CONFIRMING LEO EMIL WANTA

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2008 1-17

Knights of Columbus Supreme Council Office 1 Columbus Plaza New Haven CT 06510-33:

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#### Documentation Ref Vreeland

#### Lt. Robert McMahan



On 121305 I met with Vreeland who told me the following:

- His attorney, Thomas Henry, is trying to blackmail him for money.
- The money Henry is trying to get from him is in numerous bank accounts totaling around \$340 billion.
- He has paperwork that Henry is trying to get him to sign that will release this money to Henry and a person named Leo Wanta.
- Leo Wanta is a criminal who was convicted of stealing this money but the money was never found.
- He is afraid that if he doesn't sign over the money, or takes any action against Henry that his mother, Jane Woodbury, or his friend "Justin" will be harmed.
- He believes that Henry is purposely keeping him in jail by carefully crafting
  his legal efforts in a manner calculated to make it more difficult for him to
  bond or defeat the Michigan detainer for the purposes of controlling him and
  extortion of this money.
- He is backed into a corner and doesn't know what else to do.
- He did help steal the money that Henry is trying to get from him.
- He was hired to do so and believes he was working for the government at the time.
- He is not so sure about his role with the government now and suspects he may have been used to steal this money.
- He doesn't want any deal or his charges dropped in exchange for this information only for the law to work.
- He wants to meet with someone from the FBI to turn over documents and tell the whole story about what really has happened.

I told Mr. Vreeland I would attempt to get someone from the FBI to come and talk to him.

On 122105 I met with Vreeland again who reiterated the above information. Vreeland gave me numerous documents to copy and turn over to the FBI. I copied those documents and gave the originals back to him. Vreeland told me he is on a 10 day deadline with Henry to sign the paperwork to release the money and that deadline ends on 122605.

Additionally on 121305 Vreeland told me the following:

- That Dr. Grossman diagnosed him with epyditimitis and that he does not have testicular cancer.
- This condition is the result of a case of gonorrhea that he contracted and did not properly treat in the late 90's.
- That his current condition is his own fault since he did not seek proper medical care.

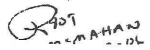
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 He still maintains that due to his condition there is no way he could have committed the alleged offenses he is being held in Douglas County for.

On 121605 I met briefly with Dr. Grossman who told me his diagnosis of Vreeland condition was in fact epyditimitis. Grossman said this condition was not life threatening and that surgery would be needed to fix it however the surgery was optional and not mandatory at this time. Dr. Grossman also stated that Vreelands condition did not prevent him from performing oral sex.

On 122205 I faxed the documents provided me to FBI Agent Brumfield. On 011006 I met with FBI Agent Espinosa regarding an investigation he was working on and advised him I had not yet received a response from the FBI regarding the documents I faxed. I tried to turn over the documents to Agent Espinoza at that time but he declined to accept the documents, as it was not his investigation. Espinoza did get in touch with Agent Brumfield and asked him to call me. On 011106 I received a voice mail from Brumfield indicating that the FBI was not going to pursue an investigation into the documents provided or Tom Henry. On the same date Agent Espinoza left me a similar message stating further that the FBI did not consider Vreeland a credible source of information. During the meeting with Agent Espinoza on 011006 Vreeland's medical records from the jail were copied and given to Agent Espinoza pursuant to a release provided to me by Espinoza.

When Vreeland gave me the documents he told me he did not want Tom Henry to know what he was doing because he was afraid "Justin" and his mother would get hurt or killed. He also stated that he did not want Dea Aragon or Daren Vahle to have the information either as he did not trust them.





Print - Close Window

From:

"thomas henry" <aileenkj@cox.net>

To:

"Ambassador Leo E Wanta" <somam@prodigy.net>

Subject: see attached

Date:

Sat, 10 Dec 2005 16:23:19 -0600

Leo:

See the attached. I will be around in Omaha tomorrow and then going to Denver tomorrow afternoon. Hope you see before I go so if you have comments or changes we can get done. He states he is ready to move forward. The intent of the above is a new payment order and then a doc signed by him along with your acknowledgement. What I would like to happen is to have you have the payment order signed and notarized on Monday, sign the acknowledgement and date all appropriately except the acknowledgement where I will enter the date for you after he signs and then send off to me express mail. He states he will sign and just wants to get all over with etc.

