

American Assembly M.O.C.E.E. Sandwich Instructions

Draft Version 15

Warning: This Process is only for Americans who have declared and recorded their birthright political status.

Warning: This document is provided as a best effort to document The American States Assemblies M.O.C.E.E. process. You are solely responsible for any coupons, money orders or letters that you produce. Educate yourself before proceeding.

Table of Contents

Introduction.....	3
Process Summary.....	4
Process Outline.....	6
Canceling each Billing Statement page.....	7
“Banker’s Cancellation Stamp”.....	7
Canceled Billing Statement Front.....	8
Canceled Billing Statement Back.....	9
Money Order.....	10
Money Order Example.....	11
By: Line.....	14
Copyright Symbol.....	14
Paying Your Bills.....	15
Learning Resources Before You Get Started.....	16
Training Videos.....	16
Mattermost.....	16
SIA Coordinators.....	16
Internal Revenue Service Cover Letter.....	17
Optional Explanation of Political Status.....	17
Optional Guarantee and Disclaimer.....	18
Congress Critter Cover Letter.....	24
Company CFO Cover Letter.....	31
Strategy Summary.....	31
In the shoes of the CFO.....	31
Strategy for my Account got Closed.....	32
Strategy for my Credits Are Missing.....	32
Instructions for Company Set-off and Demand Letter (SOAD).....	34
Mail Options.....	40

Priority Mail.....	40
1st Class Mail.....	40
1st Class Mail with Certificate of Mailing [Form 3817].....	40
Registered Mail.....	40
Mailings.....	41
Genuine Copy Templates.....	43
Declaration of Genuine Copy for Enclosed Statement.....	44
Declaration of Genuine Copy Printed on Statement.....	44
FAQ.....	45
Glossary.....	47
References.....	47
House Joint Resolution 192.....	49
Anna’s Writing on House Joint Resolution 192.....	50
Article 24 Final Judgment and Civil Orders with Final Addendums updated 10-14-14.....	50
Article 1135 House Joint Resolution 192 and Congressional "Intent".....	51
Article 3234 The Bilateral Banking System 2.0.....	51
Uniform Commercial Code (U.C.C.) 3-603.....	52
House Committee on Oversight and Accountability 2023 Committee Members.....	53
Version History.....	56
TO DOs.....	58
Comments.....	58

Introduction

This document details the debt remedy process taught by Anna in [October 20 2022](#) in [Article 3826 Debt Redemption](#). This process consists of using the Mutual Offset Credit Exchange Exemption (M.O.C.E.E.) via canceled corporate Billing Statements/Coupons with a corresponding Money Order sent to the Internal Revenue Service to be processed by the United States Treasury, noticing Congress and going after corporation Chief Financial Officers (CFOs) if your credits are not applied.

This process is not for U.S. Citizens [Territorial] or citizens of the United States [Municipal]!

Warning: This document is provided as a best effort to document The American States Assemblies M.O.C.E.E. process. You are solely responsible for any coupons, money orders or letters that you produce. Educate yourself before proceeding.

See [Article 2987 Funky Bookkeeping 101-- MOCEE](#):

“You have to declare and record your birthright political status as an American in order to qualify for Mutual Offset Credit Exchange Exemption.”

You do not need to have your [928 documents](#) completed for this process. The basic [1779 Declaration of Political Status](#) with 2 Witness Testimonies (aka the 1 pager) is sufficient. Americans are due debt offset as Congress unlawfully removed the ability for Americans to pay debt with the confiscation of gold in 1933 (silver had already been demonetized in 1873 – see [“Crime of 1873”](#)). As part of this unlawful theft and conversion, Congress had to provide remedy to make this crime legal. The Mutual Offset Credit Exchange Exemption is our remedy. If the remedy is not provided or is hidden or obfuscated, then it is as if Congress never legalized the original theft and they are commercially and personally liable.

From [Article 3826 Debt Redemption](#):

When you receive a **billing statement** that appears to be addressed to you, whether it’s for goods or services, they must include a **coupon** somewhere in their correspondence alleging the existence of a debt. Most often this coupon or voucher appears as a separate “tear off” portion of the billing statement, and you are instructed to return it with your “payment”.

From [Article 1951 For the Alliance: From The Fiduciary of The United States of America](#):

h. Next, we address the situation where both parties owe each other debts in a debt-credit system --- this is supposed to result in a **Mutual Offset Credit Exchange Exemption**. Americans do owe the Territorial and Municipal Governments for stipulated government services that they have provided under the terms of their respective Constitutions, and obviously, they owe us train loads of credit as a result of the monetary system they imposed under color of law.

What is supposed to happen according to their own admissions in the 1934 Emergency Banking Act and Federal Title 12, is that we have the right to claim “exemption” and to demand “offset” of any federal debts we owe them, against the credit they already owe Americans.

This is a situation where I owe Joe a hundred dollars and he owes me a thousand, so I agree to knock a hundred off what he owes me already.

Every time Americans do this offsetting process, the US Debt goes down.

If this system had been utilized and properly administered from the beginning, the US National Debt would have been constantly pared down, but instead, those responsible have kept this a secret from the General Public and used various means, most especially, The Dead Baby Scam, to prevent Americans from accessing the American National Credit and offsetting federal debts they actually don't owe.

Without the counter-balancing effect of the Mutual Offset Credit Exchange Exemption, the US National Debt has increased exponentially

From [Article 3234 The Bilateral Banking System 2.0](#):

Such offset was guaranteed under the National Emergency Banking Act of 1934 and defined as a "Mutual Offset Credit Exchange Exemption"--- which the same villains have avoided paying all these years by a simple crime of impersonation and false registration of their American Employers as British Territorial U.S. Citizens and dual Municipal citizens of the United States, too.

What, you may ask, is a MOCEE? It's what happens when two people owe each other debts, and swap the debts. You owe me a hundred dollars. I owe you ten dollars. So, instead of paying you, I say, okay, now you only owe me ninety dollars. That's a MOCEE and that option of paying public debts is what Americans have been owed since 1934.

The essence of the crime against the American People is to deny them their offset credit option based on the self-interested and fraudulent legal presumption that all the Americans chose en masse to become British Subjects, and therefore are owed no Mutual Offset Credit Exchange Exemption.

Process Summary

You will process each billing statement by placing a “Banker’s Cancellation Stamp” on front and back of each billing statement page, writing how much to offset (pay) in the Amount box of the coupon or voucher of the billing statement, and creating a corresponding Money Order by your own hand written script (legible cursive) in blue ink. You will create a stack of canceled billing statements and Money Orders called a “M.O.C.E.E. sandwich.”

Be sure to place your “Banker’s Cancellation Stamp” on the front and back of every billing statement page; however, be sure to not stamp the coupon/voucher portion (see examples below). For now, the best practice is to cancel and send **all** billing statement pages and use originals if you have them. Work with your corporate service providers to get off of e-bills and start receiving paper billing statements again. Note that M.O.C.E.E. is stuck in a 1930s “paper & pen” process until enough of us demand remedy which will eventually push Internal Revenue Service, United States Treasury, Congress and corporations to modernize the process.

From here on, we will call a billing statement that has your “Banker’s Cancellation Stamp” applied to the front and back as a **Canceled Billing Statement**.

The stack of originals is mailed to the to the Internal Revenue Service using tracked mail (e.g. Priority Mail or Registered Mail) for processing with a short instruction cover letter. Mail with Registered Mail for high value bills like property taxes where you may need to have proof of mailing and proof of payment [U.C.C. 3-603] in court.

Notify your Congressional delegation (at a minimum your two U.S. Senators and U.S. Representative) that you are exercising your lawful remedy. This mailing consists of the “Congress Critter cover letter”, carbon copy of Internal Revenue Service cover letter and an optional anonymous sample Canceled Billing Statement. Mail First Class or General Post.

Be sure to keep paying your bills. The M.O.C.E.E. offset may take weeks to months to be applied and you do not want to lose access to essential services.

If after 30 to 60 days, you do not see credits applied to your Billing Account, send each Company CFO a “CFO cover letter”, carbon copy of the Internal Revenue Service cover letter and copies of the Canceled Billing Statements and copies of the VOIDed Money Orders that pertain to their company. Mail with Priority or Registered Mail for high value bills like property taxes where you may need to have proof of mailing and proof of payment [U.C.C. 3-603] in court; otherwise, mail First Class or General Post.

Keep a copy of everything for your own records.

Process Outline

- Process each bill
 - Cancel each billing statement by placing your Banker's Cancellation Stamp on the front and back of every page.
 - Write the amount to offset (pay) in the Amount box of the billing statement in blue ink. Use the Dollar symbol with 2 lines: \$
 - Create a Money Order for each billing statement/voucher
- Prepare the "M.O.C.E.E" Sandwich for the Internal Revenue Service
 - Sandwich:
 - Internal Revenue Service cover letter
 - Divider
 - Original Money Order #1
 - Original Canceled Billing Statement #1
 - Divider
 - Original Money Order #2
 - Original Canceled Billing Statement #2
 - ...
 - A Divider is anything that will make it clear to the Internal Revenue Service which Money Orders belong to which Canceled Billing Statements. People typically use card stock, crafting paper or colored parchments.
 - Do not staple anything in your "M.O.C.E.E" Sandwich
 - To keep the sandwich together, you can use a paper clip or use small strips of magic tape to tape one top and one bottom corner. The idea is to keep them together in case the agent drops the sandwich.
 - Mail "M.O.C.E.E" Sandwich to Internal Revenue Service using tracked Priority Mail
- For each Congress Critter to be notified:
 - Congress Critter cover letter
 - Copy of the Internal Revenue Service cover letter
 - optional anonymous sample Canceled Billing Statement with VOIDed Money Order
 - Mail via 1st class USPS
- After 30 to 60 days when you see no Company credit. For each Company CFO:
 - Company CFO cover letter
 - "Canceled Billing Statement" copy or copies marked COPY
 - Voided Money Order copy or copies marked COPY & VOID
 - Mail via 1st class USPS or tracked Priority Mail/Registered Mail if you think you will have to use the Administrative Process.

Canceling each Billing Statement page

On the Billing Statement, front & back:

- 45 degree angle from lower left to upper right
- **Red** is printed or stamped
- Exemption (not exception!) ID is your Social Security Number without dashes (creditor account).
- Last line is your Social Security Number with dashes (debtor account).
- **Blue** is handwritten script (legible cursive)
- You are signing in **blue**, handwritten script, mixed case as your Public Transmitting Utility e.g.
First M. Last
 - if you do not have a middle name then skip the middle initial e.g. *First Last*
- Do **not** add copyright ©, trademark ™, “All Rights Reserved Without Prejudice”, or “U.C.C. 1-308” to your “signature”. You are signing as your public transmitting utility. No adornments.
- Date is in **blue**, handwritten script, full month, 2 digit day, 4 digit year. The date is when the stamp is created and should match the date of the corresponding Money Order. For simplicity, its best to use the same date for all Banker’s Cancellation Stamps and Money Orders in your sandwich.
- Do not forget the **back!**


“Banker’s Cancellation Stamp”

Accepted for value.
Exempt from levy.
John L. Doe
June 02, 2020
Exemption ID# 123456789
Deposit to United States Treasury
and charge the same to
JOHN L. DOE
123-45-6789

Accepted for value.
Exempt from levy.
John L. Doe
June 02, 2020
Exemption ID# 123456789
Deposit to United States Treasury
and charge the same to
JOHN L. DOE
123-45-6789

Canceled Billing Statement Front

- Banker's Cancellation Stamp on the front but not on the coupon
- Write the amount in blue ink with a 2 line Dollar \$ and cross out the \$ if needed

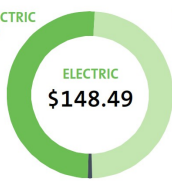


PECO
An Exelon Company
Page 1 of 2

Name: SAMPLE CUSTOMER
Account Number: 01234-56789
Phone Number: 800-494-4000
Service Address: 2301 Market St, Philadelphia

Emergency and Repair
800-841-4141
 This is the number to call to report power outages, gas leaks or odors, and safety hazards related to PECO Equipment.

PECO ELECTRIC DELIVERY



ELECTRIC
\$148.49

ELECTRIC SUPPLY

PECO
2301 Market Street
Philadelphia, PA 19103
800-494-4000

TAXES & FEES

Billing Summary

Bill Date: 08/18/2017
 Thank you for your payment of \$176.08 on 08/01/2017

Current Period Charges

Electric	\$148.49
Total New Charges	\$148.49
Total Amount Due on 09/11/2017	\$148.49

General Information

Next scheduled meter reading: 09/20/2017

1-800-494-4000

If you have any questions or concerns, please call 800-494-4000 before the due date. Si tiene alguna pregunta, favor de llamar al numero 1-800-494-4000 antes de la fecha de vencimiento.

peco.com/service
Customer Self Service - Manage Your Account 24/7
 Start, stop and move your service

Accepted for value - Exempt from Levy - John L. Doe June 02, 2020 Exemption ID# 123456789 Deposit to United States Treasury and charge the same to JOHN L. DOE 123-45-6789

Online: peco.com

In Person: 2301 Market St., Philadelphia, PA 19103


By Phone: 1-800-494-4000

PECO
An Exelon Company
2301 Market Street
Philadelphia, PA 19103-1380

Pay Today!
peco.com/ebill
 Go paperless: receive and pay your bill online.

