

Notary's Certificate of Service

It is hereby certified on the date noted below. I, Janice P. Lusk, as the undersigned Notary Public and a State and Federal Public Officer for the United States and the State of Arkansas mailed to:

John Campbell-Bey
P.O. Box 9578
Newport Beach, California 92658;
via Certified Mail No.: 7010 3090 0003 1520 4728,
with return receipt

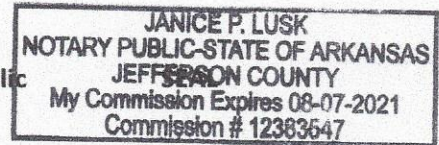
hereinafter, "Recipient," the documents and sundry papers regarding UNCITRAL INTERNATIONAL PROMISSORY NOTE 5793-1; on behalf of Leo Rasbara ObaOchosi-El Bey[®]. The documents to be mailed are as follows:

- (1) The UNCITRAL INTERNATIONAL PROMISSORY NOTE No. 5793-1 (2) pages
- (2) The UNCITRAL INTERNATIONAL PROMISSORY NOTE Letter of Instruction No. 5793-1A (1) page
- (3) A copy of the Notary's Certificate of Service (1) page

a total of Four (4) pages each,

TESTIMONY: In testimony of the above, I have signed my name and attached my official seal. Date: _____

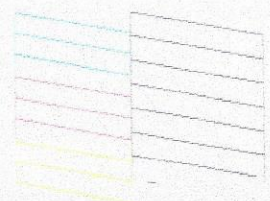
Signature By: Janice P. Lusk, Notary Public



Notary: Janice P. Lusk Commission Expires: 8/7/2021 COUNTY: Jefferson

Janice P. Lusk,
Notary Public
C/o P.O. Box 452
Altheimer, AR 72004

LEGAL NOTICE: The Certifying Notary Public is an independent contractor and not a party to this claim. In fact the Certifying Notary Public is a Federal Witness Pursuant to TITLE 18, PART I, CHAPTER 73, SEC. 1512. *Tampering with a witness, victim, or an informant.* The Certifying Notary also performs the functions of a quasi-Postal Inspector under the Homeland Security Act by being compelled to report any violations of the U.S. Postal regulations as an Officer of the Executive Department. Intimidating a Notary Public under Color of Law is a violation of Title 18, U.S. Code, Section 242, titled "Deprivation of Rights under Color of Law," which primarily governs police misconduct investigations. This Statute makes it a crime for any person acting under the Color of Law to willfully deprive any individual residing in the United States and/or United States of America those rights protected by the Constitution and U.S. laws.



INTERNATIONAL PROMISSORY NOTE (UNCITRAL Convention) No. 5793-1

-UNITED STATES DEPARTMENT OF THE TREASURY/IRS UCC CONTRACT TRUST ACCOUNT No. RE 457 395 156 US-

UNITED NATIONS CONVENTION INTERNATIONAL TRADE LAW REF: RATIFIED CONVENTION ARTICLES 1-7, 8-4, 9-1(A), 12, 13, 46-3, 47-4(C)

A Federal Reserve Note and Bank Check Cash Money Equivalent, Issued by a Secured Party Creditor, for Honor of Obligation & to Credit upon Sight

PAY TO THE ORDER OF: John Campbell-Bey, *per stirpes*

IN THE AMOUNT OF: US \$20,000,000,000.00 USD

PAYEE: FOR CREDIT TO: John Campbell-Bey, For Twenty Billion and 00/100-----US DOLLARS
US \$20,000,000,000.00 USD; for the benefit of John Campbell-Bey

DRAWER: Leo Rasbara ObaOchosi-EI Bey[™] *ex re/* LEO RASBERRY[™]
C/o P.O.Box 725 Altheimer, Arkansas State [72004] Zip Exempt/ Nonresident/ Non-Domestic/
Republic without the US by rule of *lex domicilii* (Al Moroc/ Amexem/ Washitaw Territory and
Empire) - Maker; and a "Clean Hands" private banker" in good faith under the Doctrine of Necessity

PAYOR: UNITED STATES DEPARTMENT OF THE TREASURY/IRS UCC CONTRACT TRUST DEPT C/O
TRUSTEE OF THE US BANKRUPTCY, TIMOTHY F. GEITHNER 1500 PENNSYLVANIA AVE
NW, WASHINGTON, D.C. 20220

