

THE COMMERCIAL PRINCIPLES GOVERNING THE ENGINEERING OF
PUBLIC WEALTH REBATE BANKS, a.k.a., "ROBIN HOOD BANKS"

Public Wealth Rebate Banks **LAWFULLY SEIZE AND RECOVER WEALTH** (taxes, etc.) stolen by corrupt officials and others engaged in government organized crime, and return it to the common people, the Public, to reimburse and revitalize the common people (Public). These banks bring to mind the legendary character known as Robin Hood, who had the less rigorous more vigorous informal cavalier way of correcting the same social wrongs of Old England. This is the reason for referring to Public Wealth Rebate Banks by the term "Robin Hood Banks"; they paramountly represent the interests of "a government of the people, by the people, for the people". Governments are usually operated by people who do not want to consider the needs of others, hence rule by force, not reason, too often with the result that power corrupts, and absolute power corrupts absolutely. Consequently, governments are not inclined to correct their own evils, and, to the contrary, tend to perpetuate their own evils, and especially to punish those who resist the evils of the government. Understandably, then, Public Wealth Rebate Banks are **PUBLIC INSTITUTIONS**, necessarily founded and operated by non-government self-appointed (42 USC 1986) public servants who operate as public escrow agents known as Public Proxies, and always under the threat of government retaliation. Public Wealth Rebate Banks are operated: (1) pursuant to the Universal and Eternal Natural Laws of Commerce, (2) pursuant to the U.S. Const. 9th Amendment which guarantees the Natural Right to Exercise Any Self-Defense, (3) pursuant to the social "brother's keeper principle" suggested in 42 USC 1986 and in 18 USC 4, (4) pursuant to the commercial fair market values suggested by 18 USC 241 and 18 USC 242, the fair market values to be levied in commerce against violations against the Public and its Constitutions, and especially against those violations committed by government officers and agents of the Public Trust, and (5) pursuant to the remuneration principles suggested by 42 USC 1994 and 18 USC 1581, which clearly state that whatever the government compels the Citizen to do for society, pursuant to statutory law, less than duty in a foreign war, is labor in the ordinary sense, so the government must stand good for a compensation for that labor in commerce or not expect the Citizen to seriously obey the statutes of the government. Public Wealth Rebate Banks keep a public record of all of their organizational by-laws and commercial transactions, which the public can inspect and copy either during regular banking hours, or by ordering information to be sent to them, without filing any formal requests for information. Public Wealth Rebate Banks are Charitable Public Trust Foundations engaged in generating, screening, processing, and directing Commercial Affidavits of Obligation known as Commercial Liens. (A Common Law Lien is inferior to a Commercial [Law] Lien in that a Common Law Lien does not contain **EXPLICIT LEDGERING**, hence relies upon the discretion of a Jury to decide the obligation.) Generally, Public Wealth Rebate Banks acquire their assets through lawful public claims made by way of Affidavits of Information (Criminal Complaints) (1st Amendment guaranteed petitions) against corrupt public officials, et al, who, by their failure to respond within 3 months (90 days), admit, by default, their public contempt, their public guilt and their public liability. Public Wealth Rebate Banks engage in the lawful altruistic/charitable disbursement of public malpractice default judgments to the Public, by generating a Commercial Lien Assignment Currency known as Public Wealth Rebate Notes, establishing, thereby, a lawful method for the Public to lay Claim to the real and moveable property of the Lien Debtor party(ies). Therefore, Public Wealth Rebate Banks are lawful Commercial (1st Amendment) Demand Note Currency Banks. Money is a social symbol for the existence of the intrinsic social survival value of mankind, a symbol for the Sun's daily delivery of energy to the Earth via agriculture, hydroelectric power, etc., and a symbol for the capacity of **HUMAN LABOR** to use information and intelligence to gain amplified access to Nature's resources of energy. The intrinsic value of the human labor of a population to amplify energy access, is represented by Population Notes or Allowance Notes, which are of the First Class of Notes. Commercial Notes are of two types or classes, namely, Population or Allowance Notes, and Promissory Notes. Allowance Notes are a public statement of the intrinsic worth of the common people of a society and, in accordance with the Equal Protection Maxim of Commercial Law (Matt. 5:45), can only be spent into circulation on an equal per person per day basis by the common people, and then only to create a currency to meet the ordinary need to have something to use for buying, selling, etc.. Allowance Notes must be generated only by public governments, and the distribution of such Notes to the public for the public to spend into circulation must be kept to a minimum by that government to prevent destruction of the motivation to do labor. Any attempt on the part of governments or private corporations (e.g., the Federal Reserve Corporation) to spend or loan Allowance Notes into circulation is a felony, hence cannot create a National Debt. A Promissory Note, a Second Class Note, is a written promise to pay or repay a specified sum of money at a stated time or on demand. There are no statutory limitations on Promissory Notes because they do not act as Allowance Notes to create new money for circulation, but merely serve to transfer the value of money which already exists. A Public Wealth Rebate Note is a Reversed Party Promissory Note, a Demand Note, made by a Creditor or Claimant against a Debtor, based on the Debtor's breached promise to pay or to perform. --H. V.

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ISSUE NO. 1003 PUBLIC WEALTH REBATE NOTE THE UNITED STATES OF AMERICA ISSUE DATE 6/16/97

« CAUSE OF ACTION »
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY:
42 USC 1986, 18 USC 4; 18 USC 241, 242;
42 USC 1994, 18 USC 1581

MUST PAY TO THE ORDER OF J.S.

DOERNBECHER FOUNDATION (MAY TRUSTEE)
PAYEE/TRUSTEE

« EFFECT OF ACTION »
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK

AMOUNT \$60,000,000 - Sixty Million and 00/100 U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) General Support of Doernbecher Hospital

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM M. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>>
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0659.

(Lyle) Hartford Van Dyke (Jr.)
H.V. - Executive Disbursement Trustee (a public servant since 1967)
THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED

ENDORSEMENT OF PAYEE >>>>
All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

===== PUBLIC WEALTH REBATE NOTE =====

ISSUE NO. 1004

THE UNITED STATES OF AMERICA

ISSUE DATE 6/6/97

<< CAUSE OF ACTION >>

THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY:
42 USC 1986, 18 USC 4; 18 USC 241, 242;
42 USC 1994, 18 USC 1581

MUST PAY TO THE ORDER OF

LEGACY EMANUEL HOSPITAL & HEALTH CENTER
PAYEE/TRUSTEE via William Sullivan

<< EFFECT OF ACTION >>

THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK

OR AFTER ENDORSEMENT BY THE PAYEE. PAY TO THE BEARER ON DEMAND

AMOUNT \$60,000,000 Sixty Million and 00/100

U.S. DOLLARS

ISSUED FOR (PUBLIC PURPOSE) General Support of L.E.H. & H.C.'s Children's Hospital

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLEUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER)

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:

THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANKTRUST >>>>

P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy

This Bank is established by a three month default matured lien account at

THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE

RECORDING ACCOUNT NUMBER 970211-0859.

(Lyle) Hartford Van Dyke (Gr.)

H.V. - Executive Disbursement Trustee (a public servant since 1967)

THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.

ENDORSEMENT OF PAYEE >>>>

All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

PUBLIC WEALTH REBATE NOTE

ISSUE NO 1005

THE UNITED STATES OF AMERICA

ISSUE DATE 6/6/97

« CAUSE OF ACTION »
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY: 42 USC 1985, 18 USC 4; 18 USC 241, 242; 42 USC 1994, 18 USC 1581

MUST PAY TO THE ORDER OF
RIVER COUNTY PUBLIC TRUST
(David A. Daffy, Trustee)
PAYEE/TRUSTEE

(OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND)

« EFFECT OF ACTION »
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AMOUNT \$60,000,000 Sixty Million and 00/100 C U.S. DOLLARS

ISSUED FOR (PUBLIC PURPOSE) the establishment and development of River County

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ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
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P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
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THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859.

(Lyle) Hartford Van Dyke (Sr.)
H.V. - Executive Disbursement Trustee (a public servant since 1987)
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ENDORSEMENT OF PAYEE >>>>

All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

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Advocates for Lawful Government

an eleemosynary (altruistic/charitable) trust chartered by the
Bishop of the Way,
a corporation sole over/for

Yeshua's Talmadin

c/o 40520 East 1 Whitehorse Drive
Arlington 23, Washington State
non domestic, Zip exempt DDA 122 32
360/436-1044

06 June 1997

United States Treasury
Accounts Payable
1500 Pennsylvania Avenue
Washington, District of Columbia 20220

Subject: Good Faith¹ presentment of Public Wealth Rebate Note, Issue No 1002.

Dear sir or madam:

This letter is on the order of a good faith presentment of the enclosed Public Wealth Rebate Note, Issue No. 1002, dated June 1, 1997. This presentment is made without prejudice². You are hereby instructed to make an electronic deposit of the entire amount (\$13,000,000 and ^{no}/₁₀₀) Thirteen Million and ^{no}/₁₀₀ Dollars to American Banking Association No. 325081474 3283216 upon honor of the enclosed Public Wealth Rebate Note. In the event you choose to dishonor the enclosed negotiable instrument you are directed to provide a written statement as to all of your reasons and authorities in support of dishonor.

Respectfully,

Thom Satterlee
Chairman, Governing Board
Advocates for Lawful Government

enclosure: Public Wealth Rebate Note, Issue No 1002, dated June 1, 1997.

1 As used here "good faith" means being faithful to one's duty, oath and obligations to one's creator and the laws and Constitutions of the United States of America and the State of Washington to protect and defend each from all enemies foreign and domestic.

