HOW TO USE YOUR MONEY

December 26, 2019

"On my way to Van Nuys, I met a man with seven wives, each wife had seven cats, each cat had seven kittens, how many were going to Van Nuys?"

You may have "current funds in lawful money" (as stipulated in the FEDERAL RESERVE ACT SECTION 13; confirmed by TREASURY or IRS NOTICE, USA COURT RULINGS, or common consent usage) in BITCOIN; ALFA COIN; SPURT; maturing ACPN in UNITED STATES DOLLARS; UNITED STATES DOLLARS in an account with FIDES GESTION FINANCIERA, S.A.P.I. DE C.V. ("FIDES"); maturing INTERNATIONAL BILLS OF EXCHANGE in UNITED STATES DOLLARS issued by FIDES; UNITED STATES DOLLARS in an account with NVC FUND HOLDINGS TRUST ("NVC"); UNITED STATES DOLLARS in an account with FT ASSET MANAGEMENT ("FTAM"); UNITED STATES DOLLARS in an account with CHASE; UNITED STATES DOLLARS in an account with WELLS FARGO; UNITED STATES DOLLARS in an account with BANK OF AMERICA; and/or FEDERAL RESERVE NOTES; plus, many other similar items.

See https://www.federalreserve.gov/aboutthefed/section13.htm

See http://www.chips-corner.com/IRS ADVISORY NOTICE 2014-21.pdf

See

http://www.chips-corner.com/Texas Federal Magistrate Reaffirms Ruling that Bitcoin is Money.pdf

See http://www.chips-corner.com/BLACKS LAW DICTIONARY - FUND.pdf

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IN FACT, THE FORMS OF CURRENCY LISTED HAVE BEEN USED AS A MEANS OF EXCHANGE IN BUSINESS; AND, BEING VALUED IN UNITED STATES DOLLARS, EACH IS, UNDER USA LAW, LEGAL TO BE USED AS A MEANS OF EXCHANGE.

However, because the FEDERAL RESERVE ACT SECTION 13 applies the word "may" to all items it enumerates, exchanges using any one of these items are a matter of negotiation and further application of law as per the UNIFORM COMMERCIAL CODE adopted by all 50 States of the USA, or as per the UN UNICTRAL CONVENTION, which convention has been adopted by the USA.

Specifically, when making an obligated payment, unless contract or specific legal requirements stipulate otherwise, UCC 3-603 (b) is the governing law:

"If tender of payment of an obligation to pay an <u>instrument</u> is made to a <u>person</u> entitled to enforce the instrument and the tender is refused, there is discharge, to the extent of the amount of the tender, of the obligation of an <u>indorser</u> or accommodation <u>party</u> having a right of recourse with respect to the obligation to which the tender relates."

And, daily experience shows that the acceptance of use of any of the forms of currency listed to undertake specific transactions is never assured!

But business offers convertibility from one currency form to another so that non-acceptability of any currency form in a specific transaction does not impose an unbreachable barrier to the completion of that transaction.

For example, if a store will not accept a large FEDERAL RESERVE NOTE as payment, a bank may exchange the note for smaller FEDERAL RESERVE NOTE denominations or for coins minted by the U.S. Treasury, which may be accepted by the store.

For example, if an airline will not accept FEDERAL RESERVE NOTES as payment for excess baggage, the airport may have reverse ATM where FEDERAL RESERVE NOTES may be exchanged for pre-paid debit cards acceptable to the airline.

For example, any one of the currency forms listed may be used to acquire products or services from accepting vendors, which may be resold in exchange for other currency forms, which may then be used in other exchanges with vendors that choose to accept the other currency forms.

This later example process has been embodied in the TEXAS HOLDINGS INC PAY ORDER.

See http://www.change2100.com/THIBMART/TEXAS HOLDINGS INC PAY ORDER.pdf

See http://www.change2100.com/THIBMART/A PAY ORDER TEAM.pdf

See http://www.change2100.com/THIBMART/USING MEDIUM TERM NOTES TO FUND PAY
ORDERS.pdf

See http://www.change2100.com/THIBMART/THE MOST BASIC FORM OF BUSINESS.pdf

A PAY ORDER to convert any form of currency to any other form of currency deposited in any institution may be obtained as described in http://www.change2100.com/THIBMART/CASH OR MONEY.pdf

USING YOUR FORM OF CURRENCY TO MAKE A PAYMENT

Although the entity you are paying may not readily accept when you provide payment in a currency form they are not expecting, as per UCC 3-603 (b), unless contractually or by law you are required to pay in a specific form, you may legally make payment with your form of currency.

But with appropriate legal counsel you may find that you may make the payment, forestalling any action by the entity you are paying, and provide full

satisfaction by accompanying your payment with a TEXAS HOLDINGS INC PAY ORDER to exchange your payment mode for a currency the entity you are paying expects to receive, deposited in coordinates stipulated by that entity.

DOING BUSINESS

You may invite entities that you wish to do business with to open accounts with institutions you have deposits with, or invite them to otherwise accept currencies you are using, which they may find to be advantageous for their own reasons, since once they have been paid by means of currencies you are using they may at any time request to exchange those currencies to any other currency deposited in any institution through the instrumentation of a TEXAS HOLDINGS INC PAY ORDER.

USING TEXAS HOLDINGS INC PAY ORDERS

A prerequisite for TEXAS HOLDINGS, INC PAY ORDERS to be executed is that buyers must acquire products or services through TEXAS HOLDINGS, INC.

Thus, if an exchange of currencies is to be made using a PAY ORDER to obtain the requested funds, one or more buyers of some products or services must be identified and made an offer they find to be advantageous.

This may be accomplished, for example, by connecting with a Purchasing Department in practically any business, and offering an opportunity to do business as per http://www.change2100.com/GTD/contents/en-us/d157.html

MORE INFORMATION

For more information contact a TEXAS HOLDINGS, INC BUSINESS MART CALL CENTER.

To be assigned a CENTER send an email to centerassign@change2100.com