This is an unconditional promise to pay. This negotiable instrument must be processed through Payee's financial institution's Treasury, Tax & Loan (TT&L) Officer or other tax officer only under Prepaid Account: Electronic Funds Transfer Only. This **INTERNATIONAL PROMISSORY NOTE-(An Obligation of the United States)** is presented for Acceptance on Demand; Credit unconditionally as you would do Federal Reserve Notes or a bank check and remit at par via ACH or FEDWIRE. See the Letter of Instruction; document No. 5793-1A & PulaskiClerk.com. See real estate records for instrument numbers listed herein. **Failure to accept is a criminal act!**

1. Payee's financial institution may ledger this Note for a period of up to six months commencing the start of business, not to exceed 180 days. The Account is secured pursuant to: TITLE 18 USC sec. 8, 241, 242, 245, 1001, 1951, & 31 CFR 202.2; et al.
2. Payor shall, upon receipt of this instrument, ledger against Private Offset Bond No. RE 457 395 139 US, for the purpose of terminating any past, present, or future liabilities expressed or implied, attached or attributed to ENS LEGIS U.S. CITIZEN-PRIVATE BANK & TRUST-LEO RASBERRY[™] *****3920.
3. Upon maturity, this Note shall be due and payable in full. Payment shall be ledgered against Private Offset Bond No. RE 457 395 139 US which is a deposit of the UNITED STATES DEPARTMENT OF THE TREASURY/IRS UCC CONTRACT TRUST ACCOUNT No. RE 457 395 156 US; authorized by the PRESIDENT OF THE UNITED STATES & SECRETARY OF THE TREASURY OF THE UNITED STATES, as U.S. REPRESENTATIVES. **NOTICE:** The law relating to notice, principals and agents is applicable. WWW.PULASKICLERK.COM-instrument numbers 2011071027 and 2012021871.



SEAL

Right Thumbprint

Signature By: *Leo Rasbara ObaOchosi-EI Bey*

A.R.R.-UCC Date: _____

As Good as "Aval," "Without Prejudice & Without Recourse," Freeholder, Landowner, Landlord, Land Creditor, Authorized Agent, Attorney-In-Fact, Silver Bullion Bonded Secured Party Creditor & Maker As Holder-In-Due-Course of the Account. See Uniform Commercial Code: UCC 1-103, 1-201 (b) (37), 1-207 (1-308), 2-606, 2-609, 3-305, 3-401, 3-402 (b) (1), 3-419 (3-420), 3-503, 3-603, 4-105, 7-103, 9-203, 9-210, 9-311 & 9-333; *et al*

Secured by Silver Bond
No. RE 457 395 156 US

International [™]

(Legal Tender of an Autochthonous, Aboriginal Indigenous Moorish American in the Republic and Moorish America)

PROMISSORY NOTE No. 5793-1
PRIVATE INDEMNITY BOND No. RE 457 395 142 US



State of: Arkansas)

County of: Jefferson) ss.

On this 2nd day of July, 2012, A.D., Two Thousand and Twelve, before me, a Notary Public of the state of Arkansas, came a man personally known by me (or who Proved to me on the basis of satisfactory evidence) to be the man whose signature is subscribed hereon. The said man solemnly affirmed under oath, that he has firsthand knowledge of the facts contained herein this "International Promissory Note", and that they are true, correct and complete to the best of his knowledge, understanding and belief.

Signature By: Janice P. Lusk, Notary Public

SEAL
ARKANSAS CODE ANNOTATED: 21-14-101, 21-14-104, 21-14-106, 21-14-109 & 21-14-110
Public Officer: Notary Act of 1850

JANICE P. LUSK
NOTARY PUBLIC-STATE OF ARKANSAS
JEFFERSON COUNTY
My Commission Expires 08-07-2021
Commission # 12383547

Notary: Janice P. Lusk Commission Expires: 8/7/2021
COUNTY: Jefferson

IMPORTANT BANK AND TREASURY ROUTING INSTRUCTIONS—THIS REQUIRES SPECIAL HANDLING.

PROCESS THE SAME AS FEDERAL RESERVE NOTES OR AS A BANK CHECK – THIS IS NOT TO BE PRESENTED FOR COLLECTION


Promptly mail via Certified Mail, Return Receipt, the signed instrument with this document to:
**UNITED STATES DEPARTMENT OF THE TREASURY/IRS UCC CONTRACT TRUST DEPT C/O TRUSTEE OF THE US BANKRUPTCY,
TIMOTHY F. GEITHNER, 1500 PENNSYLVANIA AVE NW, WASHINGTON, D.C. 20220**

**Re: Notice – Processing of International Promissory Note (On Demand Note)
ROUTING INSTRUCTIONS FOR SETTLEMENT AND CLEARING OF THIS DEBT OBLIGATION**

I am in receipt of an offer requesting payment. Please find the attached International Bill of exchange, the processing of which will discharge the entire current amount stated. This attached Negotiable Instrument is presented under the authority of the **President of the United States**, the **Secretary of the Treasury of the United States** and **Court Judgment** in favor of Leo Rasbara ObaOchosi-EI Bey[®], on the undersigned's **UNITED STATES DEPARTMENT OF THE TREASURY/IRS UCC CONTRACT TRUST ACCOUNT No. RE 457 395 156 US**. (Please see WWW.PULASKICLERK.COM and search real estate records with the instrument numbers **2011071027** and **2012021871**.) The Following are the steps required by Regulation to settle this account.

