Detach and return this portion with your payment Order KC WATER 4800 E. 63RD STREET KANSAS CITY, MO 64130 1) PAWEY

Bill Date

10/08/24

Account Number

OCT 23 2020 00832521 0137852 4

Due Date

Missouri Public Service Commission

10/29/24

AMOUNT ENCLOSED

A CANADAS A CANA

MARQUETTE LUMUM BEY & Principa/ Debtor 5401 MYRTLE AVE

KANSAS CITY MO 64130-4157

KC WATER PO BOX 807045 KANSAS CITY MO 64180-7045



00083252101378524 000000226955



TOTAL AMOUNT DUE

by 10/29/24

\$2,269.55

Focusiesentation to the United States ACCOUNT LBUNION ACCUUNT INTURING ACCUUNT ACCUUNT

Billing Period: 30 Days 09/02/24 - 10/02/24

Bill Date: 10/08/24 000832521 0137852 4

Tor securities of a new issue, in accordancemer Name

MARQUETTE LUMUM BEY

Account Issues: 816.513.1313 or 34 Ctions Submitted Service Address 8am/Spin/Monoday / Friday

5401 MYRTLE AVE

ACCOUNT SUMMARY

DELINQUENT

1 of 2

MESSAGE CENTER

Previous Balance

\$2,182.91

Payments Received

\$0.00

Balance Forward

\$2,182,91

Total Current Charges

\$86.64

Total Amount Due

\$2.269.55

Amount Due if Paid After 10/29/24

\$2.274.75

See reverse side for account details and additional information

YOUR ACCOUNT IS DELINQUENT AND IS ELIGIBLE FOR SHUTOFF. Your account is past due and eligible for shutoff. To avoid an interruption in service, please pay your Balance Forward in full. Paying your Balance Forward each month will prevent your service from being turned off in the near future. If you need help paying your bill, go to www.kcwater.us and click on Financial Assistance Resources or call 211 or (816) 474-5112. You may also set up a payment

See how this month's water usage compares to the same month last year.

arrangement by calling (816) 513-1313.

2023

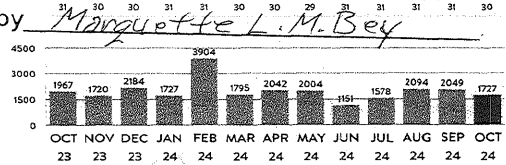
2024

31 Days

Days of Service

1.727 GAL

For presentation to the United States Treasury for redemption or in exchance Or securities of a new issue, in accordance with written instructions submitted



USAGE COMPARISON

30 Days

Water Used 1.967 GAL

To: 15735261500

From: TBS Inc.

Fax: 8882994271

ACE IT BILL OF EXCHANGE	
Reference No.000 \$3252 013785 2 4 Written Instructions	Amount in figures # 2,269,55
B/L Date (if applicable) 10/2-2/2024	Place of issue Cate of issue Tue, Oct 22, 2024
Al)	
Pay to the order of K-C. INA YEV	Csame Tender of payment
The sum of (amount in words) TWO Thousand Two hundred.	Sixty ninedollans and Fifty five cents
DIAWN UNDER CREDITOR K.C. Water	Dated / 22 / 262 //
Issued by VA MASKAGE	10/27/2024
Signed for and on behalf of Drawee	Signed for and on behalf of Drawer
Marquette-Lumum 63	Accepted for full value as
Mugabe, Bey	holder in due course
	Marguette & M. Bey/Agent
Name of authorized signatory Mayaur Fifth L. M. Bey	Name of authorized signatory Name of authorized signatory Signature
signature 1	Joignature /
Wagnette - Limited Fragal	of Magnette - Lumburdea Mugalue,
Marquette-Lunumba: Magali Bey "All Rights Reserved" Without recovers e	Bey Without verour sell
without recourse	1 6 Multhout recourse!
BILL OF E	XCHANGE
Reference No. Acc #60083252101378524 Written instructions	Amount in figures 97 7 69 55
B/L Date (il applicable)	Place of issue Date of issue The Out 23, 2024
Al	Tue, Oct 22, 2024
Conflage of this exchange	of same Tendor of payment
The sum of (amount in words) /-	ba Mugabe Bey
TWO Thousand Two hundred	Sixty Nine dollains and titty five conts
Issued by 100 and 100	10/22/2024
Signed for and on behalf of Drawee	Signed for and on behalf of Drawer
Marguette Lumumba Mugabe	Accepted as Holder in Due
Bey "All Rights Reserved" "without repourse"	Course Marguette L-M-Bey "All Rights Reserved"
Name of authorized signatory MarguetteL.M-Bell	Name of authorized signatory ; // // ;
	Signature & Signature & Signature
Marquette-Lumintia Magalik. Bey "All Right & Reserved"	Marquette - Lumumliai Magalle,
T. II II BILK Salate C Kin Coloura IN	
Buy " /the flag was a lite at med."	Bey All Rights Reserved