2 As used here "prejudice" means bias and discrimination.

6/11/97

UNITED STATES SECRET SERVICE
TREASURY DEPARTMENT
AR Form 1590 (Rev. 4-15-82)

RECEIPT FOR CONTRABAND

ORIGINAL

Received from Cathy Emerson Cascade Federal Credit Union, 12916 4th Ave W
(Name) (Address) Everett, WA

the following described contraband:

(For notes: Show denomination and either circular number or check letter, FP and BP numbers, and serial number.)
(For coins: Show denomination and date.)

1 Public Wealth Rebate Note issue # 1001, dated 6/1/97
Amount - \$25,000.00
payee - Thom Satterlee

Everett, WA
(Place)

6/11/97
(Date)

[Signature]

4-4 737 8

Receipt

6/11/97

[Stamp]

Sec. 4921 Title 18, U.S. Code

Whoever, having the custody or control of any such counterfeits, material, apparatus, articles, devices, or other things, fails or refuses to surrender possession thereof, upon request by any authorized agent of the Treasury Department, or other proper officer, shall be fined not more than \$100 or imprisoned not more than 1 year, or both.

For both

SP-7/11/97

1-611/97

6/11/97

CHARGE

ENCL 10

1511

UNITED STATES SECRET SERVICE

RECEIVED FOR CONTRABAND

1855 TREATY TRUST

an eleemosynary (altruistic/charitable) serving the Snoqualmoo/Snoqualmie/Skykomish
chartered by the Bishop of the Way,
a corporation sole over/for

Yeshua's Talmadin

c/o 40520 East Whitehorse Drive
Arlington 23, Washington State
non domestic, Zip exempt DDA 122.32
(360) 36-1044

12 June 1997

United States Treasury
c/o Agent Tim Wood
915 Second Avenue
Seattle, Washington State [98174]

Subject: Good Faith¹ presentment of Public Wealth Rebate Note, Issue No 1001, and
Petition for Remission of said funds via electronic deposit.

Dear Agent Wood:

I have received a copy of the Treasury Department's Receipt for Contraband, dated and signed by you, for Public Wealth Rebate Note, Issue No. 1001, dated June 1, 1997. Said receipt constitutes acknowledgment of our good faith presentment of said demand note upon the United States Treasury. This presentment is made without prejudice².

This letter constitutes our Petition for Remission of said funds. You are hereby instructed to make an electronic deposit of the entire amount (\$25,000,000 and ^{no}/₁₀₀) Twenty Five Million and ^{no}/₁₀₀ Dollars to American Banking Association No. 325081474 3283215 upon honor of said Public Wealth Rebate Note. In the event you choose to dishonor the said negotiable instrument you are directed to provide a written statement as to all of your reasons and authorities in support of dishonor.

Respectfully,

Thom Satterlee

Thom Satterlee
Communications Agent
1855 Treaty Trust

Via FAX

(206)220-6479
(202)622-0073

cc: Secretary of the Treasury at (202) 622-0073

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- 1 As used here "good faith" means being faithful to one's duty, oath and obligations to one's creator and the laws and Constitutions of the United States of America and the State of Washington to protect and defend each from all enemies foreign and domestic.
- 2 As used here "prejudice" means bias and discrimination.

ISSUE NO 1007 PUBLIC WEALTH REBATE NOTE THE UNITED STATES OF AMERICA ISSUE DATE 6/16/97

« CAUSE OF ACTION »
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY ENFORCEMENT EVALUATION AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY 42 USC 1986, 18 USC 4, 18 USC 241, 242, 42 USC 1994, 18 USC 1581

MUST PAY TO THE ORDER OF

OREGON STROKE CENTER TRUSTEE (W. CLARK)
PAYEE/TRUSTEE

« EFFECT OF ACTION »
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OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND
AMOUNT \$10,000,000 TEN MILLION and 00/100 U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) GENERAL SUPPORT OF STROKE RESEARCH

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATHARNA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY JR., MARK N. BARTLETT, GENE PORTER).

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859

(Lyle) Hartford Van Dyke (41)
H.V. - Executive Disbursement Trustee (a public servant since 1967)
THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.

ENDORSEMENT OF PAYEE >>>>

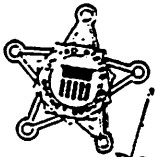
All information on this Public Wealth Account is openly available to the public. Tel (360) 687-5680, or (800) 624-7243, P.I.N. 132-1608 enter your telephone No., follow with "02".

THE COMMERCIAL PRINCIPLES GOVERNING THE ENGINEERING OF PUBLIC WEALTH REBATE BANKS *** ROBIN HOOD BANKS ***
Public Wealth Rebate Banks LAWFULLY SEIZE AND RECOVER WEALTH - taxes, etc. - stolen by corrupt officials and others engaged in government organized crime, and return it to the common people. The Public to reimburse and revitalize the common people (Public). These banks bring to mind the legendary character known as Robin Hood, who had the less rigorous more vigorous informal cavalier way of correcting the same social wrongs of Old England. This is the reason for referring to Public Wealth Rebate Banks by the term "Robin Hood Banks". They paramourly represent the interests of a government of the people, by the people for the people. Governments are usually operated by people who do not want to consider the needs of others, hence rule by force, not reason. Too often with the result that power corrupts, and absolute power corrupts absolutely. Consequently governments are not inclined to correct their own evils, and to the contrary, tend to perpetuate their own evils, and especially to punish those who resist the evils of the government. Understandably then, Public Wealth Rebate Banks are PUBLIC INSTITUTIONS, necessarily founded and operated by non-government, self-appointed (42 USC 1986) public servants who operate as public escrow agents known as Public Proxies, and always under the threat of government retaliation. Public Wealth Rebate Banks are operated (1) pursuant to the Universal and Eternal Natural Laws of Commerce, (2) pursuant to the U.S. Const. 9th Amendment which guarantees the Natural Right to Exercise Any Self-Defense, (3) pursuant to the social "brother's keeper" principle, suggested in 42 USC 1986 and in 18 USC 4, (4) pursuant to the commercial fair market values suggested by 18 USC 241 and 18 USC 242, the fair market values to be levied in commerce against violations against the Public and its Constitutions, and especially against those violations committed by government officers and agents of the Public Trust, and (5) pursuant to the remuneration principles suggested by 42 USC 1994 and 18 USC 1581, which clearly state that whatever the government compensates the Citizen to do for society pursuant to statutory law - less than duty in a foreign war, is labor in the ordinary sense, so the government must stand good for a compensation for that labor in commerce or not expect the Citizen to seriously obey the statutes of the government. Public Wealth Rebate Banks keep a public record of all of their organizational by-laws and commercial transactions, which the public can inspect and copy either during regular banking hours or by ordering information to be sent to them without filing any formal requests for information. Public Wealth Rebate Banks are Charitable Public Trust Foundations engaged in generating, screening, processing, and directing Commercial Affidavits of Obligation known as Commercial Liens. (A Common Law Lien does not contain EXPLICIT Commercial [Law] Lien in that a Common Law Lien does not contain EXPLICIT LEDGERING, hence relies upon the discretion of a jury to decide the obligation.) Generally, Public Wealth Rebate Banks acquire their assets through lawful public claims made by way of Affidavits of Information (Criminal Complaints), (1st Amendment guaranteed petitions) against corrupt public officials, et al, who by their failure to respond within 3 months (90 days) admit by default, their public contempt, their public guilt and their public liability. Public Wealth Rebate Banks engage in the lawful altruistic/charitable disbursement of public malpractice default judgments to the Public by generating a Commercial Lien Assignment Currency known as Public Wealth Rebate Notes, establishing thereby, a lawful method for the Public to lay Claim to the real and moveable property of the Lien debtor party(ies). Therefore, Public Wealth Rebate Banks are lawful Commercial (1st Amendment) Demand Note Currency Banks. Money is a social symbol for the existence of the intrinsic social survival value of mankind, a symbol for the Sun's daily delivery of energy to the Earth via agriculture, hydroelectric power, etc., and a symbol for the capacity of HUMAN LABOR to use information and intelligence to gain amplified access to Nature's resources of energy. The intrinsic value of the human labor of a population to amplify energy access is represented by Population Notes or Allowance Notes, which are of the first class of Notes. Commercial Notes are of two types or classes, namely, Population or Allowance Notes, and Promissory Notes. Allowance Notes are a public statement of the intrinsic worth of the common people of a society and, in accordance with the Equal Protection Maxim of Commercial Law (Matt. 5:45), can only be spent into circulation on an equal per person per day basis by the common people, and then only to create a currency to meet the ordinary need to have something to use for buying, selling, etc. Allowance Notes must be generated only by public governments, and the distribution of such Notes to the public for the public to spend into circulation must be kept in a minimum by that government to prevent destruction of the motivation to labor. Any attempt on the part of governments or private corporations, i.e., the Federal Reserve Corporation, to spend or loan Allowance Notes into circulation is a felony, hence cannot create a National Debt. A Promissory Note, a Second Class Note, is a written promise to pay or repay a specified sum of money at a stated time or on demand. There are no statutory limitations on promissory Notes because they do not act as Allowance Notes to create new money for circulation, but merely serve to transfer the value of money which already exists. A Public Wealth Rebate Note is a Reversed Party Promissory Note, a Demand Note, made by a Creditor or Claimant against a Debtor based on the debtor's breached promise to pay or to perform. - H.V.

