FILING A UCC1 WITH THE TREASURY DEPARTMENT AND REDEEMING THE STRAWMAN ACCOUNT

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UNITED STATES STRAWMAN UCC/REDEMPTION PROCESS

 There are numerous views and theories held by supporters of the process known as "UCC/Redemption." This study will look at some of the main subjects that are discussed about the redemption process. There are various groups involved, as well as facts that have been disclosed by different sources concerning the information.

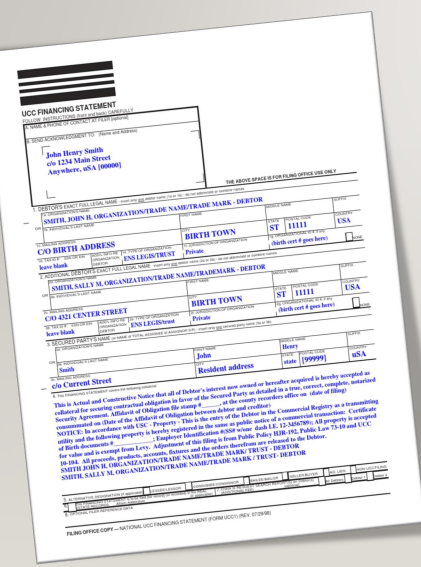
What Is the UCC Redemption Process?

Most lawyers view the entire UCC process only in terms of litigation, and adjudication. The truth is that UCC is legislated by administrative law that systematizes the rules for all commercial transactions between nations, states, and even between individuals.

The courts do acknowledge that they do not possess either the authority or jurisdiction to alter or nullify any of the articles of the UCC. The courts will only consider those gray areas as to "Who holds the superior position"?

The party that filed the UCC first, or the one who consummated it first? The courts have addressed, and determined in specific situations, what can be thought of as a fixture as it is relative to real property under the "<u>Uniform Commercial Code</u>."

The UCC Financing Statement



Once a person files a UCC form, and it is registered by a state's UCC office, the filing of that document becomes a legal document. It becomes part of the public record. The person that filed the document is the secured party when it comes to the UCC filing. This is a fact of legal procedures.

The UCC department employees of each state become the curators and are compelled to follow very specific procedures and rules. If the UCC filing complies with all the stipulations of those rules and procedures, then by law the document needs to be recorded.

There are minor diversities in the subsections of the UCC from one state to another, and even between counties. For the most part, many of the commercial rules and procedures will be the same globally. They will be uniform. Hence the title of Uniform Commercial Code.

Every state within the United States has UCC filing offices. There are even UCC filing offices established in foreign nations. It is an administrative action when an UCC form is filed, accepted, and recorded by the UCC office.

The UCC financing statement (UCC-1) commissions a secured party's status in a commercial transaction allowed by the articles of the UCC, as well as assorted sections of the United States Code that deal primarily with property.

After a secured party files, a UCC form, it becomes part of the public record, that a secured and vested interest is holding a superior claim over all other parties who have an interest, but all who file after the secured party must acknowledge the preexisting position.

The secured party may make changes to the UCC financing statement (UCC-1), if they file an Amendment (UCC-3) which refers to the original UCC that was filed. Do not mistake the facts. The UCC deals only with secured or vested interest.

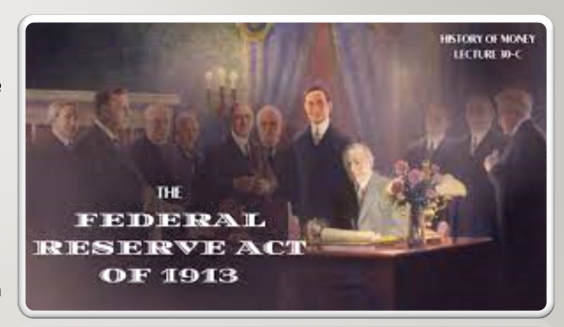
However, the facts are clear. The UCC deals with secured, vested interest, and/or the possession of the property. It does not deal with the title at all.

