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Cook County Recorder of Deeds
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A Declaration and Treaty of Peace to the World

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OLEG VALENTINOVICH KOVALENKO© A Declaration and Treaty of Peace to the World

Illinois) NOTICE TO AGENT IS NOTICE TO PRINCIPAL
) ss NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Cook County

Treaty #0072109-OVK

ARTICLE I Parties, Capacity and Definitions

1. **Sovereign.** I exist as a sovereign being. My authority for this contract is the age-old, timeless, and universal respect for the intrinsic power, property, and responsibilities of the sovereign being. I choose to comply with the principals of mutual respect which serve to bring harmony to society. I have sovereign immunity and therefore my power to contract and enforce contracts is unlimited unless I infringe on the rights of others.
2. **Sovereign Nation.** I operate through a genetic entity named **Oleg Valentinovich: kovalenko©** made in my own image which I give life, and power to. I act in the capacity of a foreign nation without subjects who rules autonomously and is not subject to any entity or jurisdiction anywhere. I am a Creditor, hereinafter "Creditor", of the Respondents listed below and am exempt from levy from any entity.
3. **Sovereign Person.** I use an artificial entity called a trust, entitled **OLEG VALENTINOVICH KOVALENKO©**, an image of **Oleg Valentinovich: kovalenko©**, to conduct commercial business and to interface with other legal fictions in regard to contracts transactions, negotiations and judgments.

Respondents-Persons: are artificial entities created by spiritual beings for the purpose of participating in commerce.
4. The following are legal persons and artificial entities called private corporations: UNITED NATIONS and its sub-corporations, UNITED STATES and its sub-corporations including the STATE OF ILLINOIS and the other 49 STATES and all their COUNTIES MUNICIPALITIES and other sub-corporations, INTERNATIONAL MONETARY FUND FEDERAL RESERVE BANK and all other registered corporations on planet earth.

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Respondents-Natural Persons: Spiritual beings who have agreed to relinquish their power and authority to an artificial entity of their own creation which they now must obey.

The following natural persons are public citizens, contracted under private corporate policy and employed as agents for the principals of their respective corporations: **Timothy Geithner, d.b.a. Secretary of the Treasury of the United States, d.b.a. Governor for the International Monetary Fund, d.b.a. Governor of the Federal Reserve Bank Douglas Shulman Internal Revenue Service, IRS Kofi Annan d.b.a. Secretary General of the United Nations Barack Obama d.b.a. President of the United States, Ray LaHood, d.b.a. Secretary of Transportation of the United States Hillary Clinton, d.b.a. US Secretary of State Douglas L. Hoelscher, d.b.a. Director of Homeland Security United States, Pat Quinn, d.b.a. Governor of the State of Illinois Jesse White d.b.a. Secretary of State of the State of Illinois Lisa Madigan d.b.a. Attorney General of the State of Illinois, and all agents thereof.**

ARTICLE II

History

1. **Suspension of the Government of the united states of America.** On December 20 1860 the congressmen of the southern States of America walked out of congress in session because they did not agree with the policies of the northern States had forced on them. This action caused a State of Emergency which suspended the Republic of the united States of America and therefore suspended the constitution and its government. Over 140 years since that time America has been without a government, however, through contract the republic was replaced by a foreign operated private corporation called UNITED STATES.
2. **History of Current Contract.** On March 9, 1933, due to impending bankruptcy the UNITED STATES made a "New Deal" with the US citizens (not the American Sovereigns) entitled, Senate Document No. 43 73rd Congress, 1st Session herein "contract". The contract stated "It (Federal Reserve Notes Bills and Bonds, etc) will represent a mortgage on all the homes and other property of all the people in the Nation". As a result, title of all property was turned over to the State as evidenced by the statement in the contract "The ownership of all property is in the State." In order to account for the monetary increases gained by the use of the people's property and production, the UNITED STATES created artificial entities termed "Persons", for each of the people using the people's own names, however spelled in all capital letters. For example, John or Jane Doe the man/woman would have a Person entitled JOHN/JANE DOE named after him.
3. **Offer and Acceptance of Contract.** In 1933, the private foreign operated corporation called UNITED STATES made an offer to contract with my great grandfather, an American Sovereign, hereafter "Principal." The US was in heavy debt to the Federal Reserve so the US passed a law that required all US

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citizens to turn in their gold. The Principal, being sovereign, did not have to comply with this private corporation policy; however, he wanted to help the US get out of debt, so he accepted the offer to contract and loaned the US his, title to his property, and production for the remainder of his life. The contract has continued through the life of my grandfather, my father, and now with me for a total of 75 years with the UNITED STATES acting as fiduciary heir and thereby receiving the benefit of my family's property, production and exemption pursuant to the contract.