Detach and return this portion with your payment Bill Date 09/10/24 Order Account Number 000832521 0137852 4 Due Date 10/01/24 KC WATER 4800 E. 63RD STREET 4 NZ 11 Z KANSAS CITY, MO 64130 DIPAWEC **AMOUNT ENCLOSED** Beareronly Amount Due if Paid After 10/01/24 - \$2,188.65

Pay to the order of Drawer, K.C. Water, Bearer Marquette L.M. Bey Creditory 182.91 Two Thousand One Hundred Eight Hake CHECKS PAYABLE TO:



7442 1 AB 0.593 0238141-KANS283536-ST.1GRP-0756013007442

MARQUETTE LUMUM BEY & PRINCIPAL Debylor
5401 MYRTLE AVE

KANSAS CITY MO 64130-4157

KC WATER
PO BOX 807045
KANSAS CITY MO 64180-7045

100000001

00083252101378524 000000218291 00000002188650



by 10/01/24

\$2.182.91

FOR SEMENTIES OF A HEWYSSUE, in accordange count INFORMATION

Billing Period: 31 Days 08/02/24 - 09/02/24

Bill Date: 09/10/24

1 of 2

with written instructions submitted

Customer Name Sérvice Address

Previous Balance

Account Number

000832521 0137852 4 MARQUETTE LUMUM BEY

5401 MYRTLE AVE

PHONE

8am-5pm Monday - Friday

MESSAGE CENTER

YOUR ACCOUNT IS DELINQUENT AND IS ELIGIBLE FOR SHUTOFF. Your account is past due and eligible for shutoff. To avoid an interruption in service, please pay your Balance Forward in full. Paying your Balance Forward each month will prevent your service from being turned off in the near future. If you need help paying your bill, go to www.kcwater.us and click on Financial Assistance Resources or call 211 or (816) 474-5112. You may also set up a payment arrangement by calling (816) 513-1313.

USAGE COMPARISON

See how this month's water usage compares to the same month last year.

2023

2024

31 Days

31 Days Days of Service 1.398 GAL

2.049 GAL Water Used

ACCOUNT SUMMARY

DELINQUENT \$2,087.32

Payments Received Balance Forward

\$2.087.32

Total Current Charges

\$95,59

\$0.00

Total Amount Due

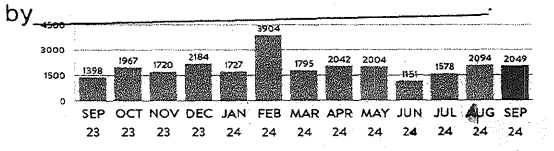
\$2.182.91

Amount Due if Paid After 10/01/24

\$2,188.65

See reverse side for account details and additional information

For presentation to the United States Tre as sage yellow grown or in exchange for secultities of cashownissus, in accordance with written instructions submitted



Dear: Phil Cridlebaugh: Chief Financial Officer of KC WATER

I am writing to address my concerns regarding our recent and continued agreement that I assume to be a simple contract. However due to company denial for over a year, suspect has been a trust agreement. Upon further review and consultation with lawful discovery, I have come to realize that misleading and deceptive practices were used to make me believe that I was entering into a contract, when in fact. It appears to have been a trust agreement.

