REGARDING ACCOUNT #

LEGAL	NOTICE.	I,			,	a	savings	deposit	account	holder	in
			(hereinafter "bank	"), account #			, here	by certify,	warrant an	d give Le	gal
Notice to bank that I was not, at any time and by any legal or lawful process, made aware by bank, inasmuch as each alleged money											
instrument containing the words "Federal Reserve Note" thereon or any credit transaction which shall be consummated at any time											
with the Federal Reserve Bank represents and is a debt instrument, that the money deposited by me was going to be used in such a											
way as to increase the national debt of the United States by ANY system, no matter what such system might be called, or by											
whatever proposed method of calculations such system might have professed or claimed as its basis for being so justified, by which											
said national debt would ultimately come back to harm either me or anyone else that I might know or have caring or concern about											
or for, in violation of my rights against a conflict of interest being applied against me, accordingly. Therefore, since the rights of											
any such decision to so establish any such deposit account denied me the rights that I have in contract law and constitutional law,											
since the making of a decision on any basis whatsoever would have been, was, and is, my right alone, no matter what the reason that											
I have or might have for so making any such decision, constituting thereby a fraud, both a legal fraud as well as a constitutional											
fraud upon	me, creating at	the leas	t the rights, on my p	art, of voidabil	ity of the fr	audule	ent action	taken again	st me by ba	nk, then I	, as
a depositor	in bank, being	such a	depositor from	/ /	_ to/	/	/ (da	te account	was closed)	, and hav	ing
			me when any such l								
any deposi	t of mine for tl	he purpo	se of making ANY	loan whatsoev	er to ANY	party	in conjun	ction with	the use of a	any so cal	lled
"fractional	reserve bankin	ıg systen	n" or any "capital no	et worth" of ba	ank upon w	hich a	any form o	of said "frac	ctional rese	rve banki	ng"
might rely	, even if as a	zero per	cent ratio, whether	or not procla	imed for su	uch us	se by eith	er any Fed	leral Reserv	e Bank,	the
governmen	nt of the United	States, o	r its Congress and/o	r President and	l/or Suprem	e Cou	rt, MY de	posit(s), in	whatever fo	rm they r	nay
have been	provided to ban	ık, for su	ch use are declared,	warranted, and	d given Leg	al No	tice Nunc	Pro Tunc (r	now as then) irrevoca	ıbly
and irrever	sibly to be, and	in fact a	re, permanently VO	ID ab initio ([f	rom the beg	ginning	g] of the o	pening of sa	aid account)).	
	·		ES DEMANDED; M								
_			of or within the Uni					_	_		
	-		en, being so establis								
			e Constitution. Add	•		_					
=	-		LL PARTIES who				-	_	-		_
•			nking system includ	• •	-		•			_	
_			banking system p	_			=			-	
branches th	hereof, or by an	ny Fedei	al Reserve Bank its	elf, and wheth	er or not in	ı (or i	rrespective	e to any) p	ursuance to	any Fede	eral
	_		thought to pertain th			•		•	•	-	
was derive	ed by use of a	ny appli	cation for a savings	deposit accor	unt that I h	nave c	aused or	allowed to	come into	existence	in
association	with the said b	ank, ma	y be used or relied u	pon for any fra	ctional rese	rve sy	stem loan	for any pur	pose whats	oever.	
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		_	further Legal Notic		_		-	-	_		
	•		its activities enga	_							_
			xhibiting and execu	_	•		•		-		
-			manner reduce or t	-	_			-			
	_	_	so doing give its ta	-			that it be o	bligated to	pay court of	cost, attor	ney
tees, and tr	eble damages o	or \$10,00	0. civil rights damag	ge, whichever i	s the greate	r.					
Any judge	or other officia	ıl who sł	all determine to for	ce my rights to	be other th	nan w	hat has be	en set forth	above shal	l be, by s	uch
			fully available to th								
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