



# dashWoorkz Sovereign Society at LAW

## Conditional Acceptance

Ucc 1-308 : 3-603 : 3-301 : 3-104: 3-105 : 5-114

Within the universal maxim of law notice to agent is notice to principal, notice to principal is notice to agent. All addressed parties jointly and severally as well as their successors, nominees and assigns.

June 28, 2024



Beneficiary: Lord: Dash: La Londe, Authorized Representative, DASH LALONDE CESTUI QUE VI TRUST #000XXXXXXXXXX

Trustee(s): trustees name (lowercase) Doing Business As trustee name(uppercase) (Position in Company)  
Corporation Namen  
Suite #  
Street  
City, Province  
Postal Code  
Registered Mail: Return Receipt Requested

**ALL COPIES MAILED WILL BE ORIGINAL WET SIGNATURES (AUTOGRAPHS) BY MY HAND NOTORIZED INDIVIDUALLY, THERE IS NO JUSTICIABLE CONTROVERSY HERE.**

Regarding:

- 1) Your Account #XXXXXXXXXX Balance: \$0
- 2) Our Account #XXXXXXXXXX Balance: \$0 (this number is derived from invoice to trustee)

Be It Known: The “Conditional Acceptance” to Your Offer establishes a Common Law contract between us under the Postal Rule, which states:

“The postal rule (also known as the mailbox rule or “deposited acceptance rule”) is a term of common law contracts which determines the timing of acceptance of an offer when mail is contemplated as the medium of acceptance. The general principle is that a contract is formed when acceptance is actually communicated to the offeror. The mailbox rule is an exception to the general principle. The mailbox rule provides that the contract is formed when a properly prepaid and properly addressed letter of acceptance is posted. One rationale given for the rule is that the offeror nominates the post office as implied agent and thus receipt of the acceptance by the post office is regarded as that of the offeree. The main effect of the mailbox rule is that the risk of acceptance being delivered late or lost in the post is placed upon the offeror. If the offeror is reluctant to accept this risk, he can always acquire actual receipt before being legally bound.”

### **Justiciable Controversy – Black’s Law 5<sup>th</sup> Edition:**

A controversy in which a claim of right is asserted against one who has an interest in contesting it. A question as may properly come before a tribunal for a decision. *Duart MFG. Co. v. Philad Co., D.C.Del., 30 F.Supp. 777, 779, 780.*

All Public Servants and their Agents must fill out a “Public Servant Questionnaire” and accompany the questionnaire with the payment as specified in the “Fee Schedule”, both documents can be viewed and downloaded at <http://dashwoorkz.ca/sovLiv/>

All Rights Reserved, No assured value, no liability, Errors and Omissions Excepted,

WITHOUT RECOURSE – NON ASSUMPSIT

dashWoorkZ c/o Suite 304 – 33465 Bevan Avenue, Abbotsford, British Columbia, Canada, V2S 6Z1



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### Money – Black’s Law 4<sup>th</sup> Edition:

In usual and ordinary acceptance it means gold, silver, or paper money used as circulating medium of exchange, And does not embrace notes, bonds, evidences of debt, or other personal or real estate. Lane v. Riley, 280 Ky. 319, 133 S.W.2d 74, 79, 81.

### Instrument – Black’s Law 4<sup>th</sup> Edition

A written document; a formal or legal document in writing, such as a contract, deed, will, bond, or lease. State v. Phillips, 157 Ind. 481, 62 N.E. 12; Cardenas v Miller, 108 Cal. 250, 39 P. 783, 49 Am.St.Rep. 84.

### Negotiable Instrument – Black’s Law 4<sup>th</sup> Edition

Under the Uniform Negotiable Instruments Act, an instrument, to be negotiable, must be in writing and signed; must contain an unconditional promise or order to pay a certain sum of money on demand, or at a fixed and determinable future time; it must be payable to order or to bearer, and where it is addressed to the drawee, he must be named or otherwise indicated with reasonable certainty; its negotiability is not affected by the fact that it is not dated, or that it bears a seal, or that it does not specify the value given or that any value was given.