4. **Discharge of Public Debt.** On June 5, 1933, part of the contract, entitled House Joint Resolution 192, stipulated that since the UNITED STATES removed the gold and substance required to "pay" off debt, they then had to state that "any obligation which purports to give the obligee the right to require payment... in an amount in money of the UNITED STATES measured thereby, is declared to be against public policy." This essentially was an insurance policy that protected legislators from conviction of fraud and treason against the American People for taking away their property. It also protected the American People from damages caused by this unconventional action of the UNITED STATES.
5. **Increasing the National Debt.** Since the U.S. Secretary of Treasury was the delegated Trustee of the bankruptcy, it was his duty to discharge all public debt that the creditor of the bankruptcy would be charged with (pursuant to the copyrighted U.S. Rules of Bankruptcy). As creditors, the Principal and his successor heirs should have accepted every charge of debt they were offered, by the Respondents then sign and remit the discharge to the Trustee for settlement of their account with the corporate US as the debtor. However, the Principals as creditors mistakenly have been attempting to pay debts with debt instruments, entitled Federal Reserve Notes, inadvertently DOUBLING the debt instead of CANCELING it, thus increasing the national debt.
6. **Creation of Person.** On or about June 04, 1997, the UNITED STATES under contract with the creditor of the bankruptcy, and through my existence and authority, created an artificial entity called a trust entitled **OLEG VALENTINOVICH KOVALENKO©**, hereinafter "Person." The application for the certificate of naturalization for that Person, herein "title", created by the state when **Oleg Valentinovich: kovalenko©** relocated was the instrument through which the Person was created. The title was then registered in the commercial registry through a constructive contract created by the State.
7. **Acknowledgement to Fiduciary Heir.** Since the contract of March 9, 1933 the fiduciary heirs have skillfully turned the insolvent UNITED STATES corporation and its sub-corporation and its sub-corporations into solvent entities as evidenced by the Comprehensive Annual Reports and combined budget reports showing assets in excess of trillions of US dollars, Repository Trust accounts in excess of trillions of US dollars, and large denomination repurchase agreements (redemption accounts) in M3. This is an incredible accomplishment and fiduciary heir and their agents are thanked for their service and are highly commended for this great achievement.

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ARTICLE III Declarations and Claims

1. **Secured Claim.** In February 2008, I **Oleg Valentinovich: kovalenko©**, filed a UCC-1 Financing Statement which included reference to My Security Agreement (in my possession) between the trust entitled **OLEG VALENTINOVICH KOVALENKO©**, as the DEBTOR, and **Oleg Valentinovich: kovalenko©**, the superior claimant of right as Creditor. This act secured title under the title to the Person (and all derivatives) created by the state and secures to **Oleg Valentinovich: kovalenko©** all property attached to the Person under the title of **OLEG VALENTINOVICH KOVALENKO©**. This claim is undisputed and therefore stands by fiat that **Oleg Valentinovich: kovalenko©**, hereinafter "Creditor", is Holder in Due Course and Creditor of Record to **OLEG VALENTINOVICH KOVALENKO©**.
2. **Redemption.** I hereby claim my exemption and inheritance of right from my fiduciary heir, within the UNITED STATES corporation and initially claim \$5,000,000,000.00 (Five Billion Dollars) to be returned to me by the fiduciary heir over an undetermined period of time at my discretion. This claim acts as the reacquisition of the security that the Principal issued and now I hereby accept pursuant to the terms of this provision.
3. **Sovereign Immunity.** All corporate, state, national and international "constitutions, laws, statutes, ordinances, regulations, rules, codes, orders, proclamations, corporate policy and public policy" are private copyrighted material. I do not possess a license nor have authority to use such copyrighted material, and conversely such material or any other material or entity has no authority over Creditor's property or personal affairs and is herein accepted for value whatever Respondents attempt to enforce it on Creditor. Creditor will consider the above private corporate policy when dealing with U.S. and other national citizens for the purpose of maintaining harmony in society. Creditor's immunity as a sovereign is absolute and the terms and conditions of this contract are enforceable and stand regardless of any condition in the future, including State of Emergency, Martial Law, Declaration of War and all other conditions.
4. **In Itinere Status.** I hereby declare my in itinere status as a foreign sovereign according to the principles of law as stated by the Hague Convention of October 5, 1961 and the Vienna Convention of April 18, 1961 witness by the seal from the Secretary of the State of West Virginia #0564646.
5. **Acceptance of Contracts.** All contracts, i.e. adhesion, constructive, gratuitous onerous quasi, and other applications for license, permits, general benefits and specific benefits listed assumed or presumed in the Individual Master File maintained by the Internal Revenue Service, IRS, or any other agency or quasi agency of the UNITED STATES and UNITED NATIONS, and all other invisible contracts have NOT been made with the Creditor, but with the Person created by state. I, as **Oleg Valentinovich: kovalenko©**, hereby accept for value all public contracts, presentments and other agreements with a qualified

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acceptance each and every time a public employee or officer rank presents an offer to contract with the Person or with the Creditor as the presumed surety for the Person, from this day forward.