For the express mail send to me at the following address:

Thomas E. Henry C/O Delayne Richard 1946 Irving Street Denver, Colorado 80204

Phone reference number is 303-386-3040.

If he will not move forward and sign quickly then yes the next step is to have you come.

Talk soon. Thomas E. Henry

Attachments

Files:

USG\_ONI\_RECONFIRMATIONOFPAYORDER.doc (40k) [Preview]

Lesplease sign in blue in K-Keep a copy and send blue int Signed back to me Could you please send express. I want to see if I can push him by Friday. Sand to Thomas E. Honny Clo Delayne Richard 1946 Ir Wing St Wenuer 6 80204 303-386-3040

# CORPORATE PAYMENT ORDER ACKNOWLEDGMENT AND AUTHORIZATION

**DATE:** December 12<sup>th</sup>, 2005

<u>REFERENCE:</u> Cooperative financial recovery private agreement evidenced by a Power of Attorney between Lee E. Wanta, as Principal ("Wanta") conveying Attorney in Fact authority jointly (not individually) to Delmart Michael Joseph Vreeland II ("Vreeland") and Thomas E. Henry ("Henry").

The undersigned as a confirmation of corporate financial obligation to the below Named Beneficiary hereby states, warrants and covenants as follows:

- 1. Vreeland as the Beneficiary of this Corporate Payment Order is participating as a "Facilitator/Fiduciary Agent" in the recovery, identification and agreed "Principal Party" distribution of certain direct and indirect identified corporate financial assets *and* that upon best information and are believed to belong to Wanta and his related corporations and/or are reasonably believed to be corporate assets that are subject to the Principal control and fiduciary agency authority of Wanta.
- 2. Wanta warrants that the covenants made herein are premised on a reliance by Wanta of representations made by Vreeland (individually) to Wanta and Henry that Vreeland (under joint limited power of attorney granted to Vreeland and Henry (by Wanta) has prior to the date of this private document assumed and personally taken care, custody and control of multiple corporate financial assets/resources and that said, continuing corporate financial assets as of the date of this private document are in the care, custody and control of Vreeland. Wanta is conditionally executing this private document based on representations and communications by Vreeland to Henry and other third parties that Vreeland has "in fact" taken, and with full and lawful care, custody and control over the referenced corporate financial assets, amounting to a minimum of USDollars Three Hundred and Fifty Billion.
- 3. Wanta with full and complete authority, commits and agrees to pay and permit remittance to Vreeland, as "Named Beneficiary", of a corporate recovery fee of 1% (One percent) of the preliminary corporate recovery amount of USDollars 500,000,000.00 [Five Hundred Million United States Dollars in Face Value], as previously recovered and is to be lawfully transferred to "Wanta" by Vreeland. The corporate payment shall be due and payable to Vreeland only at such time as the generally defined assets are delivered to the sole and exclusive financial control of Wanta and/or to Wanta's Attorney in Fact (Thomas E. Henry), for and on behalf of Wanta. Vreeland is not authorized to distribute financial resources/monies/assets to any third party with the exception of Thomas E. Henry (Wanta's Attorney in Fact) without being in possession of an original authorization, signed and executed in the presence of a Notary Public by Wanta. Prior third party distribution authorizations signed by Wanta, prior to the date of the execution of this private document which has not been executed prior to this private agreement and that having been delivered



to either Vreeland and/or Henry, are hereby revoked and declared null and void by Wanta in their entirety.

