|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
|   123456789101112131415161718192021222324252627282930123456789101112131415161718192021222324252627282930313233123456789101112131415161718 |  | First-Middle: Lastc/o 1234 Your Address StreetCity / Town, State RepublicFIRST MIDDLE LAST, IN PRO PER**IN THE SUPERIOR COURT FOR THE COUNTY OF COUNTY****STATE OF STATE, CRIMINAL DIVISION**

|  |  |
| --- | --- |
| STATE OF STATEPlaintiff, vs.FIRST MIDDLE LAST Defendant.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ | ) ) )) Case No.: Case Number)) ) Notice of Acceptance and) Demand for Discharge.)) )) \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |

 Dear Clerk,The accompanying G.S.A. forms (SF24, SF25, SF25A, SF28, OF90, OF91) as well as bonded bill of exchange # xxxx **(can be any number you choose)** are hereby presented under notary seal by pre-arrangement with the Department of the Treasury. The Secretary of the Treasury, Janet Yellen, is co-payee on the instrument and holder of the securitization bond referenced thereon.Please credit the above-referenced account dollar for dollar for the full value of the note and present it to the Secretary of the Treasury no later than three **(3)** days after the date of your receipt of these documents.The court is hereby authorized to utilize the revenue to its benefit until maturity. In consideration, the court is expected to issue a settlement statement, warrant, or other confirmation of closure of the above-referenced case number reflecting the posted credit. The court may also debit any customary fees and mailing costs. Please allow sixty **(60)** days for final reconciliation; however, customary banking practices via Treasury Account may shorten the duration.Please submit your copy of I.R.S. form 1040-V to ensure that the Treasury Dept. can track the transaction. The payment instrument has been marked RE 123 456 789 US **(registered mail number)** and listed as collateral on UCC # xxxxxxxxxx and will be monitored in real time to protect the interest of the Secretary of the Treasury. It is essential that you post the credit and make presentment to the Secretary of the Treasury or return the instruments for cause with evidence of a substantial legal defect from a qualified third party within three **(3)** days of receipt. Internal regulations and “business as usual” do not qualify as substantive legal defects.**EVENT OF DEFAULT**Failure to post the credit or to identify a defect within ten **(10)** days will be certified in a default judgment by the notary to be issued and filed by the clerk of court. That judgment will comprise your stipulation to the value and validity of the instruments and a confession of a theft of public funds when you defaulted on the opportunity to rebut. A return of the instruments without cause will be certified as a conversion of liability under public policy and your agreement to accept liability for the missing funds. Any attempt to malign payment without a demonstrative notice of dishonor or certificate of protest will be treated as commercial slander. Default judgment will also comprise your consent for the legal fiction, FIRST MIDDLE LAST, to file the judgment annexed to a criminal complaint with the U.S. Attorney, the District Attorney, or the Attorney General of the UNITED STATES and, if necessary, directly with the Sheriff’s office of this county.In any event, the legal fiction, FIRST MIDDLE LAST, is required to report your gain on I.R.S. form 1099-OID. The creditor intends to report all suspicious activity and not to commit a misprision of a felony.**REQUEST FOR I.R.S. FORM W-9**Please complete I.R.S. form W-9 and return it to the undersigned no later than ten **(10)** days after receipt of this notice to facilitate such reporting. Typically, the I.R.S. Criminal Investigations Division seizes the full amount of funds on behalf of the Treasury, and a warrant is issued to the marshal for distress of the respondent’s public hazard bond on behalf of the Treasury, the Alien Property Custodian thereby rendering the party uninsurable for public service. Any such commercial process will be audited by the Comptroller General of the President’s corporate task force.Submitted on this \_\_\_\_\_ day of \_\_\_\_\_Month\_\_\_\_\_\_, 2024.In Pro Per,By:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_*(authorized representative)*------------------------------------------- LAST PAGE ------------------------------------------- |  |