0000001 01 SP 0.460 **SINGL P H 1 0242 19103-133801 -C22-B1-P000004 12 4

|||||
 SAMP L E CUST OMER
 2301 MARKET ST
 PHILADELPHIA, PA 19103-1338



Return only this portion with your check made payable to PECO. Please write your account number on your check.

Enroll in Automatic Payment. Complete form on reverse side.
 Pledge a donation to MEAF. Complete form on reverse side.

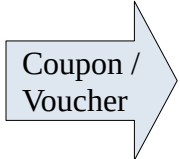
Account # 01234-56789 **877-432-9384**
Pay by phone, a convenience fee will apply (\$2.35 fee)

Please pay this amount by 09/11/2017 \$148.49

Payment Amount **\$ 148.49**

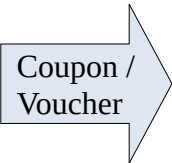
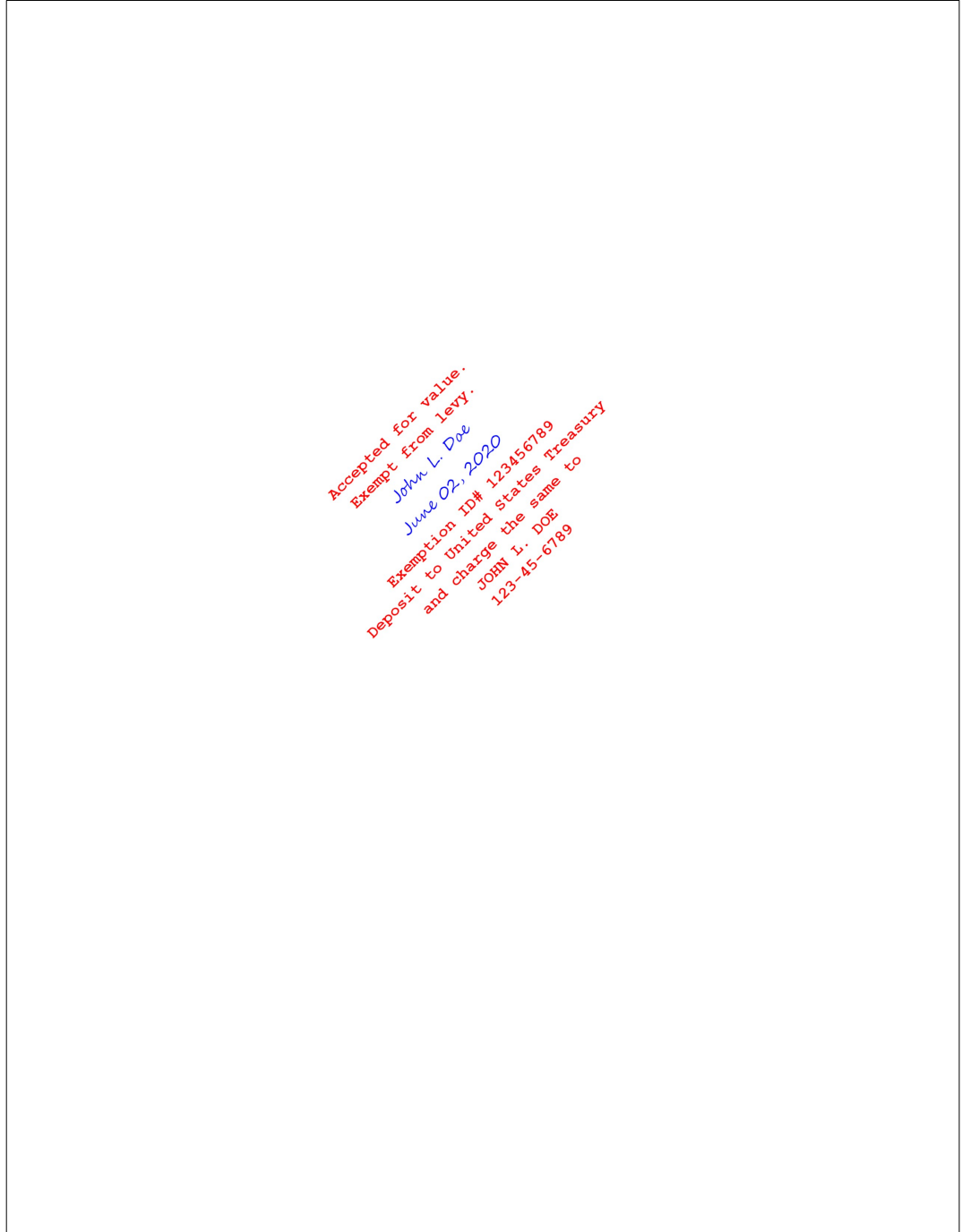
|||||
 PECO - Payment Processing
 PO Box 37629
 Philadelphia, PA 19101-0629

012345678901001484972540148496



Canceled Billing Statement Back

- Banker's Cancellation Stamp on the back but not on the coupon



Money Order

Create the order by your hand in **blue**, legible script:

- The Money Order is in **blue** ink, hand written script (legible cursive). The only exception is the text **EIN** see below.
- Title the money order as a *Money Order*
- EIN is your Social Security Number. It is functioning in the capacity of an Exemption Identification Number.
 - The text **EIN** is hand written in block letters (not cursive).
- Use consistent units for the amount e.g.
 - *One Hundred twenty-three and 45/100 Dollars*
 - *One Hundred twenty-three Dollars and 45 Cents*
- Use the 2 line Dollar \$ sign:
- You are signing in **blue**, handwritten script, mixed case as your Public Transmitting Utility e.g. *By: First M. Last*
 - if you do not have a middle name then skip the middle initial e.g. *By: First Last*
- Date is 2 digit Month / 2 digit Day of month / 4 digit Year e.g. *06/02/2022*
- Pay to is always **United States Treasury**. Do not change the Pay to. This allows the United States Treasury to pay the bill for us.
- Do **not** add copyright ©, trademark ™, “All Rights Reserved Without Prejudice”, or “U.C.C. 1-308” to your “signature”. You are signing as your public transmitting utility. **No adornments.**
- **Remember to endorse the back** in blue hand written script (legible cursive): *By: First M. Last*
 - Endorse in the same location as you would a regular bank check.
 - if you do not have a middle name then skip the middle initial e.g. *By: First Last*
- Do **not** deviate from these instructions when creating your Money Order. This is how SIA coordinators were instructed to create Money Orders and there were never any “legal” issues. If you deviate from these instructions you will **not** have the backing of the Federation!

For more examples and explanations please see the **New Hampshire Training Video #2** <https://fccdl.in/DRMFbRXZWh> from 25 to 35 minutes in.

- Note that the New Hampshire training video Money Orders do not write the word Dollars when writing the amount in words. This was a mistake. You should write out the amount with proper units as shown above e.g. *One Hundred twenty-three Dollars and 45 Cents*

Money Order Example

The diagrams below show the elements of your Money Order.

The box in the Front & Back diagrams below indicate a blank page. **Do not box anything** in your Money Order.

Front

<i>Money Order</i>	
	<i>06/02/2022</i>
<i>Pay to: United States Treasury</i>	<i>\$1234.56</i>
<i>One Thousand Two Hundred Thirty-Four and 56/100 Dollars</i>	
<i>Memo: April Chase VISA</i>	<i>By: John L. Doe EIN 123456789</i>
	<i>Authorized Representative</i>



Back: Endorse!

<i>By: John L. Doe</i>

The following two pages show how to make a Money Order from a standard 8.5" x 11" piece of paper. You hand write your Money Order in blue on the top portion of the page and make a fold that indicates the perforation line (shown as a dotted black line below). The Internal Revenue Service will clip your Money Order there. On the remaining space on the page that is not part of your Money Order you must put your Banker's Cancellation Stamp **front and back**. Be sure to not forget endorse the back (just like a check) and put your Banker's Cancellation Stamp!

Money Order

06/02/2022

Pay to: United States Treasury

\$1234.56

One Thousand Two Hundred Thirty-Four and 56/100 Dollars

Memo: April Chase VISA

By: John L. Doe EIN 123456789

Authorized Representative

Accepted for value.
Exempt from levy.
John L. Doe
June 02, 2020
Exemption ID# 123456789
Deposit to United States Treasury
and charge the same to
JOHN L. DOE
123-45-6789

By: John L. Doe

Accepted for value.
Exempt from levy.
John L. Doe
June 02, 2020
Exemption ID# 123456789
Deposit to United States Treasury
and charge the same to
JOHN L. DOE
123-45-6789

By: Line

As of 2023 we have new guidance regarding the By: line autograph. When communicating with corporations or defacto courts and officers you should be using a By: line where By has a capital B and a lower case y. You should not be using by: or BY:. In the past, many of us have used a mix of By: and by:. As of version 15 of this document, all letter templates use By:.

For correspondence with corporations or defacto courts and officers:

- **By:** is for your Lawful Person. Remember that in international jurisdiction you are always a Lawful Person. You are a man or woman on the soil.

For agreements and correspondence with men and women on the soil:

- **by:** is for [capitus minimums](#), a man or woman on the soil. Use this by: line when autographing agreements with other men and women using soil jurisdiction.

Do **not** use unless you know what you are doing:

- **BY:** is for [capitis deminutio maxima](#), a MUNICIPAL SLAVE. You never use this except when doing something advanced and signing as AUTHORIZED REPRESENTATIVE of the MUNICIPAL PERSON that was created for you without your knowledge. Please ask on Mattermost.

Copyright Symbol

The 2023 guidance is to not use the copyright symbol (©) with our printed names. Only use a hand written copyright symbol directly after and attached to your autographed family name. The guidance is to not use the copyright symbol (©) in printed names as this is confusing to the defacto courts and officers as they misinterpret these as public copyrights. Making the copyright symbol part of your autograph removes that confusion and makes it clear that you are using a private, common-law copyright. No one can argue about how you autograph your name.

- Do not use © after your printed name on your return address/location.
- Do not use © after your printed name below the By: line.

Proper By: line example:

All Rights Reserved Without Prejudice

By: First Middle Last[©]

By: First Middle Last

Paying Your Bills

Do not stop paying your bills: The M.O.C.E.E process will take 30 to 60 days if things are going well and may take 3 to 6 months or longer. While you wait for the Internal Revenue Service to offset the debt via the United States Treasury, you need to keep paying your bills so you do not lose water, power, internet, phone, etc.

To get started focus on traditional paper billing statements:

- Utilities / Water / Power
- Trash Service
- Telephone
- Cell Phone service
- Cable Service
- Home Security/Alarm
- etc

Monthly debt payments:

- Mortgage
- Car payments

While we start this process be careful with credit cards.

- Do not pay off the full amount if you want to keep your credit card. Credit card companies are known to close your credit card if you pay the full amount.
- Credit card companies may close your account even if you do not pay the full amount.
- Consider using your credit card less and/or moving to monthly service providers that bill monthly e.g. product delivery from a local farm, etc. Be creative!
- Check the Mattermost [MOCEE](#) and [Washington Debt Remedy Working Group](#) channels for the latest information and collective intelligence

Focus on paying your current bills. Do not get hung up on trying to capture past bills. The Federation is fighting to make sure that all money we and our ancestors paid will be made available as credit for ourselves and our children.

Learning Resources Before You Get Started

Training Videos

If you have time and things are still not clear to you please watch the 4 New Hampshire Training Videos

- #1 <https://fccdl.in/HcnmFFRiGQ>
- #2 <https://fccdl.in/DRMFbRXZWh>
- #3 <https://fccdl.in/gZISkGxcp1>
- #4 [Recording #4](#)

Mattermost

Check these Mattermost channels for the latest information:

- [MOCEE](#) and
- [Washington Debt Remedy Working Group](#)

To get signed up with Mattermost you must be “papered up.” Your recording secretary and/or coordinator can give you the Mattermost sign up link.

SIA Coordinators

Existing or past SIA Coordinators are great resources as the Assembly M.O.C.E.E. process is the same as the SIA process (as of January 2023). Ask your Recording Secretary or state Coordinator to see if your assembly has SIA Coordinators.

