

March 9, 2015

Re: Forwarded documents from the Registered agent of THOMAS WILSON BEAUMONT III estate

Dear governor Haley,

I have enclosed for you documents that refer to the entity THOMAS WILSON BEAUMONT III estate. By sending you these documents I have completed my entire duties as the registered agent to the entity.

By: 
Executor Office

THOMAS WILSON BEAUMONT III, Estate

CC South State Bank Legal Dept
Texas Governor Rick Perry

Certified Mail No. 7014 2870 0002 3912 7421

STATE OF PENNSYLVANIA) **NOTARY PRESNETMENT MADE BY**
) **Lynn Grimm**
COUNTY OF BEAVER)

Be it know that I, **Lynn Grimm** a duly empowered notary public, in and for the STATE OF PENNSYLVANIA, COUNTY OF BEAVER a third party and not a party to the matter for the sole purpose of certifying a response or want thereof, at the request of THOMAS W. BEAUMONT , did present on this day, the following documents:

NOTICE
NOTICE OF TENDER & REQUEST FOR SET OFF
Private Administrative Remedy Number: TWB-30315

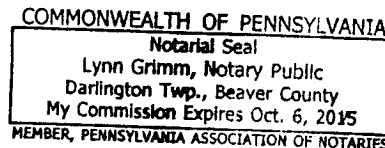
I hereby certify that after reviewing the documents, I placed said documents with the US Postal Service, Certified Mail No. 7014 2870 0002 3912 7421 Electronic Receipt/Restricted Delivery, prepaid and addressed to:

**South State Bank
c/o Legal Department
P.O. Box 1030,
Columbia, SC 29202**

Respondent

I have hereunto set my hand and seal of office on this ^{9th} ~~3rd~~ day of March, 2015.

Lynn Grimm Seal



Lynn Grimm
NOTARY PUBLIC
3759 Constitution Blvd
Darlington PA 16115

Private Administrative Remedy Number: TWB 30315
Certified Mail Receipt 7014 2870 0002 3912 7421

Notice: The enclosed documents are not intended to threaten, harass, delay, hinder or obstruct any lawful operations. They are solely for the purposes of obtaining a remedy as provided by Law & Equity.

3/9/2015

Principal: tommy: wilson: beaumont family III
General delivery
Darlington Pennsylvania
708 Market Street
united States of America
the dejure Republic
Near but not in [16115-9998]

Respondent: South State Bank
c/o Legal Department
P.O. Box 1030,
Columbia, SC 29202

Re: Account/Loan No(s). 12208527

THIS IS A PRIVATE COMMUNICATION BETWEEN THE PARTIES
NOTICE TO AGENT IS NOTICE TO PRINCIPAL...NOTICE TO PRINCIPAL IS NOTICE TO AGENT

NOTICE

NOTICE OF TENDER & REQUEST FOR SET OFF

Dear Legal Counsel for South State Bank:

Equity in its broadest sense is fairness.

South State Bank (herein "Respondent") shall deal with me fairly in this matter
or it shall be deemed a damage against me.

Notary presentment made on behalf of private man tommy-wilson: beaumont family III Demand for
settlement of account and Statement of Account Private Administrative Remedy Number: TWB-30315
Certified Receipt No 7014 2870 0002 3912 7421

WHEREAS, the Principal on 3/9/2015 provided an indorsed pay-off instrument (herein "instrument") and tendered same to Respondent (herein "Tender") as noted below for the explicit purpose of providing funds for the full accord and satisfaction to set off, settle and close Account 12208527 Said Tender was presented by U.S. mail and received at the address below on or about March 12, 2015:

South State Bank
c/o Legal Department
P.O. Box 1030,
Columbia, SC 29202

THEREFORE, demand is made for Respondent to apply the tender and adjust the Account in question to reflect a Zero Balance owed (\$0.00) and provide written evidence to Principal thereof by USPS certified or registered mail.

tommy: wilson: beaumont family III herein makes a demand for a **Request Regarding a Statement of Account**, pursuant to South Carolina Revised Statutes SC Code of Laws Title 36 chapter § 9-210. Respondent has Fourteen (14) days in which to comply with this request and provide an authenticated record to include the tendered instrument provided with this correspondence.

A non-response to this demand shall be recorded by the Notary and pursuant South Carolina Revised Statutes SC Code of Laws Title 36 chapter Commercial Code § 3-603 (b) shall have the effect of settling and closing this matter once and for all pursuant to the well established Maxim of Law: "*Silence means consent.*"

Respondent is ordered to execute all procedures for the discharge of all charges against THOMAS WILSON BEAUMONT III in regards to the noted account(s) and provide tommy: wilson: beaumont family III with evidence thereof within the (10) days of the receipt of this correspondence or provide a valid legal and lawful explanation of why this order was not carried out.

