International Promissory Note, IPN, Secret Money Species, Pays ALL Debts Under Law

The International Promissory Note, IPN, the Secret Money Species, has paid off mortgage and other types of debt. As a Processing company, we process your Trust to make you a Private Banker to write the IPN check; your special UCC1 and UCC3; cover letters; and all the support documents with laws to make the banks accept your IPN payoff, set off, and discharge of your Debt. Use One IPN to pay off One account number OR One debt, just like a Bank check you write does. **You write the IPN as you would write a check from your checking account but we process it.** Your IPN is backed by your Birth Certificate Bond and SS Trust that makes up your HIDDEN pre-paid exempt Reserve account. You can get the actual money amount in your Reserve account within 14 days by contacting us today.

We are a Documents Processing Company ONLY and not Attorneys. We do not practice law nor give legal advice. **This IPN process takes less than 90 days to complete with your cooperation after you give us the items needed requested and the processing fee. All the processing is done for you.** You will only need to do the minimum amount of work, mailings, recording, and notarization.

**Read about our CASH GUARANTEE in this E-booklet below.**

The IPN, is a Negotiable Security Instrument, like a stock or bond, and has worked to pay off debts under UCC Article 3, and is a legal tender of payment of all debts under the law, including Home Mortgage debts, Student Loan debts, Commercial Mortgage loan debts, Business Debts, Credit Card debts, Auto Loan debts, Back Child Support debts, IRS Tax debts, RV debts, Boat debts, and Semi Truck debts, and all bank debts and works under Federal, International, and Treaty laws including U.C.C. §3-104- A NEGOTIABLE INSTRUMENT; 31 USC 3123- and Public Law 73-10, Chapter 48, 48 Stat.112 of 1933 - Are The Active Laws that Obligates the UNITED STATES, Inc. Government pay all debts, Principal and Interest, incurred by the American people; Geneva Treaty Convention, Article 75; and United Nations Treaty (UNCITRAL) Convention Articles of international law, including International law, the U.C.C. laws, the United States laws, and your State Constitutional laws, and the IPN is the same as the mortgage promissory note security negotiable instrument, not stock, bond, and the Federal Reserve Note in the form of a $1, $5, $10, $20, $50, $100 dollar bills which are not actually money, but are debt instruments, a promise to pay in the future, just like the IPN that is backed by the United States Government through you as human collateral and labor slave. Don't believe it? Look up "PEONAGE". Part of HJ Resolution 192, was repealed in 1982, not all of it, and is no longer valid, but Public Law 73-10, Chapter 48, 48 Stat.112 of 1933 is still valid.

**How The IPN WORKS:** The IPN is not a Redemption / Straw man / Acceptance for Value / Bills of exchange / Promissory Bonds / Indemnity Bonds / Offset Bonds / Sight Drafts / Comptrollers Warrants / Bond Fraud / or a Bonded Promissory Note trying to extort money from the Secretary of the Treasury, and does not use the IRS forms 1099, 1099-OID, and 8300 outside of their intended purpose and you cannot purchase merchandise such as cars and homes with the IPN. You would be sending the IPN to the Bank, the bank would sell or assign it to another bank or send it to the Treasure reserve payment window , and the Treasury would exchange the IPN for the bookkeeping entry federal reserve promissory notes that you know as money, legal tender, or dollars and send the fiat money back to the bank for the debt to be paid off under Generally Accepted Accounting Practices, GAAP, that all banks must operate under.

This International Promissory Note, IPN, is well worth the price of your home, or any incurred debt.

As far as we know, the IPN has worked to pay off several home mortgages totaling $4,895,917.12, auto loans totaling $137,048.37, a $57,957.88 IRS tax debt, student loans totaling $218,334.90, Credit card debts totaling $102,531.00, and is the only way you can pay your mortgage without using your own money under Federal, U.C.C., USC, States law, and Public Law 73-10, Chapter 48, 48 Stat. 112, the United States bankruptcy (Straw Man and Human Collateral) law of 1933, the Hague Treaty, contract law; GENEVA TREATY Convention of Promissory Notes in 1930-31, and the United Nations Treaty Convention covering the International promissory note, among other laws.
This legal way to pay off your mortgage debt has been hidden from the American Public for over 80 Years!

You are not paying for the IPN in check form!!! You are paying for the processing of the IPN in check form with the supporting forms, notices, affidavits, letters, and TRUST to be processed from the information you supply in the ITEMS NEEDED below.