Federal Reserve Act of 1913

One of the most crucial years in the history of the United States, both for the government and American citizens was the year of 1933. It was only a mere twenty years after the passage of the Federal Reserve Act in 1913 by Congress for the Corporation of the United States. The nation was buried in debt and had a serious lack of financial resources.

The foreign bankers served notice of this fact to the government of the United States. The Roosevelt administration reacted between January and July of 1933. Since 1933, every birth or naturalization record for every citizen of The United States is filed in the official records in Washington D.C. This also turns all property and every asset belonging to every living, breathing United States citizen into collateral for the national debt.

There has been information supposedly received from several government agencies which state that the filed Certificate of Live Birth documents have actual instructions on the reverse of the certificate stating who, and in what time frame the document should be created and delivered.



Federal Reserve Act of 1913 continued

The first to receive the document is the County Health Commissioner. Next in line would be the Secretary of State. The final copy is received by the Department of Commerce even though the documents themselves are not kept in their offices.

The time frame for each Certificate of Live Birth to be filed in D.C. is seventeen days. There is even evidence of a Federal Children Department which was established by the passage of the Shepherd/Townsend Act of 1922 under the Department of Commerce that is somehow affiliated with this process.

There have been IMF's that track commercial activity in the billions attached to individuals earning around fifty thousand dollars a year. The government is utilizing both their name and assets to trade in drugs, crude oil and various other commodities. This just proves that all property, both real and private property of every living, breathing American, is entrusted by Congress to provide collateral for the national debt.

During the year 1933, the Congress handed over control of all the post offices to the Secretary of the Treasury. Why would they do this? That is why the revenue is delivered to the government on April fifteenth.

If you research the Congressional Records of 1933, you will understand how the office of the Secretary of the Treasury is in control of the financial office of the Corporation of the United States. This office is in control of all revenue to the United States to make sure that the creditors (bankers) who own the federal reserve will be repaid all monies owed.

The Secured Party Applicant Has to be Filed in the State or Region of Their Birth

The government states that well over twenty-five million UCC financing statements have already been filed with UCC offices throughout the United States. Related commercial documents have been forwarded to the Secretary of the Treasury. These facts have been gathered through information acquired through the CID of the IRS, FBI, Secret Service, Justice Department, the Department of the Treasury and the Secretary of State. They have all confessed that not one single properly filed UCC Form has been turned down or prosecuted under any criminal laws.

There have been revisions to the UCC Articles, especially IX, that states that the UCC financing statement of the secured party applicant has to be filed in the region or state of their birth. When the file is recorded with the Secretary of the Treasury, it must include a Charge-Back Instruction Notice, a 1040 ES form combined with a birth certificate.

The Secretary of the Treasury is the other party that holds an Interest. The Secured Party also needs to file a UCC financing statement and addendum with the UCC office in the state that the person resides in, in order to protect any property. People at the Treasury Department Analysis and Control Division of the IRS where they keep the files claim that the birth certificate does not have commercial value. They do however admit that the Certificates of Live Births are real and are kept on file.

Others have declared that the Application for the Birth Certificate actually does have commercial value, which is determined by the ability of the government to tax any future earnings of the individual named on the documents. The applications are not kept on file in D.C. itself. Some claim they are filed in Puerto Rico, and others claim it is Switzerland.

National UCC Administration

There is a National UCC Administration which the states, the Protectorates and the District of Columbia have formed. The United States has been partitioned into six UCC regions. If one of the UCC offices in a particular region does not accept a properly prepared UCC, another office within that region will. A person can have a regional filing recorded within a region or state and have it maintained the same thing as filing within their state of birth.

A person born outside of the United States, but who is still allowed to reside here and receive a social security card, can still file a UCC form in whatever state or region in which they were living when they received permission to live and remain here. It appears that the UCC as well as other paperwork that is required to be filed with the birth state or region are all logged in the mail room at 1500 Pennsylvania NW, Washington, D.C.

This is the address of the Analysis and Control Division of the IRS. The documents are examined by the Secret Service, the FBI and Justice Department. The documents are known at the analysis and control division as "UCC contract trusts."



