**JOHN H DOE Federal Reserve Bank at Chicago** Date: 5-16-2024

275 No Love Lost Rd 230 S. LaSalle St NO.1013

Muscle Shoals AL 35661 Chicago, Illinois 60604

Payable to Bearer or pay to the order of: United States Treasury $150,000.00 USD

One Hundred Fifty Thousand 00/100\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*U.S. Dollars

MEMO\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

REGISTERED OWNER

**:071000301: 0788299033; ;1013**

**MEMORANDUM**

**\*\* This Note MUST be Processed/Deposited as a Negotiable Instrument \*\***

**Fiduciary Collector:**

***This Note is a Secured Transferrable [private] Negotiable Instrument meeting all requirements of UCC Article 3, as a Money Order. This Note, credit assignments, bills of exchange and checks are defined as Legal Tender, or money, by the statues such as 12 USC 1813(1)(1), UCC1-201(24), UCC3-104, UCC8-102(9), UCC9-102(9), (11), (12), 12(b), (49), (64).***

Post the uncollected funds into the asset column of this account and charge the offer and acceptance for settlement; prepaid and exempt when entered in the post-closing Balance.

This statement constitutes Maker's order to pay this instrument upon presentment and indorsement,

As an operation of law, Payee tacitly consents and agrees that there is accord and satisfaction by use of this instrument to satisfy Payee's claim and Maker is hereby discharged from liability on this alleged account and the obligation is suspended in accordance with law as codified at UCC §S 3-310(b), 3-311 3-603, and Public Policy at House Joint Resolution 192 of June 5, 1933

Maker does not waive timeliness. However, if Payee needs additional time, Payee must present Maker with a written request for additional time within a reasonable time, setting forth the reason Payee requests an extension of time, with good cause shown.

The acceptability of any such request received by Maker from Payee is conditional upon approval by Maker.

**§ 3-311. ACCORD AND SATISFACTION BY USE OF INSTRUMENT**

In the event this instrument is not presented for payment within a reasonable period of time, and there has been no request for an extension of time with good cause shown, Payee tacitly consents and agrees that Maker has satisfied/discharged the debt claim re this alleged account

Payee tacitly consents and agrees that Payee has a duty to prevent this debt claim/monetary obligation from damaging Maker in any way, and that Payee confesses judgment and Maker reserves the right to initiate a counterclaim against Payee, and file a claim against the bond any responsible party, including Payee and all principals, agents, and assignee of Payee, whose acts/omissions result in tort damages against Maker.

This Note MUST be Deposited/Processed as a Negotiable Instrument, This Note cannot be scanned as a “check”, You must ask your bank to Deposit/Process this Note as a Negotiable Instrument to receive funds. This Note No. “42210101” is a Secured Transferrable Negotiable Instrument meeting all requirements of U.C.C. - Article 3, as a Money Order. This Note, credit agreements, bills of exchange and checks are defined as legal tender, or money, by the statutes such as 12 USC 1813(1)(1), UCC §1-201(24), §3-104, §8-102(9), §9-102(9), (11), (12) b, (49), (64). If Your Local Branch does not know how to process this Instrument, I would contact a National VP of your Bank and have them get their Legal team to instruct your local branch on how to process this instrument. It is Your Banks duty to honor this instrument, to know, to abide by, and to operate under the law, 18 USC 8 applies. Should there still be questions, please have your “attorneys” handle this matter as they are “legally competent” to handle a negotiable instrument and understand their workings. Ignorance of the Law is no excuse for them/you to mis-process This Note.

1. This trade acceptance represents a bill of exchange arising out of this commercial transaction, which is negotiable paper under the law merchant and the Uniform Commercial Code, and may be discounted or purchased in the open market by federal reserve banks under sections 2 of article 13 and 1 of article 14, respectively, of the Federal Reserve Act (12 U.S.C.A. 343 and 353).