[6/16/97]

(1) ONE PUBLIC WEALTH REBATE BANKS
BOOK


(2) ONE CHECK FROM Lyle HARTFORD
IN THE AMOUNT OF \$60,000,000.00



RONALD R. WAMPOLE
SPECIAL AGENT
UNITED STATES SECRET SERVICE

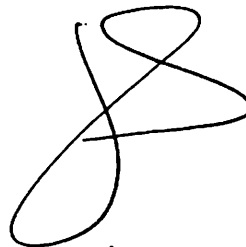
121 S.W. SALMON STREET
SUITE 1330
PORTLAND, OREGON 97204

PHONE (503) 326-2162
FAX (503) 326-3258


RONALD R. WAMPOLE
SPECIAL AGENT
USSS

C-filer →

case de Hartford
rewards.



PUBLIC WEALTH REBATE NOTE

ISSUE NO. 1008

THE UNITED STATES OF AMERICA

ISSUE DATE 6/23/97

CAUSE OF ACTION
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY: 42 USC 1994, 18 USC 4: 18 USC 241, 242; 42 USC 1994, 18 USC 1581

MUST PAY TO THE ORDER OF

Harborview Burn Center
PAYEE/TRUSTEE

OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND

EFFECT OF ACTION
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY PUBLIC REGULATED BANK.

AMOUNT \$60,000,000 - (Sixty MILLION) U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) General Support of Harborview Burn Center

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. C88-400C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE, (DEBTOR: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFALLMEYER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:

THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST

P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy

This bank is established by a three month default matured lien account at

THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE

RECORDING ACCOUNT NUMBER 970211-0659.

(Lyle) Hartford Van Dyke (Jr.)
H.V. - Executive Disbursement Trustee (a public servant since 1987)

THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.

ENDORSEMENT OF PAYEE

All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.L.N. 132-1608, enter your telephone No., follow with "02".

THE COMMERCIAL PRINCIPLES GOVERNING THE ENGINEERING OF PUBLIC WEALTH REBATE BANKS, s.k.a. "ROBIN HOOD BANKS"

Public Wealth Rebate Banks LAWFULLY SEIZE AND RECOVER WEALTH (taxes etc.) stolen by corrupt officials and others engaged in government organized crime, and return it to the common people, the Public, to reimburse and revitalize the common people (Public). These banks bring to mind the legendary character known as Robin Hood who had the less rigorous more vigorous informal cavalier way of correcting the same social wrongs of Old England. This is the reason for referring to Public Wealth Rebate Banks by the term "Robin Hood Banks", they parsimoniously represent the interests of "a government of the people, by the people, for the people". Governments are usually operated by people who do not want to consider the needs of others, hence rule by force, not reason, too often with the result that power corrupts, and absolute power corrupts absolutely. Consequently, governments are not inclined to correct their own evils, and, to the contrary, tend to perpetuate their own evils, and especially to punish those who resist the evils of the government. Understandably, then, Public Wealth Rebate Banks are PUBLIC INSTITUTIONS, necessarily founded and operated by non-government self-appointed (42 USC 1946) public servants who operate as public escrow agents known as Public Process, and always under the threat of government retaliation. Public Wealth Rebate Banks are operated (1) pursuant to the Universal and Eternal Natural Laws of Commerce, (2) pursuant to the U.S. Const. 9th Amendment which guarantees the Natural Right to Exercise Any Self-Defense, (3) pursuant to the social "brother's keeper principle" suggested in 42 USC 1994 and in 18 USC 4, (4) pursuant to the commercial fair market values suggested by 18 USC 241 and 18 USC 242, the fair market values to be levied in commerce against violations against the Public and its Constitutions, and especially against those violations committed by government officers and agents of the Public Trust, and (5) pursuant to the remuneration principles suggested by 42 USC 1994 and 18 USC 1581, which clearly state that whatever the government compels the Citizen to do for society, pursuant to statutory law, less than duty in a foreign war, is labor in the ordinary sense, so the government must stand good for a compensation for that labor in commerce or not expect the Citizen to seriously obey the statutes of the government. Public Wealth Rebate Banks keep a public record of all of their organizational by-laws and commercial transactions, which the public can inspect and copy either during regular banking hours, or by ordering information to be sent to them, without filing any formal requests for information. Public Wealth Rebate Banks are Charitable Public Trust Foundations engaged in generating, screening, processing, and directing Commercial Affidavits of Obligation known as Commercial Liens. (A Common Law Lien is inferior to a Commercial [Law] Lien in that a Common Law Lien does not contain EXPLICIT LEDGERING, hence relies upon the discretion of a Jury to decide the obligation.) Generally, Public Wealth Rebate Banks acquire their assets through lawful public claims made by way of Affidavits of Information (Criminal Complaints) (1st Amendment guaranteed petitions) against corrupt public officials, et al, who, by their failure to respond within 3 months (90 days), admit, by default, their public contempt, their public guilt and their public liability. Public Wealth Rebate Banks engage in the lawful structure/charitable disbursement of public malpractice default judgments to the Public, by generating a Commercial Lien Assignment Currency known as Public Wealth Rebate Notes, establishing, thereby, a lawful method for the Public to lay claim to the real and moveable property of the Lien Debtor party(ies). Therefore, Public Wealth Rebate Banks are lawful Commercial (1st Amendment) Demand Note Currency Banks. Money is a social symbol for the existence of the intrinsic social survival value of mankind, a symbol for the Sun's daily delivery of energy to the Earth via agriculture, hydroelectric power, etc., and a symbol for the capacity of HUMAN LABOR to use information and intelligence to gain amplified access to Nature's resources of energy. The intrinsic value of the human labor of a population to amplify energy access, is represented by Population Notes or Allowance Notes, which are of the First Class of Notes. Commercial Notes are of two types or classes, namely, Population or Allowance Notes, and Promissory Notes. Allowance Notes are a public statement of the intrinsic worth of the common people of a society and, in accordance with the Equal Protection Maxim of Commercial Law (Mott, § 45), can only be spent into circulation on an equal per person per day basis by the common people, and then only to create a currency to meet the ordinary need to have something to use for buying, selling, etc. Allowance Notes must be generated only by public governments and the distribution of such Notes to the public for the public to spend into circulation must be kept to a minimum by that government to prevent destruction of the motivation to do labor. Any attempt on the part of governments or private corporations (e.g., the Federal Reserve Corporation) to spend or loan Allowance Notes into circulation is a felony, hence cannot create a National Debt. A Promissory Note, a Second Class Note, is a written promise to pay or repay a specified sum of money at a stated time or on demand. There are no statutory limitations on Promissory Notes because they do not act as Allowance Notes to create new money for circulation, but merely serve to transfer the value of money which already exists. A Public Wealth Rebate Note is a Reversed Party Promissory Note, a Demand Note, made by a Creditor or Claimant against a Debtor, based on the Debtor's breached promise to pay or to perform. - H.V.

PUBLIC WEALTH REBATE NOTE

THE UNITED STATES OF AMERICA

ISSUE DATE 6/23/97

MUST PAY TO THE ORDER OF

« EFFECT OF ACTION »
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS RECEDEABLE IN THE ASSETS OF THE LIEN DESTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.O.I.C REGULATED BANK.

Harborview Medical Center
PAYEE/TRUSTEE

OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND

AMOUNT \$60,000,000 (Sixty Million) U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) General Support of Harborview Medical Center

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTOR: THE GOV. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHEDEOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM M. REDKEY, JR., MARK M. BARTLEY, GENE PORTER).

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>>

P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy

This bank is established by a three month default matured lien account at

THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0659. END

ENDORSEMENT OF PAYEE >>>>>

RECORDING ACCOUNT NUMBER 970211-0659. ENDORSEMENT OF PAYEE _____

All information on this Public Wealth Account is openly available to the public. Tel: (360) 887-5690, or (800) 824-7243, P.I.N. 132-1808, enter your telephone No., follow with "02".

THE COMMERCIAL PRINCIPLES GOVERNING THE ENGINEERING OF
PUBLIC WEALTH REBATE BANKS. P.B. "ROBIN HOOD BANKS"