Page: 06/17

I would like to bring to your attention the importance of distinguishing between a Natural People/natural Living Man lAWFUL (person): Bey, Marquette Lumumba Mugabe-Bill in EQUITY/EXCLUSIVE EQUITY, Beneficiary, Creditor, Investor, Agent, Aurthorize Representative, Consumer and a legal person: BEY MARQUETTE, Marquette Bey, MARQUETTE LUMUMBA MUGABE BEY In this matter. As a Natural people/Natural living Man {person}, I have certain rights/Unalienable rights and obligations

that are separate from those of a legal entity, such as a Trust.

I assert that any agreement entered into must be done so with full transparency and disclosure of the nature of the agreement, including whether it is a contract or a Trust agreement. I believe that I was misled into believing that I was entering into a contract, when in reality, it appears that I may have unknowingly become a party to a trust agreement.

In light of this revelation, If it is indeed a Trust agreement that I am the grantor of, I would like to properly express this trust and ensure that all necessary steps are taken to formalize and document the trust in accordance with legal requirements. If you are to continue to state it as a " contract, " I will need full accounting by way of the GAAP of both accounts receivable and accounts payable. This is the only acceptable proof of claim to it being a legally enforceable " contract. "

I have sent you a notice of claim to Interest, with instructions on the Cash-instrument Tendering Payment and supporting laws in writing. There were no discrepancies within 5 to 14 business days indicated after receipt of notice with Cash-instrument. I request that a full review of the agreement be conducted to determine the true nature of the arrangement and to ensure that my rights as a Natural People/Natural Living Man [person] and as the Grantor of the Trust be protected. I also request that any misleading or deceptive practices be rectified and that any necessary actions be taken to address this matter. Then I can assume that the aforesaid instructions have been completed.

I appreciate your prompt attention to this issue and look forward to resolving this matter in a lawful and Equitable manner.

Thank you for your cooperation.

Ta: 15735261500

b. A different address:
(Address where service is provided, if different from Complainant's address)
(City) (State) (Zip Code) 3. Respondent's address is:
(Address of complainant)
(City) (State) (Zip Code) 4. Respondent is a public utility under the jurisdiction of the Missouri Public
Service Commission.
5. The amount at issue is: \$ 1,438.79 to 1600.00 (If your complaint is about money state how much is in dispute here.)
6. Complainant now requests the following relief: (Explain what you want the Commission to do: the specific results you are seeking in this complaint.)
Under Pain, Penalty of Perjury! I seek to Tender Payment as agreed in the Simple Contract I submitted to KC WATER's Chief Financial Officer Phil Cridiebaugh, received on 02/12/2024 and agreed PAID! 400.3-602. Payment, 400.3-603. Tender of payment. As stated in The Notice of Claim to Interest along with Instrument and Laws supporting transaction in the Simple Contract Instruct Chief Financial Officer Phil Cridiebaugh to apply Principals Balance to Principals Account # 000832521 0137852 4 to each and every Billing cycle for set-off. I also instructed Chief Financial Officer Phil Cridiebaugh to communicate through writing if there are any discrepancies within 6 business days. If no communication is made within 5 business days after receipt of notice, then I can assume that the aforesaid instructions have been completed.
expect for my account to be credited monthly, and my dividend forwarded to my bank account of choice or sent to me in the same registered instrument as I accepted for Full value as Holder in due course for Deposit.

To: 15735261500 Page: 08/17

: 08/17 From: TBS Inc.

Fax: 8882994271

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 I

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, SPIRE, KCWATER, EVERGY 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 - depositary 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.

