

FORMAL COMPLAINT FORM

Attach extra pages as necessary.

BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

Private, Special and Priority

Noble :Marquette Lumumba Mugabe Bey,Washitaw Moor/Mu'ur (Moorish American)

National,Washitaw Nation of Muur/Moors) Man on the

soil/Land _____,)

(Your name here))

Complainant,)

v.) File No.)

_____)

)(PSC fills this in)

EVERGY METRO, INC MISSOURI _____,)

(Utility's name here))

Respondent,)

FORMAL COMPLAINT

1. Complainant resides at:

[Redacted address]

(Address of complainant)

[Redacted city/state/zip]

(City) (State) (Zip Code)

2. The utility service complained of was received at:

a. Complainant's address listed in paragraph 1.

7. The relief requested is appropriate because Respondent has violated a statute, tariff, or Commission regulation or order, as follows:

(Explain why the Commission should grant the relief you seek: the facts that constitute a violation of a statute, tariff, or Commission regulation or order.)

This is additional pertinent information regarding Pain, Penalty of Perjury !
 As a Indigenous people, Non-United States Citizen National of the United States for America(USA) Exclusive Equity as Beneficiary, Investor, Agent, Creditor, Consumer, FIDUCIARY.
 EVERYGY INC, MISSOURI as my Fiduciary, Transfer Paying Agent to the FEDERAL RESERVE BANK Membership, Network between Bank to Bank and Fulfillment of Obligation's of the United States of America via the United States TREASURY. AT LAW Listed. Are in VIOLATION OF LAWS Listed
 400.3-301. Person entitled to enforce instrument.,
 400.3-302. Holder in due course.
 400.3-306. Claims to an instrument.
 400.1-308. Performance or acceptance under reservation of rights.
 400.3-308. Proof of signature and status as holder in due course.
 400.3-419. Instrument signed for accommodation.
 {EXTREMELY IMPORTANT}400.3-420. CONVERSION OF INSTRUMENT.
 400.4-211. When Bank gives value for purposes of holder in due course.
 400.3-501 Presentment.
 400.3-401. Signature.
 400.3-402. Signature by representative.
 400.4-201. Status of collecting bank as agent and provisional status of credits - applicability of article - item endorsed " pay any bank ".
 400.4-204. Methods of sending and presenting - sending directly to pay or bank.
 400.4-203. Effect of instructions.
 400.3-602. Payment.
 400.3-603. Tender of payment.
 400.3-605. Discharge of endorsers and accommodation parties.
 400.4-105. Bank - depository Bank - payor Bank - intermediary Bank - collecting bank - presenting bank.
 400.4-106. Payable through or payable at bank - collecting bank.
 400.3-601. Discharge and effect of discharge.
 400.3-604. Discharge by cancellation or renunciation.
 Also additional options when or if necessary !
 400.4-110. Electronic presentment.

400.2A-501. Default - procedure.
400.3-307. Notice of breach of fiduciary duty.
Also at Law - 31 usc 3123. Payment of Obligations and interest on the public debt.
18 usc 8. Obligation or other security of the United States.

8. The Complainant has taken the following steps to present this matter to the Respondent:

(Please describe in detail what steps you have already taken to resolve this complaint.)

I have submitted Bond and Securities for Deposit, reoccurring monthly as instructed with the Notice of Claim to Interest and received and agreed. No discrepancies expressed through writing as agreed.

III

I

II

By: 'Bay' Marquette I 4/4
Agent

For: MARQUETTE LUMUMBA
MUGABE BEY/Principal

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Chap. 8, 1 Stat. 50-53, Section 14 Article 3

R1.01.052.004

8 Stat 484, Articles 6 & 25

Almighty sustain only those who do NOT fail to prevent Constitutional Wrongs.

The offensive language here is WE ONLY ACCEPT....then they as well as you do not know the law and what the courts have held...

When they say: We only take cash, money orders, checks or whatever...

Here's a piece of the legal authority for the commercial process International Bill of Exchange item tendered for discharge of debt, The instrument AS MAY BE tendered to you through your bank (financial institution) and to be negotiated to the United States Treasury for settlement is an "Obligation of the United States," under Title 18 USC sect.8, representing as the definition provides a "certificate of indebtedness...drawn upon an authorized officer of the United States," (in this case the Secretary of the Treasury) "issued under an Act of Congress", in this case **Public Law 73-10, HJR-192 of 1933 and Title 31 USC 3123 and 31 USC 5103 and by treaty**; in this case the UNITED NATIONS CONVENTION ON INTERNATIONAL BILLS OF EXCHANGE AND INTERNATIONAL PROMISSORRY NOTES (UNCITRAL) and the Universal Postal Union headquartered in Bern, Switzerland).

