is not in existence, it is presumed to have been discharged.

I, First Middle Last, a living soul, hereby provide NOTICE of facts in evidence:

- You, First Middle Last, et al, have continued to issue false statements in regard to an alleged loan/Account number: XXXXXXXX, after you became holders of my lawful Trade Acceptances/Bills of Exchange/Promissory Notes;
- You, First Middle Last, et al, have failed to provide all indispensable evidence by sworn oath, deposition, or affidavit of any and all of their claims.

NOTICE: Find, enclosed, but a few of the NOTICES I Served First Middle Last, et al, regarding your false claims, and my Living Testimony in form of an affidavit.

NOTICE and DEMAND is hereby made to correct any and all records in regard to alleged loan/Account number: XXXXXXXX.

Sincerely, in peace, good faith, without dishonor or frivolity. All my Creator Endowed, Unalienable Rights, and all others, are hereby Preserved and Non-Negotiable.

Date:	by:	©
	C/O Street Addre	ess
	City, State near [:	zipl

Novation/Subrogation Process Sample of False Statement

Change all red-ink items to your personal information then turn all to black-ink

1): James C. Leonard, imound spence, et an-in your private capacities.





CONTACT US: 800-972-3030 24-Hour Automated Service

ACCOUNT INFORMATION

AST PAYMENTS BREAKD	7/1	DV
Description	Paid Kast Month	Paid Year to Date
Principal	\$0.00	\$0.00
nterest	\$0,00	\$0.00
scrow (Taxes & Insurance)	150,00	\$0.00
ees \\	U\$0.00	\$0.00
ate Charges	\$0.00	\$0.00
Partial Payment (Unapplied)	\$0.00	\$0.00
Total V	\$0.00	\$0.00

Partial Payments: Because the loan has been accelerated, any amounts received less than the total amount due to reinstate are not applied to your mortgage. These amounts are held temporarily in a separate, unapplied funds account and reviewed for proper

BANKRUPTCY NOTICE: To the extent your original obligation was discharged, or is subject to an automatic stay of bankruptcy under Title 11 of the United States Code, or you have interest in the property as a successor in interest, this statement is for compliance and/or informational purposes only and does not constitute an attempt to collect a debt or to impose personal liability for such obligation. However, Creditor retains rights under its security instrument, including the right to foreclose its lien.

PLEASE SEE IMPORTANT MESSAGES ON PAGE 3

Transaction Description		Date	Charges	Payments	Principal	Interest	Escrow	Late Charges	Fees	Unapplied
PROP INSPECTION FEE	1000	05/14/2023	\$20.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$20 00	\$0.00
PROF NOTECTION FEE	-	0014-2023							WIE CO	

PLEASE RETURN THIS PORTION WITH YOUR CHECK PAYABLE TO FIFTH THIRD BANK, NATIONAL ASSOCIATION

0415105170513360004000138788100013878817





08/31/2023 Reinstatement Amount good through REINSTATEMENT AMOUNT

որիկ-իլիրորդիւերիա-իրիրիլի-իլի-իլի-ի KEVIN L BROWN

1443 S 910 W PAYSON UT 84651

9024

PO BOX 630412 CINCINNATI OH 45263-0412

principal

STATEMENT DATE: 08/21/2023 ACCOUNT NUMBER 1443 S 910 W **Property Address** PAYSON UT 84651 AMOUNT TO REINSTATE GOOD THROUGH 08/31/2023

\$13,878.81

Mortgage Loan Statement

EVEL ANATION OF AMOUNT DUE TO PRINSTATE

AMOUNT DUE

EXPLANATION OF AMOUNT DOL TO RE	MOINIE
Past Due Principal	\$3,304.06
Past Due Interest	\$3,462.77
Past Due Escrow	\$2,903.69
Past Due Late Charges/Other Fees	\$4,158.22
Late Charges (this statement)	\$30.07
Other Fees* (this statement)	\$20.00
TOTAL AMOUNT DUE TO REINSTATE	\$13,878.81

*Other Fees may include attorney fees, inspection fees, appraisal fees, etc., as required or permitted during the course of servicing your loan.