Affidavit of Marquette Lumumba Mugabe Bey

State of Missouri

County of Jackson

Marquette Lumumba Mugabe Bey, being duly sworn deposes and states as follows under penalty of perjury:

- 1. My name is Marquette Lumumba Mugabe Bey, I am presently 58 years old, and my current address of residence is 5401 Myrtle Avenue, C/o Wanda Johnson, Kansas City, Missouri 64130.
- 2. The purpose of this Affidavit is to PROVE TRUTH, STATUS according AUTHORITY and JURISDICTION . ENTITLEMENT to Enforce CASH INSTRUMENT 400.3-301, 400.3-302, 400.3-306, 400.1-308, 400.3-308, 400.3-419. 400.3-420, ALL BILLS HAVE BEEN PAID AND ACCEPTED BY ALL COMPANIES ACCORDING TO BILL OF EXCHANGE ACT 1882, 2023, BENEFICIARY OF ORIGINAL ORGANIC USA CONSTITUTION (1787-1791)CREDITOR TITILE 15 USC 1602(g) in writing ! Refer to Page 6-7 of FORMAL COMPLAINT FORM Filed and Submitted. AGENT: Bey, Marquette Lumumba Mugabe , Bey, Marquette L.M.,Bey, Marquette, Marquette Lumumba Mugabe Bey, ' NOT TO BE CONFUSED AS THE SAME AS THE PRINCIPAL LEGAL CORPORATE FICTION IN COMMERCE ' for PRINCIPAL ; MARQUETTE BEY, BEY MARQUETTE, MARQUETTE LUMUMBA MUGABE BEY, MARQUETTE LUM BEY, MARQUETTE L.M. BEY, United States CORPORATION; Person, Principal, Legal Corporate Fiction Debtor: MARQUETTE LUMUMBA MUGABE BEY, BEY MARQUETTE,

MARQUETTE LUM BEY, MARQUETTE BEY (THIS HAS NOTHING TO DO WITH A FLESH AND BLOOD LIVING MAN ON THE SOIL/LAND! NO ONE SHOULD ASSUME THAT THE ALL CAPS LETTERS IN ANY CONFIGURATION

PERTAINING TO A CORPORATE LEGAL FICTION. Order to

To: 15735261500

Cease and Desist; Attorneys are covered under FDCPA, they are acting as third party private debt collectors using a warrant of an attorney to bring a claim into court.

Once Notice under a Cease and Desist Order, that the debt has yet to be validated, the debt collector must cease and desist all collection of the debt, per 15 USC 1692g(a)(5)(b)

Subsection 809. VALIDATION OF DEBTS [15 USC 1692g]

- (a) Within five days after the initial communication with a consumer in connection with the collection of any debt, a debt collector shall, unless the following information is contained in the initial communication or the consumer has paid the debt, send the consumer a written notice containing
- (1) the amount of the debt; (2) the name of the creditor to whom the debt is owed;
- (3) a statement that unless the consumer, within thirty days after receipt of the notice, disputes the validity of the debt, or any portion thereof, the debt will be assumed to be valid

by the debt collector;

(4) a statement that if the consumer notifies the debt collector in writing within the thirty-day period that the debt, or any portion thereof, is disputed, the debt collector will obtain

verification of the debt or a copy of a judgment against the consumer and a copy of such verification or judgement will

mailed to the consumer by the debt, we the debt collector will

provide the consumer with the name and address of the original creditor, if different from the current creditor.

(b) if the consumer notifies the debt collector in writing within

the thirty-day period described in subsection (a) that the debt,

or any portion thereof, is disputed, or that the consumer requests the name and address of the original creditor, and a copy of such verification or judgment, or name and address

of the original creditor, is mailed to the consumer by the debt collector.

- (c) The failure of a consumer to dispute the validity of a debt under this section may not be construed by any court as an admission of liability by the consumer.
- 3. Marquette Lumumba Mugabe Bey, Bey, Marquette L. M., Bey, Marquette Lumumba Mugabe, Marquette Bey, Marquette L.M.Bey; CERTIFICATE OF U.S. NON-CITIZEN NATIONAL STATUS AFFIDAVIT IS CREDITOR, AGENT, AUTHORIZED REPRESENTATIVE, GRANTOR; TITILE 15 USC 1602(g).

CERTIFICATE OF SERVICE

A copy of the foregoing has been served this 27 day of June 2024 upon counsel of record "All Rights Reserved" Marquatta Lumumba Mugaba Bay for all parties.