- 4. The corporate payment to Named Beneficiary is to be paid without restriction, impediment or delay of any kind whatsoever, free and clear of any deductions and the Named Beneficiary understands that as a condition of receiving corporate payment that the Named Beneficiary will receive an IRS 1099 form acknowledging the corporate payment. The Named Beneficiary will be responsible for the payment of any and all tax obligations owed to any foreign or local tax authorities as a result of receipt of this corporate payment to the Named Beneficiary.
- 5. The Named Beneficiary is not required to sign this Corporate Payment Order. The signature of the Named Beneficiary is not required to make this Payment Order valid and/or enforceable. The Named Beneficiary will be required to acknowledge the terms and conditions of this Corporate Payment Order and provide recipient, full account instructions to Wanta and his Attorney in Fact to facilitate Wanta and/or his Attorney in Fact, acknowledging corporate payment to the Named Beneficiary.
- 6. It is clearly understood that Vreeland is able to immediately make arrangement for corporate recovery and distribution of an initial USDollars 500,000,000.00 which is part and parcel of the original actual recovery of USDollars 350 billion to Wanta and/or his Attorney in Fact. It is further understood that at the current time only 15% of the \$500,000,000.00 amount can be accessed. Irrespective of any 1% recovery fee and solely and exclusively for the purpose of the preliminary \$500,000,000.00 transfer, Vreeland will receive a \$25,000,000.00 recovery/delivery fee and the balance out of the 15% (\$75,000,000.00) or \$50,000,000.00 will be remitted to the attorney / client custodial account of Thomas E. Henry, Esq.
- 7. The terms and conditions of this Corporate Payment Order shall remain in full force and affect for a period of ten (10) calendar days to enable Vreeland to complete the transfer of corporate assets identified in paragraph 6 above and shall continue to remain in affect so long as Vreeland is reasonably, professionally and in a fiduciary responsible manner to continue the corporate recovery, delivery, conveyance and transfer over to Wanta and/or his duly authorized Attorney in Fact, the corporate financial assets that Vreeland has orally represented as already having been recovered by Vreeland and currently being held in known banks and/or financial institutions by Vreeland for and on behalf of Wanta.
- 8. If it is determined at some time in the future that Vreeland is not acting and performing in accordance with this Corporate Payment Order, then Wanta and/or his Attorney in Fact can institute such actions in law or equity required to have Vreeland perform as agreed.
- 9. Vreeland when accepting any and all corporate payments, acknowledges that the recovered corporate assets (excluding the fee(s) paid to Vreeland) are not the property of Vreeland either in law and/or equity and that failing to convey and deliver all recovered

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corporate financial assets to Wanta in accordance with the implied conditions of this Corporate Payment Order shall subject Vreeland to an immediate action for appropriate relief obtained by Wanta in any competent legal jurisdiction. It is understood by Vreeland when acknowledging this Corporate Payment Order that at the time of the corporate payment of the \$25,000,000.00 that Wanta is accepting a variation of the 1% payment amount (in essence an advance payment) with full and complete understanding by Wanta in allowing said advanced payment (and Vreeland in accepting the payment) that Vreeland is acting in good faith and will continue to deliver, convey and set over unto Wanta all corporate financial resources and assets that were recovered by Vreeland that are generally referred to herein and further generally described and referred to in the Irrevocable Power of Attorney issued jointly to Vreeland and Henry.

10. Upon a minimum corporate recovery transfer to Wanta of the preliminary USDollars Five Hundred Million [ US\$500,000,000.00], Wanta acknowledges and agrees that Wanta will facilitate the immediate corporate transfer of the initial \$25,000,000.00 payment (referenced hereinabove) to an attorney/client account chosen by Vreeland and that the terms and conditions for allowing the corporate transfer of said sum of money/assets to a third party attorney account is subject to and conditional upon Wanta directing that either simultaneously or in a reasonable proximity of time will unconditionally cause the corporate transfer of the initial \$50,000,000.00 to Wanta's Attorney in Fact, pursuant to bank fund transfer instructions received from said Attorney in Fact.

Under penalty of perjury and with full understanding of the purpose and obligations created by the execution and delivery of this private document (consisting of three (3) pages) the same is executed this 12<sup>th</sup> day of December 2005.

By: ZZ Lee E. Wanta

United States Social Security Number: - 34 - - 34 - -

STATE OF WISCONSIN
) ss.
COUNTY OF CHIPPEWA

On this 12<sup>4</sup> day of December 2005, a person, presenting identification demonstrating that he is Lee E. Wanta, personally appeared before and after being first duly sword deposed and stated that the above set forth document is true and correct and is being executed in my presence as his lawful act and deed.