Additionally, tommy: wilson: beaumont family III denies, disputes and otherwise contests that Respondent ever provided a loan to him and/or THOMAS WILSON BEAUMONT III. The nature of this denial comes from the language contained in the following Federal Reserve Publications:

- a) *Modern Money Mechanics*, see page 6;
- b) *I Bet You Thought...* see page 19; and
- c) *Two Faces of Debt*, see pages 19.

d) *Financial Accounting Standards Board Publication 95 Statement of Cash Flows p. 63 footnote 1*

In accord therewith, tommy: wilson: beaumont family III provides Respondent notice that it has no basis to hold the titles for other property as collateral for said debt. Accordingly tommy: wilson: beaumont family III demands Respondent provide him

the following with respect to the accounting of said loan:

The entire flow of funds. The term "The entire Flow of all funds" is defined as a verified record, in a form that would be acceptable as evidence in a court in / at law of the following:

- a. Any record all money received and the source of those funds;
- b. A record of all money paid out;
- c. All bookkeeping entries, accounting entries, general ledger entries and accounting treatment of the subject loan transaction at your company or any affiliate including but not limited to whether the subject loan transaction was ever entered into any category on the balance sheet at any time or times;
- d. whether any reserve for default was ever entered on the balance sheet;
- e. whether any entry, report or calculation was made regarding the effect of this loan transaction on the capital reserve requirements of your company or any affiliate;
- f. whether any part of the accounting of the subject Note was derecognized, i.e. moved off balance sheet and if so, state with specificity and detail: a) identify what was moved off balance sheet (e.g. receivables, payables, assets, liabilities, etc.); b) identify every entity to whom any portion of the accounting was moved; c) identify who moved each specific portion of the loan off balance sheet;
- g. Identify who advanced the funds at closing and include the ABA FED WIRE NUMBER for that specific wire transfer;
- h. Identify all known parties who have carried the loan as an asset on its books since the inception of the loan until the current date.

- i. The name on the account where the funds were released to provide funding of the loan in question;
- j. The account number of the account where the funds were released to provide funding of the loan in question;
- k. The name of the bank where the funds were released to provide funding of the loan in question.
- l. All Internal Revenue Service (IRS) Forms 1099A and 1099 OID filed by RESPONDENT to the IRS in connection with the identified alleged loan.

Notice of Contract: Respondent's failure to perform in producing the accounting shall be its silence and agreement that it did not provide tommy: wilson: beaumont family III and / or THOMAS WILSON BEAUMONT III a loan requiring the immediate return of said titles with all liens, holds, encumbrances, etc. removed.

Notice of Contract: Respondent's silence, including but not limited to a non-response shall be Respondent's knowing, willing, voluntary consent and agreement of the following:

- 1) His tender being valid tommy: wilson: beaumont family III the debt in question is discharged in full; and
- 2) Respondent is required to and agrees to either discharge the debt internally or to deal exclusively with the respective Governor's offices regarding obtaining payment of the debt in question and shall no longer send notices to tommy: wilson: beaumont family III regarding same; and
- 3) To notify tommy: wilson: beaumont family III within twenty (20) days of the receipt of this correspondence and provide evidence that the debt is discharged; and
- 4) Respondent agrees that failure to send tommy: wilson: beaumont family III notification that the debt has been discharged within 20 days of the receipt of this AP shall create a damage against tommy: wilson: beaumont family III. Said damage is assessed at \$150 a day and Respondent agrees to pay same for its non-performance, if any, in this matter.
- 5) That all titles being held as collateral in connection with said debt shall be immediately returned to Principal free of all liens, holds, encumbrances etc.

Consequences of Fault & Notices of Contract

Notice: The result of a Fault in this matter whether by silence or otherwise shall be the knowing, willing and voluntary acceptance and acquiescence agreement of the Respondent and shall have the following immediately self-executing consequences:

a) Failure to rebut this Notice, Administrative Process and enclosed affidavit by counter-affidavit, point for point, shall be deemed an admission of the following:

b) That tommy: wilson: beaumont family III's duties as registered agent for the entity A.K.A. THOMAS WILSON BEAUMONT III were fully discharged when he forwarded the notice of process to the noted Governors offices of the respective identified States.

c) That tommy: wilson: beaumont family III has no further / other duties than those as registered agent for the entity A.K.A. tommy: wilson: beaumont family III, and those duties were fully discharged when tommy: wilson: beaumont family III forwarded the payoff instrument to the respective Governor(s) office(s).

d) That a refusal of the tender by tommy: wilson: beaumont family III for settlement of the debt in question results in a full discharge of the debt in question.

OR ALTERNATIVELY

e) That South State Bank did not provide a loan to tommy: wilson: beaumont family III in the matter in question.

f) That South State Bank has no basis in which continue to lien the titles in its possession to other property being held as collateral for and connected with said "loan," nor to further hold said titles and as such shall return them to tommy: wilson: beaumont family III with all liens and/or any other encumbrances related thereto released in full.

g) Should South State Bank sell the mobile homes, the title(s) of which are being held as collateral for the alleged loan before responding to this AP and /or

before curing a Fault / Default to this Administrative Process, then tommy: wilson: beaumont family III herein assesses the damages and South State Bank knowingly, willingly and voluntarily agrees said damages shall be three (3) times the value of the said collateral.