"DECLARATION ON THE RIGHTS OF INDIGENOUS PEOPLES"

To: 15735261500

E/Cn, 4/Sub.2/1994/2/ Add. 1 (1994).

Federally Enforced Pursuant to Article VI of the Constitution for the United States of America Republic.

Affirming That Indigenous Peoples Are Equal in Dignity And Rights To All Other people, While Recognizing The Rights Of All Peoples To Be Different. To Consider Themselves Different. And To be respected As Such

Affirming Also That All People Contribute To The Diversity And Richness of Civilizations And Cultures. Which Constitute The Common Heritage Of Humankind,

Affirming Further That All Doctrines, Policies and Practices Based On Or Advocating Superiority Of Peoples Or Individuals On The Basis Of National Origin. Racial, Religious Ethnic Or Cultural Differences Are Racist, Scientifically False, Legally Invalid, Morally Condemnable And Socially Unjust,

Reaffirming Also That Indigenous Peoples. In The Exercise Of Their Rights, Should Be Free From Discrimination Of Any Kind.

Concerned The Indigenous Peoples Have Been Deprived Of Their Human Rights And Fundamental Freedoms, Resulting, Inter Alia, In their Colonization And Dispossession Of Their Lands, Territories And Resources. Thus Preventing Them From Exercising, In particular, their Rights To Development In Accordance With their Own Needs And interests,

Recognizing The Urgent Need To Respect And Promote The Inherent Rights To Their Lands territories And Resources, Which Derive From Their Political. Economic And Social Structure And From Their Cultures, Spiritual Traditions, Histories And Philosophies.

Welcoming The Fact That Indigenous Peoples Are Organizing Themselves For Political, Economic, Social And Cultural Enhancement And In Order To Bring An End to All Forms Of Discrimination And Oppression Where They Occur,

PART I

Article 1

Indigenous People Have The Right To The Full And Effective Enjoyment Of All Human Rights And fundamental Freedoms Recognized In The Charter Of The United Nations. The Universal Declaration Of Human Rights And International Human Rights Law.

Article 2

Indigenous Individuals And Peoples Are Free And Equal To All Other Individuals And Peoples In Dignity And Rights, And Have The Right To Be Free From Any Kind Of Adverse Discrimination; In Particular That Based On Their Indigenous Origin Or Identity.

Indigenous People Have The Right Of Self-Determination. By Virtue Of That Right They Freely Determine Their Political Status And Freely Pursue Their Economic, Social And Cultural Development.

Indigenous Peoples Have The Right To Maintain And Strengthen Their Distinct Political, Economic. Social And Cultural Characteristics, As Well As their Distinct Political, Economic, Social And Cultural Life Of The State.

Every Indigenous Individual Has The Right To A Nationality.

NOTICE AND WARNING TO UTILITY COMPANIES

NOTICE & WARNING TO: EVERY/ALL UTILITY COMPANIES FOR EMBEZZLEMENT, THEFT BY DECEPTION & EXTORTION FAILING TO DISCHARGE ALL DEBT'S PURSUANT TO 73RD CONGRESS. SESS 1. CHS. 48 49. JUNE 5, 6,1933 HJR 192 HR 1491 PUBLIC LAW 1 48 STAT 1 PUBLIC LAW 10 CHAPTER 48 STAT 112 PUBLIC LAW 73-10 40 STAT 411 TRADING WITH THE ENEMY ACT (TWEA) OCT 6, 1917 but not limited to:

Since House Joint Resolution 192 (HJR 192) (Public law 7310) was passed in 1933 we have only had dobt, because all property and gold was seized by the government as collateral in the bankruptcy of the United States.

In 1863 the first Dank Act was passed. The Office of the Comptroller of the Currency (or OCC) is a US federal agency established by the National Currency Act of 1863 and serves to charter, regulate, and supervise all national banks and the federal branches and agencies of foreign banks in the United States.

The OCC was created by Abraham Lincoln to fund the American Civil War but was later transformed into a regulatory agency to instill confidence in the National Banking system and protect consumers from misleading business practices.

The Lieber Code, or General Order 100 was also created by Abraham Lincoln in 1863.

