

Affidavit of Fact - Bill Already Paid in Full

NOTICE TO AGENT IS NOTICE TO PRINCIPAL;  
NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

USPS CERTIFIED MAIL TRACKING NUMBER:

From: Last Name: First-Middle  
c/o **Address**  
**City, State**, Republic, near [zip code]

To: C.F.O. / C.E.O. for Vendor/Biller/Provider  
**CORPORATION NAME**  
**ADDRESS**  
**CITY, STATE, ZIP**

Date:

Account Number:

Dear Sir/Madam:

Your \_\_\_\_\_ (Month of Statement) payment coupon of statement is being accepted and returned for value as consideration for settlement and closure of this account for the **full amount** of (**total owed**) principal balance. It has been noted on the payment coupon that this coupon is a 100% value coupon and that it is accepted for the value indicated. I wish to thank you for obtaining the funds from my government created 'Cestui Que Trust' account for me, but you could have informed me about this process a long time ago.

The required IRS form 1099-A is attached to document/cover the process of this transaction for the funds that you have withdrawn from U.S. Treasury CESTUI QUE TRUST ACCOUNT - **FIRST MIDDLE LAST NAME (STRAWMAN/CESTUI QUE TRUST) SSN # XXX-XX-XXXX**. The **1099-A is included so the IRS accounting department** can properly account for the transfer of these funds from this account to your account.

The first item on the 1099-A is for an Acquisition means for the Lender (buyer, purchaser, acquirer) and the Borrower (seller, supplier, provider). By the correct understanding of the form, this means that the debt as noted in box 5 is really payment, and this 1099-A is documenting that fact.

If you have any questions, you can write me at the location above. If it is not written to this proper location, your mail did not meet proper service and shall be returned to its sender as soon as possible. So please update my mailing location as you were directed to do so as well as send me a "**True Invoice**" of a bill, NOT a statement of a bill which is a direct violation of proper response and your duties to me.

**A little extra information for you:**

BE INFORMED. Any actor, agent, or fiduciary who delays, restricts, or otherwise prohibits the movement of this Negotiable Debt Instrument in its lawful progression destined to or for the

Holder in Due Course, Secured Party, or Claimant must show cause why a contempt charge should not be issued against him/her in his/her/their true character, or suffer the consequences of said action or lack of action.

It is noted that said actors, agents, and fiduciaries are subject to the self-executing regulations of the 3rd and 4th series of the 14th Amendment to the **Bill of Rights** to the Constitution for the United States of America whereby their offices are vacated, and their salaries and **retirement benefits** are extinguished when they do not perform the duties of said offices. Established in **1933 under HJR 192** and exercised by actors, agents, and fiduciaries of every commercial transaction by commercial banking institutions since that date with the "Abrogation of the Gold Clause". Damages equal to double the amount of the Negotiable Debt Instrument (under civil action) or triple the amount of the Negotiable Debt Instrument (under Admiralty Jurisdiction).

Copies of all paperwork shall be forwarded to:

**U.S. Securities and Exchange Commission (SEC)**

Office of Investor Education and Advocacy  
100 F Street N.E.  
Washington, D.C. 20549-0213

**Consumer Response Center**

Federal Trade Commission  
Washington, D.C. 20580

**DEPARTMENT OF TREASURY  
INTERNAL REVENUE SERVICE - C.I.D.**  
Austin, TX 73301

Sincerely,

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

Last: First-Middle  
Authorized Representative  
Natural Person, In Propria Persona, Sui Juris  
All Rights Reserved, Without Prejudice, Without Recourse  
U.C.C. 1-207, 1-308, 1-103