For a limited time for the Next person to order today, Your investment cost for a debt to be paid off under $300,000 is only a $7,000 using a credit card, bank check, bank deposit, money orders, cash, or bank transfer of funds. Your home or debt is worth, HOW MANY (HUNDREDS OF) THOUSANDS OF DOLLARS, including interest, that you can SAVE TODAY by ordering this Processing of your International Promissory Note to pay off your debt once and for all to become debt FREE?

Your cost for a debt to be paid off in the amount of $301,000 to $600,000 is a one-time payment of $12,000 or $14,000 in up to 3 monthly payments including the initial payment when you order the processing of your debt payoff IPN.

Your cost for a debt to be paid off in the amount of $601,000 to $1,000,000 is a one-time payment of $17,000 or $20,000 in up to 3 monthly payments including the initial payment when you order the processing of your debt payoff IPN.

Your cost for a debt to be paid off in the amount from one million, $1,000,001, to three million, $3,000,000, is a one-time payment of $25,000 or $31,000 in up to 3 monthly payments including the initial payment when you order the processing of your debt payoff IPN.

Your cost for a debt to be paid off in the amount of over three million $3,000,001 up to Ten Million $10,000,000 is a one-time payment of $40,000 or $50,000 in up to 3 monthly payments.

P.S. NOTE - $2,000.00 OFF SPECIAL starting with your $7,000 fee for a debt under $300,000.00 WITH PROOF of being Active Duty Military, 20 year Retired Military, Disabled Person, or 62 years of age or more elderly!

Includes the processing of your debt payoff IPN in check form.

***NOTE*** You will not receive your UCC3 or IPN in check form to pay off your debt until all payments are made. Your investment is well worth the price of the debt you owe.

The IPN should work in Canada as well as the United States in all States and should work in any Foreign Country that falls under the United Nations.

Call today, right now and get started today to pay off your debt using your lawful, legal right of set off and Payoff of your debts under International, Federal, United States, U.C.C., and State laws for this limited low price.

Order your Mortgage Debt Bailout IPN and pay off any home mortgage or any other debt now! It should even stop foreclosure dead in its track and proves to the court that you have paid off your debt.

Many times using the IPN, you don’t have to go to court to save your home or get proof of debt payoff, because your mortgage loan or any debt should be paid in full under the law as if you paid with Federal Reserve Notes and your LABOR as a PEON and Debt Slave!

If you are already in foreclosure, just file the UCC1 and UCC3 that comes with the IPN Package, where you have paid the bank off in your foreclosure case with your court house through the Clerk of Court. The IPN should work on all bank loan debts also, because banks have accepted this form of legal tender of payment under U.C.C. code of world law as far as we know. Use the HIDDEN stock market pre-paid exempt Reserve account money as proof of funds for the Judge to see.

Testimonial: Jun 23, 2013, by Bobby and Debbie P: "We have heard the Bank of America recording admitting that bank institutions can and do deposit this Government Species of Money, International Promissory Note, IPN, in check form. This species of money is legal under law and the banks can and do deposit it as full payment of any type of debt. When the bank deposits the IPN in your account or assign it to another bank, the Bank creates the money for the loan debt payoff."
We are looking forward to getting our debts paid in full by the Professionals at www.DebtLoanPayoff.com. Check this debt loan payoff site out and decide for yourself to get your debts paid using Uncle Sam’s Stock Market Money. This is a God’s Send from Heaven!” Bobby and Debbie, Florida.

This IPN was sent to CITIMORTGAGE to pay off my own and my wife, Johana’s, house on Risen Star Drive. The proof of Debt payoff is in the below Satisfaction Of Mortgage. This is what your IPN in check form will look like:

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MY GUARANTEE TO YOU!!

If you can find a Legislative Federal Law that states the International Promissory Note is illegal, fraud or a scam,

I personally will pay you $30,000.00 CASH !!!!!!!!!!!!!

