REGARDING ACCOUNT #

LEGAL	NOTICE.	I,	-				_, a	savings	deposit	account	holder	in
			(hereinaf	ter "bank"),	account #	:		, her	eby certify,	warrant an	d give L	egal
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 least the rights, on my part, of voidability of the fraudulent action taken against me by bank, then I, as												
a depositor in bank, being such a depositor from / to the current date shown below and thereafter, and having												
therefore been a depositor at any time when any such loan was made, hereby VOID the rights, if any, of bank to use or to have used any deposit of mine for the purpose of making ANY loan whatsoever to ANY party in conjunction with the use of any so called												
	reserve bankin			_				_			-	
	, even if as a	•	•	•		-		•				-
	nt of the United	_			_			-	-			
_	provided to bar					=			_		-	-
•	sibly to be, and					•	_					aory
and micver	sibiy to be, and	iii iact	arc, perma	nentry von	J ao mino (([HOIII tile t	ægiiiiii	igj of the t	opening or s	aru account).	
LEGAL N	OTICE. ALL	PARTI	IES DEMA	NDED; MU	JST TAKE	LEGAL N	OTICE	. The Fed	eral Reserve	Act, even	if believe	d to
be binding	upon any gove	rnment	of or with	in the Unite	d States, w	as not and	is not b	oinding up	on the rights	s of a priva	te citizen.	Ι,
the undersi	igned, am a priv	vate citi	zen, being	so establish	ed at not le	ess than Art	icle I, S	Section 2, 0	Clause 1 and	the Fifth,	Ninth, Te	nth,
and Fourte	enth Amendme	nts of th	he Constitu	ıtion. Addit	ionally, I h	ave undenia	able rig	hts under A	Article I, Se	ction 8, Cla	uses 5 an	d 1,
laid proced	lurally in that o	rder.	ALL PAR	ΓΙΕS who ha	ive been or	may be re	cipients	of any loa	an generated	l by bank w	hen utiliz	zing
=	ed fractional re					-	_	-	_	-		_
•	r said fractiona				•	•		•			•	
_	hereof, or by a		_	-	_			-			-	
	ct that might ha	•					,	-	• • •		•	
	ed by use of a		_	_				-	_	-	_	
	with the said b			•	•							
association	With the said t	, ami, m	ay oc asca	or renea up	on for any i	ructional ic	000110	j stem rour	rior uny pui	pose whats	00,01.	
LEGAL N	OTICE. Bank	is give	n further L	egal Notice	that it may	not – exce	pt bank	by so doir	ng shall give	, and gives,	, forthwitl	h its
tacit and l	binding confes	sion th	at its activ	ities engag	ed in here	tofore as i	t relate	s to these	matters, c	onditions,	and char	ges,
aforementi	oned, have bee	n those	exhibiting	and executi	ng utmost f	raud of my	self as	a deposito	as well as	other depos	itors in ba	ank,
as any resu	alt of this Notice	e – in ar	ny manner	reduce or te	rminate any	y interest pa	id on n	ny account	, nor may ba	ank close m	y account	t for
the same re	easons except t	hat it b	y so doing	give its taci	t consent b	y tacit con	fession	that it be	obligated to	pay court	cost, attor	ney
fees, and tr	eble damages o	or \$10,0	00. civil ri	ghts damage	, whichever	r is the grea	ater.					
	or other officia											
due proces	ss as shall be for	ound lav	wfully ava	lable to the	people, de	termined g	uilty of	Contemp	t of Constitu	ution, an in	herent po	wer
of the peop	ole alone.											
	/	/										

NOTARY PUBLIC