

We, the people

Esteemed Excellency Donald J. Trump,

due to supra-regional obligations, it is imperative to ask you questions as President of the United States of America regarding the liability issue of the people on this beautiful planet.

Since GERMANY has a license to issue sub-accounts = legal entity, a clean booking with the Department via the IRS is to be ensured, since these accounts = assets / liabilities must be at zero at all times, so that the Holder of the account does not get into liability.

After all, wouldn't it be time to pay the owners their intergenerational returns?

That is why we, the people, demand transparency!

The values, then, that belong to the people, since they are the beneficiaries from the use of the system [which was issued under the licensor the Department of the Treasury].

This is because at no time was any change in the contract or the change in the contractor confirmed or agreed to in writing by the value holders.

At the same time, the consideration is hereby expressed, as holders of the values, and to this end we speak on behalf of all people on this beautiful planet as Guardian, to reserve the extended retention of title until the complete disclosure of the legal situation. Because there is an urgent suspicion of breach of trust and deception in legal transactions.

Addendum: Since 2017, 70,000 new employees have been hired by the IRS, duration of processing 5 years. E.g., Form 3949A.

Since the suspicion is that they want to disenfranchise us via the system = fiction, this begs the question, why then is there no disclosure of how the system really works?

So the people would be able to grow also with their responsibility and not always by any tricks e.g. subaccounts with the banks, where the 9 and/or 14-fold at values from the liability commitments is pulled, to be deceived.

The net yields from the management contract remain to 100% with the Holder of the contract, thus the banks!

Because if we would give all only and would treat everyone fairly and honorably, nobody would have to take more!

Unfortunately, however, with each application = International Bill of Exchange, the account holders are deceived and after the application is leveraged by a factor of 100 or 1000, possibly 0.5 to 2% is paid out and this without the account holders having been presented with a revocation notice, appeal notice or investment certificate.

The people were kept for years in ignorance and know also for this reason topically not that they should go according to the ILO constitution only to work, thus the treasury protect.

They should promote the value of the system without participating further in the public life.

In this case Germany as owner of the Obligation handed out only the contract confirmation = identity card, but not the contract. Here the suspicion lies nevertheless very close that the Ultra vires action is insured in the background, but is not disclosed, in order to leave the owner of the values, thus the people, in the debt!

Germany is the de facto managing director of all companies on German soil and would have to provide liquidity in the event of a company insolvency, but this was also concealed from investors.

Therefore, legal questions urgently need to be clarified here.

Who is actually to blame? The people who unknowingly enter into the contracts due to the pressure in the system, or those who expend the criminal energy to create these contracts?

Therefore we, the people demand transparency!

How many people still have to claim their healing through the passover procedure, which has been caused by the dishonors.

How many private commercial liabilities are necessary, so that the system gets the requests = International Bill of Exchange cleanly booked? An example: Germany, Hartz IV, 13.600 US dollars [share biz deducted] per month payment 480.00 euros?

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From six to ten trillion dollars in sales, Germany makes a profit, as of 2017, of 760 billion US dollars with a tax burden of 70 to 90% to investors. This does not include the three to four trillion in offshore accounts.

Where is the benefit to investors? Or does the trustee recently make himself a beneficiary?

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Here, the question of liability after restructuring must be posed anew.

Why is electricity produced in our power plants for 3 cents but sold on to investors for 30 cents?

If they do not compensate with liquidity, they will be deprived of access.

However, these power plants belong to all the people, because these power plants are maintained and financed by structural credits and the people in the respective countries assume the liability for this.

Why is maintaining a state of war so enormously important?

Does it serve to continue the concealment of bankruptcy in double-entry bookkeeping? Why is there no transparency?

That is why we, the people demand transparency!

We are ready with security with a clean accounting at any time to take over liabilities!

How can the men and women become contract-breaking [and then be registered in the UCC1-filing] opposite e.g. Germany, if transparency is not granted to them even with clean accounting.

Because one cannot balance debt with debt. The reinsurers of the entire liquidity on this planet are the men and women who work day and night for it.

For an administration takes the claim to be important for the people, because the people are kept in ignorance.

The spread of knowledge in Central Europe is progressing with great strides.

Unfortunately, however, in the face of this current situation, it is very difficult to leave emotions and valuations out of it.

Finally, it should be said that we men and women, the people are unlimited towards this system,

because we, the men and women can also assume unlimited liability, which brings us to the last question:

How much liability must be assumed to make the system transparent and diverse for every human being on this planet?

Therefore, we the people demand transparency!

Addendum: One could get the impression that this is only to reduce the collateral assets and we, the people, should be left in eternal debt and pawn our claims to third parties.

Who gives the system the right to determine an evaluation of the evaluation over this system, and where is the contract?

Therefore, we, the people, demand transparency!