NEW! Give your Straw Man, Legal Fiction, ID Back with FULL USE! Get OUT of Speeding Ticket with this process as I did.

www.StrawmanMoneyCredit.com

The bank has 2 working days after receipt for payment of your debt, return your IPN item, or send notice of dishonor, U.C.C. Article 4, Section 4-302

Proof Of Pay Off of Bank Debts or Loans
Release of Mortgage

Loan Number: 951583775
KNOW ALL MEN BY THESE PRESENTS that CITIMORTGAGE, INC. SUCCESSOR IN INTEREST BY MERGER TO ABN AMRO MORTGAGE GROUP, INC., holder of a certain Mortgage, whose parties, dates and recording information are listed below, does hereby acknowledge that it has received full payment and satisfaction of the same, and in consideration thereof, does hereby cancel and discharge said Mortgage.
Original Mortgagee: JOHANA M GRIGGS AN UNMARRIED WOMAN
Original Mortgagor: FOUNDATION FINANCIAL SERVICES, INC.
Dated: 01/17/2003 Recorded: 01/23/2003 In Book/Reel/Liber: 1410 Page/Folio: 1009 as Instrument Number: 9585467 in the Official Records in the County of Okaloosa State of FL affecting Real Property and more particularly, described on said Mortgage referred to herein.
Property Address: 517 RISEN STAR DR, CRESTVIEW, FL 32539
IN WITNESS WHEREOF, CITIMORTGAGE, INC. SUCCESSOR IN INTEREST BY MERGER TO ABN AMRO MORTGAGE GROUP, INC., by the officers duly authorized, has duly executed the foregoing instrument.
Today’s Date: 12/19/2013
CITIMORTGAGE, INC. SUCCESSOR IN INTEREST BY MERGER TO ABN AMRO MORTGAGE GROUP, INC.
By:

TERRI SHEFFLER, VICE PRESIDENT

Notary Acknowledgement:
This instrument was acknowledged before me, ABIGAIL L. ROSS, a notary public in and for Washington County in the state of MD on 12/19/2013 by TERRI SHEFFLER, as VICE PRESIDENT of CITIMORTGAGE, INC. SUCCESSOR IN INTEREST BY MERGER TO ABN AMRO MORTGAGE GROUP, INC.
Witness: my hand and official seal.

ABIGAIL L. ROSS Notary Public for Washington County, MD
My Commission Expires: 08/03/2016

Prepared By: TERRI SHEFFLER
SATISFACTION OF MORTGAGE

KNOW ALL MEN BY THESE PRESENTS: Bank of America, N.A., the current mortgagee ("Mortgagee") of a certain mortgage executed by

BARBARA [redacted]
in the office of the Clerk of the Circuit Court of Pinellas County State of Florida, upon that certain property situated in said State and County hereby acknowledges full payment and satisfaction of said mortgage, and surrenders the same as canceled, and hereby directs the Clerk of the said Circuit Court to cancel the same of record.

(CORPORATE SEAL)

IN WITNESS WHEREOF the said Corporation has caused these presents to be executed in its name, and its corporate seal to be hereunto affixed, by its proper officers thereunto duly authorized, the

Bank of America, N.A.

By

Tina Owens, Assistant Vice President

STATE OF North Carolina
COUNTY OF Guilford

I certify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she signed the foregoing document: Tina Owens, Assistant Vice President of Bank of America, N.A.

Date: 12-14-12

Notary Public

BRIAN J. SUTTON
Notary Public
Guilford Co., North Carolina
My Commission Expires May 08, 2017
ALL Bank Debts Are Paid By Presidential Decree Promissory Note From Your SPECIAL Reserve Account Traded on the Stock Market Daily!

In the United States and Canada, a Securities Medallion Signature Transfer of the Negotiable Security Instrument guarantee is a special signature guarantee for the transfer of securities. It is a guarantee by the transferring financial institution that the signature is genuine and the financial institution accepts liability for any forgery and verifies that the IPN is a Bonded Negotiable Security Instrument. Signature guarantees protect shareholders by preventing unauthorized transfers and possible investor losses. They also limit the liability of the transfer agent who accepts the certificates. This law is called the S.T.A.M.P. Act.

Different institutions have different policies as to what type of identification they require to provide the guarantee and whether they charge a fee for such service (usually nominal if any). Most institutions will not guarantee a signature of someone who has not already been their customer. Lots of times you must
open a trust account with the bank before the manager will place the Medallion Stamp on your IPN. This is why we create and include a Created Trust for you with an IRS EIN Number to make it legal for you to open a bank account without using your Social Security Identification Number.