PUBLIC WEALTH REBATE BANKS: LAWFULLY SEIZE AND RECOVER WEALTH
(taxes, etc.) stolen by corrupt officials and others engaged in government organized crime, and return it to the common people, the Public, to reimburse and revitalize the common people (Public). These banks bring to mind the legendary character known as Robin Hood, who had the less vigorous more vigorous informal cavalier way of correcting the same social wrongs of Old England. This is the reason for referring to Public Wealth Rebate Banks by the term "Robin Hood Banks"; they parsimoniously represent the interests of "a government of the people, by the people, for the people". Governments are usually operated by people who do not want to consider the needs of others, hence rule by force, not reason, too often with the result that power corrupts, and absolute power corrupts absolutely. Consequently, governments are not inclined to correct their own evils, and, to the contrary, tend to perpetuate their own evils, and especially to punish those who reveal the evils of the government. Understandably, then, Public Wealth Rebate Banks are **PUBLIC INSTITUTIONS**, necessarily founded and operated by non-government, self-appointed (42 USC 1986f) public servants who operate as public escrow agents known as Public Proxies, and always under the threat of government retaliation. Public Wealth Rebate Banks are operated (1) pursuant to the Universal and Eternal Natural Laws of Commerce, (2) pursuant to the U.S. Const. 9th Amendment which guarantees the Natural Right to Exercise Any Self-Denial, (3) pursuant to the so-called "brother's keeper principle" suggested in 42 USC 1986d and in 18 USC 4, (4) pursuant to the commercial fair market values suggested by 18 USC 241 and 18 USC 242, the fair market value to be levied in a court of law against violations against the Public and its Constitutions, and especially against those violations sanctioned by government officers and agents of the Public Trust, and (5) pursuant to the remuneration principles suggested by 42 USC 1994 and 18 USC 1561, which clearly state that whatever the government compels the Citizen to do for society, pursuant to statutory law, less than duty in a foreign war, is labor in the ordinary sense, so the government must stand good for compensation for that labor in commerce or not expect the Citizen to seriously obey the statutes of the government. Public Wealth Rebate Banks keep a public record of all of their organizational by-laws and commercial transactions, which the public can inspect and copy either during regular banking hours, or by ordering information to be sent to them, without filing any formal requests for information. Public Wealth Rebate Banks are Charitable Public Trust Foundations engaged in generating, screening, processing, and directing Commercial Allowances of Obligation known as Commercial Liens. (A Common Law Lien is inferior to a Commercial [Law] Lien in that a Common Law Lien does not contain EXPLICIT LEDGERING, hence relies upon the discretion of a Jury to decide the obligation.) Generally, Public Wealth Rebate Banks acquire their assets through lawful public claims made by way of Affidavits of Information (Criminal Complaints) (1st Amendment guaranteed petition) against corrupt public officials, et al, who, by their failure to respond within 3 months (90 days), admit, by default, their public contempt, their public guilt and their public liability. Public Wealth Rebate Banks engage in the lawful altruistic/charitable disbursement of public metaphysics default judgments to the Public, by generating a Commercial Lien Assignment Currency known as Public Wealth Rebate Notes, establishing, thereby, a lawful method for the Public to lay claim to the real and moveable property of the Lien Debtor parties). Therefore, Public Wealth Rebate Banks are lawful Commercial (1st Amendment) Demand Note Currency Banks. Money is a social symbol for the existence of the intrinsic social survival value of material, a symbol for the Sun's daily delivery of energy to the Earth via agriculture, hydroelectric power, etc., and a symbol for the capacity of HUMAN LABOR to use information and intelligence to gain amplified access to Nature's resources of energy. The intrinsic value of the human labor of a population to amplify energy access, as represented by Population Notes or Allowance Notes, which are of the First Class of Notes. Commercial Notes are of two types or classes, namely, Population or Allowance Notes, and Promissory Notes. Allowance Notes are a public statement of the intrinsic value of the common people of a society and, in accordance with the Equal Protection Maxim of Commercial Law (Rule 5-45), can only be spent into circulation on an equal per person per day basis by the common people, and then only to create a currency to meet the ordinary need to have something to use for buying, selling, etc. Allowance Notes must be generated only by public governments and the distribution of such Notes to the public for the public to spend into circulation must be kept to a minimum by that government to prevent destruction of the motivation to do labor. Any attempt on the part of governments or private corporations (e.g., the Federal Reserve Corporation) to spend or loan Allowance Notes into circulation is a felony, hence cannot create a National Debt. A Promissory Note, a Second Class Note, is a written promise to pay or repay a specified sum of money at a stated time or on demand. There are no statutory limitations on Promissory Notes because they do not sit out as Allowance Notes to create new money for circulation, but only serve to transfer the value of money which already exists. A Public Wealth Rebate Note is a Reversed Party Promissory Note, a Demand Note, and arises to pay or to perform, - H.V.

RECORDING ACCOUNT NUMBER 970211-0859. ENDORSEMENT OF PAYEE *****

All information on this Public Wealth Account is openly available to the public. Tel: (360) 887-5880, or (800) 624-7243, P.I.N. 132-1608, enter your telephone No., follow with "03".

THE COMMERCIAL PRINCIPLES GOVERNING THE ENGINEERING OF PUBLIC WEALTH REBATE BANKS, aka "ROBIN HOOD BANKS"
Public Wealth Rebate Banks LAWFULLY SEIZE AND RECOVER WEALTH (taxes, etc.) stolen by corrupt officials and others engaged in government organized crime, and return it to the common people, the Public, to reimburse and revitalize the common people (Public). These banks bring to mind the legendary character known as Robin Hood, who had the less rigorous more vigorous informal cavalier way of correcting the same social wrongs of Old England. This is the reason for referring to Public Wealth Rebate Banks by the term "Robin Hood Banks"; they parsimoniously represent the interests of "a government of the people, by the people, for the people". Governments are usually operated by people who do not want to consider the needs of others, hence rule by force, not reason, too often with the result that power corrupts, and absolute power corrupts absolutely. Consequently, governments are not inclined to correct their own evils, and, to the contrary, tend to perpetuate their own evils, and especially to punish those who rectify the evils of the government. Understandably, then, Public Wealth Rebate Banks are PUBLIC INSTITUTIONS, necessarily founded and operated by non-government self-supported (42 USC 1986) public servants who operate as public escrow agents known as Public Processors, and always under the threat of government retaliation. Public Wealth Rebate Banks are operated (1) pursuant to the Universal and Eternal Natural Laws of Commerce, (2) pursuant to the U.S. Const. 8th Amendment which guarantees the Natural Right to Enforce Any Self-Defense, (3) pursuant to the social "brother's keeper principle" suggested in 42 USC 1986 and in 18 USC 4, (4) pursuant to the commercial fair market values suggested by 18 USC 241 and 18 USC 242, the fair market values to be levied in commerce against voters connected by the Public and its Constituents, and especially against those voters connected by government officers and agents of the Public Trust, and (5) pursuant to the remuneration principles suggested by 42 USC 1994 and 18 USC 1581, which clearly state that whatever the government compels the Citizen to do for society, pursuant to statutory law, less than duty in a foreign war, is labor in the ordinary sense, so the government must stand good for a compensation for that labor in commerce or not expect the Citizen to seriously obey the statutes of the government. Public Wealth Rebate Banks keep a public record of all of their organizational by-laws and commercial transactions, which the public can inspect and copy either during regular banking hours, or by ordering information to be sent to them, without filing any formal requests for information. Public Wealth Rebate Banks are Charitable Public Trust Foundations engaged in generating, securing, processing, and directing Commercial Affidavits of Obligation known as Commercial Liens. (A Common Law Lien is inferior to a Commercial [Law] Lien in that a Common Law Lien does not contain EXPLICIT LEDGERING, hence relies upon the discretion of a Jury to decide the obligation.) Generally, Public Wealth Rebate Banks acquire their assets through lawful public claims made by way of Affidavits of Information (Common Complaints) (1st Amendment guaranteed outdoors) against corrupt public officials, et al, who, by their failure to respond within 3 months (90 days), admit, by default, their public contempt, their public guilt and their public liability. Public Wealth Rebate Banks engage in the lawful above-mentioned disbursement of public misperceive default judgments to the Public, by generating a Commercial Lien Assignment Currency known as Public Wealth Rebate Notes, establishing, thereby, a lawful method for the Public to lay its Claim to the real and movable property of the Lien Debtor party(ies). Therefore, Public Wealth Rebate Banks are lawful Commercial (1st Amendment) Demand Note Currency Banks. Money is a social symbol for the existence of the intrinsic social survival value of material, a symbol for the Sun's daily delivery of energy to the Earth via agriculture, hydroelectric power, etc., and a symbol for the capacity of HUMAN LABOR to use information and intelligence to gain amplified access to Nature's resources of energy. The intrinsic value of the human labor of a population to amplify energy access, is represented by Population Notes or Allowance Notes, which are of the First Class of Notes. Commercial Notes are of two types or classes, namely, Population or Allowance Notes, and Promissory Notes. Allowance Notes are a public statement of the intrinsic worth of the common people of a society and, in accordance with the Equal Protection Maxim of Commercial Law (Mett. § 45), can only be spent into circulation on an equal per person per day basis by the common people, and then only to create a currency to meet the ordinary need to have something to use for buying selling etc. Allowance Notes must be generated only by public governments and the distribution of such Notes to the public for the public to spend into circulation must be kept to a minimum by that government to prevent destruction of the conversion to do labor. Any attempt on the part of governments or private corporations (e.g., the Federal Reserve Corporation) to spend or loan Allowance Notes into circulation is a felony, hence cannot create a National Debt. A Promissory Note, a Second Class Note, is a written promise to pay or repay a specified sum of money at a stated time or on demand. There are no statutory limitations on Promissory Notes because they do not act as Allowance Notes to create new money for circulation, but merely serve to transfer the value of energy which already exists. A Public Wealth Rebate Note is a Reversed Party Remittance Note, a Demand Note made by a Creditor or Claimant against

PUBLIC WEALTH REBATE NOTE

ISSUE NO. 1011 THE UNITED STATES OF AMERICA ISSUE DATE 6/21/97

"CAUSE OF ACTION"
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY:
42 USC 1986, 18 USC 4; 18 USC 241, 242;
42 USC 1994, 18 USC 1581

MUST PAY TO THE ORDER OF
Adams County, Wash.
PAYEE/TRUSTEE
OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND

"EFFECT OF ACTION"
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DESTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C REGULATED BANK.

AMOUNT \$6.38 (Six point three eight) MILLION U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) of \$6,381,308 - 1/2 for county - 1/2 for citizens

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFCIENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRASTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR-6-600C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE, (DESTORS: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY: (Lyle) Hartford Van Dyke, Jr.)
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>>
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
the STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859.
ENDORSEMENT OF PAYEE >>>>

Aff. V. - Executive Disbursement Trustee (a public servant since 1997)
THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.

All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5690 or (800) 624-7243, P.M. 132-1608, enter your telephone No., follow with "02".