ACCELERATED AMOUNT AS OF 04/13/2023	\$131,061.5

This loan is in default and the entire balance is due. This is not a payoff quote

**** DELINQUENCY NOTICE ****

YOU ARE LATE ON YOUR MORTGAGE PAYMENTS

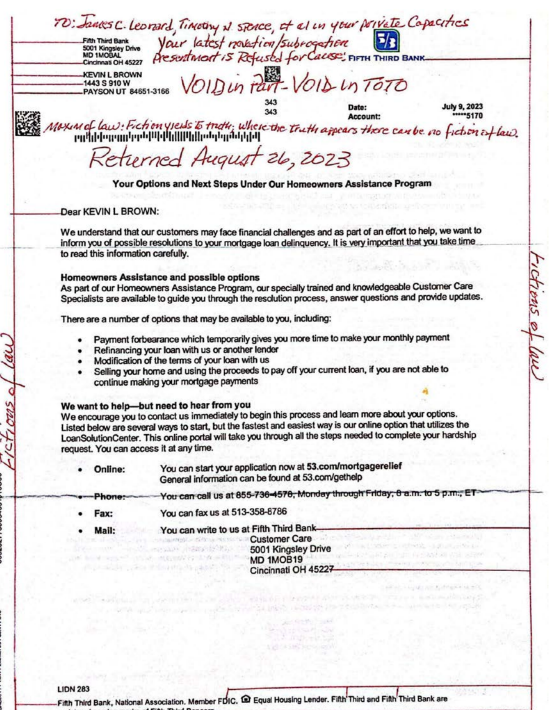
Failure to pay the amount due may result in fees and foreclosure - the loss of your home. As of 05/21/2023, you are 263 days delinquent on your mortgage toan. We have made the first notice or filing required to foreclose.

Recent Account History

- Payment Due 03/01/2023; Unpaid Balance Of \$3,514.72
- Payment Due 04/01/2023: Unpaid Balance Of \$1,079.53
- Payment Due 05/01/2023: Unpaid Balance Of \$1,079.53
- Payment Due 06/01/2023: Unpaid Balance Of \$2,852.63
- Payment Due 07/01/2023: Unpaid Balance Of \$1,079.53
- Payment Due 08/01/2023: Unpaid Balance Of \$1,304 91
- See back for more information on mortgage counseling services

Novation/Subrogation Process Sample of Letter from Bank

Change all red-ink items to your personal information then turn all to black-ink



registered service marks of Fifth Third Bancorp...

NOTICE of Self-Executing Default Judgement (Novation/Subrogation Process)

Document Header "NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent"

NOTICE OF Self-Executing Default Judgement of First Middle Last, et al, and

Living Testimony if First Middle Last in the Form of and Affidavit

Applicable Principles and Maxims of Law: The Law never suffers anything contrary to truth. Truth as a valid statement of reality in sovereign is commerce. An un-rebutted affidavit stands as truth in commerce. An un-rebutted affidavit is acted upon as the judgement in commerce. No judge, court, government or any agencies thereof, or any other third-parties, whatsoever, can abrogate anyone's affidavit. Only the man or woman affected by an affidavit can speak and act for him/herself and is solely responsible for responding with his/her own affidavit, which no one else can do for him/her.

Testimony of facts, in the form of an Affidavit:

- 1. First Middle Last, et al, was Served **NOTICE and DEMAND**, by PRIORITY MAIL #9505 5156 1591 2586 2651 23, on January 12, 2024, at 9:24 am, to provide me, First Middle Last, a living soul, **Verified**, Indispensable evidence, within a ten (10 day term, which you failed to do;
- 2. First Middle Last, et al, were Served **NOTICE of Fault** and opportunity to cure his/her Fault(s) by PRIORITY MAIL #9595 5156 1591 5469 4587 23, on January 15, 2024, at 10:54 am. You were granted a ten (10) day term opportunity to cure your fault(s) which you failed to do.
- 3. First Middle Last, et al, failed to provide me, a living soul, First Middle Last, Verified (by sworn oath, affidavit, or deposition), rebuttal to my Living Testimony, point-by-point, no later than a ten (10) day term from the date of Service, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being res judicata {Latin "a thing adjudicated], and stare decisis {Latin "to stand by a thing decided].

Notice of Self Executing Default Judgement cont...

Verification: I, First Middle Last, a living soul, Verify by Solemn Oath to my Creator, and on my own commercial, unlimited liability, that, in accordance with the best of my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend preserved.

Sincerely, in peace, honor, and good faith.	By:	
<i>y,</i> 1 , , <i>3</i>	C/O Street Address	
	City, State near [XXXXX]	
Validation: On this 23 rd day of March 2024, First Mid soul who autographed this document in our present	dle Last, did present him/herself before us, and is known to be the living	
Living Soul Witness	Living Soul Witness	

This NOTICE Served First Middle Last, et al, by PRIORITY MAIL

Novation/Subrogation Process notice OF Self-Executing Default Judgement

Change all red-ink items to your personal information then turn all to black-ink

NOTICE to Agent is NOTICE to Principal; NOTICE to Principal is NOTICE to Agent

NOTICE of Self-Executing Default Judgement upon First Middle Last, et al and Living Testimony of First Middle Last, in the form of an Affidavit

Applicable Principles and Maxims of Law: The law never suffers anything contrary to truth. An un-rebutted affidavit stands as the truth and the judgement in commerce. No judge, court, attorney, government, or any agencies thereof, or any third-party whatsoever, can abrogate one's affidavit. Only the man or woman affected by an affidavit can speak and act for him or herself and is solely responsible for responding with their own affidavit, which no one else can do for

First Middle Last's Living Testimony of facts in the form of an Affidavit:

them.