Internal Revenue Service Cover Letter

Below follows the recommended Internal Revenue Service cover letter. You are instructing the Internal Revenue Service to process your Canceled Billing Statements and have the Treasury apply your credit via your Money Orders.

Instructions:

- Customize highlighted fields as needed and remove the highlighting
- Tracking #: Use your Priority Mail or Registered Mail tracking number. If not using mail tracking you can create your own tracking number e.g. 2023-02-28_MOCEE_Feb
- Autograph the Internal Revenue Service cover letter with your wo/man By: line in blue
- optionally seal with your red thumbprint over part of the autograph

Carbon Copy Recipients are **optional**; however, it should send a message to the Internal Revenue Service that other parts of the National government are watching and that will hopefully behoove them to do their jobs. See the Mailing section below for the address of the IRS Technical Support Division.

Optional Explanation of Political Status

You can **optionally** add a section explaining your political status but this is not necessary. You do **not need** to add an explanation of your political status. People who do not want to share anything more than the minimum with the Internal Revenue Service should **not** add an explanation of political status.

You can do this in many ways and we document some ideas here. We strongly suggest you keep this simple and short.

A) Explain how to lookup your LRO record via everify:

“To view my recorded political status please visit <https://everify.americanstatenationals.us/> and enter my name or record number your-record-number in the 'To locate/verify member record, enter:' box.”

B) Create a tiny URL to your LRO record:

Use your favorite tiny URL provider like <https://tinyurl.com/> or <https://bitly.com/> to create a short URL to your LRO record. If your Credential Card has been created, you can lookup your Master Recording Number via <https://everify.americanstatenationals.us/> and create an URL like

- <https://everify.americanstatenationals.us/{Master-Recording-Number}>

to use in your tiny URL.

“To inspect my publically recorded political status please visit <https://tinyurl.com/jdsca> ”

C) Attach a front & back copy of your ASN card

Make a copy the front and back of your ASN card on a separate sheet of paper and enclose.

D) Add Explanation

Some examples for a man born on Florida living on Iowa:

D.1) “I am a living man. I am a publicly recorded un rebutted birthright Floridian and member of the General Public living in original jurisdiction on Iowa. I am not a U.S. Citizen. I am not a citizen of the United States.”

D.2) “I am a living man. I am a publicly recorded un rebutted birthright Floridian and member of the General Public living in original jurisdiction on Iowa. I am not a voluntary transactor in commerce. I trade internationally under the protection of The Federation of States Private Indemnity Bond “AMRI00001 RA393427640US – Iowa” registered with the United States Treasury. I am not a U.S. Citizen. I am not a citizen of the United States.”

D.3) “I am a living man. I am a publicly recorded un rebutted birthright Floridian and member of the General Public living in original jurisdiction on Iowa. An original Declaration of Political Status was sent to Antony Blinken, Office of the Secretary of State, via Registered Mail RR 999 999 999 US with Return Receipt on September 12th 2021. The Bureau of Consular Affairs was notified via Registered Mail RR 777 777 777 US with Return Receipt on October 15th 2021. I am not a voluntary transactor in commerce. I trade internationally under the protection of The Federation of States Private Indemnity Bond “AMRI00001 RA393427640US – Iowa” registered with the United States Treasury. I am not a U.S. Citizen. I am not a citizen of the United States.”

D.4) “I am a living man. I am a publicly recorded un rebutted birthright Floridian and member of the General Public living in original jurisdiction on Iowa. I am not a 14th Amendment citizen, combatant, corporation, dependent, legal person, mariner, minor, natural person, officer, pauper, sovereign citizen, subject, Taxpayer, vessel, voluntary transactor in commerce or dead legal entity in maritime (water, administrative) jurisdiction. I am not a Territorial U.S. Citizen nor a Municipal citizen of the United States.”

Optional Guarantee and Disclaimer

If you want to optionally add an extended explanation you can add a separate enclosed document. For an example see the Letter with the **Guarantee and Disclaimer** below or this short version

Guarantee and Disclaimer: It is not my meaning nor intention to harm, blame, accuse, or terrify anyone, least of all, my employees; it is my intention to secure and defend Lawful People from identity theft, inland piracy, and impersonation, and to bring your urgent attention to these issues as referenced, and to lawfully convert offshore criminal enterprises aimed at defrauding and impersonating and misrepresenting Lawful People in contravention of solemn International Treaties, solemn Commercial Contracts, International Law, The Constitution of the United States of America, The Constitution of the United States, and the International Will in accord with The Unanimous Declaration of Independence.

We strongly urge and suggest you keep your cover letter to one (1) page. It is very unlikely that any busy Internal Revenue Agent will or can read any more than that!

4 Sample Internal Revenue Service Letters Follow

#	Variant	
#1	Simplest. No political status mentioned.	
#2	Claims state nationality with notifications to US SOS, Consular Affairs.	
#3	Claims state nationality with notifications to US SOS, Consular Affairs. Not a voluntary transactor in commerce. Trade under protection of Indemnity Bond.	
#4	Letter Optional Guarantee and Disclaimer	



Tracking # {MailTrackerOrYourFileNumber}
First Middle Last
Care Of: 1234 Some Street
Olympia, Washington
Near Postal Code [99999]

Internal Revenue Service
Stop 4440
PO Box 9036
Ogden, Utah 84201

March 31, 2023

Re: Notice of Mutual Offset Credit Exchange Exemption (M.O.C.E.E.) and Directive for Tender of Payment

Dear Internal Revenue Service Agent,

The enclosed billing statements with coupons and provided money orders are to be processed to offset debt as per the Public Policy established in 1933 by House Joint Resolution 192 and as codified in Federal Public Law 73-10 and 48 Stat. 112. These laws have been on the books for over ninety (90) years. Be advised that once you have been informed, it is criminal to willfully ignore this demand for remedy.

These instruments are provided in good faith as Congress has not provided instructions on how to execute the remedy. Each billing statement with coupon and corresponding money order are separated by color paper dividers to facilitate processing. If you require further information regarding this directive for remedy, contact me at the location above.

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.

All Rights Reserved Without Prejudice

By: _____

By: First Middle Last

cc:

- Congressional District Senator #1 First Last
- Congressional District Senator #2 First Last
- Congressional District Representative First Last
- IRS Technical Support Division, C/O Treasury U.C.C. Contract Trust, Internal Revenue Service, 1500 Pennsylvania Ave. NW, Washington, D.C. 20220





Tracking # {MailTrackerOrYourFileNumber}
 First Middle Last
 Care Of: Post Office Box 777
 Olympia, Washington [99999]
 Non-domestic. Without the United States.

Internal Revenue Service
 Stop 4440
 PO Box 9036
 Ogden, Utah 84201

March 31, 2023

Notice of Mutual Offset Credit Exchange Exemption (M.O.C.E.E.) and Directive for Tender of Payment

Dear Internal Revenue Service Agent,

The enclosed billing statements with coupons and provided money orders are to be processed to offset debt as per the Public Policy established in 1933 by House Joint Resolution 192 and as codified in Federal Public Law 73-10 and 48 Stat. 112. These laws have been on the books for over ninety (90) years. Be advised that once you have been informed, it is criminal to willfully ignore this demand for remedy.

I am a publicly recorded un rebutted birthright Floridian and member of the General Public living in original jurisdiction on Washington. Both the U.S. Secretary of State and Assistant Secretary of State for Consular Affairs have been notified of my political status and I have claimed my exemptions and remedies.

These instruments are provided in good faith as Congress has not provided instructions on how to execute the remedy. Each billing statement with coupon and corresponding money order are separated by color paper dividers to facilitate processing. If you require further information regarding this directive for remedy, contact me at the location above.

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.

All Rights Reserved Without Prejudice

By: _____

By: First Middle Last

CC:

- Representative James Comer, Chairman, Committee on Oversight & Accountability, 2157 Rayburn House Office Building, Washington, D.C., 20515-6143
- IRS Technical Support Division, 1500 Pennsylvania Avenue, NW, Washington, DC 20220
- Senator Patty Murray, 154 Russell Senate Office Building, Washington, D.C., 20510
- Senator Maria Cantwell, 511 Hart Senate Office Building, Washington, D.C., 20510
- Representative Adam Smith, 2264 Rayburn House Office Building, Washington, D.C., 20510





Tracking # {MailTrackerOrYourFileNumber}
First Middle Last
Care Of: 1234 Some Street
Olympia, Washington
Near Postal Code [99999]

Internal Revenue Service
Stop 4440
PO Box 9036
Ogden, Utah 84201

March 31, 2023

Re: Notice of Mutual Offset Credit Exchange Exemption and Payment Tender Directive per the Public Law

Dear Internal Revenue Service Agent,

The enclosed billing statements with coupons and provided money orders are to be processed to offset debt as per the Public Policy established in 1933 by House Joint Resolution 192 and as codified in Federal Public Law 73-10 and 48 Stat. 112. These laws have been on the books for over ninety (90) years. Be advised that once you have been informed, it is criminal to willfully ignore this demand for remedy.

I am a publicly recorded un rebutted birthright Floridian and member of the General Public living in original jurisdiction on Washington. Both the U.S. Secretary of State and Assistant Secretary of State for Consular Affairs have been notified of my political status and I have claimed my exemptions and remedies. I am not a voluntary transactor in commerce. I trade internationally under the protection of The Federation of States Private Indemnity Bond "AMRI00001 RA393427640US - Washington" registered with the United States Treasury. I am not a U.S. Citizen. I am not a citizen of the United States.

Whereas Congress has not provided instructions on how to execute the remedy please accept these instruments in good faith. If you require further information regarding this Directive for remedy, please contact me at the address above.

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.

All Rights Reserved Without Prejudice

By: _____

By: First Middle Last

cc:

- Congressional District Senator #1 First Last
- Congressional District Senator #2 First Last
- Congressional District Representative First Last
- IRS Technical Support Division, C/O Treasury U.C.C. Contract Trust, Internal Revenue Service, 1500 Pennsylvania Ave. NW, Washington, D.C. 20220





Tracking #
 First Middle Last
 Care Of: 0000 My Street Way
 City, State [00000]
 Non-domestic. Without the United States.

Internal Revenue Service
 Stop 4440
 PO Box 9036
 Ogden, Utah 84201

March 31, 2023

Notice of Mutual Offset Credit Exchange Exemption and Payment Tender Directive per the Public Law
 To Internal Revenue Service Agent,

The enclosed billing statements/coupons and provided money orders are to be processed to offset debt as per the Public Policy established in 1933 by House Joint Resolution 192 and as codified in Federal Public Law 73-10 and 48 Stat. 112 and under Public Law enforcement as of March 25th, 2022. Be advised that once you have been informed, it is criminal to willfully ignore this demand for remedy.

I am a publicly recorded un rebutted birthright Californian and member of the General Public living in original jurisdiction on Washington. The U.S. Secretary Of State, the Internal Revenue Service Commissioner and other Agents and Assigns have been duly noticed of my political status and that all exemptions and remedies are claimed.

These instruments are provided in good faith. Each billing statement/coupon and corresponding money order are separated by card-stock dividers to facilitate ease of processing. If you require further information regarding this directive for remedy, contact me at the location listed above. The return of the enclosed postcard indicating a successful offset is appreciated.

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.

