**YOUR NAME(no middle) Account (your social with no dashes)**

**Non-Resident without the U.S.**

in care of (Your address)[zip in brackets]

Sent certified mail to all parties with signature card

Department of Justice(local)

(City) Office

( Address line 1:)

( Address line 2: ) Cert #

Department of Treasury-Internal Revenue Service  
 1111 Constitution Avenue, NW

Washington, DC 20224 Cert #

Internal Revenue Service

Local Officer # (ID Number) (your local harasser)

(Address line 1: )

( Address line 2: ) Cert #

RE: Claimed Tax Liability Regarding (Social with no dashes)

In response to: CASE#? unknown and IRS Letter 00/00/0000, alleged amount due **? Unknown**

**CONDITIONAL OFFER TO PAY AND DECLARATION of [YOUR NAME]**

FOR THE RECORD, the undersigned,[YOUR NAME], hereby Declare that it is now, and has

always been his lawful intent to always comply with all constitutionally valid laws, statutes, statutes at large, revised statutes, ordinances, codes, titles, manuals, resolutions, rules and regulations, along with all Constitutionally valid, Court of Record, Judgments, Orders, and Rulings that relate to them and their activities. They also sincerely believe that all governmental officers, agents, and employees are to be held in the same high standard, through their constitutionally mandated OATH OF OFFICE.

[YOUR NAME] has recently discovered a major problem that is binding on the UNITED STATES, its DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE that needs good-faith clarification.

It is hereby noted that [YOUR NAME]is, at this time, making a UNIFORM COMMERCIAL CODE (UCC) OFFER TO PAY any and all constitutionally valid taxes, penalties, interest, and other charges that may be due and payable at this time, *subject to* the UNITED STATES DEPARTMENT OF

THE TREASURY, and its INTERNAL REVENUE SERVICE, squarely facing and addressing the

1

above-cited material perceived major problem just discovered.

[YOUR NAME] have been informed, and believe, and upon that information and belief herein Declare that they have been made aware of the constitutional binding Supremacy Clause of the original 1787 A.D. Constitution for the united States of America, found at Article VI, paragraph 2, to wit:

“[1] **This** [federal] **constitution, and** [2] **the** [constitutionally valid] **laws of the United States which shall be made in pursuance thereof; and** [3] **all** [constitutionally valid] **treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land;and the judges** [located] **in every state shall be bound thereby, any thing in the constitution or laws of any state to the contrary notwithstanding.”** (Emphasis added).

[YOUR NAME] has also been informed, and believe, and upon that information and belief herein Declare that they have been made aware of the still-in-effect, original, Federal *COINAGE ACT OF APRIL 2, 1792*, which appears to be the only constitutionally valid American law that precisely defined and still defines the American Dollar, which appears to be the only *thing* that the UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE may *require* as a tender of any OFFER TO PAY for any Amount Due and Payable at any time or place.

[YOUR NAME] has also been informed, and believe, and upon that information and belief herein Declare that the subject constitutionally valid law, i.e. the still valid federal *COINAGE ACT OF APRIL 2, 1792*, at Section 20, clearly declares what the MONEY OF ACCOUNT *shall be* for the United States and all United States court and tax court proceedings, to wit:

***“And be it further enacted,* That the money of account of the United States shall be expressed in dollars or units, dismes** **or tenths, cents or hundreds, and milles or thousands, a disme being a tenth part of a dollar, a cent the hundredth part of a dollar, a mille the thousands part of a dollar, and that all accounts in the public offices AND ALL PROCEEDINGS IN THE** [tax] **COURTS OF THE UNITED STATES shall be kept and had in conformity to this regulation”.**(Emphasis added)

[YOUR NAME] has also been informed, and believe, and upon that information and belief herein Declare that the subject Constitutionally valid law, the federal *COINAGE ACT OF APRIL 2, 1792,* clearly defines *the substance, measurement, and quality* of the American Dollar shortly before the above cited Section 20, that clearly states that anyone working at the United States Mint who may cheat on such measurements for his or her own personal gain, “SHALL SUFFER DEATH.”

[YOUR NAME], now must obtain an *official* UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE *determination* of the following information BEFORE they may be required to submit the actual PAYMENT related to the above-mentioned OFFER TO PAY the requested Amount Due.

2

In good faith, with this Tendered Offer to pay as consideration, **I conditionally accept your**

**offer to pay a “tax” and “verified bill”, upon proof of claim supported by complete answers to the following eight (8)** good-faith and material questions be timely answered within a reasonable twenty one (21) days, so that we can honestly determine our obligation, duty, and responsibility associated with all of your billings, or in the alternative, we DEMAND the UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE render the subject amount due as fully DISCHARGED, as a matter of well-settled UNIFORM COMMERCIAL CODE (UCC) American law and jurisprudence. I am enclosing a money order for **$50** (Dept of the Treasury, Internal Revenue Service) which you may apply to any verified taxes due, if you also reply to the questions enclosed point by point and determine something is in fact due, or you may return the funds if you agree there is nothing due by me based on my status and this matter is concluded..