- First Middle Last, et al, were Served lawful NOTICE and DEMAND by PRIORITY
 MAIL #9505 5156 1591 2689 4365 26, September 26, 2023, at 1:05pm, to provide me,
 Frist Middle Last, a living soul, Verified, Indispensable evidence, within a ten (10) day
 term, which you failed to do;
- First Middle Last, et al, were Served NOTICE of Fault by PRIORITY MAIL #9505
 5156 1591 2836 9564 56, October 7. 2023, at 10:15am, and granted a ten (10) day term
 opportunity to cure their Fault, which you failed to do;
- First Middle Last, et al, failed to provide all demanded Indispensable evidence, and now
 find yourselves in the position of Self-Executing Default Judgement, requiring no
 affirmative action of the court or action under process issued by the court to execute it.

NOTICE: You, First Middle Last's, et al, failure to provide me the living soul, First Middle Last, a Verified (by sworn oath, affidavit, or deposition) rebuttal to my Living Testimony, point-by-point, no later than a ten (10) day term from the date of Service, will comprise your agreement with and confession of all facts herein, in perpetuity, the said confession being res judicata [Latin "a thing adjudicated"] and stare decisis [Latin "to stand by things decided"].

Verification: I, First Middle Last, a living soul, Verified by Solemn Oath to my Creator, that in accordance with my first-hand knowledge and conviction, such is true, correct, complete, and not misleading. Right to amend this Living Testimony preserved.

Sincerely, in peace, honor, and good faith.	by:©
Validation: On this 23 rd day of March 2024 us, and is known to be the living soul who a	t, First Middle Last, did present him/herself before utographed this document in our presence.
Living Soul Witness	Living Soul Witness

This NOTICE is Served you, First Middle Last, et al, by PRIORITY MAIL



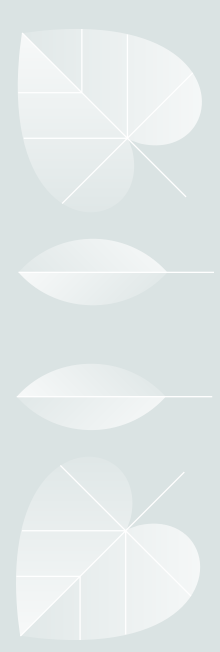
Q&A Session:

Let's have a question-and-answer session now...



List of Exhibits (Links cont...) right click on the link and open hyperlink

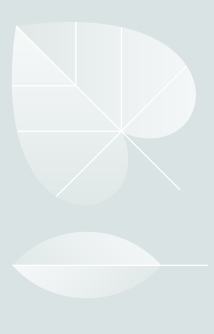
A-Importance of Your Christian Name	https://od.lk/f/MjJfMjM4NzEzMjlf
B-International Public Notice: Essential Claims and Knowledges	https://od.lk/f/MjJfMjM4NzEzMzBf
C-Scriptural References	https://od.lk/f/MjJfMjM5MDkyNjZf
D-Maxims of Law (Judges Desk Reference)	https://od.lk/f/MjJfMjM4NzEzMzJf
E-Maxims of Law (Bouvier's Law Dictionary)	https://od.lk/f/MjJfMjM4NzEzMzRf
F-USC 3-603 - Tender of Payment	https://od.lk/f/MjJfMjM5MDkyNjVf
G-Piercing the Corporate Veil (Business Law Today - 7 th Edition)	https://od.lk/f/MjJfMjM4NzEzMzVf
H-Negotiable Instruments (Unit 5 Business Law Today - 7 th Edition)	https://od.lk/f/MjJfMjM5MDkyNjdf
I-Final Bills of Exchange Act Review	https://od.lk/f/MjJfMjM4NzEzMzlf
J-Postal Reference Letter	https://od.lk/f/MjJfMjM4NzEzNDBf
K-Analysis of a Country Embezzled	https://od.lk/f/MjJfMjM4NzEzNDNf
L-Person Privileges	https://od.lk/f/MjJfMjM4NzEzNDJf
M-Fraud in the Inducement: Everything You Need to Know	https://od.lk/f/MjJfMjM5MDkyNjlf
N-Location of Debtor	https://od.lk/f/MjJfMjM4NzEzNDVf
O-12 USC 95a - Regulation of Transaction in Foreign Exchange	https://od.lk/f/MjJfMjM5MDkyNzBf
P- 28 CFR 29 - Motor Vehicle Theft Prevention Act Regulations	https://od.lk/f/MjJfMjM5MDkyNzJf
Q-Sarbanes-Oxley Act of 2002/Title VIII	https://od.lk/f/MjJfMjM5MDkyNzFf
R-Mortgage Assignments as Evidence of Fraud	https://od.lk/f/MjJfMjM4NzEzNDIf
S-List of Credit Bureaus Addresses	https://od.lk/f/MjJfMjM5MDkyNzNf
T-Principal Duties of City and Town Governments	
U-The Statute of Quo Warranto	https://od.lk/f/MjJfMjM5MDkyNzZf
V-The Agreement - Offer and Acceptance (Principles of Business Law 8 th Edition)	https://od.lk/f/MjJfMjM4NzEzNTNf
W-Reality of Assent (Principles of Business Law 11 th Edition)	https://od.lk/f/MjJfMjM4NzEzMjFf
X-Contracts and Commercial Transactions	https://od.lk/f/MjJfMjM5MDkyNDVf
Y- 18 USC 1001	https://od.lk/f/MjJfMjM5MDkyNzdf
Z-Constitutional Case Law	https://od.lk/f/MjJfMjM5MDkyNDZf