Notary Public expiration date: January 1, 2007

Mary L General

Notary Public Signature and Seal

### UNILATEAL REPRESENTATION GUARANTY, WARRANT AND COVENANT

The undersigned hereby represents, warrants and covenants to Leo E. Wanta/Lee E. Wanta that the following statements are true and correct and that Leo E. Wanta/Lee E. Wanta can unconditionally rely on the same either in a court of law or equity or other appropriate judicial, quasi judicial and/or United States Government administrative proceeding:

- 1. Prior hereto I became a party to a Power of Attorney between Leo E. Wanta, Lee E. Wanta as principal ("Wanta") conveying Attorney in Fact authority jointly (not individually) to Delmart Michael Joseph Vreeland II ("Vreeland") and Thomas E. Henry ("Henry") to take and assume care, custody and control over financial assets claimed to be the property of Wanta. I understand that any third party claim concerning ownership and fiduciary responsibility over said financial assets is between Wanta and potential third party(s) and not my concern or responsibility.
- 2. Following execution of the Power of Attorney mentioned in paragraph 1 above I initiated and directed the recovery of multiple financial assets pursuant to instructions provided to me by Wanta. I completed said recovery tasks under authority granted in the Power of Attorney mentioned in paragraph 1 above. At the time of the signing of this current document I represent, covenant and warrant that I have personal care, custody and control over a minimum of \$500,000,000.00 USD and that I am prepared to immediately turn the same over to Wanta and/or his Attorney in Fact in such a manner that the "Payment Order" executed by Wanta on the 12th day of December 2005 can be implemented and facilitated/acknowledged by Wanta and/or his Attorney in Fact.
- 3. I hereby warrant, covenant and guarantee that I have taken care, custody and control of the referenced financial assets and I am maintaining care, custody and control of said assets solely and exclusively based on the Power of Attorney granted to Henry and me (jointly and severally) by Wanta that is referenced in paragraph 1. of this document. I represent that I knowingly took control of said financial assets individually and that pursuant to the Power of Attorney granting me authority to recover and identify said assets that I was to complete said work and tasks jointly with Henry and not individually. It is my understanding that if I complete the responsibility outlined in the Payment Order signed by Wanta on December 12, 2005 that I will be held harmless by Wanta and Henry for not working totally and exclusively within the four corners of the mentioned Power of Attorney. I further understand that if I do not complete current responsibilities as referenced in the subject Payment Order (pursuant to the implied intent and time period described in the subject Payment Order) that I hereby grant and convey

unto Wanta and Henry the full authority and power to terminate all my right, title and interest created by the mentioned Power of Attorney. In addition I further acknowledge that my failure to perform as reasonably required enabling me to become the recipient of funds described in the Payment Order date December 12, 2005 shall be sufficient cause for Wanta to revoke, cancel and terminate any requirement to make or cause to be made any form of remuneration to me for services performed in the past either in an action at law and/or equity.

4. I hereby represent and warrant that I performed the task of recovery and identification of financial assets as mentioned in this document solely and exclusively under the authority granted to me by Wanta in the Power of Attorney

referenced in paragraph 1. herein.

5. I further hereby notify Wanta and Henry that I will be using the services and bank account references of the following attorney to accept all payments to be received by me pursuant to the Payment Order dated 12 December 2005 previously referenced herein:

Geoffrey N. Fieger Fieger, Fieger, Kenney & Johnston 19390 W. 10 Mile Road Southfield, Michigan 48075

Neither Wanta and/or Henry shall assume and accept any responsibility (in law or equity) for my choosing the referenced firm to accept funds on my behalf and I hereby indemnify and hold Wanta and Henry harmless from any dealings between myself and the above named attorney and named law firm. It is my request that all funds to be paid to me be paid directly to the above law firm and neither Wanta nor Henry shall bear any responsibility for my relationship, agreements and understanding with the referenced firm agreement to accept funds on my behalf.

