

****Private Issue****
Negotiable Instrument

Register Mail Number #
From the desk of the Office of the Executor of the Estate:
First Middle Last
US CODE 96

Date: January 4, 2024 A.D.
No: Make up a Number
ACCEPTANCE FOR HONOR

Public Law found at Chapter 48; 48 Stat. 112, Public Policy found at House Joint Resolution: 192 of June 5, 1933, and Uniform Commercial Code; UCC 1-104, UCC 10-104, and Title 31 USC 3123, and 31 USC 5103, and by treaty (in case the UNITED NATIONS CONVENTION ON INTERNATIONAL BILLS OF EXCHANGE AND INTERNATIONAL PROMISSORY NOTES; UNCITRAL) and Uniform Commercial Code § 1-103, 1-104

Drawer and Location:
Private Banker-Executor
First-Middle: House of Last, State Republic Non-domestic
without the United States

Negotiable Instrument
Pre-Paid-Preferred Stock
Restricted Accommodation Endorsement
First Middle Last
SSN with dashes

Payable To Bearer or To The

Order of: CREDITOR/COURT

AMOUNT *****\$100,000.00

In THE SUM CERTAIN AMOUNT OF: ONE HUNDRED THOUSAND 00/100 DOLLARS (USD)*****

Void Where Prohibited By Law ***CERTIFIED FUNDS***

Remit at Par Via FedWire
Electronic Funds Transfer Only For
Discharge of Debt
Issued with 1099 OID

To: ENS LEGIS UNITED STATES CITIZEN TRUST FIRST MIDDLE NAME
EXEMPT PRIORITY PREPAID ACCOUNT #123456789
CREDITOR/COURT
ADDRESS
CITY STATE, ZIP

Autograph: Authorized Representative All Rights Reserved Jarrett, Michael Drew Authorized Representative All Rights Reserved Jarrett, Michael Drew Authorized Representative All Rights Reserved
BY: Authorized Representative UCC 3§402(b)(1) as "good as aval"
Without Recourse UCC § 1-308/1-207 Redeem in Lawful Money

Loan Number/ Account Number xxxxxxx	Other Debt Charges	FOR SETTLEMENT AND CLOSURE	PRINCIPLE BALANCE \$100,000.00	TOTAL ESTIMATED PAYOFF \$100,000.00 BALANCE DUE \$0.00	INSTRUMENT NUMBER Same as made up number
Settlement and Closure Registered mail number					

Presentment UCC -3-501

NOTICE TO BANK: You may negotiate this Bankers Acceptance Note in the Federal Open Market Window, or via the pass through account at the Treasury window or it may be retained by your bank as a cash asset on deposit from your customer (UCC 3-302), held as an obligation OF THE UNITED STATES for collateralization and fractional reserve purposes to your bank. Each month your bank prepares and sends a statement for the IRS Treasury Tax and Loan Account and is authorized to ledger a credit and a debt to the TT&L account in the amount of this Bankers Acceptance Note.

(3) Without dishonoring this instrument, the party to whom presentment is made may (i) return the instrument for lack of a necessary indorsement, or (ii) refuse acceptance for error or defect in presentment certified by a bonafide signed affidavit or non acceptance due to defect with a description thereof.

SPECIAL INSTRUCTIONS
Treasury Control System (Offset Payments)

1. Non-Cash Item-Prepaid Electronic Funds Transfer Only.
 2. Debit these certified funds to Notes Payable General Ledger Account.
 3. Money Order Guaranteed as Direct Obligation of the United States Government is considered Cash Money for discharge of any private or public contractual claim/offer to include those that are verbal. This valuable document was written in good faith under the Doctrine of Necessity and tendered for transfer by Assignment of Account to the Drawee to Render Settlement in Full Satisfaction and Closure of Claim/Account No. SSN without dashes by transfer of credit on Account No. SSN without dashes.
 4. See enclosed Document/Payoff Statement/ and Memorandum of Laws and Points and Authorities.
 5. Accepted for Value Invoice/Demand instrument and UCC3 form is available as part of the private agreement.
- Public Law 73-10, Chapter 48, 48 Statute 112 obligates the U.S. Government to pay all debts public, private and interest incurred by the American People. An International Bill of Exchange and all bills and notes are under UCC § 3-104 and Negotiable Instruments are back by the Full Faith and Credit of the United States pursuant to 31 USC § 3123 obligation of the United States to pay all debts, principal, and interest insured by the American People. 31 CFR 103.11, International Bills of Exchange pass upon delivery to the financial institution as Monetary Instruments and Assets, Public Law 73-10, Chapter 48, 48 Statute 112 an obligation (debt) of the United States Government 12 USC § 411 and 18 USC § 8, 31 USC § 5103 -LEGAL TENDER 31 CFR § 103.11, Public Law 73-10, Chapter 48, 48 Statute 112-113, and UCC 3-403 regarding the DISCHARGING and SET-OFF OF DEBTS. Geneva Treaty Convention Article 75, United Nations Treaty (UNCITRAL) Convention on International Bills of Exchange and International Promissory Notes, 31 USC § 463 as U.S. currency debt discharge and all states UCC statutes and constitutional laws and when written on the Negotiable Security Instrument or required by a holder, maker or signer with proper Estate and/or Foreign Grantor Trust Identification Number provided by the I.R.S. proving that the maker is a Private Banker, Financial Institution and Financial Agency under 31 USC § 5312, and UCC Bank and Banking Laws. If required Stamp is not Available, Private Seal will replace this verification through Declaration of Private Seal via Master UCC Contract Trust Accounts and its Sub-Accounts declarations when Recorded within the Commercial Chamber.