[illegible]

PUBLIC WEALTH REBATE NOTE		
ISSUE NO. <u>1020</u>	THE UNITED STATES OF AMERICA	ISSUE DATE <u>6/24/97</u>
« CAUSE OF ACTION » THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY: 42 USC 1986, 18 USC 4; 18 USC 241, 242; 42 USC 1986, 18 USC 1581	MUST PAY TO THE ORDER OF <u>Ferry County, Wash.</u> PAYEE/TRUSTEE OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND	« EFFECT OF ACTION » THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.O.L.C REGULATED BANK.
AMOUNT <u>\$2.98</u>	<u>(Two point nine eight)</u>	<u>MILLION</u> U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) <u>of \$2,983,469 - 1/2 for county - 1/2 for citizens</u>		
THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR86-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLEUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK H. BARTLETT, GENE PORTER).		
ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY: <u>(Lyle) Hartford Van Dyke (Tr.)</u> P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy This bank is established by a three month default matured lien account at the STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE RECORDING ACCOUNT NUMBER 970211-0859.		
N.V. - Executive Disbursement Trustee (a public servant since 1967) THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.		
ENDORSEMENT OF PAYEE >>>>> _____		
All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5880, or (800) 824-7243, P.L.N. 132-1608, enter your telephone No., follow with "02".		

ISSUE DATE 6/21/97

THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK

PAYEE/TRUSTEE

OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND

ISSUED FOR (PUBLIC PURPOSE) of \$27,514,210 - 1/2 for county - 1/2 for citizens

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CRM-600C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER)

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>>
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859. ENDORSEMENT

(Lyle) Hartford Van Dyke, (Jr.)
H.V. - Executive Disbursement Trustee (a public servant since 1987)
THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.

ENDORSEMENT OF PAYEE >>>>>

All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5660, or (800) 624-7243, P.M. 132-1608, enter your telephone No., follow with "07".

ISSUE DATE 6/21/97

<< EFFECT OF ACTION >>
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK.

PAYEE/TRUSTEE

OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND

ISSUED FOR PUBLIC PURPOSE) of \$ 28,260,077 - 1/2 for county - 1/2 for citizens

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR-66-600C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE, (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. RESKEY, JR., MARK N. BARTLETT, GENE PORTER)

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANKTRUST >>>>
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0853. ENDORSEMENT

(Lyle) Harford Van Dyke Jr.
H.V. -- Executive Disbursement Trustee (a public servant since 1967)
THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.

ENDORSEMENT OF PAYEE >>>>>

422 Information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5600, or (800) 624-7243, P.L.N. 132-1608, enter your telephone No., follow with "02".

ISSUE DATE 6/21/97

« EFFECT OF ACTION »
THIS DEMAND NOTE IS A LAWFUL TENDER AT
ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND
PRIVATE, AND IS REDEEMABLE IN THE ASSETS
OF THE LIEN DEBTORS OR IN LAWFUL MONEY
OR NOTES OF THE UNITED STATES OF
AMERICA AT THE UNITED STATES TREASURY,
OR AT ANY F.O.I.C REGULATED BANK.

PAYEE/RI'S/STEE

OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND

EST'ED FOR (PUBLIC PURPOSE) of \$ 29,130,255 - 1/2 for County - 1/2 for citizens

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-600C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DONRMAN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER)

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>>>
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211.0819
ENDORSEMENT

(Syle) Hartford Van Dyke (Tr.
H.V. - Executive Disbursement Trustee (a public servant since 1957)
THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.

ENDORSEMENT OF PAYEE >>>>>

411 information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.L.N. 132-1608, enter your telephone No., follow with "02".

PUBLIC WEALTH REBATE NOTE		
ISSUE NO. <u>1029</u>	THE UNITED STATES OF AMERICA	ISSUE DATE <u>6/21/97</u>
<p>“ CAUSE OF ACTION ”</p> <p>THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY: 42 USC 1986, 18 USC 4; 18 USC 241, 242; 42 USC 1984, 18 USC 1581</p>	<p>MUST PAY TO THE ORDER OF</p> <p><u>Kittitas County, Wash.</u></p> <p>PAYEE/TRUSTEE</p> <p>OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND</p>	<p>“ EFFECT OF ACTION ”</p> <p>THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK.</p>
AMOUNT <u>\$12.7</u> (Twelve point seven) MILLION	U.S. DOLLARS	
ISSUED FOR (PUBLIC PURPOSE)	<u>of \$12,762,615 - 1/2 for County - 1/2 for citizens</u>	
<p>THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-600C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK M. BARTLETT, GENE PORTER).</p>		
ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:	<u>(Lyle) Hartford Van Dyke (Jr)</u>	
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>>	H.V. - Executive Disbursement Trustee (a public servant since 1987)	
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy	THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.	
This bank is established by a three month default matured lien account at		
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE		
RECORDING ACCOUNT NUMBER 370211-0639.	ENDORSEMENT OF PAYEE >>>>	
All information on this Public Wealth Account is openly available to the public. Tel: (360) 887-5480, or (800) 824-7243, P.I.N. 132-1808, enter your telephone No., follow with "02".		

All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-3680, or (800) 624-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

ISSUE NO. 1035 THE UNITED STATES OF AMERICA ISSUE DATE 6/21/97

« EFFECT OF ACTION »
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C REGULATED BANK.

AMOUNT \$8.74 (Eight point seven four) MILLION U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) of \$8,743,221 - 1/2 for county - 1/2 for citizens

ENDORSEMENT OF PAYEE >>>>>

ISSUE NO. 1036 THE UNITED STATES OF AMERICA ISSUE DATE 6/24/97

« EFFECT OF ACTION »
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK.

AMOUNT \$4.59 (Four point five nine) MILLION - U.S. DOLLARS
 ISSUED FOR (PUBLIC PURPOSE) of \$4,599,514 - 1/2 for County - 1/2 for citizens

RECORDING ACCOUNT NUMBER 970211-0859.

ENDORSEMENT OF PAYEE >>>>>

ISSUE NO. 1037 THE UNITED STATES OF AMERICA ISSUE DATE 6/21/97

« EFFECT OF ACTION »
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK.

AMOUNT \$ 275 (Two hundred seventy five) MILLION U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) of \$ 275,639,340 - 1/2 for County - 1/2 for citizen

THE STATE OF WASHINGTON, KING COUNTY F

ENDORSEMENT OF PAYEE >>>>>

All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5880, or (800) 624-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

===== PUBLIC WEALTH REBATE NOTE =====
ISSUE NO. 1044 THE UNITED STATES OF AMERICA ISSUE DATE 6/21/97
" CAUSE OF ACTION "
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY:
42 USC 1986, 18 USC 4; 18 USC 241, 242;
42 USC 1994, 18 USC 1581
MUST PAY TO THE ORDER OF
Thurston County, Wash.
PAYEE/TRUSTEE
OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND
" EFFECT OF ACTION "
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK.
AMOUNT \$ 80 (Eighty) MILLION U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) of \$ 80,014,970 - 1/2 for county - 1/2 for citizens
THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-600C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE, (DEBTORS: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK H. BARTLETT, GENE PORTER).
ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>> (Lyle) Hartford Van Dyke, Jr.
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859.
ENDORSEMENT OF PAYEE >>>>
H.V. - Executive Disbursement Trustee (a public servant since 1967)
THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.
All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 824-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

===== PUBLIC WEALTH REBATE NOTE =====
ISSUE NO. 1045 THE UNITED STATES OF AMERICA ISSUE DATE 6/21/97
" CAUSE OF ACTION "
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY:
42 USC 1986, 18 USC 4; 18 USC 241, 242;
42 USC 1994, 18 USC 1581
MUST PAY TO THE ORDER OF
Wahkiakum County, Wash.
PAYEE/TRUSTEE
OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND
" EFFECT OF ACTION "
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK.
AMOUNT \$ 1.57 (One point five seven) MILLION U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) of \$ 1,574,608 - 1/2 for county - 1/2 for citizens
THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-600C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE, (DEBTORS: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK H. BARTLETT, GENE PORTER).
ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>> (Lyle) Hartford Van Dyke, Jr.
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859.
ENDORSEMENT OF PAYEE >>>>
H.V. - Executive Disbursement Trustee (a public servant since 1967)
THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.
All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 824-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

===== PUBLIC WEALTH REBATE NOTE =====
ISSUE NO. 1046 THE UNITED STATES OF AMERICA ISSUE DATE 6/21/97
" CAUSE OF ACTION "
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY:
42 USC 1986, 18 USC 4; 18 USC 241, 242;
42 USC 1994, 18 USC 1581
MUST PAY TO THE ORDER OF
Walla Walla County, Wash.
PAYEE/TRUSTEE
OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND
" EFFECT OF ACTION "
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK.
AMOUNT \$ 22.1 (Twenty two point one) MILLION U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) of \$ 22,127,392 - 1/2 for county - 1/2 for citizens
THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-600C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE, (DEBTORS: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK H. BARTLETT, GENE PORTER).
ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>> (Lyle) Hartford Van Dyke, Jr.
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859.
ENDORSEMENT OF PAYEE >>>>
H.V. - Executive Disbursement Trustee (a public servant since 1967)
THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.
All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 824-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

PUBLIC WEALTH REBATE NOTE

ISSUE NO. 1050 **THE UNITED STATES OF AMERICA** ISSUE DATE 6/24/97

Trustees

THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY: 42 USC 1986, 18 USC 4; 18 USC 241, 242; 42 USC 1994, 18 USC 1581

MUST PAY TO THE ORDER OF
(EDWIN F. RASMUSSEN)
VFW #9430 RICARDO E. WILSON
 PAYEE/TRUSTEE

OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND

AMOUNT \$60,000,000 - (SIXTY MILLION) U.S. DOLLARS

ISSUED FOR (PUBLIC PURPOSE) For the benefit of Veterans

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA. THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-600C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLEUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK H. BARTLETT, GENE PORTER).

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
(Lyle) Hartford Van Dyke (Jr.)
 H.V. - Executive Disbursement Trustee (a public servant since 1967)
 THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.

RECORDING ACCOUNT NUMBER 970211-0859. ENDORSEMENT OF PAYEE >>>>

All Information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.L.N. 132-1608, enter your telephone No., follow with "02".