Ta: 15735261500

The National Bank Act (ch. 58, 12 Stat. 665, February 25, 1863) was a United States federal law that established a system of national charters for banks, the United States national banks. It encouraged development of a national currency based on bank holdings of U.S. Treasury securities, the so-called National Bank Notes. It also established the Office of the Comptroller of the Currency (OCC) as part of the Department of the Treasury. This was to establish a national security holding body for the existence of the monetary policy of the state. The Act, together with Abraham Lincoln's issuance of "greenbacks", raised money for the federal government in the American Civil War by enticing banks to buy federal bonds and taxing state bank issued currency out of existence. The law proved defective and was replaced by the Nutional Bank Act of 1864. The money was used to fund the Union army in the fight against the Confederacy. This authorized the OCC to examine and regulate nationally-chartered banks.

The above only partially begins to include the historical records and other Acts of Congress that proves the US bankruptey of 1933 and that there is no money, only credit that the American people are the Creditors.

All utilities companies knowingly have been sending their (customers) dividends but, in fact, making each recipient believe that dividend was an invoice for services provided by the utilities companies.

The Utilities Companies have mailed through the US Mail an intentional misrepresentation of facts, unfair business practices and each utility company and agents thereof have knowingly with forethought and malice created a fraudulent debt, defrauding the Creditor, that is the recipient of said dividends, that the utilities companies lead the recipient to believe through deception is an invoice.

The utilities companies in turn then extract through extertionate measures payment from the customers instead of the utilities companies informing those same recipients that this dividend is in actuality payment to the recipient as a charged off debt pursuant to the incorporated in entirety documented evidence provided herein.

ALL utility companies have thus created a convertible and fraudulent debt(see ANALYSIS OF A COUNTRY EMBEZZLED).

hvery/all utilities companies have failed to pay off any of the public debt but rather unlawfully redirected ill-gotten gains into private corporate accounts through embezzlement, theft by deception, fraudulent conversion, and in violation to each all incorporated in entirety laws. established through and as a result of the US Bankruptcy of 1933, wherein there is no money, only "bank Notes" which are but only a promise

Thus all debts are to be discharged as agreed, but the utilities companies (and banks) through their greed have not discharged any debt, fraudulently making the utility customer deeper in debt by utilities companies use of "Bank Notes" or "promissory Notes" that the utilities companies add to the public tlebt side of the books rather than discharging the debts as stipulated in Public Laws, House Resolutions, and House Joint Resolutions.

Additionally, the alleged invoices sent to every recipient is a dividend anter a coupon to the recipient. The utilities companies all know this to be a fact.

The Comptroller of The Currency also knows all of the above to be irrefutable facts, but is acting as a money laundering agency by/for/through/ the privately owned Federal Reserve, in All (50) fifty states of the unions, et al.

To: 15735261500

The Comptroller of the Currency at County, State, and Federal level all know the incorporated documents and testimony to be true, but have yet to discharge any of the public debt, therefore have misappropriated funds through embezzlement, theft by deception, obtaining money through false pretenses, extortion and other predicate acts since the date of Comptroller of the Currency inception of 1863.

All utility companies, which are private for profit corporations, regardless of location, are knowingly participating in the fraud and Ponzi scheme with the intent to fraudulently conven this and every other country's wealth into private industry accounts by fraudulent conveyance, embezzlement, theft by deception, creating fraudulent debts, Ponzi scheme and fraud through the US Mail, just for starters.

Every judge and every attorney in America, especially those who hold positions with several direct connections into the utilities companies bank accounts and acting as attorneys for the banks, most presumably in all other countries as well, since they all get their instructions from England the same place that all the banks get their instructions through the Comptroller of The Currency headquarters in London England, each knowing the above and incorporated to be true, since they are well versed on the US Bankruptcy of 1933 and that America stifl remains to date in a state of Emergency and operates under English Law, though that also is supposed to be a well kept secret.

This means there "IS NO MONEY." It further means that since there is no money American's signatures are used as the credit to run this country. That in turn means that it is the American people whom are the Creditors not the Debtors, as the banks and utilities companies would like everyone to believe.