All Rights Reserved Without Prejudice

By: _____

By: First Middle Last

CC:

- Representative James Comer, Chairman, Committee on Oversight & Accountability, 2157 Rayburn House Office Building, Washington, D.C., 20515-6143
- IRS Technical Support Division, 1500 Pennsylvania Avenue, NW, Washington, DC 20220
- Senator Patty Murray, 154 Russell Senate Office Building, Washington, D.C., 20510
- Senator Maria Cantwell, 511 Hart Senate Office Building, Washington, D.C., 20510

Guarantee and Disclaimer: I, say, I am a lawful American State National in original jurisdiction, Impost, Duty and Tax Prepaid Priority Creditor, original entitlement holder, Inheritor of and Living and Present Heir to the Trust Indenture, and I am not a voluntary transactor in commerce. I trade internationally under the protection of The Federation of States Private Registered Indemnity Bond AMRI00001 RA393427640US - {BornOnState}. I am not a U.S. Citizen, I am not a citizen of the United States; Whereas; I, First Middle Last Authorized Representative, and Powerholder for First M. Last and FIRST M. LAST and any/all names however styled or ordered, lawfully claim my reversionary trust interest, and issue this Notice and Directive for Tender of Payment to the Internal Revenue Service redeemable as mutual offset credit exemption exchange through the U.S. Treasury for the amount as shown on the instrument for payment of each account(s) designated for the corresponding Principal Obligor as named and indicated on various billing statement(s)/coupons for each, and money order(s) in my hand-written script issued as tender for payment (see all enclosures), and whereby this is the remedy; I hold no contract with any STATE(OFF), Territorial, MUNICIPAL or other foreign entity; I operate exclusively as a Lawful Person and all my franchises operate as Lawful Vessel(s) permanently domiciled on the land and soil jurisdiction of this country; I am not a municipal CITIZEN of the UNITED STATES, not a Taxpayer/TAXPAYER, not a voluntary transactor in commerce, not a Warrant Officer, not a ward of the STATE(OFF), Not a Conscriptor and not a member of any armed forces; I am not an enemy combatant, I am not a resident or alien or combination thereof, I am not a dependent, I am not a decedent, not an infant decedent, I am not chattel, and not a Fourteenth Amendment CITIZEN, I am not an employee of any foreign territorial custodial service or MUNICIPAL Corporation sub-contracted for the purpose of providing governmental services (i.e. a Federal Employee); I am not a Person/PERSON (a fictitious Entity/ENTITY) and not a driver/Driver engaged in commercial activity; I am not an American National (American Samoan or American Puerto Rican, etc), I am no kind of citizen/CITIZEN and publicly object to and denounce any and all false demonyms and crimes and fraud perpetrated via semantic deceit whereas I, am the living American woman, I keep the peace and I am owed the public law by all who are accountable to the law, and it is my duty to report crime and to uphold the public law;



Congress Critter Cover Letter

- TO DO: This page is a work in progress!
- Add committee letter
- 3 versions
 - 1st version is based on 3826. Debt Redemption <http://annavonreitz.com/debtredemption.pdf>
 - 2nd version is mix of 1st and 3rd
 - 3rd version
 - Still needs “sample”
- TO DO: You can send your CCs to the “Committee on Oversight and Accountability” chair persons instead of your local Congress critters if you prefer.
 - <https://oversight.house.gov>
 - <https://oversight.house.gov/subcommittee/full-committee/>
 - Representative James Comer, Chairman, Committee on Oversight & Accountability, 2157 Rayburn House Office Building, Washington, D.C., 20515-6143
 - See **House Committee on Oversight and Accountability 2023 Committee Members** section at end of document.

Current (January 2023) Washington Debt Redemption Working Group plan:

- Short cover letter to Congress (see below)
- Enclose a copy of your Internal Revenue Service MOCEE letter
- Optionally A one page sample of what we are sending to the Internal Revenue Service e.g. a Sample Money Order (voided) with Sample Billing Statement. Do not sending actual copies.
- Optionally notify them of your monthly offset and your total offset. May be useful later when claiming that they did not honor the remedy for \$X amount.

References

3826. Debt Redemption <http://annavonreitz.com/debtredemption.pdf>

See Article 3769 <http://annavonreitz.com/ourremedies.pdf>

4 Sample Congressional Letters Follow

#	Variant
#1	TO DO
#2	TO DO
#3	TO DO

#4	TO DO
----	-------



Tracking # {MailTrackerOrYourFileNumber}
First Middle Last
Care Of: 1234 Some Street
Olympia, Washington
Near Postal Code [99999]

Representative Adam Smith
2264 Rayburn Office Building
Washington, DC 20515

March 31, 2023

Notice of Mutual Offset Credit Exchange Exemption (M.O.C.E.E.) and Payment Tender Directive per the Public Law

Dear Congressman,

The living men & women are owed the

The American people are owed the remedies provided by Public Law ...

...

I am contacting you so that you and other members of this committee shall find out what we are supposed to do.

I live in original jurisdiction in your District and am owed the remedy to offset debt as per the Public Policy established in 1933 by House Joint Resolution 192 and as codified in Federal Public Law 73-10 and 48 Stat. 112. Congress has not provided instructions as to how Americans are to offset debt when corporations present billing statements with coupons in lieu of true bills.

Since 1933 people have been effectively denied access to these remedies established in the Public Law, because we have not been provided with this information, and even if we figure out how to properly "accept" such debt coupons, we are not told where to send them. In effect, you have given us a remedy, but no means to apply it and no means to actually pay a debt after you and your colleagues have forestalled the use of actual money in this country.

I am contacting you in hopes that you will know or can find out what we are supposed to do when government agencies and franchise corporations send us billing statements for debts we literally cannot pay, and where we are supposed to send "accepted" billing statements for processing?

Be advised I am not your constituent. I am your employer. I am a publicly recorded un rebutted birthright Floridian and member of the General Public living on Washington. I am not a U.S. Citizen. I am not a citizen of the United States.

Your cooperation will ensure that every time a successful M.O.C.E.E. redemption occurs, your national debt is reduced. Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.

All Rights Reserved Without Prejudice

By: _____

By: First Middle Last

cc:

- Congressional District Senator #1 First Last
- Congressional District Senator #2 First Last
- JAG ?





Tracking # {MailTrackerOrYourFileNumber}
First Middle Last
Care Of: 1234 Some Street
Olympia, Washington
Near Postal Code [99999]

Representative Adam Smith
2264 Rayburn Office Building
Washington, DC 20515

January 28, 2023

Notice of Mutual Offset Credit Exchange Exemption and Payment Tender Directive per the Public Law

Dear Congressman,

I live in original jurisdiction on Washington and live in your District and am owed the remedies provided by Public Policy established in 1933 by House Joint Resolution 192 and codified in Federal Public Law 73-10 and Chapter 48 of the United States Statutes-at-Large 48 Stat 112. These laws have been on the books for over ninety (90) years. Now that you have been informed, it is criminal to willfully ignore. Be advised that once you have been informed, it is criminal to willfully ignore this demand for remedy.

Congress has not provided clear instructions as to how we are to recognize coupons or vouchers and process them for redemption with the billing statements we typically receive. Since 1933 people have been effectively denied access to these remedies established in the Public Law, because we have not been provided with this information, and even if we figure out how to properly "accept" such debt coupons, we are not told where to send them. In effect, you have given us a remedy, but no means to apply it and no means to actually pay a debt after you and your colleagues have forestalled the use of actual money in this country.

All Principals and Agents have been duly noticed since 2014. As a Congressional Officer, you are responsible for providing, explaining and facilitating this remedy to any and all departments, agencies, bureaus, divisions, instrumentalities, offices, and agents involved to ensure prompt implementation. The proper administration of the M.O.C.E.E. between the United States Treasury, the Internal Revenue Service and all billing parties is your direct responsibility and may not be delegated. Congressional Officers failing to facilitate the exemption within thirty-days (30) will be in dishonor of their international obligations. There is no excuse for any further delay or avoidance. Consistent, successful redemptions shall be proof of performance by all parties.

Each month, I will submit canceled billing statements with corresponding Money Orders to the Internal Revenue Service for redemption via the United States Treasury for corporate bills (see enclosed sample). If you have any questions you may write me at the address above.

Be advised I am not your constituent. I am your employer. I am a publicly declared and recorded, unrebuted birthright American and member of the General Public. I am not a U.S. Citizen. I am not a citizen of the United States.

Your cooperation will ensure that every time a successful M.O.C.E.E. redemption occurs, your national debt is reduced.

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.

All Rights Reserved Without Prejudice

By: _____

By: First Middle Last

cc:

- Congressional District Senator #1 First Last
- Congressional District Senator #2 First Last
- JAG ?





Tracking # {MailTrackerOrYourFileNumber}
First Middle Last
Care Of: 1234 Some Street
Olympia, Washington
Near Postal Code [99999]

Senator Patty Murray
154 Russell Senate Office Building
Washington DC 20510

January 28, 2023

Notice of Mutual Offset Credit Exchange Exemption and Payment Tender Directive per the Public Law

Dear Senator,

On behalf of Americans, each state Assembly across the country is enforcing the administration and implementation of the Mutual Offset Credit Exchange Exemption (M.O.C.E.E.) as remedy per Public Policy established in 1933 by House Joint Resolution 192 and as codified in Federal Public Law 73-10 and Chapter 48 of the United States Statutes-at-Large 48 Stat 112. **These laws have been on the books for over ninety (90) years. Now that you have been informed, it is criminal to willfully ignore.**

All Principals and Agents have been duly noticed since 2014. As a Congressional Officer, you are responsible for providing, explaining and facilitating this remedy to any and all departments, agencies, bureaus, divisions, instrumentalities, offices, and agents involved to ensure prompt implementation. The proper administration of the M.O.C.E.E. between the United States Treasury, the Internal Revenue Service and all billing parties is your direct responsibility and may not be delegated. Congressional Officers failing to facilitate the exemption within thirty-days (30) will be in dishonor of their international obligations. There is no excuse for any further delay or avoidance. Consistent, successful redemptions shall be proof of performance by all parties.

Each month, I will submit canceled billing statements with corresponding Money Orders for the Internal Revenue Service to redeem through the United States Treasury for bills (see enclosed sample). If you have any questions you may write me at the address provided.

Be advised I am not your constituent. I am your employer. I am a publicly declared and recorded, unrebutted birthright American and member of the General Public. I am not a U.S. Citizen. I am not a citizen of the United States.

Your cooperation will ensure that every time a successful M.O.C.E.E. redemption occurs, your national debt is reduced.

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.

All Rights Reserved Without Prejudice

By: _____

By: **First Middle Last**

cc:

- Congressional District Senator #1 **First Last**
- Congressional District Representative **First Last**





Tracking # {MailTrackerOrYourFileNumber}
First Middle Last
Care Of: 1234 Some Street
Olympia, Washington [99999]
January 28, 2023

Senator Dianne Feinstein
United States Senate
331 Hart Senate Office Building
Washington, D.C. 20510

Subject: Notice of Mutual Offset Credit Exchange Exemption (M.O.C.E.E.) and Payment Tender Directive per the Public Law

Dear Senator,

I recently presented certain billing statements to the Internal Revenue Service for the processing of their payment coupons and their money orders to offset the “debt” per the public policy of United States House Joint Resolution 192, of the Public Law 73-10 and of the United States Statutes-at-Large 48 Stat 112. Since the Congress has not provided the specific instructions of the remedy under the Public Law, then I will continue to present the billing statements each month in the good faith to the Internal Revenue Service for the processing of the Mutual Offset Credit Exchange Exemption (M.O.C.E.E).

As a Congressional Officer, you are responsible for prompt administration of the public law by providing, explaining and facilitating the process of the remedy to all departments, agencies, bureaus, divisions, instrumentalities, offices, and agents. I will consider the facilitation of the exemption within thirty-days (30-days) to be an honorable discharge of your international obligation. If you require further information to process my directive for the remedy, please contact me at the Bremerton postal address, which is a temporary mailing address due to my family circumstances.

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.

All Rights Reserved Without Prejudice

By: _____

By: First Middle Last

Credentials:

<https://verify.americanstatenationals.us/>

Enter: First Middle Last

cc:

- Congressional District Senator #1 First Last
- Congressional District Representative First Last



Congressman Bryan Steil & Senator Ron Johnson

On behalf of Americans, each state assembly across the country is enforcing the administration and implementation of the Mutual Offset Credit Exchange Exemption (M.O.C.E.E.) as remedy per Public Policy established in 1933 by House Joint Resolution 192 and as codified in Federal Public Law 73-10 and Chapter 48 of the United States statutes-at-Large 48 Stat 112. These laws have been on the books for over ninety (90) years.

You have been informed & it is criminal to willfully ignore. All Principals and Agents have been duly noticed since 2014. As a Congressional Officer, you are responsible for providing, explaining and facilitating this remedy to any and all departments, agencies, bureaus, divisions, instrumentalities, offices, and agents involved to ensure prompt implementation. The proper administration of the M.O.C.E.E_ between the United States Treasury, the Internal Revenue Service and all billing parties is your direct responsibility and may not be delegated. Congressional Officers failing to facilitate the exemption within thirty-days (30) will be in dishonor of their international obligations. There is no excuse for any further delay or avoidance. Consistent, successful redemptions shall be proof of performance by all parties. Each month, I will submit canceled billing statements with corresponding Money Orders for the Internal Revenue Service to redeem through the United States Treasury for bills. If you have any questions, you may write me at the address provided.

Be advised I am not your constituent. I am your employer, one of the General Public. an actual American State National - a political status that arises from actual nationality within a Sovereign Organic State, and which is not a condition defined by or conferred by any legislative act or Federal Code. I am claiming my Reversionary Trust Interest, Exemptions, and owed every iota of the guarantees provided by the Federal Constitutions. My documents that have been published on the public record affirming as such & can be viewed here <[URL](#)>

Your cooperation will ensure that every time a successful M.O.C.E.E. redemption occurs, your national debt is reduced.

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.

All Rights Reserved hour Prejudice



Company CFO Cover Letter

TO DO: This page is a work in progress!

- Send if credits are not applied after 30 to 60 days.
- Before sending the CFO Letter Check with company for credits via phone, email, online.
- ROUGH DRAFT

We should use the "Set Off & Demand Letter for this cover letter as it has all elements we need!"

