

## NOTICE AND DEMAND FOR LAWFUL MONEY

Be it now known to any and all parties forevermore that the PERSON known to others as **JOHN HENRY DOE**, have made, and still do make, my demand for lawful money: now, *ab initio* and *nunc pro tunc* for any and all dealings and transactions. This demand is made pursuant to law that binds all parties who are under and obligated to recognize the remedy found in Section 16 of the Federal Reserve Act of 1913, now codified at Title 12 United States Code §411. This demand renders Me, my substance, my exclusively held claims and possessions, and any other property or belongings held by Me: exempt, immune, and apart from the claim(s) of any parties who bring debt-action in assumpsit against Me and mine from within the false and presumptive notion that I am an admitted and volunteer signature endorser of the Federal Reserve's private credit.

Notwithstanding any other provision of law or contractual obligations; NO contract, nor shall any provision thereof, be construed to act or operate in any way or manner to eliminate, diminish, supersede, or otherwise modify any provision contained within this Notice and demand. This Notice and Demand is now on and for the lawful record and is within the cognizance of the United States. Any and all parties claiming to preside, act or operate from within that realm are duly advised.

By: \_\_\_\_\_  
JOHN HENRY DOE

**UnionStateName, UnionStateCounty**

On this the 1<sup>st</sup> day of January, 2012, I do hereby claim and notarize that the above named party appeared before me, was identified, and signed this NOTICE and DEMAND and I duly acknowledge the Execution of the foregoing instrument. Therefore let the same together with stamped certificate and seal be notarized and registered in record as of this date.