FROM: (LAWFUL NAME)© (NON-LEGAL ID #) LAWYER & AGENT-REPRESENTATIVE FOR (LEGAL NAME IN UPPER CASE) Phone: (PHONE #) Email: (EMAIL ADDRESS) Address: (non-domestic, zip code exempt address)

TO: FEDERAL RESERVE BOARD FEDERAL CREDIT UNION Phone: 202-452-2800 Fax: 202-833-2142 1801 K ST., NW LEVEL B1 ROOM 160 WASHINGTON. DC 20006

Namaste,

I am (LAWFUL NAME AND NON-LEGAL ID #) and I am competent to handle my affairs (over the age of 21). I, (NON-LEGAL ID #) [lawful non-legal presence], am the attorney-in-fact, "Agent", administrator, and authorized representative for (*LEGAL NAME IN UPPER CASE*) ["Principal", legal presence, artificial person] with a UN/US Social Security Administration ID: (*SSN* #) and PENNSYLVANIA CERTIFICATION OF BIRTH State File Number (#). My status as Agent for the Principal is proven by the appended, perfected, and served PENNSYLVANIA GENERAL DURABLE STATUTORY POWER OF ATTORNEY ["POA"].

It has recently come to my attention that the FEDERAL RESERVE BOARD FEDERAL CREDIT UNION ["FRBFCU"] is maintaining at least one account relating to my Principal. I have definitive proof that your "bank" is operating my Principal's account(s) and, given the enclosed POA defining my status as Agent of the Principal, my access to all accounts is mandatory.

As the Agent for the Principal's financial accounts, I require full and completely unrestricted access to all accounts related to/with/of/for/etc my Principal, effective immediately. This includes, and is not limited to, online access (user names/IDs and passwords) to the accounts of my Principal and/or related to my Principal.

Please contact me, the Agent, within three (3) business days regarding my Principal's accounts:

or Email: (EMAIL ADDRESS)

The FRBFCU "ACCOUNT AGREEMENT" states under the POWER OF ATTORNEY that the FRBFCU claims the authority to approve/reject of the appended POA, however, My Principal never signed nor agreed to any ACCOUNT AGREEMENT with the FRBFCU despite there existing accounts for my Principal. TAKE CONSTRUCTIVE NOTICE that until the FRBFCU produces a wet-ink signature true copy from the Principal consenting to the ACCOUNT AGREEMENT, the FRBFCU does not have the authority to deny this appointment and supporting documentation. If this fax is lacking for completeness/acceptance in any way, the FRBFCU is directed to indicate the defects to the Agent for correction and acceptance.

TAKE CONSTRUCTIVE NOTICE that if access to the accounts is denied (and/or delayed beyond three (3) business days), the FRBFCU declares themselves as IMPOSTERS, under UCC Article 3 §3-404, and DISHONORED, under UCC Article 3 - Part 5. In such case, TAKE CONSTRUCTIVE NOTICE that the FRBFCU authorizes collection of the account(s) relating to the Principal via UCC-1 Finance Statement(s) upon FRBFCU and/or its officers. TAKE CONSTRUCTIVE NOTICE that denial of access to these accounts automatically properly legally serves a NOTICE OF LIABILITY to the FRBFCU, its offices, and officers for the full amount of the accounts, and waives any requirement of NOTICE OF DEFAULT on those liabilities.

YOU HAVE BEEN SERVED. NOTICE TO PRINCIPALS IS NOTICE TO AGENTS, NOTICE TO AGENTS IS NOTICE TO PRINCIPALS. SILENCE IS CONSENT.

It is a pleasure conducting business with you today.

Without Prejudice, All Rights Reserved By: /s/(LAWFUL NAME)© (NON-LEGAL ID #) (DATE) (LAWFUL NAME)© (NON-LEGAL ID #), Agent, Authorized Representative, Administrator, and Attorney-In-Fact