

1 GORDON L. HALL  
2 BENTON TYLER THOMAS HALL  
3 c/o Brighton-Nicole Jorgensen  
4 10905 Yellow Jacket Ridge  
5 Flagstaff, Arizona Republic  
6 Non-domestic without the U.S.

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7  
8 **IN THE UNITED STATES DISTRICT COURT**  
9 **FOR THE DISTRICT OF SOUTH CAROLINA**  
10 **ANDERSON/GREENWOOD DIVISION**

11 IN RE: RECEIVER FOR )  
12 RONNIE GENE WILSON AND ) CASE NO.: 8:12-CV-02078-JMC  
13 ATLANTIC BULLION & COIN, INC. )  
14 )  
15 ) NOTICE OF CONDITIONAL ACCEPTANCE  
16 ) AND REQUEST FOR CONTINUANCE OF  
17 ) ANY PUBLIC PROCEEDINGS  
18 )  
19 ) [Filed concurrently with AFFIDAVIT OF  
20 ) SPECIFIC NEGATIVE AVERMENT; and  
21 ) AFFIDAVIT OF SERVICE]  
22 )

23  
24 **I. CONDITIONAL ACCEPTANCE**

25 COMES NOW, GORDON L. HALL, AND BENTON TYLER THOMAS HALL (the  
26 "RESPONDENTS"), appearing specially for the purpose of giving public notice (this  
27 "NOTICE") of the RESPONDENTS' conditional acceptance to the ORDER TO SHOW  
28 CAUSE Filed on the 1<sup>st</sup> of January 2013 (the "ORDER"), thereon pursuant to BEATTIE B.  
29 ASHMORE (the "RECEIVER") bringing forth proof of claim that:

- 1) The RESPONDENTS being in the process of conducting a private administrative remedy to the case in chief to generate a private record of settlement (the "RECORD") to tender to this Court under seal for submission for judicial notice, in camera, to properly evidence the discharge of the interest of the RECEIVER and all agents, principals, successors, or assigns therein regarding the Property at 881 Old Plantation Road, Fountain Inn, South Carolina (the "PROPERTY"), ROYLIN TRUST, GORDON L. HALL, and BENTON TYLER THOMAS HALL, should not be permitted a sixty (60) day continuance from any public hearings, or subsequent ORDER's from the date of this NOTICE so that the RESPONDENTS' have time to properly prepare the admissible administrative RECORD of a private discharge without being denied

1 substantive and procedural due process of law and equal protection of law, so that  
2 this Court will have a proper substantive RECORD, upon which to make a  
3 substantive determination instead of mere hearsay from the parties in the above  
4 styled Case;

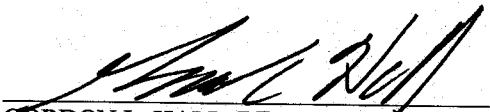
- 5 2) The RESPONDENTS by contacting the RECIEVER and the Attorney for the
- 6 RECIEVER to request a sixty (60) day continuance so that the RESPONDENTS
- 7 have time to properly prepare an admissible administrative RECORD under seal for
- 8 submission for judicial notice (the "REQUEST"), and the RECEIVER not
- 9 responding timely to a phone call to consent to the REQUEST and the Attorney for
- 10 the RECEIVER stating "Its to late there is a Court Order and you must get
- 11 permission from the Court...", why the dishonor of the REQUEST should not grant
- 12 the RESPONDENTS the sixty (60) day continuance;
- 13 3) The granting of the RESPONDENTS REQUEST will in any way prejudice any party
- 14 herein;
- 15 4) The RECEIVER show cause why denying the REQUEST will not constitute a
- 16 prejudice to the RESPONDENTS substantive and procedural due process of law and
- 17 equal protection of law, and;
- 18 5) The approval of this REQUEST will not conserve valuable public resources,
- 19 therefore making the denial of the REQUEST moot.
- 20

21 **II. CONCLUSION**

22 The RESPONDENTS' now move this Court to continue any public proceedings for sixty  
23 (60) days in accordance thereto to resolve the matter by introduction of a Private  
24 Administrative RECORD of settlement.

25  
26 In Witness Whereof, we have hereunto set our hands and seals

27  
28  
29  
30 January 4, 2013 nunc pro tunc  
DATE

  
GORDON L. HALL, RESPONDENT

31  
32 January 4, 2013 nunc pro tunc  
DATE

  
BENTON TYLER THOMAS HALL, RESPONDENT