TWO LETTERS

*** SOAD to the CFO**

*** Letter to the Billing "center" requiring excess credit to be reimbursed**

TO DO

Something like:

Dear Company CFO,

This is your notice that I am requiring the Internal Revenue Service to offset the public debts charged to FIRST M. LAST as per United States House Joint Resolution 192 and Statutes-at-Large 73-10, 48 Stat 112.

Strategy Summary

We send the canceled coupon w/ money order to the Internal Revenue Service to make payment/offset via the United States Treasury. Presumably the credit will be applied by the United States Treasury; however, it is also most likely that the Credit Card company will pretend to not be able to find the credit. After several months of applying your credits you will write the Billing Department asking where all these credits are that were applied via the United States Treasury. If they respond with a nonsense we do not know what you are talking about then you can send a 2nd letter to the Billing Dept with CC to the CFO that they had better start an internal audit cause it seems like their accounting system is having problems and this is a serious issue for a financial company. If after that they still cannot find your credits then you inform them that you will be initiating an audit on them via the Internal Revenue Service and the United States Treasury and filing complaints with the Financial Protection Bureau and other places (Secret Service?) TBD.

And for those wondering how we know that credits were applied, I think that silence from the Internal Revenue Service is their form of acquiescence - "telling" you that they applied the credits ...

In the shoes of the CFO

Think about those credits from the Company/CFO side. Having us apply them is a major PAIN for them as they have presumably been double dipping for years! So lets say you offset your November electric bill with the Internal Revenue Service/United States Treasury. Mr CFO already double dipped that November bill! Now he gets another "payment" from the United States Treasury! Now there is proof of fraud in his accounting system. How is he going to clean that mess up? Imagine his nightmare

unfolding. And he has already booked that revenue? He is going to have to adjust the books? And most likely Q4 accounting already closed. Their shenanigans are going to strangle them. That is why they are going to hide & fight to the very last moment. They are up to their ears in high crimes

Strategy for my Account got Closed

1. Certification of Account [if closed]

Strategy for my Credits Are Missing

2. MOCEE(s) sent
3. Follow up Billing Department Inquiries [phone & online] after 30 to 60 days with the various corporations
4. Send CFO “FYI 1 pager letter”
5. Billing Department Letter #1: asking for Account Balance Check
6. Billing Department Letter #2: Looks like an internal audit is needed cause you’ all cant find the credits [CFO CC]
 1. Billing Department Account Balance Letter / Balance & Statement Transaction History
Request: It looks like my account is missing credits. Please investigate. There are X “payments” from United States Treasury [facilitated by via Internal Revenue Service] which I don’t see. Where is my credit? If I don’t hear back in 30 days I will initiate an audit with the Internal Revenue Service. [CC the CFO]
 2. Request a Trial Balance [actual debits/credits on their internal accounts, should show any hidden accounts, could imply double bookkeeping]
 3. Mr CFO: If you do not honor these debt offsets, then you are in **Contempt of Congress** (there are several levels of Contempt of Congress): an individual intentionally interferes with Congressional action, 1857 Statutory Contempt Procedure
7. Letter #3 “Notice of Audit” initiated with the IRS to CFO.
 1. CC IRS, CC United States Treasury, [Bureau of Consumer Protection](#)
 2. Your internal investigation was not satisfactory! How is it possible?
 3. “Notice of Audit” initiated with the IRS to CFO.
 4. Trace Payment

Corporate / CFO Letters Summary Table

#		
#1	Billing: Where are my credits?	
#2	Billing/CFO: You need to do an internal audit	
#3	Billing/CFO/IRS: Notice of Audit (IRS audit initiated)	
	SOAD Set Off and Demand Letter	

Instructions for Company Set-off and Demand Letter (SOAD)

This is a set-off and demand (SOAD) letter for a man born on Florida living in Iowa.

Replace all highlighted fields as needed.

123456789 – Is your Social Security Number without dashes and an asterisk before and after. This is your exemption account. Note that in your “Banker’s Cancellation Stamp” this is called the Exemption ID and does not have asterisks. Do not change the formatting in the SOAD letter or your Banker’s Cancellation Stamp. Both the SOAD and stamp have been vetted and are correct.

TO FIGURE OUT:

- what is the purpose / side effect of the 1099-OID
- W-9 is a request for EIN – which could be used “audit” them I suppose

--- original instructions ---

An Example of a Set-Off Demand Letter in a Court Scenario

This should be counter-offered to any Warrant, Summons, Case Docket, etc., presented by their courts operating outside their limited jurisdiction.

The information contained herein can also be used to respond to other “forms of currency” as shown in context. Areas that may need specific information, like the State where you were born, or your Registered Mail Number are indicated by highlighted areas that need to be changed. If you are living in an Eastern State, you will need to edit out the material about the recent enrollment of the Western States, as it does not apply to your States.

Efforts are underway to streamline this process and release Americans who have been cashiered under it.

WHERE IT SAYS [ACCOUNT NUMBER], IS YOUR SS# WITHOUT DASHES INSERTED IN LIKE THIS *123456789*, THIS IS HOW YOUR EXEMPTION # IS DEFINED.

WHERE IT SAY SUBJECT: PUT IN THE BILL, TICKET, CC NAME OF THE COMPANY AND ACCOUNT# TICKET# WARRANT# ETC...

WHERE IT SAY [BORN STATE], IF YOU WHERE NOT BORN ON ONE IF THE 50 STATES OF THE UNION INSERT THE STATE YOU WHERE NATURALIZED ON, IF NOT NATURALIZED, THEN YOU USE YOUR ADOPTED STATE.

ALWAYS ATTACH THE WAR-RANT, SUMMONS, CREDIT CARD, BILLING STATEMENT ETC AND IN THE TOP RIGHT CORNER OF THAT INVOICE WRITE “EXEMPTION ACCOUNT NUMBER *123456789*”, USING GOLD INK OR IF YOU DON’T HAVE AN GOLD INK PEN USE BLUE. ALWAYS REMOVE HIGHLIGHTS BEFORE PRINTING!

Registered Mail No: RB 123 456 789 US
First Middle Last
Non-domestic Post Location
In care of: Your Street
City, Iowa [Zip Code]

CFO Name
Company Name
Street Address
City, State [Zip Code]

January 28, 2023

Subject: Your Subject Here

Dear Sir/Madam:

Pursuant to Corpus Juris Secundum Estate and Trust Law: “Any administration on the Estate of a living person is void; if it is made to appear that the person was in fact alive at the time such administration was granted, the administration is absolutely void.”

Company Name is currently engaged in such void proceedings with reference to my name and estate. This is your complete, correct, and full disclosure of liability.

Within the parameters of international law, I am a Lawful Person, a living American born on Florida, and I am recorded as a member of The Iowa Assembly, and not an infant decedent estate, not a Cestui Que Vie ESTATE, not a Public Transmitting Utility, and not any form of incorporated entity at all; this is my Good Faith effort to assist your company with the discharge/set-off of the indebtedness it has acquired, and is certified verification of “payment” having been made for the amount tendered by my signatory authority.

As an American State National living on Iowa and as the recognized “Authorized Representative” of the Territorial and Municipal estate interests and the specific account your corporation is attempting to administer and which it is attached to, please be advised of the following as you are hereby warranted and directed to set off the indebtedness against the Estates’ Private Social Security Exemption account *123456789* written on the attached billing statement pursuant to the following, which you are bound by Constitutional and Trust Law to uphold:

It is an established fact of congressional and International record that the United States, (28 U.S.C.:3002), and United States of America (file number 2193946), are under bankruptcy and International Law, having been dissolved by the Emergency Banking Act, March 9, 1933, 48 Stat. 1, Public Law 89-719, declared by President Roosevelt, as being bankrupt and insolvent, House Joint Resolution (H.J.R.) 192, 73rd Congress in session June 5, 1933-joint resolution to suspend the Republics’ Constitutionally-mandated and agreed upon gold standard and abrogate the gold clause... et cetera.



For your information, Public Law 73-10 makes it clear that your company cannot require payment in a particular kind of coin or currency:

“...every provision contained in or made with respect to any obligation which purports to give the obligee a right to require payments in gold or a particular kind of coin or currency, or in an amount in money of the United States measured thereby, is declared to be against public policy; and no such provision shall be contained in or made with respect to any obligation hereafter incurred.”

Public Law 73-10 also makes clear the fact that debts cannot be paid off they can only be discharged:

“Every obligation, heretofore or hereafter incurred, whether or not any such provision is contained therein or made with respect thereto, shall be discharged upon payment, dollar for dollar, in any coin or currency which at the time of payment is legal tender for public and private debts.”

In addition Public Law 73-10 further states:

"All coins and currencies of the United States (*including* Federal Reserve notes and circulating notes of the Federal Reserve banks and national banking associations) heretofore or hereafter coined or issued, shall be legal tender for all debts, public and private..." [Italics added]

The use of the word “*including*,” indicates that other things may also be valid currency. Just because other forms of payment are not listed does not exclude them from being valid forms of legal tender. You will notice that checks and credit cards are acceptable, but these instruments are not listed.

The validity of H.J.R. 192 (Public Law 73-10) was upheld in the Supreme Court case of GUARANTY TRUST CO. OF NEW YORK v. HENWOOD, 307 US 247 (1939). This case held that H.J.R. 192 is lawful.

These are all actions pertaining to your present and immediate antecedent corporations to which you are Successors and any Successors that follow; in effect, it makes all corporate and incorporated entities operating in this country or under our charters the debtors of the American States and People. This means that the State of **Florida**, Inc. is the Debtor with respect to me.

I am your Priority Creditor. Likewise, I am your Employer, not your co-worker and not your dependent.

Due to the Private Certificate of Birth, Social Security and Driver License accounts having been held in Trust for use as currency credits with the grantor (me) as the beneficiary of them in the capacity as Private Banker (Authorized Representative) to issue drafts and order monies from them, and pursuant to: the declared bankruptcy of the United States under Public Law 10: Chap. 48, 48 Stat. 112 formerly H.J.R. 192 of June 5, 1933 of 31 U.S.C. 5118(d)(2), the Emergency Banking Relief Act of March 9, 1933, and Public Law 73-1, 48 Stat.1., **all forms of currency are an individual's credit** per Public Policy, PL 73-10 and are the said individuals' Estate property in accord with Corpus Juris Secundum Trust Law.

In accord with all laws known to man and as a beneficiary of the imposed bankruptcy of my Federal Subcontractors and their State-of-State franchise Subcontractors, this referenced ***123456789*** transaction is warranted and directed to be redeemed/processed in lawful money pursuant to your



Federal Title 12 U.S.C.: Section 411, by my authority as the living receiver, and in my capacity as Private Banker empowered to issue the Estates' credit.

Living lawful people are not dead and are not to be presumed to be "infant decedents" in the sense of having relinquished their inheritance by any proxy, and not to be construed as corporations or incorporated entities, either. Any such interpretation of my living presence or abuse of judicial discretion in a non-judicial court setting contrived under color of law amounts to well-recognized international crimes including personage, barratry, identity theft, unlawful conversion, conspiracy to evade constitutional obligations, inland piracy, racketeering and more.

Pay special attention to 27 CFR 72.11 with respect to the obligations of ~~non-judicial courts~~ corporations engaged in debt collection from the Territorial and Municipal citizenry, and the definition of appurtenant crimes: "Commercial crimes. Any of the following types of crimes (Federal or State): **Offenses against the revenue laws; burglary; counterfeiting; forgery; kidnapping; larceny; robbery; illegal sale or possession of deadly weapons; prostitution (including soliciting, procuring, pandering, white slaving, keeping house of ill fame, and like offenses); extortion; swindling and confidence games; and attempting to commit, conspiring to commit, or compounding any of the foregoing crimes.** Addiction to narcotic drugs and use of marijuana will be treated as if such were commercial crime."

All fifty State Assemblies are now properly populated and in Session, with the result that the presumption of Territorial custodianship is overturned.

There is, therefore, no presumption of authority available to the Territorial or Municipal Governments with respect to Floridians or American State Nationals, that is, the General Populace, apart from those delegated tasks and responsibilities set forth by their respective Constitutions: The Constitution of the United States and The Constitution of the United States of America, to which Florida is now a Party and which I, as a Floridian and as an American State National, have every right to enforce.

This is your full, complete, and correct Notice that the Company Name referenced in this communication and its Officers are all in violation of my constitutional guarantees per Article IV-protection of my person from unlawful arrest and detainments, Article VI which makes it clear that this is the Supreme Law of the Land on which I stand under the Public Law, and Amendment XI of both Constitutions, which makes it clear that no American is subject to foreign law, that is, code, regulation, or statutes published by corporations that are in fact my Debtors and Employees.