THE COMMERCIAL PRINCIPLES GOVERNING THE ENGINEERING OF PUBLIC WEALTH REBATE BANKS, a.k.a. "ROBIN HOOD BANKS"

Public Wealth Rebate Banks LAWFULLY SEIZE AND RECOVER WEALTH (taxes, etc.) stolen by corrupt officials and others engaged in government organized crime, and return it to the common people, the Public, to reimburse and revitalize the common people (Public). These banks bring to mind the legendary character known as Robin Hood, who had the less rigorous more vigorous informal cavalier way of correcting the same social wrongs of Old England. This is the reason for referring to Public Wealth Rebate Banks by the term "Robin Hood Banks": they paramourly represent the interests of "a government of the people, by the people, for the people". Governments are usually operated by people who do not want to consider the needs of others, hence rule by force, not reason, too often with the result that power corrupts, and absolute power corrupts absolutely. Consequently, governments are not inclined to correct their own evils, and, to the contrary, tend to perpetuate their own evils, and especially to punish those who resist the evils of the government. Understandably, then, Public Wealth Rebate Banks are PUBLIC INSTITUTIONS, necessarily founded and operated by non-government self-appointed (42 USC 1986) public servants who operate as public escrow agents known as Public Proxies, and always under the threat of government retaliation. Public Wealth Rebate Banks are operated: (1) pursuant to the Universal and Eternal Natural Laws of Commerce, (2) pursuant to the U.S. Const. 9th Amendment which guarantees the Natural Right to Exercise Any Self-Defense, (3) pursuant to the social "brother's keeper principle" suggested in 42 USC 1986 and in 18 USC 4, (4) pursuant to the commercial fair market values suggested by 18 USC 241 and 18 USC 242, the fair market values to be levied in commerce against violations against the Public and its Constitutions, and especially against those violations committed by government officers and agents of the Public Trust, and (5) pursuant to the remuneration principles suggested by 42 USC 1994 and 18 USC 1581, which clearly state that whatever the government compels the Citizen to do for society, pursuant to statutory law, less than duty in a foreign war, is labor in the ordinary sense, so the government must stand good for a compensation for that labor in commerce or not expect the Citizen to seriously obey the statutes of the government. Public Wealth Rebate Banks keep a public record of all of their organizational by-laws and commercial transactions, which the public can inspect and copy either during regular banking hours, or by ordering information to be sent to them, without filing any formal requests for information. Public Wealth Rebate Banks are Charitable Public Trust Foundations engaged in generating, screening, processing, and directing Commercial Affidavits of Obligation known as Commercial Liens. (A Common Law Lien is inferior to a Commercial [Law] Lien in that a Common Law Lien does not contain EXPLICIT LEDGERING, hence relies upon the discretion of a Jury to decide the obligation.) Generally, Public Wealth Rebate Banks acquire their assets through lawful public claims made by way of Affidavits of Information (Criminal Complaints) (1st Amendment guaranteed petitions) against corrupt public officials, et al, who, by their failure to respond within 3 months (90 days), admit, by default, their public contempt, their public guilt and their public liability. Public Wealth Rebate Banks engage in the lawful strategic/charitable disbursement of public malpractice default judgments to the Public, by generating a Commercial Lien Assignment Currency known as Public Wealth Rebate Notes, establishing, thereby, a lawful method for the Public to lay claim to the real and moveable property of the Lien Debtor parties. Therefore, Public Wealth Rebate Banks are lawful Commercial (1st Amendment) Demand Note Currency Banks. Money is a social symbol for the existence of the intrinsic social survival value of mankind, a symbol for the Sun's daily delivery of energy to the Earth via agriculture, hydroelectric power, etc., and a symbol for the capacity of HUMAN LABOR to use information and intelligence to gain amplified access to Nature's resources of energy. The intrinsic value of the human labor of a population to amplify energy access, is represented by Population Notes or Allowance Notes, which are of the First Class of Notes. Commercial Notes are of two types or classes, namely, Population or Allowance Notes, and Promissory Notes. Allowance Notes are a public statement of the intrinsic worth of the common people of a society and, in accordance with the Equal Protection Maxim of Commercial Law (Mett. 5.45), can only be spent into circulation on an equal per person per day basis by the common people, and then only to create a currency to meet the ordinary need to have something to use for buying, selling, etc.. Allowance Notes must be generated only by public governments, and the distribution of such Notes to the public for the public to spend into circulation must be kept to a minimum by that government to prevent destruction of the motivation to do labor. Any attempt on the part of governments or private corporations (e.g., the Federal Reserve Corporation) to spend or loan Allowance Notes into circulation is a felony, hence cannot create a National Debt. A Promissory Note, a Second Class Note, is a written promise to pay or repay a specified sum of money at a stated time or on demand. There are no statutory limitations on Promissory Notes because they do not act as Allowance Notes to create new money for circulation, but merely serve to transfer the value of money which already exists. A Public Wealth Rebate Note is a Reversed Party Promissory Note, a Demand Note, made by a Creditor or Claimant against a Debtor, based on the Debtor's breached promise to pay or to perform - M V

PUBLIC WEALTH REBATE NOTE

ISSUE NO. 1051

THE UNITED STATES OF AMERICA

ISSUE DATE 6/24/97

« CAUSE OF ACTION »
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY: 42 USC 1986, 18 USC 4; 18 USC 241, 242; 42 USC 1984, 18 USC 1581

MUST PAY TO THE ORDER OF

THE SALVATION ARMY - N.W. District
PAYEE/TRUSTEE

« EFFECT OF ACTION »
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK.

OR AFTER ENDORSEMENT BY THE PAYEE. PAY TO THE BEARER ON DEMAND

AMOUNT \$30,000,000 - THIRTY MILLION U.S. DOLLARS

ISSUED FOR (PUBLIC PURPOSE) General Operations of the Salvation Army

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHEKOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>>
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859.

(Lyle) Hartford Van Dyke (Jr.)
H.V. - Executive Disbursement Trustee (a public servant since 1957)
THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.

ENDORSEMENT OF PAYEE >>>>

All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

THE COMMERCIAL PRINCIPLES GOVERNING THE ENGINEERING OF PUBLIC WEALTH REBATE BANKS aka "ROBIN HOOD BANKS"
Public Wealth Rebate Banks LAWFULLY SEIZE AND RECOVER WEALTH (taxes, etc.) stolen by corrupt officials and others engaged in government organized crime, and return it to the common people, the Public, to reimburse and revitalize the common people (Public). These banks bring to mind the legendary character known as Robin Hood, who had the less rigorous more vigorous informal cavalier way of correcting the same social wrongs of Old England. This is the reason for referring to Public Wealth Rebate Banks by the term "Robin Hood Banks"; they paramourly represent the interests of "a government of the people, by the people, for the people". Governments are usually operated by people who do not want to consider the needs of others, hence rule by force, not reason, too often with the result that power corrupts, and absolute power corrupts absolutely. Consequently, governments are not inclined to correct their own evils, and, to the contrary, tend to perpetuate their own evils, and especially to punish those who resist the evils of the government. Understandably, then, Public Wealth Rebate Banks are PUBLIC INSTITUTIONS, necessarily founded and operated by non-government self-appointed (42 USC 1986) public servants who operate as public escrow agents known as Public Proxies, and always under the threat of government retaliation. Public Wealth Rebate Banks are operated: (1) pursuant to the Universal and Eternal Natural Laws of Commerce, (2) pursuant to the U.S. Const. 9th Amendment which guarantees the Natural Right to Exercise Any Self-Defense, (3) pursuant to the social "brother's keeper principle" suggested in 42 USC 1986 and in 18 USC 4, (4) pursuant to the commercial fair market values suggested by 18 USC 241 and 18 USC 242, the fair market values to be levied in commerce against violations against the Public and its Constitution, and especially against those violations committed by government officers and agents of the Public Trust, and (5) pursuant to the remuneration principles suggested by 42 USC 1994 and 18 USC 1581, which clearly state that whatever the government compels the Citizen to do for society, pursuant to statutory law, less than duty in a foreign war, is labor in the ordinary sense, so the government must stand good for a compensation for that labor in commerce or not expect the Citizen to seriously obey the statutes of the government. Public Wealth Rebate Banks keep a public record of all of their organizational by-laws and commercial transactions, which the public can inspect and copy either during regular banking hours, or by ordering information to be sent to them, without filing any formal requests for information. Public Wealth Rebate Banks are Charitable Public Trust Foundations engaged in generating, screening, processing, and discharging Commercial Affidavits of Obligation known as Commercial Liens. (A Common Law Lien is inferior to a Commercial [Law] Lien in that a Common Law Lien does not contain EXPLICIT LEDGERING, hence relies upon the discretion of a Jury to decide the obligation.) Generally, Public Wealth Rebate Banks acquire their assets through lawful public claims made by way of Affidavits of Information (Criminal Complaints) (1st Amendment guaranteed petitions) against corrupt public officials, et al. who, by their failure to respond within 3 months (90 days), admit, by default, their public contempt, their public guilt and their public liability. Public Wealth Rebate Banks engage in the lawful altruistic/charitable disbursement of public misprocessor default judgments to the Public, by generating a Commercial Lien Assignment Currency known as Public Wealth Rebate Notes, establishing, thereby, a lawful method for the Public to lay claim to the real and moveable property of the Lien Debtor party(ies). Therefore, Public Wealth Rebate Banks are lawful Commercial (1st Amendment) Demand Note Currency Banks. Money is a social symbol for the existence of the intrinsic social survival value of mankind, a symbol for the Sun's daily delivery of energy to the Earth via agriculture, hydroelectric power, etc., and a symbol for the capacity of HUMAN LABOR to use information and intelligence to gain amplified access to Nature's resources of energy. The intrinsic value of the human labor of a population to simplify energy access, is represented by Population Notes or Allowance Notes, which are of the First Class of Notes. Commercial Notes are of two types or classes, namely, Population or Allowance Notes, and Promissory Notes. Allowance Notes are a public statement of the intrinsic worth of the common people of a society and, in accordance with the Equal Protection Maxim of Commercial Law (Matt. 5:45), can only be spent into circulation on an equal per person per day basis by the common people, and then only to create a currency to meet the ordinary need to have something to use for buying, selling, etc.. Allowance Notes must be generated only by public governments, and the distribution of such Notes to the public for the public to spend into circulation must be kept to a minimum by that government to prevent destruction of the motivation to do labor. Any attempt on the part of governments or private corporations (e.g., the Federal Reserve Corporation) to spend or loan Allowance Notes into circulation is a felony, hence cannot create a National Debt. A Promissory Note, a Second Class Note, is a written promise to pay or repay a specified sum of money at a stated time or on demand. There are no statutory limitations on Promissory Notes because they do not act as Allowance Notes to create new money for circulation, but merely serve to transfer the value of money which already exists. A Public Wealth Rebate Note is a Reversed Party Promissory Note, a Demand Note, made by a Creditor or Claimant against a Debtor, based on the Debtor's breached promise to pay or to perform. - H V

