



NON-DISBURSEMENT
CORRUPTED DATA SOLUTIONS



WALKER GLOBAL INDUSTRIES, LLC
TRUSTED GLOBAL
SETTLEMENT ADVISOR

Anthony Walker
Managing Member
Anthony WalkerMM@walkergi.org



ASYMMETRY INFORMATION

ECONOMIC JUSTICE



2177 BUCKINGHAM ROAD # 303
RICHARDSON, TEXAS USA 75081-5484

www.walkergi.org



972-217-4660



469-496-7376

WALKER GLOBAL INDUSTRIES, LLC BASE PAYMENT AMOUNTS FOR BUSINESS TRANSACTION FEET WITH WALKER GLOBAL INDUSTRIES, LLC

WALKER GLOBAL INDUSTRIES, LLC (hereinafter referred to as "WGI"), a existing under the laws of United States of America and having its office at No. 2177 Buckingham Road # 303 Richardson, TX 75081 (**Company Registration date: Texas SOS Registration Date: 05/26/2020 and Texas Taxpayer Number: 32074390876**)

WGI HAS FOUND AN ACCOUNT WHERE SOMEONE ACTING IN A FIDUCIARY CAPACITY NEEDS TO REMOVE THE EMCUMBRANCE ASSOCIATED WITH PROPERTY BY TRANSFERRING PROPERTY TITLE. If client in unable to pay fee in 3 days an arrangement can be made but only in WGI favor. No payment until after ASYMMETRIC INFORMATION is received.

WGI WILL ADVISE OF ASYMMETRIC INFORMATION AFTER CLIENT AGREES TO THE FEE AMOUNT AND 3 DAY PAYMENT RULE. PENDING CONTRACTUAL INTEREST FOR OUTSTANDING SETTLEMENT ISSUES THAT NEEDS TO BE RESOLVED. WGI IS DUE 10% OF OUTSTANDING ISSUE PURSUANT TO AGREEMENT IN 3 DAYS CLIENT DECIDES IF THEY WANT TO PAY DISCOUNTED FEE TO WGI. 18 USC Sec 1341 – 1346 protect clients from fraud it also legally protects WGI from fraud.

PAYMENTS ARRANGEMENT: The intent of the agreement is client will pay fees as stated.

10% TO WGI FIRST CONVENIENCE BANK ACCOUNT IS DUE WITHIN 3 DAYS.

Payment example of \$100,000

\$15,000 due in 3 days to FIRST CONVENIENCE BANK by wire transfer to Routing Number 111906271 Account # XXXXXXXXX.

\$12, 000 if paid before 3 days to FIRST CONVENIENCE BANK by wire transfer to Routing Number 111906271 Account # XXXXXXXXX.

For this agreement you waive any rights for remedies unless mail fraud or wire transfer is being committed by WGI against you as we are a service provider not an employee of the company. WGI only legal remedies will be for failure to pay as stated and a claim may be filed to protect WGI interest and client agrees to all legal and court cost against any claims filed.

Client agrees to double fee amounts to 20% if not paid in 3 days. There a 20% discount if total amount is paid within 72 hours to FIRST CONVENIENCE BANK by wire transfer so it only 8% of OUTSTANDING ISSUE PURSUANT TO asymmetry information provided to client.

Any offer made by WALKER GLOBAL INDUSTRIES LLC is warranted by 18 USC Sec 1341 - 1346. Review AFFIDAVIT AND DISCLOSURE under forms at WWW.QUOTATION.WALKERGI.ORG.

Furthermore, in the event of mail fraud, in accordance with the criteria delineated in 18 USC Section 1341, Elements of Mail Fraud, it is possible to initiate a formal action by submitting a complaint through the U.S. Postal Inspection Service Mail Fraud Report. The components constituting mail fraud are outlined as follows: (1) the intention to create or create a scheme to defraud (or to engage in specified fraudulent activities), and (2) the utilization of postal services to effectuate or endeavor to effectuate the scheme (or specified fraudulent actions). For further context, legal precedent supports this understanding, as articulated in *Schmuck v. United States*, 489 U.S. 705, 721 n. 10 (1989); *Pereira v. United States*, 347 U.S. 1, 8 (1954); and the insights of Laura A. Eilers & Harvey B. Silikovitz.

18 U. S. C. 1343-ELEMENTS OF WIRE FRAUD: The elements of wire fraud under Section 1343 directly parallel those of the mail fraud statute, but require the use of an interstate telephone call or electronic communication made in furtherance of the scheme. *United States v. Briscoe*, 65 F.3d 576, 583 (7th Cir. 1995) (citing *United States v. Ames Sintering Co.*, 927 F.2d 232, 234 (6th Cir. 1990) (per curiam)); *United States v. Frey*, 42 F.3d 795, 797 (3d Cir. 1994) (wire fraud is identical to mail fraud statute except that it speaks of communications transmitted by wire).

ARTIFICE TO DEFRAUD: The wire fraud statute was patterned after the mail fraud statutes. *United States v. Lemon*, 941 F.2d 309, 316 (5th Cir. 1991); *United States v. Castillo*, 829 F.2d 1194, 1198 (1st Cir. 1987). Thus, the same principles apply in defining "scheme to defraud" for mail and wire fraud prosecutions.

These stipulations serve as a reminder of the importance of upholding ethical and legal standards in all business endeavors.

Asymmetric information, also known as "information failure," occurs when one party to an economic transaction possesses greater material knowledge than the other party. All commerce moves by contract unless there not one in place then items are warehoused until a contract is in place for release of warehouse items.

Email: AnthonyWalkerMM@QUOTATION.WALKERGI.ORG or managingmember@anomaly.walkergi.org

****CONFIDENTIAL COMMUNICATION NOTHING MAY BE DISCLOSED WITHOUT AUTHORIZATION****

This message from WALKER GLOBAL INDUSTRIES, LLC is privileged, confidential and exempt from disclosure under applicable law. If you are not the intended recipient (or authorized to act on behalf of the intended recipient) of this message, please notify us immediately by return e-mail and delete the original message from your e-mail system or shred the unwanted fax.

Do NOT forward this fax or email.

Forwarding this email or fax is strictly prohibited without prior written authorization from WALKER GLOBAL INDUSTRIES, LLC. This fax or email contains personal and confidential information about you and your offer. This email or fax also contains proprietary information legally protected by law pertaining to WALKER GLOBAL INDUSTRIES, LLC. and our partner companies.

CLIENT

WGI, MANAGING MEMBER