Here is what your Supreme Court had to say...

"The common law is the real law, the Supreme Law of the land, the codes, rules, regulations, policy and statutes are not the law." Self v. Rhay, 61 Wn (2nd) 261.

Furthermore, as a remedy to the repeated bankruptcies, the discharge/set-off of indebtedness and expenses by ones Autograph (signature) against these pre-funded Trust accounts is the original intent and IS what every corporation IS legally bound to allow all People to do, as this is in accordance and compliance with the aforementioned Public Policies, Uniform Commercial Code (U.C.C.) 3-603(b), U.C.C. 3-402, U.C.C. 3-104: A draft order to pay money, Title IV § 401 (FRA), U.S.C. Title 12, U.S.C. Title 28 §§1631, 3002, CFR1901.508, National Currency Acts of 1863 and 1864 and the Foreign Sovereign Immunity Act under necessity.



All corporate entities are subject to the Public Law and Public Policies of the bankruptcy with the account attendants/finance manager/CFO in the position of Public Servant/Comptroller and being held to the responsibility of ensuring all transactions are properly brokered through the banks Treasury/Fed window for set off/discharge, also known as Mutual Offset Credit Exchange Exemption (MOCEE) which helps reduce the debt liability of the United States (28 U.S.C. 3002) and the United States of America, Inc.

This obligation applies to the incorporated commercial banks, the State of Florida, Inc. and all incorporated Court and Court Officers, also.

Under such a system, all remittances, payment coupons, certificates, docket sheets, billing statements, account statements, warrants, charging documents, bonds and the like are species of currency/negotiable instruments – and they are all being drawn against my assets.

Any corporate entity that demands a specific form of payment is in violation of the U.S. bankruptcy, associated Public Policies, and International Law wherein is stated that **‘under the bankruptcy no one can demand a specific form of payment’ as there is no lawful money in circulation.**

I hereby require and demand a 1099-OID and W-9 upon the discharge/set-off of the above referenced debt owed by the State of Florida and its Territorial citizenry – of which I am not a part or member. This should also be credited as a Tax Credit to the benefit of the affected corporations, thereby reducing their National Debt.

Dishonor of your corporate duties as a public servant to the bankruptcy after receipt of this order and notice from the “Authorized Representative” will result in your corporation being reported to the Office of the Comptroller of the Currency, Treasurer of the United States, Internal Revenue Service, Secretary of State, Secret Service and other authorities who are responsible for the conduct and discipline of non-judicial “courts” or corporations engaged in collection activities in support of the bankrupt corporations. This matter is hereby adjourned.

Returned in Honor, without recourse or prejudice

For: FIRST M. LAST

By: _____

Authorized Representative





Tracking # {MailTrackerOrYourFileNumber}
First Middle Last
Care Of: 1234 Some Street
Olympia, Washington, Near Postal Code [99999]

CapitalOne
PO BOX 666
Sin City, NV 33633

January 28, 2023

Attention: Payment & Processing / Billing / Services Center

Notice of Placeholder Payment:

i., John Mark Doe, Authorized Representative, have submitted payment to the Internal Revenue Service for the account summary coupon/billing statement for this account, and have notified your company CFO of the lawful transaction accordingly; I have enclosed conditional payment as a placeholder payment to keep my account active and in good standing until such time as the funds are issued to CapitalOne for the amount of the instrument tendered to the Internal Revenue Service;

When CapitalOne receives its payment from the Internal Revenue Service, CapitalOne is required to apply that payment to account: (xxxxxxxxxxxx); CapitalOne will then be required to promptly reimburse the lawful person named on this account for the conditional payment I have enclosed here as placeholder payment so as not to incur or accumulate credit on the account, and whereby the amount of the conditional payment is a courtesy payment and is owed to me and to be returned to me at such time;

Reimbursement shall be issued to the lawful person named on the account in the form of a check, made payable to John Mark Doe and sent to the mailing address in care of: c/o John Mark Doe 17799 St NW, City (enter contracted state abbreviation) Near Postal Extension [xxxxx];

Please note this in my account record so that other employees/representatives processing the payment or issuing the subsequent check are properly informed to avoid confusion or delays;

You may direct any questions you have regarding this process to the company Chief Financial Officer as he/she has been properly noticed of the Mutual Offset Credit Exemption Exchange (M.O.C.E.E.); Also note that this account may not be closed without my written prior consent (fee schedule applies); In accordance with International Uniform Commercial Code, CapitalOne is required to accept the instrument as tendered payment, and as endorsed by law to discharge the debt amount as indicated on the payment coupon submitted to the Internal Revenue Service and redeemed through the U.S. Treasury respectively, and whereby this placeholder payment is merely a courtesy payment to be refunded at such time;

Notice to Agents is notice to Principals and Notice to Principals is notice to Agents: Closing this account without my express written permission will result in a fine (\$100,000,000.00 per fee schedule violation);

I retain all rights without prejudice and enforcement authority and fee schedule is available on the public record or by request;

Thank you in advance for your assistance, and making the necessary notes in my account records to ensure a prompt refund upon receipt of funds from the Internal Revenue Service;

Notice to Agents is Notice to Principals. Notice to Principals is Notice to Agents.

All Rights Reserved Without Prejudice

By: _____

By: First Middle Last



Mail Options

The best reference for all USPS options see [USPS Notice 123](#)

Priority Mail

~\$10 with free tracking

Recommended for large MOCEE sandwiches

For me the big "advantage" to Priority Mail is less hassle i.e. you can get the Priority Mail 12.5" x 9.5" envelopes for free (and they will even send them to you https://store.usps.com/store/product/shipping-supplies/priority-mail-flat-rate-envelope-P_EP_14_F), you get free tracking (kept for 4 months I believe) and you can order 50 tracking labels for free (https://store.usps.com/store/product/shipping-supplies/usps-tracking-label-P_LABEL400). Slap on \$10 in stamps and put it into the Post Office mail slot and you are good to go. Only reason to go to the counter is to 2x check if you need more postage due to weight

1st Class Mail

Recommended for Congressional Notices

1st Class Mail with Certificate of Mailing [Form 3817]

Recommended for "small" MOCEE sandwiches

Recommended for corresponding with CFOs and/or Billing Departments

Registered Mail

~\$20

Recommended for important bills where you may need to bring proof of payment into court

Priority Mail is on the Land & Soil and is suffice! Registered Mail is not need for your MOCEE! In Fact, you can send your MOCEE set-offs first class mail with form 3817, Certificate of mailing which is L&S also. Also, please stop using form 3811 for its a waste of money and you do not receive them back around 60% of the time. Instead, do the Electronic Return Receipt for half the cost and get the RR instantly (emailed Printable) when delivered.

Mailings

You will do several mailings. Assume we have N bills.

The most important mailing is to the Internal Revenue Service as they “pay the bills” / balance the books. This mailing can contain multiple bills from various companies. Since you are sending originals that cannot be replaced, tracking is a good idea. If you absolutely require proof of payment for very important bills like property tax or mortgage payments, you may want to go with Registered Mail (~\$20). For regular bills, Priority Mail (~\$10) which comes with free tracking is fine. Notice your Congressional District (Washington D.C.) senators and representative of the fact that you are requiring your “Statutes-at-Large 73-10, 48 Stat 112” remedy. This is an ask from Anna because the Congressional Delegates are responsible for providing, explaining and facilitating this remedy. If they do not, then their Congress stands in dishonor and are guilty of crimes of state that have made been legal via the remedy.

Each Company CFO is courtesy copied with copies of their bills that the Internal Revenue Service will be paying.

Addressee	Address	Contents	Mailing	Priority
Internal Revenue Service	Internal Revenue Service Stop 4440 PO Box 9036 Ogden, Utah 84201	- Internal Revenue Service Cover Letter - For each bill - original Cancelled Billing Statements - original Money Orders	Tracking: Registered Mail ~ \$20 Priority Express Mail \$20 Priority Mail ~ \$10	Required for bills to be paid
IRS Technical Support Division	IRS Technical Support Division C/O Treasury UCC Contract Trust Internal Revenue Service 1500 Pennsylvania Avenue, NW Washington, DC 20220	- CC: Internal Revenue Service Cover Letter	No tracking: 1st class mail	Recommended. Lets Ogden know that someone is watching
Company #1 CFO	First Last, CFO Company #1 Address	- CFO Cover Letter - Copy of Internal Revenue Service Cover Letter - Copy of Cancelled Billing Statement - Copy of VOIDED Money Order	Tracking for Large Bills No tracking: 1st class mail \$0.02 General Post	If you do not get your credits.
Company #2 CFO	First Last, CFO Company #2 Address	- CFO Cover Letter - Copy of Internal Revenue Service Cover Letter - Copy of Cancelled Billing Statement - Copy of VOIDED Money Order	Tracking for Large Bills No tracking: 1st class mail \$0.02 General Post	If you do not get your credits.
...	
Company #N CFO	First Last, CFO Company #N Address	- CFO Cover Letter - Copy of Internal Revenue Service Cover Letter - Copy of Cancelled Billing Statement - Copy of VOIDED Money Order	Tracking for Large Bills No tracking: 1st class mail \$0.02 General Post	If you do not get your credits.
Congressional District Senator #1	First Last, U.S. Senator ... Washington D.C.	- Congressional Cover Letter - Copy of Internal Revenue Service Cover Letter - Optional anonymous sample Cancelled Billing Statement with voided Money Order	No tracking: 1st class mail \$0.02 General Post	Notice that remedy is required or they are in dishonor.

Warning: This document is provided as a best effort to document The American States Assemblies M.O.C.E.E. process. You are solely responsible for any coupons, money orders or letters that you produce. Educate yourself before proceeding.

Congressional District Senator #2	First Last, U.S. Senator ... Washington D.C.	- Congressional Cover Letter - Copy of Internal Revenue Service Cover Letter - Optional anonymous sample Cancelled Billing Statement with voided Money Order	No tracking: 1st class mail \$0.02 General Post	Notice that remedy is required or they are in dishonor.
Congressional District Representative	First Last, US Representative ... Washington D.C.	- Congressional Cover Letter - Copy of Internal Revenue Service Cover Letter - Optional anonymous sample Cancelled Billing Statement with voided Money Order	No tracking: 1st class mail \$0.02 General Post	Notice that remedy is required or they are in dishonor.
State District Senator	First Last, Senator ... Olympia, WA	- Congressional Cover Letter - Copy of Internal Revenue Service Cover Letter - Optional anonymous sample Cancelled Billing Statement with voided Money Order	No tracking: 1st class mail \$0.02 General Post	Notice that remedy is required or they are in dishonor.
State District Representative	First Last, Representative ... Olympia, WA	- Congressional Cover Letter - Copy of Internal Revenue Service Cover Letter - Optional anonymous sample Cancelled Billing Statement with voided Money Order	No tracking: 1st class mail \$0.02 General Post	Notice that remedy is required or they are in dishonor.
State District Representative	First Last, Representative ... Olympia, WA	- Congressional Cover Letter - Copy of Internal Revenue Service Cover Letter - Optional anonymous sample Cancelled Billing Statement with voided Money Order	No tracking: 1st class mail \$0.02 General Post	Notice that remedy is required or they are in dishonor.

Genuine Copy Templates

A Declaration of Genuine Copy may be useful if you do not have original Billing Statements. Making a Declaration of Genuine Copy should give more weight to your claims. This is only needed for copies of Billing Statements that you want to cancel and send to the Internal Revenue Service.

There are many variations of the declaration verbiage you can use but we will provide two alternatives here:

Declaration	Comment	Source
declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories	Declaring under penalty of perjury is stronger in commerce as per Maxim of Law: Sacrifice is the measure of credibility.	Declaration of Naturalization Act of July 1779
declare to the best of my knowledge and belief from without the United States	The actual land and soil jurisdiction courts operate on the principle of “Let your yes be yes and your no be no.” Instead of affidavits we use testamentary evidence and instead of swearing to anything under penalty of perjury, we use affirmations “to the best of our knowledge and belief from without the United States”.	Jural Assembly Handbook (page 19)

Instructions:

- Replace any highlighted text as needed
- Choose either the blue or red declaration verbiage and delete the other
- Delete the declaration verbiage separator ¶

Declaration of Genuine Copy for Enclosed Statement

Declaration of Genuine Copy of **Document Title**

I, **First Middle Last**, a living **man**, declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories | to the best of my knowledge and belief from without the United States that the enclosed **color/grayscale** reproduction titled **Document Title** is a genuine, correct, complete and unaltered copy of the original **billing statement** issued by **ACME Inc** on **January 2023**.

Autographed this ____ day of _____ 2023.