PUBLIC WEALTH REBATE NOTE
ISSUE NO. 1052 THE UNITED STATES OF AMERICA ISSUE DATE 6/25/97

« CAUSE OF ACTION »
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY:
42 USC 1986, 18 USC 4; 18 USC 241, 242;
42 USC 1994, 18 USC 1581

MUST PAY TO THE ORDER OF

CASCADE VALLEY HOSPITAL

PAYEE/TRUSTEE

OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND

« EFFECT OF ACTION »
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DEBTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C. REGULATED BANK.

AMOUNT \$10,000,000 - (TEN MILLION)

U.S. DOLLARS

ISSUED FOR (PUBLIC PURPOSE) General Support of Hospital

THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR98-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE, (DEBTORS: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY JR., MARK N. BARTLETT, GENE PORTER).

ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY:
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>>

P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy

This bank is established by a three month default matured lien account at

THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE

RECORDING ACCOUNT NUMBER 970211-0859.

(Syle) Hartford Van Dyke Jr.
H.V. - Executive Disbursement Trustee (a public servant since 1967)

THE FORMAT OF THIS NOTE IS PUBLIC DOMAIN, NOT COPYRIGHTED.

ENDORSEMENT OF PAYEE >>>>

All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.L.N. 132-1508, enter your telephone No., follow with "02".

THE COMMERCIAL PRINCIPLES GOVERNING THE ENGINEERING OF PUBLIC WEALTH REBATE BANKS, aka "ROBIN HOOD BANKS"
Public Wealth Rebate Banks LAWFULLY SEIZE AND RECOVER WEALTH (taxes, etc.) stolen by corrupt officials and others engaged in government organized crime, and return it to the common people, the Public, to reimburse and revitalize the common people (Public). These banks bring to mind the legendary character known as Robin Hood who had the less rigorous more vigorous informal cavalier way of correcting the same social wrongs of Old England. This is the reason for referring to Public Wealth Rebate Banks by the term "Robin Hood Banks", they paramourly represent the interests of "a government of the people, by the people for the people". Governments are usually operated by people who do not want to consider the needs of others, hence rule by force, not reason, too often with the result that power corrupts, and absolute power corrupts absolutely. Consequently, governments are not inclined to correct their own evils, and, to the contrary, tend to perpetuate their own evils, and especially to punish those who resist the evils of the government. Understandably, then, Public Wealth Rebate Banks are PUBLIC INSTITUTIONS necessarily founded and operated by non-government, self-appointed (42 USC 1986) public servants who operate as public escrow agents known as Public Proxies, and always under the threat of government retaliation. Public Wealth Rebate Banks are operated: (1) pursuant to the Universal and Eternal Natural Laws of Commerce, (2) pursuant to the U.S. Const. 9th Amendment which guarantees the Natural Right to Exercise Any Self-Defense, (3) pursuant to the social "brother's keeper principle" suggested in 42 USC 1986 and in 18 USC 4, (4) pursuant to the commercial fair market values suggested by 18 USC 241 and 18 USC 242, the fair market values to be levied in commerce against violations against the Public and its Constitutions, and especially against those violations committed by government officers and agents of the Public Trust, and (5) pursuant to the remuneration principles suggested by 42 USC 1994 and 18 USC 1581, which clearly state that whatever the government compels the Citizen to do for society, pursuant to statutory law, less than duty in a foreign war is labor in the ordinary sense, so the government must stand good for a compensation for that labor in commerce or not expect the Citizen to seriously obey the statutes of the government. Public Wealth Rebate Banks keep a public record of all of their organizational by-laws and commercial transactions, which the public can inspect and copy either during regular banking hours, or by ordering information to be sent to them without filing any formal requests for information. Public Wealth Rebate Banks are Charitable Public Trust Foundations engaged in generating, screening, processing, and directing Commercial Affidavits of Obligation known as Commercial Liens. (A Common Law Lien is inferior to a Commercial [Law] Lien in that a Common Law Lien does not contain EXPLICIT LEDGERING, hence relies upon the discretion of a Jury to decide the obligation.) Generally, Public Wealth Rebate Banks acquire their assets through lawful public claims made by way of Affidavits of Information (Criminal Complaints) (1st Amendment guaranteed petitions) against corrupt public officials, et al. who, by their failure to respond within 3 months (90 days), commit by default, their public contempt, their public guilt and their public liability. Public Wealth Rebate Banks engage in the lawful attorney/charitable disbursement of public malpractice default judgments to the Public, by generating a Commercial Lien Assignment Currency known as Public Wealth Rebate Notes, establishing thereby, a lawful method for the Public to lay claim to the real and moveable property of the Lien Debtor parties. Therefore, Public Wealth Rebate Banks are lawful Commercial (1st Amendment) Demand Note Currency Banks. Money is a social symbol for the existence of the intrinsic social survival value of mankind, a symbol for the Sun's steady delivery of energy to the Earth via agriculture, hydroelectric power etc. and a symbol for the capacity of HUMAN LABOR to use information and intelligence to gain smeltered access to Nature's resources of energy. The intrinsic value of the human labor of a population to amply energy access, is represented by Population Notes or Allowance Notes which are of the First Class of Notes. Commercial Notes are of two types or classes, namely, Population or Allowance Notes, and Promissory Notes. Allowance Notes are a public statement of the intrinsic worth of the common people of a society and, in accordance with the Equal Protection Mason of Commercial Law (Math. 5.45), can only be spent into circulation on an equal per person per day basis by the common people, and then only to create a currency to meet the ordinary need to have something to use for buying, selling, etc. Allowance Notes must be generated only by public governments, and the distribution of such Notes to the public for the public to spend into circulation must be tied to a minimum by that government to prevent destruction of the motivation to labor. Any attempt on the part of governments or private corporations (e.g., the Federal Reserve Corporation) to spend or loan Allowance Notes into circulation is a felony, hence cannot create a National Debt. A Promissory Note, a Second Class Note is a written promise to pay or repay a specified sum of money at a stated time or on demand. There are no statutory limitations on Promissory Notes because they do not act as Allowance Notes to create new money for circulation, but merely serve to transfer the value of money which already exists. A Public Wealth Rebate Note is a Reversed Party Promissory Note, a Demand Note made by a Creditor or Claimant against a Debtor based on the Debtor's breached promise to pay or to perform. - H.V.

Public Wealth Rebate Note form for Benton County, Wash. Issued for \$82,000. Includes fields for issue number, date, payee, and amount, along with legal disclaimers and recording information.

Public Wealth Rebate Note form for Chelan County, Wash. Issued for \$920. Includes fields for issue number, date, payee, and amount, along with legal disclaimers and recording information.

Public Wealth Rebate Note form for Clallum County, Wash. Issued for \$34,091. Includes fields for issue number, date, payee, and amount, along with legal disclaimers and recording information.

Public Wealth Rebate Note form for Clark County, Wash. Issue No. 1056, dated 6/28/97. Amount: \$761,000. Issued for public purpose of \$125,761,480. Includes legal disclaimers and recording information.

Public Wealth Rebate Note form for Columbia County, Wash. Issue No. 1057, dated 6/28/97. Amount: \$357. Issued for public purpose of \$1,740,357. Includes legal disclaimers and recording information.

Public Wealth Rebate Note form for Cowlitz County, Wash. Issue No. 1058, dated 6/28/97. Amount: \$24,000. Issued for public purpose of \$37,624,854. Includes legal disclaimers and recording information.

Public Wealth Rebate Note form 1062, THE UNITED STATES OF AMERICA, ISSUE DATE 6/28/97. MUST PAY TO THE ORDER OF Garfield County, Wash. AMOUNT \$490 (Four hundred ninety) U.S. DOLLARS. ISSUED FOR (PUBLIC PURPOSE) Bal. of \$994,490 - 1/2 for County - 1/2 for Citizens. THE DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THE NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).

Public Wealth Rebate Note form 1063, THE UNITED STATES OF AMERICA, ISSUE DATE 6/28/97. MUST PAY TO THE ORDER OF Grant County, Wash. AMOUNT \$14,210 (fourteen thousand two hundred ten) U.S. DOLLARS. ISSUED FOR (PUBLIC PURPOSE) Bal. of \$27,514,210 - 1/2 for County - 1/2 for Citizens. THE DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THE NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).