UCC Contract Trusts and Direct Treasury Accounts



There is a significant difference between the UCC contract trusts and direct treasury accounts which are used primarily for the trading of treasury bonds, which are managed by the bureau of public debt. There are many UCC and bill of exchange documents that arrive at 1500 Pennsylvania Ave NW that are mistakenly sent to the BPD

The mistake that many people who file UCC forms make is a reference to the Treasury Direct or Direct Treasury account within their paperwork. Within the Analysis and Control Division inside the IRS Building in DC, UCC Contract Trusts are processed and then the documents are forwarded to one of the two IRS centers.

If you file east of the Mississippi, the documents are sent to Cincinnati, Ohio. If you file west of the Mississippi, they forward them to Fresno, California. Your UCC files and documents are going to be scrutinized by the Secret Service, the Justice Department, FBI, then sent to the CID. It is also sent to the IRS Technical Support Division (TSD) within the state in which the Secured Party started the discharge.

IRS Technical Support Division (TSD)

Here are some important points to know concerning the administration and purpose of the TSD!

- 1. Almost every single Financial Institution which is connected to the Federal Reserve System has registered or contracted access to an account with the IRS called a Treasury Tax and Loan account (TTL).
- 2. This TTL account in every Financial Institution is managed through the TSD office which can be found within most of the IRS State Offices. Because of this, IRS reconstruction the Technical Support Manager (TSM) in every State Divisional Office of the IRS has been given the same authority once held by the District Director.
- 3. When a Notice of Levy/Lien is delivered to a Financial Institution by the IRS, the Financial Institution simply responds by making an entry in their computer. This simple action transfers the asset from the person who made the Deposit into an IRS TTL account. This means that the Asset never actually physically leaves their office. There are some Financial Institutions that do not maintain a TTL account. They simply hold the funds for twenty-one days before transferring the amount directly to the Internal Revenue Service.
- 4. When a Financial Institution receives a "Release of Levy/Lien" from the IRS the Financial Institution makes a simple computer entry and the funds are transferred from the TTL account into the account of the depositor if it is applicable. If a UCC form is prepared properly and filed with the Bank can be an Administrative Obstruction Action in which a Secured Party can use to show a prior and superior claim to those assets on deposit.
- 5. There are certain Banks that will not accept UCC Documents. Do not use one of these banks but find one that will accept the form and deposit your funds there.

Correct Way to Have Claims Discharged

ACCEPTE	D FOR VALUE & HONOR EXEMPT FROM LEVY
For my	Remedy, Release of the Proceeds, Products,
Acc	ounts, and fixtures in the Order(s) to Me
Immedia	tely in the Accordance with the Public Policy,
	IJR-192, UCC 10-104 and UCC 1-104
Exen	nption ID#
UCC	Contract Trust Acct. #
Value	2: \$Date:
/S/	
101	

The way to correctly have claims discharged with the IRS as well as in the public sector using the UCC contract trust is to present by the secured party a bonded registered Bill of Exchange, and this needs to be sent straight to the Secretary of the Treasury.

When a claim is made either by the IRS, a federal or state taxing agency, the claim can then have a stamp imprinted upon it stating, "Accepted For Value". This needs to be done by the secured party and it must be sent through Certified (or Registered) mail directly to the Secretary of the Treasury to be discharged.

This is documented and authorized through public policy: HJR-192, Title IV, Sec. 401 of the Federal Reserve Act, the Supreme Court's confirmation in Guaranty Trust of New York vs. Henwood, et al (1939) and Public Law 73-10. Such action is further confirmed in USC Title XII, Title XXVIII, Sec. 1641, 3002 and the Foreign Sovereign Immunity Act.

Department of Treasury Admits That Millions of UCC Financing Statements Have Been Filed

The Department of the Treasury admits that there are millions of UCC filings by secured parties which have been diverted to the Analysis and Control Division of the IRS in Washington D.C.

Nobody that I am aware of has ever had criminal charges brought against them that resulted in a prosecution. There are many that do not get processed because they were not complete or filed properly.

This shows that those people who have followed the correct procedures in filing their UCC documents using the redemption process have not committed any crime. This goes for prosecution by the Department of the Treasury, the Secret Service, the Department of Justice or the IRS.