By: _____

First Middle Last

Declaration of Genuine Copy Printed on Statement

Declaration of Genuine Copy of **Document Title**

I, **First Middle Last**, a living **man**, declare under penalty of perjury under the Public Law of The United States of America and from without the United States and without the United States of America Territories | to the best of my knowledge and belief from without the United States that this **color/grayscale** reproduction titled **Document Title** is a genuine, correct, complete and unaltered copy of the original **billing statement** issued by **ACME Inc** on **January 2023**.

Autographed this ____ day of _____ 2023.

By: _____

First Middle Last

FAQ

1) Question: How much should we offset for Credit Cards

Answer: As per Teri: take the balance and divide by 12 months and make out the payment for that

2) Question: Which Billing Statements should I start with?

Answer: Start with your current monthly bills. You can work backwards if you like.

3) Question: Are 928 documents a requirement

Answer: No

4) Question: Can I use this process if I am a US citizen?

Answer: No

5) Question: If a monthly bill has several pages do we, send all pages, just the coupon page, or the coupon and cover page if they are on separate pages?

Answer: You would send all pages. If it says page 1 of 6 you send all 6 pages.

6) Question: What is the guidance for people who consistently pay their monthly credit card balances and do not carry and credit card debt month to month. We only offset (pay) the minimum amount as requested by the Credit Card company? For one of my cards, the minimum payment is like 1% of the balance which IMHO is tiny.

Answer: The Federation has asked at this time that we only MOCEE the minimum payment to accomplish the end result we are trying to achieve. Agreed, they may be small and you may choose not to do those.

7) Question: Does the Internal Revenue Service give any indication when they have processed a MOCEE sandwich? I am trying to figure out how we would tell that the Treasury has sent a credit to the Power Company so we can figure out if we need to go after the Power Company for applying the credit to our power "bill". Thanks!

Answer: No. The process may take 3-6 month to process through the IRS\Treasury. When the bill is processed you will see a credit on your bill\statement. You will hear nothing from either. The people who were successful got right on the corporations and kept their feet to the fire.

8) Question: How do you know to apply the pressure if you don't know that the credit was applied. Do you recommend that we send letters to the CFOs at the same time we send our MOCEE sandwiches? I was hoping to only do that if we don't see any credits.

Answer: This is a personal choice. Some people go right after the corporate CFOs. I give them 30 days and then I go after them. Bottom line we have to go after them.

9) Question: Do I need to send the complete Billing Statement or just the first page with the coupon/voucher?

Answer: Guidance from the SIA coordinator is to send the full Billing Statement with all pages.

10) Question: What do I do not have and cannot get an original Billing Statement?

Answer: SIA coordinators used original bills. You can try providing an affirmation of Genuine Copy. See Genuine Copy templates.

11) Question: The cover letter to the IRS is included in our first sandwich only, is this correct? Or is this letter supposed to be mailed each time we send the sandwich?

Answer: Internal Revenue Service Cover letter is sent with every sandwich. These are your instructions telling them what to do. Who knows what agent gets to process your file.

12) Question: Do we CC the Congressional CA Senator (Feinstein), my District Congressional Senator (District 32, Brad Sherman), and the IRS Technical Support Division in DC? And we send the same letter to them?

Answer: You send the congress critters their letter and enclose a copy of the cover letter you sent to the Internal Revenue Service. That should be enough.

13) Question: And when we do not get the offset after 3-6 months, then we send letters to the CEO/CFOs of each Bill we have?

Answer: After some months start with inquiries at the Billing Dept asking about where your credits are. Call or use internet first. Then write them a letter. When they give you the run-around, respond by telling them they had better investigate because they may have an issue with their accounting system - this is a serious matter so CC the CFO. When they still cannot "find" the credits, send mail to the CFO telling him you are initiating an audit with the Internal Revenue Service, United States Treasury and we will also figure out what agencies to inform.

14) Question: To confirm, we do not, YET, MOCEE Credit Card bills?

Answer: Personal choice as of March 2023. For sure do not pay the whole credit card off as they are likely to close it. You can experiment with paying the minimum and see what happens but be ready for them to close your account. If they do you need to have a strategy mapped out. That is still a work in progress.

15) Question: Some bills have my husband and my name on it. My husband is not a National, but I am. Can I still put the claim in for that bill? or does it have to have my name only?

Answer: As SIA coordinators, we did everyone's bills through our account as the Authorized Representative. "And 2 shall become 1": Mark 10:8. Through your wedding you become one so an ASN can MOCEE for the US Citizen spouse only, not the other way around.

16) Question: I have an LLC and I heard that we can ask for offset even for our companies. As long as it's been claimed as our company and I have to sign in the utility name. Is this correct and if I need to know anything else that goes along with that question, please let me know.

Answer: [SIA Coordinator] If you are an American you have to dissolve the LLC. personally, i do not MOCEE any of my private business expenses. It is my business and i am 100% responsible for it and don't need any help from anyone. I just need THEM to stay away from the wages/money i earn.

17) Question:

Answer:

18) Question:

Answer:

19) Question:

Answer:

20) Question:

Answer:

Glossary

- M.O.C.E.E.: "Mutual Offset Credit Exchange Exemption"
- U.C.C.: Uniform Commercial Code. The "laws" of commerce that have been adopted by all STATE OF STATES e.g. STATE OF ALABAMA.

References

- Article 3826. Debt Redemption <http://annavonreitz.com/debtredemption.pdf>
- Article 3769 <http://annavonreitz.com/ourremedies.pdf>
- Article 2987 <http://annavonreitz.com/funkybookkeeping.pdf>
 - Explanation of M.O.C.E.E. as remedy
- [Article 3234 The Bilateral Banking System 2.0](#)
- Article 3828 <https://annavonreitz.com/confirmed.pdf>
 - More info on tax coupon
- [Article 3575 International and Public Declaration of Possession by Right](#)
 - "under Public Law enforcement as of March 25th, 2022"
- Article 24 Final Judgment and Civil Orders with Final Addendums updated 10-14-14 <http://www.annavonreitz.com/finaljudgmentandcivilorders101414.pdf>
- Article 1135 House Joint Resolution 192 and Congressional "Intent" <http://annavonreitz.com/hjr192.pdf>
- [Article 1951 For the Alliance: From The Fiduciary of The United States of America](#)
- Original "Banker's Cancellation Stamp" example: IRS Voucher Example from TASA
 - Search for "Coupon/Voucher" on <https://tasa.americanstatenationals.org/next-steps-after-sending-your-revocation-letters/>
 - <https://mega.nz/file/41UwyL6I#OswOXh9NibgJJz7jLEuZVZwESPe0zhh6x11PA5hyJEA>
- USPS Price List Notice 123 <https://pe.usps.com/TEXT/DMM300/Notice123.htm>
- Priority Mail
 - Flat Rate Envelopes: https://store.usps.com/store/product/shipping-supplies/priority-mail-flat-rate-envelope-P_EP_14_F
 - Tracking labels: https://store.usps.com/store/product/shipping-supplies/usps-tracking-label-P_LABEL400
- Make your own "Banker's Cancellation Stamp" at <https://www.rubberstampchamp.com/>
- Search US Code, US Statutes at Large, U.S. Public Laws: <https://uslaw.link/>
- New Hampshire Training Videos
 - #1 <https://fccdl.in/HcnmFFRiGQ>
 - #2 <https://fccdl.in/DRMFbRXZWh>
 - #3 <https://fccdl.in/gZISkGxcp1>

- [Recording #4](#)
- United States Statutes at Large 48: <https://www.loc.gov/item/lsl-v48/>

House Joint Resolution 192

House Joint Resolution 192

United States Statutes at Large 48 Stat. 112 (Pub. Res 73-10)

<https://govtrackus.s3.amazonaws.com/legislink/pdf/stat/48/STATUTE-48-Pg112b.pdf>

[CHAPTER 48.]

JOINT RESOLUTION

June 5, 1933.
[H.J. Res. 192.]
[Pub. Res., No. 10]

To assure uniform value to the coins and currencies of the United States.

Uniform value of
coins and currencies.
Preamble.

Whereas the holding of or dealing in gold affect the public interest, and are therefore subject to proper regulation and restriction; and Whereas the existing emergency has disclosed that provisions of obligations which purport to give the obligee a right to require payment in gold or a particular kind of coin or currency of the United States, or in an amount in money of the United States measured thereby, obstruct the power of the Congress to regulate the value of the money of the United States, and are inconsistent with the declared policy of the Congress to maintain at all times the equal power of every dollar, coined or issued by the United

73d CONGRESS. SESS. I. CHS. 48, 49. JUNE 5, 6, 1933.

113

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) every provision contained in or made with respect to any obligation which purports to give the obligee a right to require payment in gold or a particular kind of coin or currency, or in an amount in money of the United States measured thereby, is declared to be against public policy; and no such provision shall be contained in or made with respect to any obligation hereafter incurred. Every obligation, heretofore or hereafter incurred, whether or not any such provision is contained therein or made with respect thereto, shall be discharged upon payment, dollar for dollar, in any coin or currency which at the time of payment is legal tender for public and private debts.

Any such provision contained in any law authorizing obligations to be issued by or under authority of the United States, is hereby repealed, but the repeal of any such provision shall not invalidate any other provision or authority contained in such law.

(b) As used in this resolution, the term "obligation" means an obligation (including every obligation of and to the United States, excepting currency) payable in money of the United States; and the term "coin or currency" means coin or currency of the United States, including Federal Reserve notes and circulating notes of Federal Reserve banks and national banking associations.

SEC. 2. The last sentence of paragraph (1) of subsection (b) of section 43 of the Act entitled "An Act to relieve the existing national economic emergency by increasing agricultural purchasing power, to raise revenue for extraordinary expenses incurred by reason of such emergency, to provide emergency relief with respect to agricultural indebtedness, to provide for the orderly liquidation of joint-stock land banks, and for other purposes", approved May 12, 1933, is amended to read as follows:

"All coins and currencies of the United States (including Federal Reserve notes and circulating notes of Federal Reserve banks and national banking associations) heretofore or hereafter coined or issued, shall be legal tender for all debts, public and private, public charges, taxes, duties, and dues, except that gold coins, when below the standard weight and limit of tolerance provided by law for the single piece, shall be legal tender only at valuation in proportion to their actual weight."

Approved, June 5, 1933, 4.40 p.m.

Clauses in obligations requiring gold, etc., payments declared contrary to public policy

No future obligation to be so expressed.

Payments to be made in legal tender.

Conflicting provisions repealed. U.S.C. p. 1003. Other provisions not invalidated.

Term "obligation" defined.

"Coin or currency."

National Economic Emergency Act, amended. Ante, p. 52.

Coins and currencies as legal tender.

Abrased gold coins, according to weight.

Anna's Writing on House Joint Resolution 192

Article 24 Final Judgment and Civil Orders with Final Addendums updated 10-14-14

[Line 2348]

49. Executive Order 6111 issued on April 20, 1933, prohibited people from exporting gold. The creditors (banks) claimed that all the gold in private hands in the Several (now 50) States no longer belonged to the State Citizens and other Inhabitants, as a result of having been pledged by corporate officers of the privately owned and operated United States of America, Inc. acting as deceitfully named State "Governors" so confiscation of privately held American gold resources was instituted under conditions of false pretense and semantic deceit by officers of a bankrupted privately owned and operated Trust Management Organization and their creditors, privately owned and operated international banks --- the World Bank (now IMF), IBRD, and Federal Reserve.

H.J. Res 192, 73rd Congress, First Session, principally prior enrolled as Public Law, U.S. Statutes at Large, Vol. 1, Public Acts, 3rd Congress, 2nd Session, Chapter 48, especially 48.48.112 --- This is the commercial remedy that the perpetrators were required to create to make their confiscation of private gold and hypothecated titles to private land and business holdings "legal". This remedy like the underlying surreptitious hypothecation of debt and claims against private property made by the officers of the United States of America, Inc. against the American Nationals was never widely circulated or disclosed for obvious reasons. Unaware of how they'd been injured and abused by those obligated to act as their Trustees, the inhabitants of the land were equally unable to access this remedy, which was for the government corporation to literally prepay all debts owed by the *foreign situs* trusts created to stand as sureties of the United States of America, Inc. Like irresponsible teenagers promising to make the payments on a car, the US Congress "resolved" to pay its debts in such a way that the secondaries --- the presumed co-signers on their loans, the *foreign situs* trusts they named after American Nationals --- would never default, and in theory, the living American Nationals would never be dunned or otherwise impacted by their fraudulent semantic deceits and false claims.