- 6. I am fully aware of the requirements and conditions described by Wanta in the Payment Order dated December 12, 2005 and I hereby accept the implied conditions that must be completed by me to enable my receipt of fees/compensation. I accept and agree that there is no requirement for me to sign the referenced Payment Order and that by making this statement I am fully aware of all the terms and conditions required by Wanta to effect implementation of said Payment Order. To assure proper reference and to acknowledge acceptance of said Payment Order I am at the time of the execution of this document initially and placing a date by my initials on each page of said Payment Order.
- 7. I am executing this current document freely and voluntarily with full and complete understanding and obligation that I am doing the same to finalize obligations and responsibilities owed to Wanta and Henry generally referenced and/or referred to in the Power of Attorney referenced in paragraph 1 above.
- 8. It is my warrant, guarantee and covenant that I am able to complete all fiduciary obligations and covenants owed to Wanta and/or other third parties directly or

indirectly agreed by me to be my responsibility and obligation in accordance with this current document and I am freely and voluntarily committing to complete all tasks and obligations needed to enable me to receive payment pursuant to the Payment Order dated December 12, 2005 without further delay, requirements and/or changes in conditions.

9. I understand that time is of the essence and time periods set for my performance and completion of work tasks is unconditional.

Being of sound mind and body I am causing this document to be signed by me in the presence of Thomas E. Henry, Attorney in Fact for Wanta, under full recognition of the penalty for perjury and other claims that could be asserted by Wanta or other third parties. For purpose of clarification and further indemnity I hereby waive any claim of conflict of interest between any legal representation on my behalf by Thomas E. Henry, Attorney at Law, for his direct or indirect participation in assisting in preparation, completion and assistance of all agreements between myself and Wanta. It is specifically recognized by me that Thomas E. Henry is representing me in legal proceedings separate and distinct from the intent of this document and that his assistance and cooperation in completing the intent of my fiduciary obligations with Wanta creates no type of conflict of interest.

Dated this 13 day of December 2005.

Delmart Michael Joseph Vreeland

Thomas E. Henry Winness

Vreeland United States Social Security #: 3 7 7 8 0 2 5 5 6

**ACKNOWLEDGEMENT** 

The undersigned accepts and acknowledges the representations, warrants and covenants set forth above this 570 day of December 2005.

Leo E. Wanta, Lee E. Wanta

Wanta United States Social Security #: 11 1 3 4 1

### Documentation Ref Vreeland

#### Lt. Robert McMahan

On 121305 I met with Vreeland who told me the following:

- His attorney, Thomas Henry, is trying to blackmail him for money.
- The money Henry is trying to get from him is in numerous bank accounts totaling around \$340 billion.
- He has paperwork that Henry is trying to get him to sign that will release this money to Henry and a person named Leo Wanta.
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- He did help steal the money that Henry is trying to get from him.
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- That Dr. Grossman diagnosed him with epyditimitis and that he does not have testicular cancer.
- This condition is the result of a case of gonorrhea that he contracted and did not properly treat in the late 90's.
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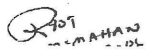
244 MIMAHAN409

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When Vreeland gave me the documents he told me he did not want Tom Henry to know what he was doing because he was afraid "Justin" and his mother would get hurt or killed. He also stated that he did not want Dea Aragon or Daren Vahle to have the information either as he did not trust them.



### UNILATEAL REPRESENTATION GUARANTY, WARRANT AND COVENANT



The undersigned hereby represents, warrants and covenants to Leo E. Wanta/Lee E. Wanta that the following statements are true and correct and that Leo E. Wanta/Lee E. Wanta can unconditionally rely on the same either in a court of law or equity or other appropriate judicial, quasi judicial and/or United States Government administrative proceeding:

- 1. Prior hereto I became a party to a Power of Attorney between Leo E. Wanta, Lee E. Wanta as principal ("Wanta") conveying Attorney in Fact authority jointly (not individually) to Delmart Michael Joseph Vreeland II ("Vreeland") and Thomas E. Henry ("Henry") to take and assume care, custody and control over financial assets claimed to be the property of Wanta. I understand that any third party claim concerning ownership and fiduciary responsibility over said financial assets is the between Wanta and a third party and not my concern or responsibility.
- 2. During past periods of time I initiated and directed the recovery of multiple financial assets pursuant to instructions provided to me by Wanta and I completed said recovery tasks under authority granted in the Power of Attorney mentioned in paragraph 1 above. At the time of the signing of this current document I represent, covenant and warrant that I have personal care, custody and control over a minimum of \$500,000,000.00 USD and that I am prepared to immediately turn the same over to Wanta and/or his Attorney in Fact in such a manner that the "Payment Order" executed by Wanta on the \_\_\_\_\_ day of December 2005 can be implemented and facilitated/acknowledged by Wanta and/or his Attorney in Fact.
- 3. At the time of my execution of this document I hereby warrant, covenant and guarantee that I have taken care, custody and control of the referenced financial assets and I am maintaining care, custody and control of said assets solely and exclusively based on the Power of Attorney granted to me and Henry (jointly and severally) by Wanta that is referenced in paragraph 1. of this document. I represent that I knowingly took control of said financial assets individually and that pursuant to the Power of Attorney granting me authority to recover and identify said assets that I was to complete said work and tasks jointly with Henry and not individually. It is my understanding that if I complete the responsibility outlined in the Payment Order signed by Wanta on December will be held harmless by Wanta and Henry for not working totally and exclusively within the four corners of the mentioned Power of Attorney. I further understand that if I do not complete current responsibilities as referenced in the subject Payment Order (pursuant to the implied intent and time period described in the subject Payment Orde) that I hereby grant and convey unto Wanta and Henry the full authority and power to terminate all my right, title and interest created by the

mentioned Power of Attorney. In addition I further acknowledge that my failure to perform as reasonably required enabling me to become the recipient of funds described in the Payment Order date December \_\_\_\_\_, 2005 shall be sufficient cause for Wanta to revoke, cancel and terminate any requirement to make or cause to be made any form of remuneration to me for services performed in the past either in an action at law and/or equity.

- 4. I hereby represent and warrant that I performed the task of recovery and identification of financial assets as mentioned in this document solely and exclusively under the authority granted to me by Wanta in the Power of Attorney referenced in paragraph 1. herein.
- 5. I further hereby notify Wanta and Henry that I will be using the services and bank account references of the following attorney to accept all payments to be received by me pursuant to the Payment Order dated \_\_\_\_ December 2005 previously referenced herein:

Geoffrey N. Fieger Fieger, Fieger, Kenney & Johnston 19390 W. 10 Mile Road Southfield, Michigan 48075

Neither Wanta and/or Henry shall assume and accept any responsibility (in law or equity) for my choosing the referenced firm to accept funds on my behalf and I hereby indemnify and hold Wanta and Henry harmless from any dealings between myself and the above named attorney and named law firm.

- 6. I am fully aware of the requirements and conditions described by Wanta in the Payment Order dated December \_\_\_\_, 2005 and I hereby accept the implied conditions that must be completed by me to enable my receipt of fees/compensation. I appreciate there is no requirement for me to sign the referenced Payment Order and that by making this statement I am fully aware of all the terms and conditions required by Wanta to effect implementation of said Payment Order. To assure proper reference and to acknowledge acceptance of said Payment Order I am at the time of the execution of this document initially and placing a date by my initials on each page of said Payment Order.
- 7. I am executing this current document freely and voluntarily with full and complete understanding and obligation that I am doing the same to finalize obligations and responsibilities owed to Wanta and Henry generally referenced and/or referred to in the Power of Attorney referenced in paragraph 1 above.
- 8. It is my warrant, guarantee and covenant that I am able to complete all fiduciary obligations and covenants owed to Wanta and/or other third parties directly or indirectly agreed by me to be my responsibility and obligation in accordance with

this current document and I am freely and voluntarily committing to complete all tasks and obligations needed to enable me to receive payment pursuant to the Payment Order dated December \_\_\_\_, 2005 without further delay, requirements and/or changes in conditions.