MEMORANDUM

Personal Treasury UCC Contract Trust Account No.(s): UCC Contract Trust No.(s) MD: non-UCC 190415-150300, UCC1 filing number; CA: non-UCC filing number. The Obligation of the Drawee (acceptor), Secretary of the Treasury, through the bailee (authorized agent) of Claimant's financial institution, TT&L Department, hereof arises out of want of consideration for the pledge and by the redemption of the pledge under Public Resolution HJR-192, Public Law 73-10, Title 31 USC 3123 and 31 USC 5103 and UCC 10-104 and by treaty (see the UNITED NATIONS CONVENTION ON INTERNATIONAL BILLS OF EXCHANGE AND INTERNATIONAL PROMISSORY NOTES (UNCITRAL) and UNIFORM COMMERCIAL CODE § 1-103, 1-104. Guarantee Trust Co. of NY v. Henwood et al, 307 U.S. 247 (FN3), represented by the attached claim Accepted for Value and bearing Account No. SSN without dashes. The claim document Order complies with UCC 3-104, the terms of the original contract hereby surrendered as said pledge is redeemed (discharged) by the drawer through the attached document by acceptance for value and exempted from levy. Federal regulations require Claimant's financial institution to accept this bill, sign and present directly via Certified or Registered mail, Return Receipt to the Secretary of the Treasury Department of the Treasury on the Drawer's UCC Contract Trust account. Unless the original Negotiable Instrument is dishonored in writing within 15 days of receipt by the Secretary of the Treasury, Claimant's financial institution is to release the credit on hold to the payee (claimant) within time stipulated by Regulation "Z" Truth in Lending Act or on the date designated, whichever is later. The amount of this accepted draft is to be ledgered by Claimant's financial institution, TT&L Department, to the designated account for the discharge of this claim (Regulation Z).

This settlement constitutes Drawer's order to pay this instrument upon presentation and endorsement. As an operation of law, Payee tacitly consents and agrees that, there is an accord and satisfaction by use of this instrument to satisfy Payee's claim and Drawer is hereby discharged from liability on this alleged account and the obligation is suspended in accordance with the law as codified at UCC § 3-310(b), § 3-311, § 3-603, and Public Policy at House Joint Resolution 192 of June 5, 1933. Drawer does not waive timelines. However, if Payee needs additional time, Payee must present Drawer with a written request for additional time within reasonable time, setting forth the reason Payee requests an extension of time, with good cause shown. The acceptability of any such request received by Drawer from the Payee is conditional upon approval by Drawer.

The Drawer may have made the International Bill of Exchange somewhat excessive of the principal amount on this debt in order to cover undisclosed interest, penalties, or extra fees, (attorney fees, escrow, filing, etc.). Once debt has been paid off, I intend to use the unused balance to pay off other public debts. Please return to the original account with US Treasury # Registered Mail Number In the event this Instrument is not presented for payment within a reasonable period of time, ten (10) days from receipt, and there has been no request for an extension of time with good cause shown, Payee tacitly consents and agrees that the Drawer has satisfaction/discharged the debt claim regarding the alleged account.

Payee tacitly consents and agrees that Payee has a duty to prevent this debt claim/monetary obligation from damaging Maker in any way and the Payee confesses judgment and Maker reserves the right to initiate a counterclaim against Payee and file a claim against the bond of any responsible party, including Payee and all principals, agents and assignees of Payee, whose acts/omissions results in tort damages against Drawer.

For questions regarding this note, please contact the Drawer by written correspondence.