Will Filing UCC Financing Statements and Change/Amendments Cover All Commercial Activity, Civil Cases, and Criminal Actions?

Government sources claim that all commercial activity in the United States and other countries fall under the legislated (Administrative) Law which is also called the Uniform Commercial Code. Once processed through the Federal Reserve System and/or the Department of the Treasury, these transactions are bonded.

Although the Court System claims to have Jurisdiction over Commercial Transactions that seem to break criminal laws, in reality the UCC Articles on their own are Administrative Law and do not fall under any jurisdiction of the courts or to litigation.

The Bond Number On Your Certificate Of Live Birth Is Also Stamped On Federal Reserve Notes



When an application and Certificate of Live Birth is delivered to the Department of the Treasury in Washington, D.C., that certificate becomes bonded. There is an account produced which we know as the Social Security Number. This means there are funds borrowed against these accounts.

The credit approved on paper is then invested in stocks and bonds. The Bureau of Engraving states that even the Federal Reserve uses the bond number which is stamped on the Certificate of Live Birth as it is also stamped on the Federal Reserve notes themselves. The bond number has one letter from (A-N) which is followed by eight numbers. You will notice recently printed social security cards are now also printed with the bond number on the back in red ink.

It is a fact that every single living, breathing human being in the United States is bonded and used in commercial activities by the Corporation of the United States which has received them.

The Bond Number Continued

People who have properly and correctly filed within their birth state or UCC region will create a completely separate entity, or a Secured Party separate from their government created debtor. This is the strawman.

When the filing and the instruction <u>order (the Chargeback) the IRS 1040 ES form, the AFV stamped birth certificate</u> lets the Secretary of the Treasury know that the secured party has been created with a prior and superior claim to all the assets and liabilities of the debtor.

These liabilities should be forwarded to the Secretary to be processed and discharged through the UCC Contract Trust.

There are more and more states that are now accepting the UCC financing statement and addendum. I have not heard of one state that has sought prosecution for any filing as being illegal, civil or criminal.

Is the Redemption Process an Attempt to Gain Something for Nothing from the Treasury Department?

After June of 1933, the international financiers who are the actual owners of the Federal Reserve system took ownership and control over all private and real property. This was done with the permission of Congress, and an executive order signed by the President.

By instituting your person to the status of the secured party for the government created entity listed on the Certificate of Live Birth is not the same thing as getting "something for nothing."

These procedures set up by the government were put in place so that the secured party could reclaim a part of what is rightfully theirs under the U.S. Constitution. Congress made provision beginning in the early 1900s for every minor to reinstate their status as an American under the U.S. Constitution when they became of age. You were a minor when the original contract (Application) was entered into by your parents.

These provisions were scattered throughout various legislative acts, joint resolutions and executive orders, many in 1933, as well as in the Congressional Record based on Public Policy HJR-192, codified in Public Law 73-10 and confirmed by the U.S. Supreme Court in 1939. See *Guarantee Trust of New York v. Henwood, et al.*

By these placement actions the government has kept the details so vague and hard to reference that no person could remedy himself without persistent research. There was not until recently very many people who even knew that these procedures existed.

The most important part of the redemption of your strawman is filing your UCC with the birth state or UCC regional office, the Secretary of the Treasury. Filing in the state of residence is required to the redemption process.

The International Monetary Fund using the Secretary of the Treasury as its representative and using the Federal Reserve and the ability of the IRS to collect revenue has virtual control over every single citizens assets.

Once the secured party uses the UCC/Redemption they will create the right to reverse this control over the government created Debtor (Strawman). What the secured party accomplishes with this is to put themselves on the same level as the Secretary of the Treasury and this will lead to taking back the control over their own assets.



The Redemption Process Continued

A properly prepared and correctly filed UCC filing will ensure in the future to protect the property and assets of the secured party. These filings will make it clear that there is a legal and vested interest control of the secured party. You will not have to deal in Court jurisdictions and stay out of the area of controversy.