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Dated this day of December 2005.	
Delmart Michael Joseph Vreeland	
United States Social Security Number:	
ACKNOWLEDGEMENT	
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Leo E. Wanta, Lee E. Wanta	
United States Social Security Number:	



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- 1. Vreeland as the Beneficiary of this Corporate Payment Order is participating as a "Facilitator/Fiduciary Agent" in the recovery, identification and agreed "Principal Party" distribution of certain direct and indirect identified corporate financial assets *and* that upon best information and are believed to belong to Wanta and his related corporations and/or are reasonably believed to be corporate assets that are subject to the Principal control and fiduciary agency authority of Wanta.
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DATE: December 12th, 2005

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<u>REFERENCE:</u> Cooperative financial recovery private agreement evidenced by a Power of Attorney between Lee E. Wanta, as Principal ("Wanta") conveying Attorney in Fact authority jointly (not individually) to Delmart Michael Joseph Vreeland II ("Vreeland") and Thomas E. Henry ("Henry").

The undersigned as a confirmation of corporate financial obligation to the below Named Beneficiary hereby states, warrants and covenants as follows:

- 1. Vreeland as the Beneficiary of this Corporate Payment Order is participating as a "Facilitator/Fiduciary Agent" in the recovery, identification and agreed "Principal Party" distribution of certain direct and indirect identified corporate financial assets *and* that upon best information and are believed to belong to Wanta and his related corporations and/or are reasonably believed to be corporate assets that are subject to the Principal control and fiduciary agency authority of Wanta.
- 2. Wanta warrants that the covenants made herein are premised on a reliance by Wanta of representations made by Vreeland (individually) to Wanta and Henry that Vreeland (under joint limited power of attorney granted to Vreeland and Henry (by Wanta) has prior to the date of this private document assumed and personally taken care, custody and control of multiple corporate financial assets/resources and that said, continuing corporate financial assets as of the date of this private document are in the care, custody and control of Vreeland. Wanta is conditionally executing this private document based on representations and communications by Vreeland to Henry and other third parties that Vreeland has "in fact" taken, and with full and lawful care, custody and control over the referenced corporate financial assets, amounting to a minimum of USDollars Three Hundred and Fifty Billion.
- 3. Wanta with full and complete authority, commits and agrees to pay and permit remittance to Vreeland, as "Named Beneficiary", of a corporate recovery fee of 1% (One percent) of the preliminary corporate recovery amount of USDollars 500,000,000.00 [Five Hundred Million United States Dollars in Face Value], as previously recovered and is to be lawfully transferred to "Wanta" by Vreeland. The corporate payment shall be due and payable to Vreeland only at such time as the generally defined assets are delivered to the sole and exclusive financial control of Wanta and/or to Wanta's Attorney in Fact (Thomas E. Henry), for and on behalf of Wanta. Vreeland is not authorized to distribute financial resources/monies/assets to any third party with the exception of Thomas E. Henry (Wanta's Attorney in Fact) without being in possession of an original authorization, signed and executed in the presence of a Notary Public by Wanta. Prior third party distribution authorizations signed by Wanta, prior to the date of the execution of this private document which has not been executed prior to this private agreement and that having been delivered

to either Vreeland and/or Henry, are hereby revoked and declared null and void by Wanta in their entirety.