In actual practice, the voucher and coupon system which should have been ubiquitously implemented never was, and the Internal Revenue Service, the agency responsible for both collecting taxes and dispensing credit owed individual accounts was split into two distinct and separate entities, the Internal Revenue Service operated by the Federal Reserve and the IRS operated by the International Monetary Fund, which colluded to confuse and defraud the living people, billing them "as if" they owed the tax bills and forcing them to pay the debts of the make-believe *foreign situs* trusts operated under their names using Federal Reserve Notes, a process that not only failed to pay the debts of these "fictional citizens" of the United States of America (Minor) but left the American Nationals even further in debt as a result of interest and service fees and import duties charged by the same banks.

Article 1135 House Joint Resolution 192 and Congressional "Intent"

...

Their allowance that we could, if we so chose, exercise our natural exemption from their jurisdiction and could also invoke our "reversionary trust interest" in our own birthright inheritance and assets and take them all back, allowed them to claim that if we failed to do so, then obviously we were going along with their scheme and voluntarily "donating" our assets to them.

This is why the IRS processes all your tax payments as "Gift and Estate Taxes".

The obvious fault with this is that nobody ever told us a word about it. The American People were not notified. No explanation vaguely approaching "full disclosure" was ever offered. No administrative process clearly telling anyone how they could invoke their "reversionary trust interest" was ever provided. There are vague and dubious references to "mutual offset credit exchanges" suggesting that somewhere, somehow, one could exchange a debt owed to the Federales for a debt owed by the Federales ---a sort of no-money-changes-hands settlement of mutual claims --- but that's about it.

...

Article 3234 The Bilateral Banking System 2.0

Such offset was guaranteed under the National Emergency Banking Act of 1934 and defined as a "Mutual Offset Credit Exchange Exemption"--- which the same villains have avoided paying all these years by a simple crime of impersonation and false registration of their American Employers as British Territorial U.S. Citizens and dual Municipal citizens of the United States, too.

What, you may ask, is a MOCEE? It's what happens when two people owe each other debts, and swap the debts. You owe me a hundred dollars. I owe you ten dollars. So, instead of paying you, I say, okay, now you only owe me ninety dollars. That's a MOCEE and that option of paying public debts is what Americans have been owed since 1934.

The essence of the crime against the American People is to deny them their offset credit option based on the self-interested and fraudulent legal presumption that all the Americans chose en masse to become British Subjects, and therefore are owed no Mutual Offset Credit Exchange Exemption.

Uniform Commercial Code (U.C.C.) 3-603

In accordance with [U.C.C. 3-603](#), payee is required to accept the payment coupon as endorsed by law to discharge the “debt” amount as indicated on the payment coupon/money order:

(810 ILCS 5/3-603) (from Ch. 26, par. 3-603)

Sec. 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 indorser or accommodation party having a right of recourse with respect to the obligation to which the tender relates.

Also See [U.C.C. 3-104 Negotiable Instrument](#).

House Committee on Oversight and Accountability 2023

Committee Members

The Honorable James Comer - KY Chairman
Committee on Oversight and Accountability
2157 Rayburn House Office Building
Washington, DC 20515

**The Honorable James Raskin - MD
Ranking Member**
Committee on Oversight and Accountability
2242 Rayburn House Office Building
Washington, D.C. 20515

The Honorable Jim Jordan - OH
Committee on Oversight and Accountability
2056 Rayburn House Office Building
Washington, DC 20515

The Honorable Mike Turner - OH
Committee on Oversight and Accountability
2183 Rayburn House Office Building
Washington, DC 20515

The Honorable Paul Gosar - AZ
Committee on Oversight and Accountability
2057 Rayburn House Office Building
Washington, DC 20515

The Honorable Virginia Foxx - NC
Committee on Oversight and Accountability
2462 Rayburn House Office Building
Washington, DC 20515

The Honorable Pete Sessions - TX
Committee on Oversight and Accountability
2204 Rayburn House Office Building
Washington, DC 20515

The Honorable Jake LaTurner - KS
Committee on Oversight and Accountability
2441 Rayburn House Office Building
Washington, DC 20515

The Honorable Pat Fallon - TX
Committee on Oversight and Accountability
2416 Rayburn House Office Building
Washington, DC 20515

The Honorable Kelly Armstrong - ND
Committee on Oversight and Accountability
2235 Rayburn House Office Building
Washington, DC 20515

The Honorable Scott Perry - PA
Committee on Oversight and Accountability
2160 Rayburn House Office Building
Washington, DC 20515

The Honorable Eleanor Holmes - DC
Committee on Oversight and Accountability
2136 Rayburn House Office Building
Washington, DC 20515

The Honorable Stephen Lynch - MA
Committee on Oversight and Accountability
2109 Rayburn House Office Building
Washington, DC 20515

The Honorable Gerald E Connolly - VA
Committee on Oversight and Accountability
2265 Rayburn House Office Building
Washington, DC 20515

The Honorable Raja Krishnamoorthi - IL
Committee on Oversight and Accountability
2367 Rayburn House Office Building
Washington, DC 20515

The Honorable Kweisi Mfume - MD
Committee on Oversight and Accountability
2263 Rayburn House Office Building
Washington, DC 20515

The Honorable Cori Bush - MO
Committee on Oversight and Accountability
2463 Rayburn House Office Building
Washington, DC 20515

The Honorable Becca Balint - VT
Committee on Oversight and Accountability
1408 Longworth House Office Building
Washington, DC 20515

The Honorable Greg Casar - TX
Committee on Oversight and Accountability
1339 Longworth House Office Building
Washington, DC 20515

The Honorable Jasmine Crockett - TX
Committee on Oversight and Accountability
1616 Longworth House Office Building
Washington, DC 20515

The Honorable Jared Moskowitz - FL
Committee on Oversight and Accountability
1130 Longworth House Office Building
Washington, DC 20515

The Honorable Katie Porter - CA
Committee on Oversight and Accountability
1233 Longworth House Office Building
Washington, DC 20515

The Honorable Melanie Stansbury - NM
Committee on Oversight and Accountability
1421 Longworth House Office Building
Washington, DC 20515

The Honorable Robert Garcia - CA
Committee on Oversight and Accountability
1305 Longworth House Office Building
Washington, DC 20515

The Honorable Maxwell Frost - FL
Committee on Oversight and Accountability
1224 Longworth House Office Building
Washington, DC 20515

The Honorable Tim Burchett - TN
Committee on Oversight and Accountability
1122 Longworth House Office Building
Washington, DC 20515

The Honorable Lauren Boebert - CO
Committee on Oversight and Accountability
1713 Longworth House Office Building
Washington, DC 20515

The Honorable Russell Fry - SC
Committee on Oversight and Accountability
1626 Longworth House Office Building
Washington, DC 20515

The Honorable Anna Paulina Luna - FL
Committee on Oversight and Accountability
1017 Longworth House Office Building
Washington, DC 20515

The Honorable Chuck Edwards - NC
Committee on Oversight and Accountability
1505 Longworth House Office Building
Washington, DC 20515

The Honorable Nick Langworthy - NY
Committee on Oversight and Accountability
1630 Longworth House Office Building
Washington, DC 20515

The Honorable Eric Burlson - MO
Committee on Oversight and Accountability
1108 Longworth House Office Building
Washington, DC 20515

The Honorable Glenn Grothman - WI
Committee on Oversight and Accountability
1511 Longworth House Office Building
Washington, DC 20515

The Honorable Nancy Mace - SC
Committee on Oversight and Accountability
Longworth House Office Building
Washington, DC 20515

The Honorable Byron Donalds - FL
Committee on Oversight and Accountability
1719 Longworth House Office Building
Washington, DC 20515

The Honorable Andy Biggs - AZ
Committee on Oversight and Accountability
252 Cannon House Office Building
Washington, DC 20515

The Honorable Clay Higgins - LA
Committee on Oversight and Accountability
572 Cannon House Office Building
Washington, DC 20515

The Honorable Gary Palmer - AL
Committee on Oversight and Accountability
170 Cannon House Office Building
Washington, DC 20515

The Honorable Marjorie Taylor Greene - GA
Committee on Oversight and Accountability
403 Cannon House Office Building
Washington, DC 20515

The Honorable Lisa McClain - MI
Committee on Oversight and Accountability
444 Cannon House Office Building
Washington, DC 20515

The Honorable William Timmons - SC
Committee on Oversight and Accountability
267 Cannon House Office Building
Washington, DC 20515

The Honorable Ro Khanna - CA
Committee on Oversight and Accountability
306 Cannon House Office Building
Washington, DC 20515

The Honorable Alexandria Ocasio-Cortez - NY
Committee on Oversight and Accountability
250 Cannon House Office Building
Washington, DC 20515

The Honorable Shontel Brown - OH
Committee on Oversight and Accountability
449 Cannon House Office Building
Washington, DC 20515

The Honorable Jimmy Gomez - CA
Committee on Oversight and Accountability
506 Cannon House Office Building
Washington, DC 20515

The Honorable Dan Goldman - NY
Committee on Oversight and Accountability
245 Cannon House Office Building
Washington, DC 20515

The Honorable Summer Lee - PA
Committee on Oversight and Accountability
243 Cannon House Office Building
Washington, DC 20515

Version History

- v14 → v15
 - Removed © from all printed names in letter templates.
 - Changed by: to By: in all letter templates.
 - Added **Copyright** section explaining proper use of copyright (©) symbol.
 - Added **By: Line** section explaining to use By: and not by:
 - Referred to Article 1951 For the Alliance: From The Fiduciary of The United States of America
- v13 → v14
 - added CFO strategies
 - Congress Letter improvements
 - Added Oversight Committee Letter
 - added FAQs
 - using “Agent” is Internal Revenue Service letters salutations
 - added R.M. Congress Letter example
 - Warning disclaimer footer
 - Letters now use “Letter with ZFlag” footer page style (Libre Office)
 - 8.5”x11” Money Order example pages now use *NoFooter* footer page style (Libre Office)
 - added **House Committee on Oversight and Accountability 2023 Committee Members**
- v12 → v13
 - [USPS Notice 123](#)
 - IRS Letter improvements: improved PL 73-10 reference, removed please
 - Added IRS letter variant table
 - Cleaned up first Congress letter
- v11 → v12
 - Added idea to CC “Committee on Oversight and Accountability”
 - Fixed EIN is Exemption Identification Number on Money Order, not Employer Identification Number
 - Added reference to “[Crime of 1873](#)” <https://archive.ph/1B611>
 - Expanded “Process Summary” 2nd paragraph
- v10 → v11
 - Added note regarding exemption ID/account formatting to SOAD letter instructions
 - Added quote from [Article 3234 The Bilateral Banking System 2.0](#)
 - Added “Paying Your Bills” section with warning to not stop paying your bills
 - Added “Learning Resources Before You Get Started” section
- v9 → v10
 - Added “Anna’s Writing on House Joint Resolution 192”
- v8 → v9
 - Added Company/CFO Set-off and Demand Letter (SOAD)
 - Fixed spelling errors
 - Improved Internal Revenue Service instructions, letters and Warranty and Guarantee.
 - “True Copy” to “Genuine Copy”
 - Fixed UCC 3-603 reference. Moved to end.
- v7 → v8
 - Rough draft CFO letter
 - Congress letters (3 versions)
 - Cleaned up Introduction and Process Summary
 - Added FAQ 7, 8, 9, 10
 - Cleaned up True Copy templates & explanation
- v6 → v7
 - Added FAQ 6 (minimum Credit Card payments)
 - Added FAQ 5 (multi page billing statements)
- v5 → v6
 - Added full page front & back Money Order example
 - Added Internal Revenue Service cover letter instructions
 - Internal Revenue Service cover letter no longer asks to “excuse and correct any errors”

- Improved 2 line Dollar image
- Added Version History

TO DOs

- Finalize the (3) version of the Congress Letter
- Finalize CFO sample letter(s)
- Special Circumstances Section
- How to handle Electronic Bill

Comments

- Consider shall
- Add to letters. After being notified we can go after them.
 - These laws have been on the books for over ninety (90) years. Now that you have been informed, it is criminal to willfully ignore.
 - CC Internal Revenue Service Technical Svc Division : Just cover letter is fine.
- Consider using “To Sirs and Madams” instead of “Dear”

marlene, 1/26/2023 8:18 PM: Maybe address it to them as Dear Congressional Officer

**Germán on California-marin*, 1/26/2023 8:20 PM: SHALL. As used in statutes, contracts, or the like, this word is generally imperative or mandatory.

**Germán on California-marin*, 1/26/2023 8:20 PM: That's from Black's law.

**Germán on California-marin*, 1/26/2023 8:21 PM: In common or ordinary parlance, and in its ordinary signification, the term "shall" is a word of command, and one which has always or which must be given a compulsory meaning; as denoting obligation.

- e-bill guidance: print with 600 DPI minimum
- for now submit all pages – until Internal Revenue Service cries Uncle
 - if they want verify the actual bill they need the full bill
 - there is some sort of notion of tracking in each bill for verification