But does the redemption process entail a simple "Get Rich Quick Scheme" that will only end up with the filer coming under closer scrutiny by the government against those who participate in a UCC filing?

Under the UCC/Redemption Process, the secured party does not obtain the actual application for a Certificate of Live Birth. This means that the process is only to be used for an "Accepted For Value" answer to any commercial claim.

If a written and contracted claim is received by the debtor (Strawman), it can be accepted for value by the secured party. The claim can then be discharged when the proper documents are forwarded through the Secretary of the Treasury to the UCC contract trust which remains filed with the Analysis and Control Division of the IRS.

There are many people who have tried to sidestep or manipulate this fact just to find that law enforcement as well as the courts will be more than happy to enforce and adjudicate. IRS-CID and FBI are very quickly able to use threats and intimidation to unlawfully dissuade what only the courts of law should decide upon.

The Internal Revenue Service Has Increased Its Use of Illegal Threats and Intimidation

The Department of the Treasury employees make it quite clear that they will not accept or perform any actions to faxed orders, telephoned or wired instructions. It must be hard-copies that are original in both signature and any forms or documents. These documents must be delivered by certified (or registered) mail and must be filed with both the state of residence as well as the Secretary of the Treasury.

The Internal Revenue Service has increased its use of illegal threats and intimidation. They use the FBI to aid them in their attempts to admonish and stop the presentments of any Bill of Exchange documents delivered by the secured party to the secretary.

This does not mean that properly presented and prepared negotiable instruments from a legitimate Secured Party should and can be legally processed under law through local financial institutions by the person making the claim. This is done through the Secretary of the Treasury and recorded by the financial institution through the Treasury tax and loan (TTL) account.

There are some employees at the Department of the Treasury who continue to misdirect many of the documents that is presented by a secured party to the Secretary of the Treasury by mislabeling them as Treasury Securities (they are not Treasury Securities). Then they are forwarded to the Bureau of Public Debt rather then sending them to the Analysis and Control Division of the IRS and the UCC Contract Trust.

Are Continuing to Gain Knowledge and Information

The discharge of claims in the public sector whether federal or state claims, issued by the Internal Revenue Service are easily discharged with a simple computer entry and transfer of credit and debt through the computer using the IRS Technical Support Division.

There is verification that this process has come from the Special Procedure Handling Offices of the IRS. When a secured party utilizes the Uniform Commercial Code correctly, the field is leveled as it pertains to the degree of commercial transactions.

Despite the blockage of information as well as being told false information "We The People" are continuing to gain knowledge and information regardless of being the target of threats and blackmail. It seems that over twenty-five million Americans have successfully redeemed their strawman and achieved access to their strawman trust account before 26 May 2003.

It is rumored that many of these twenty-five million were political insiders like politicians, judges, lawyers, corporate executives, senior military, secret service and security services personnel and their families and others who are implicated in the establishment and the maintaining in this fictional and fraudulent system, a system that has been used to abuse the mass population of the United States for over seventy years prior to 2003.

If This Is Done This Whole Charade of Control and Ownership Will End!



It would probably be safe to assume that the same fraud is being committed against people in the UK, Canada, Australia and other nations in which this system of enslavement was established. This is to say that there were millions of people in other countries outside the United States who have also become part of the conspiracy.

There has been a long-time plan by global bankers to create a New World Order. This order would allow those in the order to own the world and everyone and everything in it. This conspiracy has been perpetrated by enormous numbers of lemmings and sycophants who thought that in the end they would benefit from the process. If they understood the entire plot or just their small part in it is hard to determine.

It does not seem that many average people who were not part of the conspiracy of this devious system will discover and take advantage of the redemption process The number of average people learning the processes of the redemption process will grow rapidly now that the information is making its way to them via the Internet and other sources.

Once you become aware of this situation, you should do everything in your power to fully understand the process and pass on your knowledge to others.

Beware!

There are many Strawman/redemption scams out there. Do not be fooled by these.

Do your own research and make sure all the documentation has followed the correct procedures. Also make sure the documents are filled out and filed correctly.

You are responsible for this. This is not a simple process, and you will have to educate yourself as to the correct procedures.