

Trust Funding Document

Trust Agreement

This Trust Funding Document (“Document”) is made and executed this day of __, 20 __, by and between:

Settlor:

Name: __

Address: __

City, State, Zip: __

Trustee:

Name: __

Address: __

City, State, Zip: __

Beneficiaries:

1. __
2. __
3. __

This Document establishes the terms and conditions of the Trust funded, herein referred to as the “Enterprise Payment System Trust.” This Trust shall operate under the jurisdiction of the Commonwealth of Kentucky, United States.

Recitals

Whereas, the Settlor wishes to create a Trust to hold and manage specific assets recognized under applicable laws as lawful payment instruments capable of discharging all debts, obligations, and liabilities of the Settlor and the Beneficiaries.

Whereas, the items listed in Schedule A serve as societal and monetary mechanisms acknowledged under judicial systems and federal statutes as legitimate forms of payment.

Article I: Name of the Trust

The name of this Trust shall be the “Enterprise Payment System Trust”.

Article II: Creation of the Trust

1. **Creation of the Trust:** This Trust is established irrevocably; the Settlor has transferred the Trust Property as outlined in Article III into the Trust.
 2. **Duration:** The Trust shall continue until all debts, obligations, and liabilities are deemed settled, or until dissolution under the terms provided herein.
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Article III: Trust Property (Res)

The Trust is funded with the following assets, which are irrevocably transferred to the Trust:

1. **98 Red Fox Stamp** – An authentic and rare postage stamp whose historical and monetary significance invokes federal jurisdiction, serving as lawful payment in full for debts public and private as recognized under applicable federal statutes.
 2. **Pre-1900 Morgan Silver Dollar** – A lawful silver currency minted prior to the Federal Reserve's establishment, whose historical and monetary value serves as payment in full for debts public and private, including those incurred in the past, present, or future.
 3. **Federally Registered and Claimed Bill** – A legal instrument registered with federal authorities, evidencing lawful claim and jurisdiction, providing for the discharge of all debts public and private.
 4. **Enterprise Payment System Trust Account (Routing No. 121000248; Account No. 70380001000224671)** – This account is designated as the primary financial mechanism for the Trust. It serves as the repository for the funding assets described above and shall operate in compliance with applicable banking and federal regulations. The account structure shall provide liquidity for Trust operations and payments.
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Article IV: Declaration of Debt Payment

The above-listed assets, including the Enterprise Payment System Trust Account, are hereby recognized as full and sufficient payment for any and all debts, obligations, or liabilities, whether public or private, past, present, or future. The Trustee shall maintain proper documentation of these assets to assert and defend their status as lawful payment instruments in any applicable jurisdiction.

Article V: Purpose of the Trust

The purpose of this Trust is to:

1. **Debt Discharge:** Utilize the assets held within the Trust for the express purpose of discharging any and all debts, obligations, and liabilities associated with the Settlor and the Beneficiaries.
 2. **Financial Management:** Maintain and manage the Enterprise Payment System Trust Account as the repository of Trust assets, ensuring compliance with payment obligations as established by federal and state regulations.
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Article VI: Funding and Administration

1. Debt Payment Jurisdiction:

The funding assets listed in Article III, by their nature and historical/legal significance, discharge all debts, public and private, associated with the Settlor, Beneficiaries, or this Trust, effective immediately upon their inclusion in the Trust. The Trustee shall preserve these assets as evidence of lawful discharge of debt and to establish jurisdiction as invoked by these items.

2. Enterprise Payment System Trust Account:

- The Enterprise Payment System Trust Account (Routing No. 121000248; Account No. 70380001000224671) shall serve as the central financial mechanism of the Trust.
- All funds derived from the funding assets, income generated, and additional property contributed to the Trust shall be deposited into this account.
- The Trustee is authorized to manage, reconcile, and oversee this account as part of the Trust's administration.

- Monthly reconciliation of the account is mandatory, and records shall be maintained as part of the Trust's official records.

3. Beneficiary Non-Liability Clause:

Under no circumstances shall any Beneficiary of this Trust be held personally liable for any debts, obligations, or liabilities of the Trust. The Trust property, including the Enterprise Payment System Trust Account, shall serve as the sole source of satisfaction for any claims or obligations incurred by the Trust.

Article VII: Trustee Authority and Responsibilities

1. Authority:

The Trustee is authorized to manage and control the Trust property, in accordance with law and this Document. The Trustee is entrusted with the fiduciary duties, including but not limited to, the management of Trust assets, execution of any financial transactions necessary for the operation of the Trust, and the discharge of the Trust's debts and obligations.

2. Fiduciary Duty:

The Trustee must act in good faith, with due diligence, loyalty, and the utmost care in the administration of the Trust. The Trustee shall keep accurate records of all transactions and maintain transparency with Beneficiaries regarding the status of the Trust assets.

3. Compensation:

The Trustee may receive reasonable compensation for services rendered, the amounts and terms of which shall be determined by the Settlor upon signing this Document unless otherwise agreed in writing.

Article VIII: Amendment and Revocation

1. Amendment:

This Document may be amended in writing only by the Settlor and the Trustee, with the consent of all Beneficiaries. Any amendments shall be recorded and attached to this Document.

2. Revocation:

The Settlor retains the right to revoke this Trust at any time before the irrevocable transfer of assets, provided such revocation is executed in writing and acknowledged.

Article IX: Governing Law

This Trust and its interpretation are governed by the laws of the Commonwealth of Kentucky. Any dispute arising from this Document shall be resolved in accordance with applicable state laws, and the parties agree to submit to the jurisdiction of the courts in Kentucky.

Article X: Signatures

IN WITNESS WHEREOF, the Settlor, Trustee, and Beneficiaries have executed this Trust Funding Document as of the date first above written.

Settlor:

Signature: _

Name:

Trustee:

Signature: _

Name:

Beneficiary 1:

Signature: _

Name:

Beneficiary 2:

Signature: _

Name:

Beneficiary 3:

Signature: _

Name:

Schedule A (Amended)

The following items are transferred into the Trust as the Initial Trust Property and serve as the foundation for the Trust's operations:

- 1. 98 Red Fox Stamp**
- 2. Pre-1900 Morgan Silver Dollar**
- 3. Federally Registered and Claimed Bill**
- 4. Enterprise Payment System Trust Account (Routing No. 121000248; Account No. 70380001000224671)**

These items collectively ensure the Trust's funding, jurisdictional authority, and discharge of public and private debts.