### Bond – Black’s Law 4<sup>th</sup> Edition

A certificate or evidence of a debt. State v Merchants Nat. Bank of Mobile, 230 Ala. 661, 162 So. 270; First Bank of Kansas City v Bone, 122 Kan. 493, 252 P.250, 264

### UCC 3-603 – Tender of Payment

- (a) If tender of payment of an obligation to pay an instrument is made to a person entitled to enforce the instrument, the effect of tender is governed by principles of law applicable to tender of payment under a simple contract.
- (b) If tender of payment of an obligation to pay an instrument is made to a person 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 indorser or accommodation party having a right of recourse with respect to the obligation to which the tender relates.
- (c) If tender of payment of an amount due on an instrument is made to a person entitled to enforce the instrument, the obligation of the obligor to pay interest after the due date on the amount tendered is discharged. If presentment is required with respect to an instrument and the obligor is able and ready to pay on the due date at every place of payment stated in the instrument, the obligor is deemed to have made tender of payment on the due date to the person entitled to enforce the instrument.

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### Conditions For Acceptance

1: Negotiable Instruments accepted for value, your account number #000000000 Balance: \$0

2: Our account number #XXX000000 Balance: \$2000000.00;

As it would be most beneficial for the Beneficiary to maintain an open line of credit with your client, dashWoorkZ Sovereign Society will reduce any amount of credit (Name of company extorting Funds) is able to broker between dashWoorkZ and your client from the current balance of your account, as well, no further interest will be levied, you have been provided with two(2) conditional negotiable instruments whose value will be considered for application against the amount owing by (Name of company extorting Funds) , three(3) negotiable instruments have accompanied this Conditional Acceptance, two(2) are in the amount of \$0000.00, one to cover the balance of your account #000000000, the second to cover your administrative fees, the third negotiable instrument has been left without an amount or payee and is payable to bearer, it is conditional on acceptance of the this document, and its purpose is to cover operating expenses for dashWoorkZ BN# 0000000, dashWoorkZ will provide a negotiable instrument for a 25% administrative fee with each negotiable instrument brokered by (Name of company extorting Funds)

3: If the Conditional Acceptance is not accepted, the following applies:

- a) as per UCC 3-603, your account #000000000 is discharged to the amount tendered and the requirement for payment of interest is discharged
- b) You are required to provide evidence of consideration, beyond any reasonable doubt, that equals or exceeds all money paid into this account throughout its life,
- c) You are required to provide evidence showing beyond a shadow of a doubt, that there is no “want of consideration” as regards to this account.
- d) You are required to provide evidence and proof as to how exactly this money was created as well as what fund or pool the funds came from that show it was a legal and correct source of funds.

Have all the above points answered and notarized as an affidavit of truth by a living soul swearing under oath the truth and accuracy of each point.

e) Our Account #XXX000000 is due in full or an attempt to arrange for payment must be made by the date specified in the document

f) Return the negotiable instruments that have been provided, otherwise they will be considered accepted

g) Provide a statement showing your account #000000000 paid in full.

### Limitations of Time

All Public Servants and their Agents must fill out a “Public Servant Questionnaire” and accompany the questionnaire with the payment as specified in the “Fee Schedule”, both documents can be viewed and downloaded at <http://dashwoorkz.ca/sovLiv/>

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Upon receipt of this document, you have until the Due date of Our Account invoice #XXX0000000 to accept or to provide the documentation as described in item 3; dashWoorkZ would prefer to maintain an open account with (Company Double Dipping) with (Name of company extorting Funds) acting as the broker between the two parties, if you require more time to consider this document or to provide the services described in this document, do not hesitate to contact me through dashWoorkZ at the following email address: [dashwoorkz@dashwoorkz.ca](mailto:dashwoorkz@dashwoorkz.ca), Subject: CA, CC: dash@dashwoorkz.ca

### Avouchment

i, Lord: Dash: La Londe, do hereby avow that based on my firsthand knowledge and information relayed to me from research, this “Conditional Acceptance”, is true, accurate and correct to the best of my knowledge, information and belief and conveys conditions set forth as intended by me.

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Lord: Dash La Londe, beneficiary

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