**EIGHT (8) GOOD-FAITH and MATERIAL QUESTIONS**

**and per the Freedom of information Act**

**MATERIAL QUESTION No.1.**

What constitutionally valid American Law provides officers, agents, or employees of the UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE

with any constitutionally valid authority to record a “Tax Lien Notice,” on my private land WITHOUT a constitutionally valid Order from a United States, Article III, Judicial Department, Court of Record?

**MATERIAL QUESTION No.2.**

What constitutionally valid American Law, has changed or made void, the above-cited constitutionally valid Federal *Coinage Act of April 2, 1792*, regarding the original MONEY OF ACCOUNT for the UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE?

**MATERIAL QUESTION No.3.**

What was the Date of Enactment of the more recent law *that changed* or made void, the above-cited constitutionally valid Federal *Coinage Act of April 2, 1792*, regarding the original MONEY OF

3

ACCOUNT for the UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE?

**MATERIAL QUESTION No.4.**

What was the Publishing Date of the more recent law that changed or made void, the above-cited constitutionally valid Federal *Coinage Act of April 2, 1792*, regarding the original MONEY OF ACCOUNT for the UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE?

**MATERIAL QUESTION No.5.**

What was the Effective Date of the more recent law that changed or made void, the above-cited constitutionally valid Federal *Coinage Act of April 2, 1792*, regarding the original MONEY OF ACCOUNT for the UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE?

**MATERIAL QUESTION No.6.**

Identify the Constitutionally valid law that allows the UNITED STATES, DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE, any constitutionally valid authority to place a lien or levy on the undersigned, or their private land, or to place a hold on a state issued license, pass, permit, or franchise, or to garnish their wages **WITHOUT a constitutionally valid Order or Judgment** from a Constitutionally valid UNITED STATES, Article III, Court of Record, and thus convert the above-cited MONEY OF ACCOUNT into some substance or thing, *other than* that of the MONEY OF ACCOUNT OF THE UNITED STATES pursuant to its own Federal *Coinage Act of April 2, 1792*.

**MATERIAL QUESTION No.7.**

What is the name and address of the governmental location where the undersigned can Demand and obtain a Certified Copy of the Constitutionally valid contract, quasi-contract, adhesion contract, or document in the nature of a contract, that the UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE considers as “court admissible evidence,” that

4

the undersigned has, at some time in that past, and while of a legal age, knowingly, willingly, intentionally, voluntarily, and freely, and after Full Disclosure of all obligations, duties and responsibilities, and with a Lawful Consideration Paid of at least one American Dollar in silver coin, applied for and received a governmentally created privilege in the form of a taxable, regulatable, and auditable license, pass, permit, or franchise that would make them a governmentally recognized, “tax payer,” or a “statutory or juristic Person.”

**MATERIAL QUESTION No.8.**

Identify the Constitutionally valid law that allows the UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE, constitutionally valid authority to copyright infringe on the UPPERCASE straw-man names of [YOUR **NAME**], which has a Declared “unauthorized use,” copyright infringement of committing and accruing a penalty of $5,000.00, per each infringement, in the MONEY OF ACCOUNT of the federal Coinage Act of April 2, 1792.

[YOUR NAME], hereby respectfully Demand the above requested eight (8) questions be squarely faced with eight (8) good-faith specific answers by a specifically identified and named UNITED STATES Attorney-at-Law who can show delegated authority to bind the UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE regarding the subject alleged Amount Due to the UNITED STATES DEPARTMENT OF THE TREASURY, and its INTERNAL REVENUE SERVICE, or in the alternative consider the alleged debt as DISCHARGED as a matter of well-settled UNIFORM COMMERCIAL CODE (UCC) American Law and Jurisprudence.

[YOUR NAME], respectfully Demand that this good-faith communication and a copy of its timely response be permanently placed into their related Individual Master File for future reference if necessary.

[YOUR NAME], respectfully Demand a prompt response to his above presented eight (8) good-faith material questions within a reasonable twenty one (21) days, as time is of the essence.

**CONCLUSION**

This document is a valid good faith tender of OFFER TO PAY, with all binding UNIFORM COMMERCIAL CODE (UCC) time related procedural mandates for all parties to this document. Merely making this good faith offer does not constitute a protest or frivolous position of any kind.

Executed by the voluntary act of my own hands in[Your]County and, dated this day of [Month] in the year two thousand and nineteen, Anno Domini, in the Two-Hundred and Forty-third year of the Independence of the America. UCC1-308, Without Prejudice

by:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_2019 [Name Last, First] a [man/woman], authorized Representative, beneficiary,

for[YOUR NAME]. All rights reserved without prejudice, UCC1-308

5

**State of , County of**

Subscribed and sworn to (or affirmed) before me, a Licensed Notary in the State of

on this day of , 2019, by [YOUR **NAME**], who proved to me on the basis of satisfaction evidence to be the person who appeared before me.

X

Notary Printed Name

My commission expires 20

6