A medallion signature guarantee is not the same as an acknowledgment by a notary public, in the sense that a “signature guarantee” is a certification by the financial institution that the signature is authentic on your promise to pay a debt without using Federal Reserve Notes, and an acknowledgment is a certification by a notary public attesting that the signer signed a document voluntarily.

A security or financial instrument is a tradable asset of any kind.[1] Securities are broadly categorized into:
- debt securities (such as banknotes (Notes), bonds, Federal Reserve Notes, and debentures),
- equity securities, e.g., common stocks and Bonds; and,
- derivative contracts, such as forwards, futures, options, and swaps
- All things are Negotiable security Instruments unless it has on the instrument "Non-Negotiable".

A banknote (often known as a bill, paper money or simply a note) is a type of negotiable instrument known as a promissory note or International Promissory Note, made by a bank or a private banker under Law in your case, payable to the bearer on demand. When banknotes were first introduced, they were, in effect, a promise to pay the bearer in coins, but gradually became a substitute for the coins and a form of money in their own right. Banknotes were originally issued by commercial banks, but since their general acceptance as a form of money, most countries have assigned the responsibility for issuing national banknotes to a world central bank known as the Federal Reserve. National banknotes (Federal Reserve Notes and Promissory Notes) are legal tender under law, meaning that this medium of payment is allowed by law or recognized by a legal system to be valid for meeting a financial obligation or paying off a debt.

Historically, banks sought to ensure that they could always pay customers in coins when they presented banknotes for payment or redemption. This practice of “backing” notes with something of substance is the basis for the history of central banks backing their currencies in gold or silver. Today, most national currencies have no backing in precious metals or commodities and have value only by fiat (Fake Money Printed (Counterfeited) By The Federal Reserve). With the exception of non-circulating high-value or precious metal issues, coins are used for lower valued monetary units, while banknotes are used for higher values.

A promissory note is a legal instrument (more particularly, a financial instrument), in which one party (the maker or issuer) promises in writing to pay a determinate sum of money to the other (the payee), either at a fixed or determinable future time or on demand of the payee, under specific terms. If the promissory note is unconditional and readily salable, it is called a negotiable instrument.

A negotiable instrument is a financial document guaranteeing the payment of a specific amount of money, either on demand, or at a set time, without conditions in addition to payment imposed on the payer. In the United States, this is called a Note or Money under law. Cheques, checks, money orders, or all promissory notes, loan application, FEDERAL RESERVE PROMISSORY NOTE DOLLARS are common examples. Negotiable instruments are often defined in legislation.

Public Law 73-10, Chapter 48, 48 Stat. 112 of 1933 The government will pay and is obligated to pay ALL debts, principal and interest, Incurred by the American People. Bankruptcy/Straw Man/Collateral law, No lawful Money to pay debts.

31 U.S.C. §5312 makes you a Private Banker, after we process your Trust, and authorized to write the Promissory Note Check to pay off your debt, just like writing your checking account check.

Under Jackson v Murphy [1887] 4 T.L.R. 92). "We have repeatedly said in this court that a promissory note (Including an International Promissory Note) is to be treated as cash. It is to be honoured unless there is some good reason to the contrary". There is no law to the contrary. If a promissory Note is tendered, and it is rejected, then there was no 'debt' in the first place. Continued deductions and monthly payments are a continued series of CRIMINAL ACTS against you, OR the original note and mortgage was a CRIMINAL
ACT against you with no consideration given to you by the lender or bank. Without consideration from both parties, the note and mortgage lien is void on their face as the bank nor the lender gave actual money as a loan, just debt and bookkeeping entries to suit their needs. Fielding & Platt Ltd v Selim Najjar [1969]

During the trial of James and Sharon Patterson, (Case 6:97-CR-51) in 1920, William Wayne Justice, Judge of the United States District Court Texas-Eastern Division when presented with American law stated: "I take my orders from England. This is not a law this court goes by." This proves that the above English Court Cases apply in the United States & Vice Versa.

UNITED NATIONS TREATY International promissory note (UNCITRAL Convention) on International Promissory Notes, Articles 2-10, 12, 13, 36, 39, 46(3), 47, & 55 RATIFIED BY THE UNITED STATES AND CANADA IN 1997 to be Legal Tender and U.S. Currency.

