

Dusty Gene Brillhart
Done in Good Faith
P.O. Box 165
Elkhart, Kansas [67950]

Remit at Par

UST
1500 Pennsylvania
Avenue N.W.
Washington, DC 20220

2

01/14/2023

Pay to: United States Treasury

Pay

22,123.45

Exactly: Twenty-Two Thousand One Hundred and Twenty-Three Dollars and Forty-Five
Cents

447-90-6040 Discover Card Failure to Except
Apply to Principal, Settlement and Closure

Reference: Prepaid personal items; exchange acknowledgment, Void where prohibited. This draft is an offer of tender and
discharges the obligation per UCC 1-103, 1-104, 3-306(a)(b), & HJR 192 of June 1933

Dusty Gene Brillhart, Rene
Without Signature

Exemption 447906040 Authorized signature

⑈520907065⑈ 447906040⑈ 2

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

Whereas the holding of or dealing in gold affect the public (government) interest, and 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[the Corporation or Federal Reserve System], or in an amount of money of the United States
[the Corporation] measured thereby, obstruct the power of the Congress to regulate the value of
money of the United States [the Corporation], 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
States, in the markets and in the payment of debts. Now, therefore, be it 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 [the Corporation] measured thereby, is declared to be against public
policy [the public officials, servants]; 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 provisions is contained therein or made with respect thereto, shall be
discharged upon payment, dollar for dollar, in any such 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.