



## WILLIAM JAMES WRIGHT V, PMA

11-24-2021- 01:00 P.M.

The United States of America

NAC: 70PHZ P5FJ2 State of Florida

NAC: 8669J ML9PQ Judicial District # Ten

WILLIAM JAMES WRIGHT V, PMA

Global Postal Code-NAC: 830MN MMJ1N

wrightfamilytrusttrustee@gmail.com

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### Notice of Admission in LOAN #143 agreement

After reviewing the contract of the Note created on June 8th, 2021 labeled LOAN #143, and due to no response that was requested for verifiable evidence to your statements, you had 15 days from the time you received Legal Tender of Payment or it would be your admission that my claims are true. Below is an agreement that was made with Optimum RV who was the Seller of the Recreational Vehicle and CONNEXUS CREDIT UNION and Aqua Finance, Inc., to be the finance company(s). In this agreement below was the Truth-In-Lending Disclosure.

#### Sales Agreement

##### Payment

I promise to pay \$41,427.95 (this amount is called "Principal"), plus finance charges accruing on the unpaid balance at the rate of 6.25% (this amount is called "Interest") per year from the date of this Contract until paid in full will be \$17,561.65. I Agree to pay this Contract according to the payment schedule and late charge provisions shown in the Truth-In-Lending Disclosure. I also agree to pay any additional amounts according to the terms and conditions of this Contract.

##### Down Payment

You also agree to pay or apply to the Cash Price (\$3,600 paid), on or before the date of this Contract, and cash, rebate and net trade-in value described in the Itemization of Amount Financed.

##### Term and Monthly Payments

The scheduled term of my loan begins on July 8<sup>th</sup>, 2021 CONNEXUS CREDIT UNION and Aqua Finance, Inc., pays the proceeds of my loan to the merchant in monthly payments of \$409.65 each for LOAN #143, and ends the same numerical day 144 months later.

##### Assignment

This Contract and Security Agreement is assigned to Aqua Finance, Inc., P.O. Box 844, Wausau, WI 54402-0844 and moved to CONNEXUS CREDIT UNION as Lien Holder.

It is known that LOAN#143 Note was deposited into an account of the Bank and the Bank wrote a check off of the note thereby calling the said deposit of the Note +41,427.95 instead of -41,427.95 on the Banks Books. This means there was a full discharge of any obligation at the time of the deposit of said Note by the Bank otherwise we have a case of check kiting done by a Bank officer. Further, to add insult to injury, the following has occurred:

Evidence of Mistake

“73d CONGRESS.SESS. I. CHS. 48, 49. JUNE 5, 6, 1933. Approved, June 5, 1933, 4:40 p.m. 31 U.S.C.A. 462, 463 House Joint Resolution 192, 73d Congress, Sess. I, Ch. 48, June 5, 1933 (Public Law No. 10)

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That

- (a) every provision contained in or made with respect to any obligation which purports to give the obligee a right to require payment in gold or a particular kind of coin or currency, or in an amount in money of the United States measured thereby, is declared to be against public policy; and no such provision shall be contained in or made with respect to any obligation hereafter incurred.”

LET IT BE KNOWN that the remedy for this contract will be to change the amount payable to “any kind of currency” or full discharge Any entity attempting to hold William James Wright V - Trustee or any other person(s) to the fraudulent obligation of LOAN #143 such as CONNEXUS CREDIT UNION and Aqua Finance, Inc. who claims to service the discharged promissory note (“Note”) dated above are in violation of Public Policy as it pertains to House Joint Resolution 192 (Public Law No.10) as shown above.

If the remedy is not met, CONNEXUS CREDIT UNION and Aqua Finance, Inc. are liable and in admission of nefarious acts upon people to steal property that has already been discharged, not only at the time that the Note was created, but when other currency was offered, the, CONNEXUS CREDIT UNION and Aqua Finance, Inc. claims a legal right under the contract clause of the constitution of the United States that was written under nefarious intent and therefore loses all contract clause immunity, and William James Wright V - Trustee is seeking full discharge of any obligation due to the fact that “any kind of currency” was offered and refused and therefore full discharge is required. Otherwise, slavery seems to be the intent of the American Bankers Association and the Federal Deposit Insurance Corporation along with all federal reserve banks within their respective districts.

ALL LOANS FROM THE FEDERAL RESERVE AND THE BANK OF NEW YORK MELON RE-CLASSIFIED <https://americanherald.org/?p=8337>

Regards,



-Trustee

William James Wright V - Trustee

Signed on the 250<sup>th</sup> day in the year of YHWH six thousand and twenty-three and the 24<sup>th</sup> day of November in the two thousand and twenty first year of the new covenant in Yahushua’s name. Translation: 24<sup>th</sup> day of November, 2021.