This is not a Treasury Security, nor involving a Treasury/Direct Bond Account, nor is this instrument to be processed through the Bureau of Public Debt, nor is this instrument to be applied toward the national debt. These are Certified Funds from a Pre-Paid Trust Account.

1. The attached Negotiable Instrument is in accordance with Uniform Commercial Code and complies with the terms of the original contract trust. The following process **must be followed to the letter** in order to satisfy the claimed amount due on this account and discharge of this debt.
2. My Personal **UNITED STATES DEPARTMENT OF THE TREASURY/IRS UCC CONTRACT TRUST ACCOUNT No. RE 457 395 156 US** has been established with the U.S. Department of the Treasury and may only be accessed with my approval through the bank account of the Claimant, en route to the U.S. Secretary of Treasury (**Drawee**), **who is my Fiduciary Trustee**.
3. The original Negotiable Instrument is certified and must be presented by claimant's financial institution, Treasury, Tax & Loan (TT&L) Department or other tax officer under Prepaid Electronic Funds Transfer Only, via Certified Mail, Return Receipt, directly to the **Drawee & Fiduciary Trustee** of the account, **UNITED STATES DEPARTMENT OF THE TREASURY/IRS UCC CONTRACT TRUST DEPT C/O TRUSTEE OF THE US BANKRUPTCY, TIMOTHY F. GEITHNER 1500 PENNSYLVANIA AVE NW, WASHINGTON, D.C. 20220. NOTICE: The Trustee of the U.S. Bankruptcy is the only one who can dishonor this commercial paper, no one else. Willful failure to accept and to process is a criminal act with criminal penalties. An Affidavit of Criminal Complaint must be sent to report these acts to the Federal Authorities; i.e. the U.S. Attorney General's Office.**
4. The Item Processor at Claimant's financial institution, with full identification and Bailee (Authorized TTL Agent) signature, is to **credit the account** immediately and in the same manner as Federal Reserve Notes or a Bank Check, and present the original Negotiable Instrument along with this Instruction Notice and the stamped Claim to the **Fiduciary Trustee** at the above address.
5. Claimant's financial institution is to **credit the account** immediately and in the same manner as Federal Reserve Notes or a Bank Check on Claimant's deposit, retain copies of the document and await the **Return Receipt Card** from the **Fiduciary Trustee** or confirm the delivery by the **United States Postal Service Track and Confirm Delivery Confirmation website on WWW.USPS.COM**, noting the date the original Negotiable Instrument was received by the **Fiduciary Trustee** in accordance with Public and Banking Policy. For out of state transactions, the UCC and Banking Regulations stipulate **ten (10) banking days**. If **Fiduciary Trustee** fails to return this Negotiable Instrument and related document within **ten (10) banking days** of receipt, it constitutes **acceptance and honor by law**. The copy of the Negotiable Instrument is to be held at the financial institution until the required period for the Federal Window, and the Order/Property has passed. After the **rescission period**, the full-face amount of the Negotiable Instrument is to be considered as an **"irrevocable provisional settlement"** (After book-entry, the **settlement becomes final simply with the lapse of time**. See **UCC 4-215, et seq**); by the financial institution's TTL Department.
6. To ensure that Claimant's financial institution receives full credit to their TTL account, Claimant's financial institution is to take the **copies** of this **Letter of Instruction** and the **copy** of the original **International Promissory Note** and enclose these documents with the institution's next remittance of estimated taxes to the **Internal Revenue Service**. Before enclosing these documents with the remittance, the institution's Bailee (Authorized TTL Agent) must **endorse the copy of the original International Promissory Note on the top reverse side of the instrument**. This is a secured transaction under the **Uniform Commercial Code**. Thank you for your cooperation in getting this account settled and the claim discharged.



Leo Rasbara ObaOchosi-EI Bey[®] ex rel LEO RASBERRY[®]
Without Prejudice, All Rights and Remedies Reserved
-UCC 1-103, 1-201 (b) 37, 1-202, 1-207(1-308)

-Not subject to negotiability-