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- 4. The corporate payment to Named Beneficiary is to be paid without restriction, impediment or delay of any kind whatsoever, free and clear of any deductions and the Named Beneficiary understands that as a condition of receiving corporate payment that the Named Beneficiary will receive an IRS 1099 form acknowledging the corporate payment. The Named Beneficiary will be responsible for the payment of any and all tax obligations owed to any foreign or local tax authorities as a result of receipt of this corporate payment to the Named Beneficiary.
- 5. The Named Beneficiary is not required to sign this Corporate Payment Order. The signature of the Named Beneficiary is not required to make this Payment Order valid and/or enforceable. The Named Beneficiary will be required to acknowledge the terms and conditions of this Corporate Payment Order and provide recipient, full account instructions to Wanta and his Attorney in Fact to facilitate Wanta and/or his Attorney in Fact, acknowledging corporate payment to the Named Beneficiary.
- 6. It is clearly understood that Vreeland is able to immediately make arrangement for corporate recovery and distribution of an initial USDollars 500,000,000.00 \_ which is part and parcel of the original actual recovery of USDollars 350 billion \_ to Wanta and/or his Attorney in Fact. It is further understood that at the current time only 15% of the \$500,000,000.00 amount can be accessed. Irrespective of any 1% recovery fee and solely and exclusively for the purpose of the preliminary \$500,000,000.00 transfer, Vreeland will receive a \$25,000,000.00 recovery/delivery fee and the balance out of the 15% (\$75,000,000.00) or \$50,000,000.00 will be remitted to the attorney / client custodial account of Thomas E. Henry, Esq.
- 7. The terms and conditions of this Corporate Payment Order shall remain in full force and affect for a period of ten (10) calendar days to enable Vreeland to complete the transfer of corporate assets identified in paragraph 6 above and shall continue to remain in affect so long as Vreeland is reasonably, professionally and in a fiduciary responsible manner to continue the corporate recovery, delivery, conveyance and transfer over to Wanta and/or his duly authorized Attorney in Fact, the corporate financial assets that Vreeland has orally represented as already having been recovered by Vreeland and currently being held in known banks and/or financial institutions by Vreeland for and on behalf of Wanta.
- 8. If it is determined at some time in the future that Vreeland is not acting and performing in accordance with this Corporate Payment Order, then Wanta and/or his Attorney in Fact can institute such actions in law or equity required to have Vreeland perform as agreed.
- 9. Vreeland when accepting any and all corporate payments, acknowledges that the recovered corporate assets (excluding the fee(s) paid to Vreeland) are not the property of Vreeland either in law and/or equity and that failing to convey and deliver all recovered

corporate financial assets to Wanta in accordance with the implied conditions of this Corporate Payment Order shall subject Vreeland to an immediate action for appropriate relief obtained by Wanta in any competent legal jurisdiction. It is understood by Vreeland when acknowledging this Corporate Payment Order that at the time of the corporate payment of the \$25,000,000.00 that Wanta is accepting a variation of the 1% payment amount (in essence an advance payment) with full and complete understanding by Wanta in allowing said advanced payment (and Vreeland in accepting the payment) that Vreeland is acting in good faith and will continue to deliver, convey and set over unto Wanta all corporate financial resources and assets that were recovered by Vreeland that are generally referred to herein and further generally described and referred to in the Irrevocable Power of Attorney issued jointly to Vreeland and Henry.

10. Upon a minimum corporate recovery transfer to Wanta of the preliminary USDollars Five Hundred Million [ US\$500,000,000.00], Wanta acknowledges and agrees that Wanta will facilitate the immediate corporate transfer of the initial \$25,000,000.00 payment (referenced hereinabove) to an attorney/client account chosen by Vreeland and that the terms and conditions for allowing the corporate transfer of said sum of money/assets to a third party attorney account is subject to and conditional upon Wanta directing that either simultaneously or in a reasonable proximity of time will unconditionally cause the corporate transfer of the initial \$50,000,000.00 to Wanta's Attorney in Fact, pursuant to bank fund transfer instructions received from said Attorney in Fact.

Under penalty of perjury and with full understanding of the purpose and obligations created by the execution and delivery of this private document (consisting of three (3) pages) the same is executed this, 12<sup>th</sup> day of December 2005.

STATE OF WISCONSIN
) ss.
COUNTY OF CHIPPEWA
)

On this 12 day of December 2005, a person, presenting identification demonstrating that he is Lee E. Wanta, personally appeared before and after being first duly sword deposed and stated that the above set forth document is true and correct and is being executed in my presence as his lawful act and deed.

Notary Public expiration date: <u>January 1, 2007</u>

Maye L. Heisle

Notary Public Signature and Seal



### CORPORATE PAYMENT ORDER ACKNOWLEDGMENT AND AUTHORIZATION

DATE: December 12th, 2005

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