12 USC 95(a)(2) Regulation of transactions in foreign exchange Any payment, conveyance, transfer, assignment, or delivery of property or interest therein, made to or for the account of the United States, or as otherwise directed, pursuant to this section or any rule, regulation, instruction, or direction issued hereunder shall to the extent thereof be a full acquittance and discharge for all purposes of the obligation of the person making the same; and no person shall be held liable in any court for or in respect to anything done or omitted in good faith in connection with the administration of, or in pursuance of and in reliance on, this section, or any rule, regulation, instruction, or direction issued hereunder.

12 U.S.C. §411 Federal reserve notes, to be issued …for the purpose of making advances to Federal reserve banks through the Federal reserve agents as hereinafter set forth and for no other purpose, are authorized. The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all taxes, customs, and other public dues. They shall be redeemed in lawful money on demand at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank.

12 U.S.C. § 1813(L) (1) DEPOSIT - the unpaid balance of money or its equivalent received or held by a bank or savings association in the usual course of business and for which it has given or is obligated to give credit, either conditionally or unconditionally…. or which is evidenced by its certificate of deposit, thrift certificate, investment certificate, certificate of indebtedness, or other similar name, or a check or draft drawn against a deposit account… Provided, That, without limiting the generality of the term “money or its equivalent”, any such account or instrument must be regarded as evidencing the receipt of the equivalent of money when credited or issued in exchange for checks or drafts (or for a promissory note) upon which the person obtaining any such credit or instrument is primarily or secondarily liable, or for a charge against a deposit account, or in settlement of checks, drafts, or other instruments forwarded to such bank or savings association for collection.

UCC §1-201(24), §3-104, §§8-102(9), §§9-102(9), (11), (12)(B), (49), (64). These statutes define a Promissory Note, Negotiable Security Instrument, or security to be negotiable (sellable) because it is a financial asset.

Contracts requiring lawful and /or legal money that is not true money like: bank checks, money orders, attorney checks, FEDERAL RESERVE PROMISSORY NOTE DOLLARS, cashier checks, and certified checks from a bank or escrow company are illegal pursuant to Title 31 U.S.C. §5118(d)(2), 31 U.S.C.A. §463, and Public Law 97-258 (September 13, 1982) contracts requiring lawful money are illegal. All debts today are discharged by promises to pay in the future. All Federal Reserve notes are registered securities and promises to pay in the future. FRN are secured by the utility of a live man's energy or labor. When quoting UCC statutes, the courts require them to be quoted with state or federal statute designation. UCC codes are UNITED NATIONS statutes, but are codified in every local jurisdiction.


27 CFR §72.11 - MEANING OF TERMS 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 a commercial crime.

U.C.C. 4 §302 - Banker three day rule to return the item if not accepted

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

U.C.C. § 1-201(24) - "Money" means a medium of exchange currently authorized or adopted by a domestic or foreign government.

U.C.C. §§3-601 and §§3-603(a)(b)(c) - Tender of Payment = Discharged Debt and Interest

Debt instrument: A written promise to repay a debt, such as a PROMISSORY NOTE, bill, bond, or commercial paper. [Cases: Bills and Notes (=28.] Black’s Law Dictionary, Ninth Edition.

18 USC §8 The term “obligation or other security of the United States” includes all bonds, certificates of indebtedness, national bank currency, Federal Reserve notes, Federal Reserve bank notes, coupons, United States notes, Treasury notes, gold certificates, silver certificates, fractional notes, certificates of deposit, bills, checks, or drafts for money, drawn by or upon authorized officers of the United States, stamps and other representatives of value, of whatever denomination, issued under any Act of Congress, and canceled United States stamps.

26 USC § 108(e)(10)(A) Income from discharge of indebtedness For purposes of this title— (10) Indebtedness satisfied by issuance of debt instrument (IPN)

(A) In general For purposes of determining income of a debtor from discharge of indebtedness, if a debtor issues a DEBT INSTRUMENT in satisfaction of indebtedness, such debtor shall be treated as having satisfied the indebtedness with an amount of money equal to the issue price of such DEBT INSTRUMENT.

RULES For purposes of this subpart—Debt instrument (A) In general

Except as provided in subparagraph (B), the term “debt instrument” means a bond, debenture, NOTE, or certificate or other evidence of indebtedness.

26 USC § 6325 - RELEASE OF LIEN OR DISCHARGE OF PROPERTY

(1) Bond (Note) accepted

There is furnished to the Secretary and accepted by him a bond that is conditioned upon the payment of the amount assessed, together with all interest in respect thereof, within the time prescribed by law (including any extension of such time), and that is in accordance with such requirements relating to terms, conditions, and form of the bond and sureties thereon, as may be specified by such regulations.