The utilities companies have been operating with this knowledge with intent, forethought and malice to commit the crimes mentioned herein but not limited to

Due to the facts incorporated herein in entirety, all debts are to be charged off, including but not limited to every alleged utilities invoice. which each/all have actually been a dividend, for which every utilities company embezzled payment through fraud, using extortion and other threats to discontinue service if "Payment is not made."

These alleged invoices were dividends that every utilities company using deceptive business practice lead the public to believe were debts owed, when it is a fact that it is the utilities companies who owe the American public all those fraudulently received ill gotten gains plus the interest, stocks, bonds and other proceeds derived therefrom.

All utilities companies are now put on notice that all debts are to be charged off pursuant to the stipulated and incorporated herein Acts et al.

> Facts assembled and presented by: "Without Prejudice"

as man, Thuquette Lusureline Magale Bry [Name Here - Authorized Representative] All Natural Rights "Explicitly" Reserved

U.C.C.1-207/2-207/1-308/1-103.6

promissory note, etc. Convert the Bill Voucher (i.e. receipt) into a Money "Order"

Example: Money Order - TRUST SPECIAL DEPOSIT

Pay to the Order of the United States of America, without recourse Seventy thousand U.S. dollars, and charge the Sum Said to ATTORNEY NAME (State Bar No. 12345) 1001 N. First Street, San Francisco, California [96212-1001] Telephone # (415) 345-0000 and credit the memory of the beneficiary's Treasury Direct Account 123456789.

--- autograph, restrictive endorsement title ---

EXAMPLE: INTERNATIONAL MONEY ORDER

WHAT IS A TENDER AND DISCHARGE?

U.C.C. Sect. 3-601(a) and U.C.C. Sect. 3-603. Once a tender is made, the debt is discharge under certain conditions, per the Uniform Commercial Code which governs over contract law.

§ 3-603, TENDER OF PAYMENT.

- (a) If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument, the effect of tender is governed by principles of law applicable to tender of payment under a simple contract.
- (b) If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument and the tender is refused, there is

discharge, to the extent of the amount of the tender, of the obligation of an <u>indorser</u> or accommodation <u>party</u> having a right of recourse with respect to the obligation to which the tender relates.

(c) If tender of payment of an amount due on an instrument is made to a person entitled to enforce the instrument, the obligation of the obligor to pay interest after the due date on the amount tendered is discharged. If presentment is required with respect to an instrument and the obligor is able and ready to pay on the due date at every place of payment stated in the instrument, the obligor is deemed to have made tender of payment on the due date to the person entitled to enforce the instrument.

§ 3-601. DISCHARGE AND EFFECT OF DISCHARGE.

- (a) The obligation of a <u>party</u> to pay the <u>instrument</u> is discharged as stated in this Article or by an act or agreement with the <u>party</u> which would discharge an obligation to pay money under a simple contract.
- (b) Discharge of the obligation of a <u>party</u> is not effective against a person acquiring rights of a <u>holder in due course</u> of the <u>instrument</u> without notice of the discharge.

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Chap. 8, 1 Stat. 50-53, Section 14 Article 3 R1.01.052.004 8 Stat 484, Articles 6 & 25

Ta: 15735261500

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 Carversac Posts, Caron 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.

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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 feasor; '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 Henwwood case" "...negotiable Instruments via <u>Guaranty Trust of New York v. Henwood</u>, 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

I hereby swear or affirm that the information above is true accurate and complete to the best of my knowledge, and that no relevant information has been omitted.

Dated: 06/08/2024

Signature of Individual: "All Rights Reserved" Bey Marquette Lumiumlia Mugabe Bey Notary Public

KATHRYN M ANTRAINER
Notary Public - Notary Seal
Jackson County - State of Missouri
Commission Number 24233835
My Commission Expires Apr. 7, 2028

13 pages Attachment's
as Evidence supporting LAW!
All Bills have been PAID in FULL Tendered; 400.3-603

Date Of Commission Expiry

Date Of Commission Expiry