

April 11, 2010

Patrick Devine  
c/o 18463 – 208<sup>th</sup> Avenue

Sigourney, Iowa 52591  
Tom Bates, (Bank President)  
Keokuk County State Bank  
201 S Jefferson St.  
Sigourney, Iowa 50306-0481

**Subject:** Private side of Closed Checking Account # \_\_\_\_\_.

Dear Sir:

I have contacted the SEC to setup the Right to be an “Exempt Exchange” and the FDIC to setup jurisdictional control over my private assets. In the discussions with them it has been determined that for the time being my course of action is to use Exchange Checks against the Private side of my Public Closed Checking account at the State chartered bank, because the account is still OPEN on the Private Public side. It is with my understanding that the Private side of the checking account # \_\_\_\_\_ is to remain open and in effect for three years after the Public side closure or as long as it is being utilized. The FDIC is still supplying the \$250,000.00 insurance against the account for this full time period of which you are receiving a benefit. As long as this action is in effect we are still in contract with each other.

This directive also needs to be forwarded to your Chief Financial Officer, so as to prevent any delays in my Exchange Processes. It is my understanding that you are also required under the Clean Hands Doctrine and the Banking Charter to process all instruments properly presented for payment and settlement through the banking system of this country, but if this is not your understanding please let me know so as I can recheck this misunderstanding out again with the FDIC. This action is in compliance with the following: Securities Act of 1933, Securities Exchange Act of 1934, Banking Act 1935, Trust Indenture Act of 1939 and several others plus their amendments.

Therefore I will be writing Checks of Exchange against the Private side of this checking account. The Checks of Exchange are to be used as the Exchange Instrument to **Set-Off** my private real assets (that are held in a private account) and are being Exchanged for the commercial assets that I will be acquiring for my private usage. At this time it is demanded that a Private debit card (**black card**) be issued against the Private side of this account to aid in the Exchange processing of my Private assets.

The Private side of the account **will not** be used for deposits or withdrawals, it will only be used as an Exchange of real assets of which are to be processed through the Federal Reserve Banking System to my private assets. My Private Exchanges cannot have liens placed on them because they are Private nor can they be used as bank assets, the way the Public accounts are used. If needed, I will open up a second public bank account to handle Public monetary funds.

If there are any **valid fees** that are to be charged to me for this banking service, for the usage of my Private Exchange Checks, then these charges are to be billed and presented to me on a monthly base.

It is also my understanding that my usage of Private Exchange Checks under this chartered bank account is now under the protection of the Securities and Exchange Commission and the Federal Deposit Insurance Corporation. It is also in full compliance with the requirements of the Internal Revenue Service and the Bureau of Public Debt to support the removal of the Public Debt from the books. If you have any questions for me, you can call me at: (\_\_\_\_) \_\_\_\_ - \_\_\_\_\_.

Sincerely,

By: \_\_\_\_\_  
**Patrick Devine**, Principal - Beneficial Owner/Trustee.

Cc:

FDIC Regional Director – \_\_\_\_\_

**Special note need to check out the AMERICAN RECOVERY AND REINVESTMENT ACT OF 2009  
(P.L. 111-5), changes may affect/support this process.**