31 USC §5312 (a)(c) In this subchapter—

(1)“financial agency” means a person acting for a person (except for a country, a monetary or financial authority acting as a monetary or financial authority, or an international financial institution of which the United States Government is a member) as a financial institution, bailee, depository trustee, or agent, or acting in a similar way related to money, credit, securities, gold, or a transaction in money, credit, securities, or gold.

(2)“financial institution” means—
(A)an insured bank (as defined in section 3(h) of the Federal Deposit Insurance Act (12 U.S.C. §1813(h))); (B)a commercial bank or trust company; (C)a private banker;
V) the United States Postal Service; (3) “monetary instruments” means—(A) United States coins and currency; (B) as the Secretary may prescribe by regulation, coins and currency of a foreign country, traveler’s checks, bearer negotiable instruments, bearer investment securities, bearer securities, stock on which title is passed on delivery, and similar material; and

(5) “person”, in addition to its meaning under section 1 of title 1, includes a trustee, a representative of an estate and, when the Secretary prescribes, a governmental entity.

31 USC § 3123 – PAYMENT OF OBLIGATIONS AND INTEREST ON THE PUBLIC DEBT

(a) The faith of the United States Government is pledged to pay, in LEGAL TENDER, principal and interest on the obligations of the Government issued under this chapter. Obligation to pay all debts, Principal and Interest, incurred by all American Citizens.

(c)(1) The Secretary may issue a BOND, NOTE, or CERTIFICATE OF INDEBTEDNESS authorized under this chapter whose principal and interest are payable in a foreign currency stated in the bond, note, or certificate. The Secretary may dispose of the bonds, notes, and certificates at a price that is at least par value without complying with section 3102(b)–(d) of this title.

31 C.F.R. § 103.11 in part states:

u) Monetary instruments. (1) Monetary instruments include: (i) Currency; Traveler’s checks in any form; All negotiable instruments (including personal checks, business checks, official bank checks, cashier’s checks, third-party checks, PROMISSORY NOTES (as that term is defined in the Uniform Commercial Code), and money orders) that are either in bearer form, endorsed without restriction, made out to a fictitious payee (for the purposes of 103.23), or otherwise in such form that title thereto passes upon delivery;

31 USC § 5118 – GOLD CLAUSES AND CONSENT TO SUE (a) In this section—

(1) “gold clause” means a provision in or related to an obligation alleging to give the obligee a right to require payment in—

(A) gold;

(B) a particular United States coin or currency; or

(C) United States money measured in gold or a particular United States coin or currency.

(2) “public debt obligation” means a domestic obligation issued or guaranteed by the United States Government to repay money or interest (d)(1) In this subsection, “obligation” means any obligation (except United States currency) payable in United States money.

(2) An obligation issued containing a gold clause or governed by a gold clause is discharged on payment (dollar for dollar) in United States coin or currency that is legal tender at the time of payment. This paragraph does not apply to an obligation issued after October 27, 1977.

31 USC § 5103 – LEGAL TENDER

United States coins and currency (including Federal Reserve notes and circulating notes of Federal reserve banks, promissory notes, and national banks) are legal tender for all debts, public charges, taxes, and dues. Foreign gold or silver coins are not legal tender for debts.

U.C.C. § 3-104 – NEGOTIABLE INSTRUMENT.

• (a) Except as provided in subsections (c) and (d), “negotiable instrument” means an unconditional PROMISE or order to pay a fixed amount of money, with or without interest or other charges described in the promise or order, if it:
(1) is payable to bearer or to order at the time it is issued or first comes into possession of a holder; 
(2) is payable on demand or at a definite time; and 
(3) does not state any other undertaking or instruction by the person promising or ordering payment to do any act in addition to the payment of money, but the promise or order may contain (i) an undertaking or power to give, maintain, or protect collateral to secure payment, (ii) an authorization or power to the holder to confess judgment or realize on or dispose of collateral, or (iii) a waiver of the benefit of any law intended for the advantage or protection of an obligator.