The International Bill of Exchange is legal tender as a national bank note, note of a national Banking Association, by legal tender and/or statutory definition (UCC 4-105, 12 CFR §§229.2, 210.2, 12 USC 1813), issued under authority of the United States Code 31 USC 392, 5103, which officially defines this as a statutory legal tender of THE UNITED STATES, and is issued in accordance with 31 USC 3123 and HJR - 192 (1933) which establish and provide for the issuance as "Public Policy" in remedy

for discharge of equity interest recovery on that portion of the public debt to its Principals, and Sureties bearing the obligations of THE UNITED STATES. "...31 USC Section 5118(d)(2) provided for many years that a requirement of repayment of debt in a particular kind of coin or currency could be made by legal tender. As of October 27, 1977, legal tender for discharge of debt is no longer required. That is because legal tender is not in circulation at par with the promise to pay credit. Negotiable Instruments via Guaranty Trust of New York v. Henwood, et al 59 S CT 847 (1933), 307 U.S. 847 (1939), FN3 NOS 384, 485 holds that 31 U.S.C. was enacted to remedy the specific evil of tying debt to any particular currency or requiring payment in a greater number of dollars than promised.

Since October 27, 1977, there can be no requirement of repayment in legal tender either.. since legal tender was not loaned and repayment need only be in equivalent kind: A negotiable instrument representing credit, i.e. an International Bill of exchange..." Or as otherwise stated; **NO ONE TODAY CAN MAKE DEMAND IN PAYMENT IN ANY SPECIFIC COIN OR CURRENCY!** This Bill of Exchange/Trade Acceptance is in accord with Public Law Chapter 48, 48 Stat. 112 & HJR 192 June 5, 1933 & the Uniform Commercial Code, and is presented for the receiver to the federal Window, for settlement (EFT), within the 3 day Truth-in-Lending time for settlement. As of 1933 a person has lawful money of account to 'pay' debts at law without becoming a tort feisor; 'accepted for value' and 'Bills of exchange are lawful to discharge debt under Public Law 73-10, HJR-192 of 1933, Title 31 USC 3123, and 31 USC 5103 and by treaty; in this case the United nations Convention on International Bills of Exchange and International promissory notes (UNCITRAL) and the Universal Postal Union Headquartered in Berne Switzerland.

The International Bill of Exchange is legal tender as a national bank note, or note of a National Banking Association, by legal and/or statutory definition (UCC 4-105, 12 CFR Sec. 229.2, 210.2, 12 USC 1813). Issued under authority of the UNITED STATES Code 31 USC 392, 5103, which officially defines this as a statutory legal tender obligation of the UNITED STATES, and is issued in accordance with 31 USC 3123 and HJR-192 (1933) which establish and provide for its issuance as "Public Policy" in remedy for discharge of equity interest recovery on that portion of the public debt to its principals, and sureties of the UNITED STATES. I declare that legal tender was not loaned by the bank and therefore legal tender does not have to be used in the repayment.

Citing the Henwood case" "...negotiable Instruments via Guaranty Trust of New York v. Henwood, et al 59 S CT 847 (1933), 307 U.S. 847 (1939), FN3 NOS 384 485 holds that 31 U.S.C. 5118 was enacted to remedy the specific evil of tying debt to any particular currency or requiring payment in a greater number of dollars than

promised. Since October 27, 1977 there can be no requirement of repayment in legal tender either, since legal tender was not loaned and repayment need only be made in equivalent kind: A negotiable Instrument representing credit, i.e.; an International Bill of Exchange..." Or as otherwise stated; **NO ONE TODAY CAN MAKE DEMAND IN PAYMENT IN ANY SPECIFIC COIN OR CURRENCY!** that private unincorporated persons whose private assets and property are being used to collateralize the obligations of the United States since 1933, are collectively and nationally constituting a legal class of persons being a "national bank" or "national banking association" with the right to issue such notes against the obligation of the UNITED STATES for equity interest recovery due and accrued to these Principals and Sureties of the United States backing the obligations of US currency and credit; as a means for the legal tender discharge of lawful debts in commerce as remedy due them in conjunction with US obligations to the discharge of that portion of the public debt, which is provided for in the present financial reorganization still in effect and ongoing since 1933.

ANY QUESTIONS?

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