6. **Foreign Currency.** The Respondents have been using the credit of the Creditor up to this point as security for Federal Reserve Notes, Treasury Bills, Notes and Bonds. From this point forward, Creditor, as a foreign nation, has full authority to authorize use of his/her own credit for discharge of public debts by using any instrument of choice that serves to sufficiently communicate such transaction intent to the party receiving said credit, and acts a private contract between the parties, thereby excluding any and all third party entities which include the UNITED STATES, FEDERAL RESERVE BANK, INTERNATIONAL MONETARY FUND and all agents thereof that may attempt to impede commerce of Creditor. I hereby accept the responsibility for increasing the national debt of the UNITED STATES and will henceforth correct the inappropriate actions made by the Principle, his successor heirs, and myself by accepting and remitting any further debt obligations for settlement and setoff to the particular Respondent making the offer as an agent of the U.S. Secretary of Treasury.
7. **Unlimited Liability.** Consistent with the eternal principal of ultimate acceptance Creditor hereby accepts full responsibility for creating everything in his/her world, constructive and destructive and if another's rights are violated Creditor alone will put the injured party back to a position as good as they were before the incident.
8. **Copyright and Licensing.** Notice is hereby given the names **Oleg Valentinovich: kovalenko©** and **OLEG VALENTINOVICH KOVALENKO©**, and all laws issued in this private treaty are copyrighted property, and Respondents must have permission from Creditor to use this material by obtaining a copyright license from Creditor. Necessary licensing includes the use of Creditor's name for the purpose of exemption, deduction, and as a security for printing Federal Reserve Notes and all other instruments. Since all Respondents are foreign corporations and agents to the land called America they are also required to obtain a business license from Creditor to operate in commerce.
9. **Notice of Non-Consent.** Notice is hereby given that Creditor as a foreign nation does not consent to Respondents, as persons and private corporation judging him/her on any matter in any instance at any location at any time now or in the future. Creditor does not subordinate his/her position of record as Creditor over the Respondents as Debtors.
10. **Declaration of Peace.** In October of 2001, the U.S. Senate and House passed a Public Policy entitled "The Uniting and Strengthening of America Act". I hereby accept this act as an offer from the UNITED STATES and the Respondents to the American Sovereigns and Myself with a qualified acceptance that it is to be used to defend American Sovereigns from terrorism: foreign and domestic.

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ARTICLE IV Delegation of Duties

- 1. Delegation of Fiduciary Duty.** Unless otherwise expressed by Creditor, the Illinois Secretary of State, Jesse White, and successor office holders, are hereby delegated as the Fiduciary of the trust known as **OLEG VALENTINOVICH KOVALENKO©**. Pursuant to the 1933 contract, “The ownership of all property is in the State; individual so-called ownership is only by virtue of Government, i.e., law mounting to mere user”. Since the State has claimed ownership of all property, the Delegated Fiduciary will henceforth be responsible for the property that is held for the Creditor. Responsibilities include the paying of all property taxes for land and personal property, paying for maintenance, insurance, permits, licensing and registration fees for vehicles and all property, and the payment of all fines for civil and criminal charges the Person or Creditor may be charged with. Creditor will use the property as “mere user” for any and every purpose of his/her choice, for unlimited period of time without hindrance from any entity.
- 2. Delegation of Surety Duty.** Creditor hereby delegates the U.S. Secretary of Treasury, Timothy Geithner, and successor office holders as the Surety of the exempt private trust known as **OLEG VALENTINOVICH KOVALENKO©** and the property, repository accounts and accruing annuity therein claimed by the Creditor. The Surety will perform monetary transfer whenever requested by the Creditor and will honor any instrument that the Creditor wishes to use as long as it communicates the appropriate information to do the transaction for discharge of all debt public and private. As officer over the Internal Revenue Service, IRS, the Surety is also charged with the duty of collecting taxes for Creditor from the Respondents as Debtors.
- 3. Delegation of Security Duty.** Creditor hereby delegates the U.S. Director of Homeland Security, Douglas L. Hoelscher and successor office holders, as the Officer in charge and the U.S. Secret Service for defending the Creditor as a visiting head of a foreign government, and to protect all the possession and property of the Creditor as well as the Person against all acts of terrorism: foreign and domestic. Investigative responsibilities of the U.S. Secret Service are to detect and arrest persons committing any offense against the laws of this

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treaty relating to drafts, obligations, and securities of the Creditors as a foreign government.