• (b) “Instrument” means a negotiable instrument.
• (c) An order that meets all of the requirements of subsection (a), except paragraph (1), and otherwise falls within the definition of “check” in subsection (f) is a negotiable instrument and a check.
• (d) A promise or order other than a check is not an instrument if, at the time it is issued or first comes into possession of a holder, it contains a conspicuous statement, however expressed, to the effect that the promise or order is not negotiable or is not an instrument governed by this Article.
• (e) An instrument is a “note” if it is a promise and is a “draft” if it is an order. If an instrument falls within the definition of both “note” and “draft,” a person entitled to enforce the instrument may treat it as either.
• (f) “Check” means (i) a draft, other than a documentary draft, payable on demand and drawn on a bank or (ii) a cashier’s check or teller’s check. An instrument may be a check even though it is described on its face by another term, such as “money order.”
• (g) “Cashier’s check” means a draft with respect to which the drawer and drawee are the same bank or branches of the same bank.
• (h) “Teller’s check” means a draft drawn by a bank (i) on another bank, or (ii) payable at or through a bank.
• (i) “Traveler’s check” means an instrument that (i) is payable on demand, (ii) is drawn on or payable at or through a bank, (iii) is designated by the term “traveler’s check” or by a substantially similar term, and (iv) requires, as a condition to payment, a countersignature by a person whose specimen signature appears on the instrument.
• (j) “Certificate of deposit” means an instrument containing an acknowledgment by a bank that a sum of money has been received by the bank and a promise by the bank to repay the sum of money. A certificate of deposit is a note of the bank.

In Canada the equivalent system to our Uniform Commercial Code is the PPSA (Personal Property Security Act). Similar to UCC Article 9, PPSA security interests are created and rendered enforceable through attachment.

DISCLAIMER: Banks have accepted the IPN as a debt payoff in the past from what we have been told, but there is no guarantee that this IPN will work in your case. That will depend on the bank. In purchasing this E-Booklet you have agreed to all the terms above and freely hold harmless Day Global, LLC., Intellectual Owner, and the Processing Service Provider when you purchase our processing service for your IPN debt payoff process. There is no refund after you receive your UCC1 to file. Upon Payment, the Process Service has been rendered.
We are NOT attorneys nor accountants and do NOT give Legal or accounting advice!!!

Don't forget about our $30,000 CASH MONEY GUARANTEE!

Find out how much money is in your Birth Certificate Bond Fund Account and your Social Security Number Trust Funds Account to prove that you have money for the IPN by going to www.DebtLoanPayoff.com/Birth-Certificate-Money or calling 850-826-1662 AFTER you have read this webpage.

WE APPRECIATE YOUR REFERRALS!
IPN, International Promissory Note, Items Needed Email to: ASecretToMoney@gmail.com

Please TYPE your Information Onto this Form and email it as a Word Document, NOT A PDF: SEND ONLY the items asked for below!!!!!

1. Type Your, BORROWER, full Name, Phone Number, and FAX number:

2. Type Your physical address and email address:

3. Attach A READABLE COPY of your Birth Certificate, Front and the Back if any number on it, or Naturalization paper: a. Name and Address of birth certificate or Naturalization paper issuer:

4. Type your Social Security NUMBER and the lettered number from the back of your Social Security Card, and a READABLE Copy of the Front and Back of your Social Security Card, for verification:

5. Type your Property address and, Legal description, and parcel ID Number from your Mortgage or Deed of trust or WARRANTY DEED with COUNTY or PARISH name: Please TYPE your Legal Description On this Form

6. Send (EMAIL or ORIGINAL HARD COPY) A 30 day, written pay off amount statement letter from your Servicing Bank or Institution to pay debt off ASAP: (CAN BE SENT LATER, but CALL your bank and order it now so we can have the correct amount owed. Ask them to fax it to you for faster service.)
   a. Type your Mortgage or ITEM Account Number:

7. Type the Name of your Bank Servicer, and their PAYOFF ADDRESS:

8. Type Your Notary's Name, Address, AND COMMISSION EXPIRATION DATE that is to Notarize and Accept the bank’s response: (CANNOT BE a BANK or ATTORNEY NOTARY)

9. Type the amount the bank says you owe for the UCC1 documents:

10. Type your Property Insurance company Name and Account or Policy number:

11. Type the name of your Trustee (Name of a person you can trust to sign and get notarized the IPN Payoff Check and documents)

Now you can see why our properly crafted IPN works to pay off any debt or loan, because the IPN NOTE is Money and Legal Tender as of 5 June 1933 with the passing into law of the Presidential Executive Order Public Law 73-10, HJR-192, Bankruptcy and Straw man law putting all of us, you and me as human collateral, another form of SLAVERY, under the Federal Reserve International Central Bankers. WE APPRECIATE YOUR REFERRALS!
YOUR OWN INDEPENDANT CONTRACTOR BUSINESS IN A BOX
PRICING Already INCLUDES your $2,000 fee that YOU KEEP if you want to
make money helping others that are not doing their Due Diligence and finding
the below website. You are responsible for your own taxes and expenses.

