

[name]
[address]

Reference Number: 88888

[date]

[Bank/Plaintiff]
[c/o attorney]
[address]

[Bank/Plaintiff]:

Your offer, dated [mm/dd/yyyy] is conditionally accepted for value upon presenting proof that [Bank/Plaintiff] did **not** accept [name]'s offer to settle and close account and upon presenting proof that [name]'s payments on contract are **not** current.

[Bank/Plaintiff] shall present proof of claim in ten days upon receipt hereof **or** [Bank/Plaintiff] shall:

1. agree to dismiss case number [123] with prejudice; and,
2. agree the account is settled in full and closed; and,
3. agree [Bank/Plaintiff] is seeking unjust enrichment from [name] after having accepted a contract for full settlement and closure of the [Bank/Plaintiff] account identified by [Bank/Plaintiff] as reference number 88888
4. agree that [Bank/Plaintiff] knowingly, willfully and intentionally failed to present certified proof of claim within the time certain, specific and allotted herein; and,
5. agree to the absolute waiver of [Bank/Plaintiff]'s rights and recourses, written, implied or otherwise, heretofore, hereof and hereafter and further agrees to indemnify [name] [his/her] agents, assigns, heirs or otherwise forever; and,
6. agree to immediately remove any negative item that [Bank/Plaintiff] is now reporting, may report or have intentions to report to any credit reporting agency that is in any way related to the account identified by [Bank/Plaintiff] as reference number 88888; and,
7. agree and admit that the return of the postal money order demonstrates that those funds are in fact an overpayment returned and signifies that no debt exists to which the overpayment can be applied; and,
8. agree the conditions are valid and not frivolous; and,

9. agree the penalty debts assessed and agreed to sustain significant merit and are subject neither to third party arbitration nor negotiation; and,
10. agree to accept and will pay in lawful money of the U.S. [name]'s Bill for Ten (10) Million U.S. Dollars as a penalty debt in ten days upon receipt thereof **or** [Bank/Plaintiff] shall petition the Court to issue an immediate order for such disbursement to [name]; and,
11. agree the conditional acceptance is structured as negotiable commercial paper redeemable at any [Bank/Plaintiff] office or branch or [Bank/Plaintiff]'s financial institution if the agreed penalty debt is unpaid; and,
12. agree to the placement of liens on Corporate assets, majority shareholders and Corporate managers until the agreed to penalty debts are paid; and,
13. agree that, in any event, [name] has the right, granted authority, consent and express permission of [Bank/Plaintiff] to recover by and through **any** means [name] deems necessary to collect and enforce the penalty debts assessed and agreed to; and,
14. agree and admit that [Bank/Plaintiff]'s and [attorney]'s demand for money is evidence that both together are engaged in an organized conspiracy of fraud and extortion prosecutable under the RICO Act **and** shall further agree [Bank/plaintiff] and [attorney] will accept the civil and criminal penalties thereof; and,
15. agree and admit [Bank/Plaintiff]'s authorized representative, namely [attorney], is a co-conspirator engaged in fraud and extortion activity and is liable for damages and as such [attorney] **also** agrees to pay [name] Ten (10) Million U.S. Dollars as a penalty debt in accordance to the same conditions hereto agreed by [Bank/plaintiff]; and,
16. agree to be prohibited from filing against [name] any lawsuit or any procedure for levy **or** lien **or** garnishment **or** re-possession **or** taking **or** confiscation **or** involuntary bankruptcy **or** insolvency; and,
17. agree the conditional acceptance results in a private, verifiable agreement such that [name] has the authority and right to personally assign, transfer or subrogate the account receivables to any private, natural Man or Woman **or** to any *public legal entity* of [name]'s choosing; and,
18. agree the conditional acceptance clearly establishes [name]'s position as *superior* to that of the subordinate Corporation, [Bank/plaintiff]; and,
19. agree to be prohibited from seeking relief in bankruptcy or insolvency of the penalty debts

assessed and agreed to; and,

20. agree to surrender titles to [names]'s property, as follows:
21. agree that confiscation of any property, without the consent and express written permission of [name] is theft **and** [Bank/Plaintiff], it's majority shareholders and it's Corporate managers agree to accept any and all civil and criminal penalties **and** it's majority shareholders and it's Corporate managers shall each individually and severally pay [name] Ten (10) Million U.S. Dollars as a penalty debt **and** it's majority shareholders and it's Corporate managers shall each individually and severally agree that [name] has the right, granted authority, consent and express permission of it's majority shareholders and it's Corporate managers to recover the penalty debts assessed by and through **any** means [name] deems necessary to collect and enforce the debt penalties assessed and agreed to; and,
22. agree the penalty debts assessed may be listed as securities at [name]'s option; and,
23. agree that the claim made against [name] is libel; and,
24. agree to be prohibited from transferring, assigning or subrogating this account identified by [Bank/Plaintiff] as reference number 88888 or any individually associated account(s); and,
25. agree [name] holds a verifiable claim against [Bank/Plaintiff], who has agreed by and through [Bank/Plaintiff]'s silence that [Bank/Plaintiff] will stand as a delinquent debtor upon a duly filed UCC-1 Financing Statement with [name] as Secured Party; and,
26. agree this demand for money is fraud; and,
27. agree this demand for money is extortion; and,
28. agree to be placed into involuntary bankruptcy or insolvency at [name]'s option; and,
29. agree that inaccurate and adverse reporting to any credit reporting agency of a settled in full and closed account is [Bank/Plaintiff]'s knowing, willful and intentional design to harm, embarrass, defame and slander [name] and to impair [name]'s commercial ability; and,
30. agree to be prohibited from any further attempt to demand and/or to collect money from [name]; and,
31. agree to accept [name]'s notice of **ACCOUNT CLOSED** effective upon receipt thereof; and,
32. agree if [name] is harassed or fired, then [company] agrees to (whatever you want) - both the

company and the individual who is harming [name] are liable [state the penalty]

33. agree [Bank/Plaintiff] is a delinquent debtor liable for returning stolen funds; and,
34. agree to transfer all receivables [or percentage of receivables] and all tangible assets [or percentage of tangible assets] to [name] which will be leased back for [detail certain terms and conditions]. [name] also reserves the right to enter and inspect property and business records.
<note on purpose: presenter keeps all liabilities against the business, continues to operate the business, and [name] only collects a check>
35. agree [Bank/Plaintiff]'s fidelity insurance bond is subject to claim at [name]'s option; and,
36. agree the conditional acceptance paper itself is [Bank/Plaintiff]'s motion to dismiss case [number] with prejudice; and,
37. agree the conditional acceptance paper as structured is a bond; and,
38. agree to [name]'s reporting the delinquent debt to Dun & Bradstreet and/or other credit rating agencies with [Bank/Plaintiff]'s consent and express permission; and,
39. agree [name] demands and requires [Bank/Plaintiff]'s performance to be in absolute compliance with said demands **or** [whatever one wishes]; and,
40. agree that any ambiguities found herein will be interpreted in the best light and favor to [name], [his/her] agents, assigns, heirs or otherwise.

If [Bank/Plaintiff] agrees to the aforewritten terms and conditions of agreement and contract, then simply do nothing within the allotted time for [Bank/Plaintiff]'s response.

Sincerely,

[name]