4. **Delegation of Peace Keeping Duty.** Creditor hereby delegates Kofi Annan d.b.a. Secretary General of the United Nations and successor office holders, as the officer in charge of preventing war, providing justice by principles of Tacit Law, and promoting welfare and human rights of all peoples.
5. **Delegation of Power Attorney.** Creditor hereby delegates Mark Filip, d.b.a. Attorney General of the United States, Lisa Madigan, d.b.a. Attorney General of the State of Illinois and successor office holders, as the chief law officers of the Creditor, being created by contracts, whose office is to represent the trust, entitled **OLEG VALENTINOVICH KOVALENKO©**, exhibit information, and prosecute for the Creditor in matters criminal and file bills in the Treasury in any matter concerning Creditors revenue.

ARTICLE V Terms and Conditions

1. **Oath of Office.** An oath must be taken by each of the above named Respondents – Natural Persons to uphold this contract and the agreement therein to the best of their ability and must swear to protect and serve it from enemies foreign and domestic. Assent to this contract is deemed that the Respondents have taken the oath.
2. **Violations and Sanctions.** Herein are the penalties for violations of the contract that Respondents and their agents have assented to and agreed to compensate for in the event a violation occurs:

A. \$10,000,000.00 (Ten Million Dollars) per person involved for each instance of arrest and incarceration conducted by Respondents or their agents and the same amount each day thereafter until released;

B. \$1,000,000.00 (One Million Dollars) per person for each instance of impeding Creditor's commerce in anyway whatsoever (including copyright infringement) or triple damages whatever is greater;

C. \$1,000,000.00 (One Million Dollars) per person for each instance of arrest search and seizure, damage to Creditor's property court order, warrant, or charge issued by Respondents;

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D. \$1,000,000.00 (One Million Dollars) per person for each instance of harassment, threat or any act of terrorism or war from any one of the Respondents or their agents;


E. \$1,000,000.00 (One Million Dollars) per person, for any instance, of unauthorized deduction against Creditor's tax exempt status.

3. Arbitration of violations. All violations of this contract will be settled through private administrative process by both parties involved. In the event the offender(s) assent to all charges, a panel of three (3) disinterested parties under the determination of an International Tribune will act as the judicial process to issue final judgment according to the principles of Tacit Law. The judgment will then be recorded and perfected as a claim and executed under involuntary bankruptcy in the offender's private capacity. The judgment will also act as a confession by the offenders, and the Attorney General of the state in which the violation occurred will be notified of the decision so that Respondents have sworn to uphold.

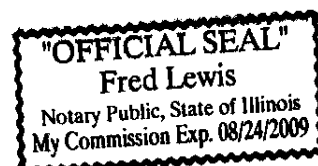
4. Caveat. In the absence of a clear written contract between us, my affidavit will result in a clear understanding and meeting of the minds of the parties clearly identified. Your failure to properly and timely respond is your agreement with the statements and averments I have made herein. This affidavit stands as truth in commerce unless properly rebutted within twenty-one (21) days of your receipt of this affidavit. Your response must be made by affidavit with a notarized signature, rebutting my affidavit point by point with documentation to support your statements, and must note it is "true, correct, and complete, and not meant to mislead", and forward an original to the Notary Public, as a third party public official, c/o Fred Lewis,

It has been said, so it is done.

Signed and sealed this 21st day of July 2009


 Oleg Valentinovich: kovalenko© (without prejudice)
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Forward Correspondence to:
 Notary Republic: c/o Evident, LLC (without prejudice)
 c/o 4018 S. King Drive (non-domestic)
 Chicago [60653] Illinois



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Untitled

LEGAL DESCRIPTION

LOT 289 IN KOESTER AND ZANDER'S SECTION LINE ADDITION IN THE NORTH 1/2 OF THE
SOUTHWEST 1/4 OF THE NORTHWEST 1/4 OF SECTION 27, TOWNSHIP 40 NORTH, RANGE 13 EAST
OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS

PROPERTY INDEX NUMBER: 13-~~27~~-116-001-0000
ADDRESS: 4727-29 W. WELLINGTON, CHICAGO [60641] ILLINOIS

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CHICAGO TITLE INSURANCE COMPANY

ORDER NUMBER: 1409 008396698 SK
STREET ADDRESS: 6710 S. SANGAMON STREET
CITY: CHICAGO COUNTY: COOK
TAX NUMBER: 20-20-404-024-0000

LEGAL DESCRIPTION:

LOT 51 IN BLOCK 2 IN BENEDICT'S SUBDIVISION OF THE NORTHEAST 1/4 OF THE SOUTH EAST 1/4 OF SECTION 20, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.