Notice of Contract: Respondent's failure to comply with the demands made in this correspondence shall be accepted by Principal as Respondent's voluntary, consensual, knowing and willing agreement that said debt(s) in question is/are fully discharged without any further action(s) required on the Principal's part.

Notice of Contract: Respondent's failure to credit the identified account or alternatively provide a written dishonor of the Tendered instrument will place Respondent in **Dishonor** and at **Fault**. Should this occur, it shall be documented by Notary Acceptor and a Certificate of Non-Response will issue to document the dishonor. Such a Respondent agrees that they will be permanently estopped from any and all further actions against Principal until said dishonor is cured.

Notice of Contract: After a fault has been recorded, the Principal will send another Mailing and should Respondent continue to refuse to perform or respond on the noted tender, the Notary shall accept this as a refusal of the tender and a **Default** will then be recorded. In such an eventuality the Principal shall accept Respondent's failure to perform / respond as their willing and voluntary consent to have the Notary Acceptor enter Certificate of Non-Response. The Certificate of Non-Response shall effectively serve as an Administrative Judgment, as the Notary is an officer of the Court. Said judgment shall serve as evidence that this matter is *res judicata* and *stare decises* with Respondents full knowing, willing, voluntary consent and agreement.

Notice of Contract: **WAIVER OF RIGHTS AND CONFESSION OF JUDGMENT.** Agreement Upon Default, Respondent and it's agents may not argue, controvert, or protest the finality of the Default and/or the Notary's Certificate of Non-Response related thereto. Respondent's Default will compromise your knowing, willing and voluntary consent, agreement and **confession of judgment and agreement to waive any and all rights** to raise a controversy, appeal, object to or controvert in any administrative or judicial proceedings any of the terms and /or provisions in this Contract and/or estoppel.

Notice of Contract: Notary's accepts the Oath and public hazard bond of South State Bank as surety for the damages created by same in this matter and further accepts the following including but not limited to: Any and all insurance policies held by South State Bank. If the above listed bonds, insurance policies, etc. are insufficient to satisfy

the damages then Principal accepts the bank accounts and other company property as further surety.

Notice of Contract: Principal claims that the proper lawful jurisdiction for suit to be heard on this matter for any damages which may ensue from Respondents actions/inactions shall be equity law. Therefore Principal exercises his right to have this matter heard in a Chancery court in equity law in the state of his choosing to be the exclusive jurisdiction to resolve this matter. Upon a Default Respondent agrees this shall not be challenged.

Notice of Contract: South State Bank has a legal and moral duty to respond to this Administrative Process pursuant to United States v. Prudden, 424 F.2d 1021, 1032, 33 (5th Cir. 1970), where the U.S. Supreme Court ruled as follows: "Silence can only be equated with fraud where there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading."

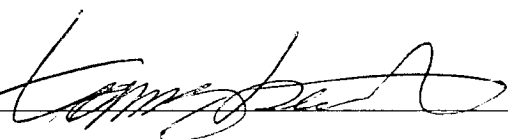
Notice: Any and all responses, notices, or correspondence regarding this Notice and Administrative Process shall be directed to and only to the Principal, by U.S.P.S., Certified or Registered Mail, at the following address:

tommy: wilson: beaumont family III
c/o Lynn Grimm, Notary Acceptor
3759 Constitution Blvd
Darlington, PA 16115

Govern yourself accordingly, and thank you for your immediate assistance in this matter.

Seals: The seals on the documents represent that the parties intend the agreement to entail legal consequences.

Executed in Republic, this day of 3/9/2015 in the year Two-Thousand- Fifteen.
Witness my hand and seal.

By:  seal

SOUTH STATE BANK
PO BOX 100115
COLUMBIA SC 29202

THOMAS W BEAUMONT III
PO BOX 4
DARLINGTON PA 16115

Loan Payoff Statement

Loan Payoff for:
THOMAS W BEAUMONT III
PO BOX 4
DARLINGTON PA 16115

Loan Number: 12208527
Date Quoted: Mar 02, 2015
Payoff Good To: Mar 02, 2015
Method: 6/0

Collateral: Multiple

Principal: \$12,693.81
Interest To Mar 02, 2015: \$407.25
Late Charges: \$106.00
Net Amount Due: **\$13,207.06**

Additional Information

One Day's Interest: \$2.47

*Accepted For Value
Return For Settlement
Closure*

+ 17.29 (3/2 - 3/9)

13,224.35

tommy: wilson: beaumont family III as
Registered Agent for the Entity Known as
THOMAS WILSON BEAUMONT III

Enclosure(s):

1. Duplicate Original tender presented to dated on or about March 12, 2015
2. Certificate of Service for mailing of tender and Notice of discharged of all duties are Registered Agent for the Entity known as THOMAS WILSON BEAUMONT III to South State Bank.
3. Certified Mail receipts and Return Receipts (Postal Form 3811) of mailings to Governor of South Carolina and Governor of Texas in the discharge of duties as Registered agent.