List of Exhibits (Links cont...) right click on the ink and open hyperlink

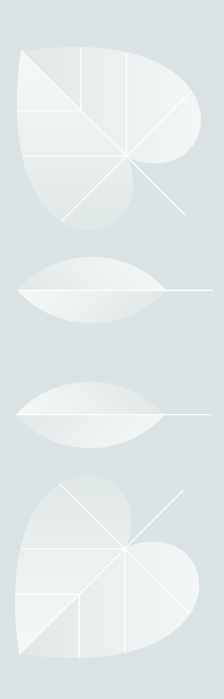
1-Definitions from Dictionaries I don't have on hand	https://od.lk/f/MjJfMjM5MDkyNjNf
2-Bills of Exchange Act of 1882	https://od.lk/f/MjJfMjM4NzEzMjBf
3-Delivery of Negotiable Instruments (Norton's on Bills and Notes)	https://od.lk/f/MjJfMjM4NzEzMjJf
4-Statute 70 Federal-Aid Highway Act of 1956	https://od.lk/f/MjJfMjM4NzEzMjVf
5-The Way - The Law - The Covenants	https://od.lk/f/MjJfMjM5MDkyNjRf
6-Trading with the Enemy Act of 1917	https://od.lk/f/MjJfMjM4NzEzMjhf
7-War and Emergency Powers	https://od.lk/f/MjJfMjM5MTU3Njhf
Dictionary References (Links)	

Other Reference Documents (Links)



Case Studies (Links)

1-Penhollow v. Doane Administrators 3 US 54 (1795)	https://od.lk/f/MjJfMjM5MDkyODNf
2-Hale v. Henkel 201 US 43 (1906)	https://od.lk/f/MjJfMjM5MDkyODFf
3-Martin v. Mahoney (1968)	https://od.lk/f/MjJfMjM5MDkyODJf
4-Poindexter v. Greenhow, 114 US 270 (1885)	https://od.lk/f/MjJfMjM5MDkyODRf
5-Trinsey v. Pagliaro, 647 ED Pa. (1964)	https://od.lk/f/MjJfMjM5MDkyODVf
6-Wheeler v. United States, 226 US 478 (1913)	https://od.lk/f/MjJfMjM5MDkyODZf
7-Wilson v. United States, 221 US 361 (1911)	https://od.lk/f/MjJfMjM5MDkyODdf



Final tips & takeaways

You must fully comprehend each of these processes prior to use.

These are not my (the teacher's) processes, they are a compilation of processes that have been put together from the study and research from the books and documents listed.

If you must use references for these processes, quote the information from the books and documents that have been placed in the exhibit section of the presentation. The exhibits will be links only.

If you choose to teach these processes and help your brothers and sisters in this endeavor, ensure your do your own due diligence and study the references provided in the beginning of this presentation.

- To offer feedback send email to Jane White caddalchemy@gmail.com
- Write down any questions or concerns prior to sending feedback.
- If you have a specific process you want to have help with, contact Jane
 White at 801-599-6153



Thank you

Jane White

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