You would need to collect their money and their 10 items needed and forward
them to us, so WE can process and get the proper Notary presentment/protest
forms, letters, and IPN check sent out to them for the debt payoff.

If you would like to do this as a business and find referrals without sending them
to my website, Let us know and we will send you our Associate e-booklet to
SHOW YOUR CLIENTS. NEVER GIVE OR SELL THIS E-Booklet OR ANY
PART TO ANYONE!!!!

Be sure to let us know who your clients are ASAP.

I am personally willing to accept conference calls from you and
your customer to explain this to any of your future clients, so
you do not need to know the process and to help them decide to
use you to pay off their debts. This way both you and your
customer learns.

www.DebtLoanPayoff.com

We pull no punches helping you Pay off your Bank Debts and Loans
E-Mail info@Debtloanpayoff.com, David Young, Phone: 850-423-9728
Florida.

BEFORE YOU ORDER...
Please complete email then mail us the
Original IPN Confidentiality Non-
Disclosure Contract Agreement below
after you get it notarized for our records.

EVERYONE must sign the Agreement!

Be sure everything is signed in BLUE ink!
IPN Confidentiality Non-Disclosure Agreement

This Contract is made between __________________________________________, at __________________________________________, as Independent Contractor to refer future clients to the IPN Payoff process, and Day Global, LLC., 111 Mohawk Trail, Suite 7, Crestview, Florida 32536, (“Notary Presentment Educational Processor; the Service Provider; and Intellectual Owner, David Allen Young”) and sets out their respective responsibilities for the provision of IPN Debt Payoff Services. This Notary Presentment and Objection (PROTEST) IPN DEBT PAYOFF Process is for educational purposes and debt payoff that that should work with bank loans to pay off all types of debts in 90 days. You cannot give or sell, any IPN or IPN document or any information, material, or process used to pay off a debt to any other person for a period of 30 years. If any of the above documents are given or sold to another person, legal entity, corporation, man or woman either orally or written other than explaining about the IPN getting their debts paid off with our help to and for referrals for this IPN program, you must pay the Service Provider/Intellectual Owner $100,000.00 for each incident. This e-booklet and the IPN Process has an Electronic Patent in order to enforce unauthorized use.

1. Where this Contract references federal or state law that they are to be bound by any amendment to such laws upon the effective date of such amendments. In the event of any dispute arising out of the interpretation or execution of this Contract, such dispute shall be adjudicated in and be subject to the laws of Florida ONLY.

2. The enforcement of this Contract and all rights of action relating to such enforcement shall be strictly reserved to you as an independent contractor, and Service Provider/Intellectual Owner. Nothing contained in this Contract shall give or allow any claim or right of action whatsoever by any other person or third party. It is the express intent of the parties to this Contract that any person receiving services or benefits hereunder shall be deemed an incidental beneficiary only; and you will hold Day Global, LLC; the Notary Presentment Educational Processor; the Service Provider; and/or Intellectual Owner, David Allen Young harmless of any and all acts and deeds, and...

3. We have agreed to all the terms above and sign our names freely and hold harmless Day Global, LLC; the Notary Presentment Educational Processor; the Service Provider; and/or Intellectual Owner, David Allen Young.

Signed and effective this __________ day of ____________________ , 20____.

Print name & Signature ____________________________________________________________________________

SSN ____________________________________________________________________________________________

Print name & Signature ____________________________________________________________________________

SSN ____________________________________________________________________________________________

Phone Number: _____________________________ Email: ______________________________

ACKNOWLEDGMENT

STATE OF ____________________ COUNTY OF ____________________

The foregoing instrument was acknowledged before me this __________ day of ______________, 20________________, by ________________________________, who is [ ] personally known to me or [ ] has produced __________________ Driver License as identification and who did take an oath or affirmation to honor this contract.

_____________________________ ______________________________

Signature of Notary My Commission Expires