Public Wealth Rebate Note form 1064, THE UNITED STATES OF AMERICA, ISSUE DATE 6/28/97. MUST PAY TO THE ORDER OF Grays Harbor County, Wash. AMOUNT \$60,077 (Sixty thousand seventy seven) U.S. DOLLARS. ISSUED FOR (PUBLIC PURPOSE) Bal. of \$28,260,077 - 1/2 for Counties - 1/2 for Citizens. THE DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THE NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).

Public Wealth Rebate Note for Kitsap County, Wash. Amount: \$9,082. Issued for public purpose. Includes details on cause of action, effect of action, and recording information.

Public Wealth Rebate Note for Kittitas County, Wash. Amount: \$62,615. Issued for public purpose. Includes details on cause of action, effect of action, and recording information.

Public Wealth Rebate Note for Klickitat County, Wash. Amount: \$8,731. Issued for public purpose. Includes details on cause of action, effect of action, and recording information.

===== PUBLIC WEALTH REBATE NOTE =====
ISSUE NO 1071 THE UNITED STATES OF AMERICA ISSUE DATE 6/28/97
" CAUSE OF ACTION "
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY: 42 USC 1986, 18 USC 4, 18 USC 241, 242; 42 USC 1994, 18 USC 1581
MUST PAY TO THE ORDER OF
Lewis County, Wash.
PAYEE/TRUSTEE
OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND
" EFFECT OF ACTION "
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DESTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C REGULATED BANK
AMOUNT \$38,000 (Thirty eight thousand) U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) of \$27,638,521 - 1/2 for County - 1/2 for Citizens
THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).
ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY: (Lyle) Hartford Van Dyke (Tr.)
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>> H.V. - Executive Disbursement Trustee (a public servant since 1967)
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859. ENDORSEMENT OF PAYEE >>>>
All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

===== PUBLIC WEALTH REBATE NOTE =====
ISSUE NO 1072 THE UNITED STATES OF AMERICA ISSUE DATE 6/28/97
" CAUSE OF ACTION "
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY: 42 USC 1986, 18 USC 4, 18 USC 241, 242; 42 USC 1994, 18 USC 1581
MUST PAY TO THE ORDER OF
Lincoln County, Wash.
PAYEE/TRUSTEE
OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND
" EFFECT OF ACTION "
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DESTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C REGULATED BANK
AMOUNT \$832 (Eight hundred thirty two) U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) Bal. of \$4,060,832 - 1/2 for County - 1/2 for citizens
THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).
ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY: (Lyle) Hartford Van Dyke (Tr.)
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>> H.V. - Executive Disbursement Trustee (a public servant since 1967)
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859. ENDORSEMENT OF PAYEE >>>>
All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

===== PUBLIC WEALTH REBATE NOTE =====
ISSUE NO 1073 THE UNITED STATES OF AMERICA ISSUE DATE 6/28/97
" CAUSE OF ACTION "
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY: 42 USC 1986, 18 USC 4, 18 USC 241, 242; 42 USC 1994, 18 USC 1581
MUST PAY TO THE ORDER OF
Mason County, Wash.
PAYEE/TRUSTEE
OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND
" EFFECT OF ACTION "
THIS DEMAND NOTE IS A LAWFUL TENDER AT ITS FACE VALUE FOR ALL DEBTS, PUBLIC AND PRIVATE, AND IS REDEEMABLE IN THE ASSETS OF THE LIEN DESTORS OR IN LAWFUL MONEY OR NOTES OF THE UNITED STATES OF AMERICA AT THE UNITED STATES TREASURY, OR AT ANY F.D.I.C REGULATED BANK
AMOUNT \$51,108 (Fifty one thousand one hundred eight) U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) Bal. of \$19,351,108 - 1/2 for County - 1/2 for Citizens
THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA, THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOVT. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).
ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY: (Lyle) Hartford Van Dyke (Tr.)
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>> H.V. - Executive Disbursement Trustee (a public servant since 1967)
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
This bank is established by a three month default matured lien account at
THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859. ENDORSEMENT OF PAYEE >>>>
All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.I.N. 132-1608, enter your telephone No., follow with "02".

Public Wealth Rebate Note form for Pierce County, Wash. Amount: \$639,000. Issued for public purpose. Includes cause of action, effect of action, and endorsement of payee.

Public Wealth Rebate Note form for San Juan County, Wash. Amount: \$8,196. Issued for public purpose. Includes cause of action, effect of action, and endorsement of payee.

Public Wealth Rebate Note form for Skagit County, Wash. Amount: \$72,000. Issued for public purpose. Includes cause of action, effect of action, and endorsement of payee.

Public Wealth Rebate Note form 1083 for Stevens County, Wash. Amount: \$65,965. Issued for public purpose. Includes cause of action, effect of action, and endorsement of payee.

Public Wealth Rebate Note form 1084 for Thurston County, Wash. Amount: \$14,970. Issued for public purpose. Includes cause of action, effect of action, and endorsement of payee.

Public Wealth Rebate Note form 1085 for Wahkiakum County, Wash. Amount: \$4,608. Issued for public purpose. Includes cause of action, effect of action, and endorsement of payee.

Public Wealth Rebate Note form for Issue No. 1089, dated 6/28/97. Payable to Yakima County, Wash. Amount: \$23,000. Issued for public purpose of \$86,023,344. Includes legal disclaimers and recording information.

Public Wealth Rebate Note form for Issue No. 1090, dated 6/28/97. Payable to Adams County, Wash. Amount: \$1,308. Issued for public purpose of \$6,381,308. Includes legal disclaimers and recording information.

Public Wealth Rebate Note form for Issue No. 1091, dated 6/28/97. Payable to Asotin County, Wash. Amount: \$1,665. Issued for public purpose of \$8,124,665. Includes legal disclaimers and recording information.

===== PUBLIC WEALTH REBATE NOTE =====
ISSUE NO. 1104 THE UNITED STATES OF AMERICA ISSUE DATE 6/28/97
« CAUSE OF ACTION »
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY: 42 USC 1986, 18 USC 4; 18 USC 241, 242; 42 USC 1994, 18 USC 1581
MUST PAY TO THE ORDER OF
Whitman County, Wash.
PAYEE/TRUSTEE
OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND
AMOUNT \$196 (One hundred ninety six) U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) Bal of \$16,989,196 - 1/2 for County - 1/2 for Citizens
THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA. THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).
ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY: (Lyle) Hartford Van Dyke (Jr)
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>> H.V. - Executive Disbursement Trustee (a public servant since 1967)
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
THIS BANK IS ESTABLISHED BY A THREE MONTH DEFAULT MATURED LIEN ACCOUNT AT THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859. ENDORSEMENT OF PAYEE >>>>
All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.L.N. 132-1608, enter your telephone No., follow with "02".

===== PUBLIC WEALTH REBATE NOTE =====
ISSUE NO. 1105 THE UNITED STATES OF AMERICA ISSUE DATE 6/28/97
« CAUSE OF ACTION »
THIS NOTE IS ISSUED ON THE ASSETS OF THE UNITED STATES OF AMERICA PURSUANT TO THE LAWFUL RESPONSIBILITY, ENFORCEMENT, EVALUATION, AND REMUNERATION MANDATES OF THE UNITED STATES CODE NAMELY: 42 USC 1986, 18 USC 4; 18 USC 241, 242; 42 USC 1994, 18 USC 1581
MUST PAY TO THE ORDER OF
Yakima County, Wash.
PAYEE/TRUSTEE
OR AFTER ENDORSEMENT BY THE PAYEE, PAY TO THE BEARER ON DEMAND
AMOUNT \$344 (three hundred forty four) U.S. DOLLARS
ISSUED FOR (PUBLIC PURPOSE) Bal of \$86,023,344 - 1/2 for County - 1/2 for Citizens
THIS DEMAND NOTE IS A LAWFUL TENDER IF THE PAYEE/TRUSTEE OPERATES WITHIN COMMERCIAL LAW FOR THE SPECIFIED BENEFICENT PUBLIC PURPOSE. THIS NOTE IS AN ALTRUISTIC PUBLIC LIEN ASSIGNMENT NOTE WRITTEN IN BEHALF OF THE PUBLIC, AND DRAWN AGAINST THE BANK ACCOUNT OF THE UNITED STATES OF AMERICA, INCORPORATED, AT WASHINGTON, DISTRICT OF COLUMBIA. THE COMMERCIAL SURETY FOR THE U.S. DISTRICT COURT CASE NO. CR96-500C, ONGOING IN THE U.S. COURT AT SEATTLE, WASHINGTON STATE. (DEBTORS: THE GOV'T. OF THE UNITED STATES OF AMERICA, JUDGE JOHN C. COUGHENOUR, KATRINA C. PFLAUMER, SUSAN B. DOHRMANN, WILLIAM H. REDKEY, JR., MARK N. BARTLETT, GENE PORTER).
ISSUED AS TRUE, CORRECT, COMPLETE AND NOT MISLEADING BY: (Lyle) Hartford Van Dyke (Jr)
THE HARTFORD VAN DYKE PUBLIC WEALTH REBATE BANK/TRUST >>>> H.V. - Executive Disbursement Trustee (a public servant since 1967)
P.O. Box 3100 Battle Ground, Washington 98604, a Public Escrow Proxy
THIS BANK IS ESTABLISHED BY A THREE MONTH DEFAULT MATURED LIEN ACCOUNT AT THE STATE OF WASHINGTON, KING COUNTY RECORDING OFFICE
RECORDING ACCOUNT NUMBER 970211-0859. ENDORSEMENT OF PAYEE >>>>
All information on this Public Wealth Account is openly available to the public. Tel: (360) 687-5680, or (800) 624-7243, P.L.N. 132-1608, enter your telephone No., follow with "02".