



Republic for the United States of America *De jure* Money Act of 2012

The People of the Republic for the United States of America in Congress Assembled present this Act:

Section 1: Purpose and Title

The purpose of this legislation is to create Republic for the United States of America *de jure* Money (Money), and deposit it into the Treasury for direct and indirect issue. This Act may be cited as *Republic de jure Money Act of 2012*.

Section 2: Findings and Conclusions

Whereas, We the People of the Republic for the United States of America in Union (Republic) have the collective sovereign right as manifested in the Constitutional Congressional authority, to create (coin) Money and regulate its exchange value both domestically and in relation to foreign money (coin) as stated in Article 1, Section 8, Clause 5:

The Congress shall have power: . . .

5. **To coin Money, regulate the Value thereof, and of foreign Coin**, and fix the Standard of Weights and Measures;

and,

Whereas, our Republic Congress is obliged to We the People to create *de jure* Money by law (Money) and deposit it into the Treasury; and,

Whereas, the created Money will be used for both domestic and foreign exchange; and,

Whereas, all debt-free Money created and issued will be based upon the ongoing production of all wealth by We the People of the Republic; and,

Whereas, such use may be redefined, changed, or adjusted upon implementation of a permanent money system in due course of our re-inhabitation; therefore,

Section 3: Creation of Republic for the United States of America *de jure* Money

Be it enacted, By the Senate and House of Representatives of the United States of America in Congress assembled, under the constitutional authority to create debt-free money empowered by the collective sovereign right of We the People, that Congress shall create debt-free Republic for the United States of America *de jure* Money (Money), and issue the Money to be used for domestic and foreign exchange, hereafter known as American Republic Money. Responsibility for reasonable precautions to prevent counterfeiting of American Republic Money shall devolve upon the Republic Treasury.

Section 4: Creation of an American Republic Treasury Certificate

Be it further enacted, That a Declaration of Creation of American Republic Money for deposit into the Treasury shall be designated an *American Republic Treasury Certificate (ART Certificate)*. The *ART Certificate* shall contain a statement of purpose, the declared amount of American Republic Money created, and the Congressional Act authorizing the *ART Certificate*. Numbered *ART Certificates* shall be signed by both Houses of Congress, President for the Republic for the United States of America, Secretary of the



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Treasury, and the Treasurer, countersigned by the Comptroller, and recorded by the Register for deposit into the Treasury. Upon receipt by the Treasurer, the countersigned *ART Certificate* shall be deemed a *Certified American Republic Money Treasury Deposit*. The original *Certified ART Certificate* shall be secured within the Treasury vault, and at a minimum, one certified copy shall be placed into the House of Representatives Records, and another certified copy shall be placed into by the Senate Records.

Section 5: Money of Account

Be it further enacted, The Money of Account shall be denominated American Republic Dollars (ARD). The dollar symbol "\$" shall be used to represent ARD. The base monetary unit will be \$1.00 ARD.

Section 6: Form of Money

Be it further enacted, American Republic Dollars (ARD), once deposited in the Treasury, shall be managed in digital form. ARD do not conform to, and are not subject to, prior *de jure* monetary laws.