



Capital Corporation of America

June 25, 2009

The President
The White House
1600 Pennsylvania Avenue
Washington, D.C. 20500

"sent by courier"

Re: <u>Formal Request for Presidential Review</u>: In the Matter of the Federal Reserve's Failure to Credit Tropos Capital Corporation of America with USD \$700 Billion of Funds Transferred in November 2004 Under Automated Customer Account Transfer Service (ACATS)

Dear Mr. President,

We are requesting a "Presidential Review", seeking to correct a grievous wrong committed during the Bush II Administration against Tropos Capital Corporation of America, as Trustee ("Tropos"). Tropos is a Delaware corporation and is the Trustee of a Common Law General Business Trust formed pursuant to a trust agreement executed July 2nd, 2004 by and between Tropos and Merchants International Holdings Ltd, then acting on behalf of their principle Wu, Tien-Chuan, Taiwan passport #132649955.

We are requesting:

- 1. that you order and direct The Federal Reserve and the United States Treasury Department to complete the ACATS instructions and to immediately deliver to Tropos' bank account #84113424 at the Wells Fargo Bank, under Tropos' rightful title, custody and control, the entire corpus of trust of USD Seven Hundred Billion Dollars (\$700,000,000,000.00) that has been unlawfully withheld from Tropos since November 2004; and
- 2. that you order these government agencies, and all related parties, to provide a full accounting of the use of the corpus of trust funds, and all profits derived from the use of those funds for the entire period from November 2004 to the present; and

3. that all these profits together with interest and any penalties, be transferred immediately to Tropos' rightful title, custody and control.

As President, we request your earliest intervention in this matter in to order to receive equity and justice for the benefit of Tropos, as Trustee, and for the future intentional beneficiaries of the Trust, who are the people of the United States, as we describe below.

The Transaction

Mr. President, in October 2004, the Federal Reserve Bank of New York was consulted and apprised of our private General Business Trust Under Common Law, 44101/AB 250, with an account holder at the Bank of Taiwan involving the deployment of "on balance sheet funds" of USD\$700 Billion for investment purposes. These funds were of good and clean origin and had a 60-year provenance on them. Tropos was named and remains the irrevocable Trustee for these funds pursuant to the terms and conditions of the Trust agreement.

Given the size of the transaction, we believed at the time, it was prudent to preadvise the Federal Reserve and the US government of our business intentions. Through our agent, we provided a copy of the General Business Trust to, among others, Mr. Timothy Geithner, then President of the Federal Reserve Bank of New York, and Mr. Donald Kohn, along with a certified color photocopy of the ACATS** signed by the account holder, Wu, Tien-Chuan. (We have the original document in our possession). At the time, no objections or concerns were raised by these government representatives as to the participants, purposes or uses for the trust funds. Our apprising FRB-NY was done on a good faith basis, believing we were also notifying the United States Government. We wished to convey then, as now, that the proceeds of the Trust would be used for humanitarian purposes.

Subsequent to that meeting, the corpus of trust, the USD \$700 Billion, electronically left the Bank of Taiwan account number 106007004515 in November 2004 under the ACATS photocopy. Members of the Federal Reserve Bank were present in the Bank of Taiwan to cause the funds to move under that photocopied document. As of June 24, 2009 the funds have not yet been credited to Tropos Capital Corporation of America's account 84113424 at Wells Fargo Bank (then Wachovia Bank) as is legally required under the ACATS.

The possible reasons for this five year "delay" are 1) the Federal Reserve Bank committed a deliberate fraud and theft upon us, the Bank of Taiwan, and its account owners in order to access the funds for their own purposes using a copy of our document and pretending it was an original, or 2) the Federal Reserve Bank CONFIRMED the validity of our ACATS and INITIATED the TRUST AGREEMENT by causing the funds to move. Consequently, the Fed must be holding the funds "in

^{**} The Automated Customer Account Transfer Service (ACATS) is a central processing system that provides for the timely transfer of customer accounts among participant financial institutions, including banks and broker/dealers. Governed by Depository Trust & Clearing Corporation, a Federal Reserve Member, See http://www.dtcc.com/products/cs/equities clearance/acats.php

trust" for Tropos – with liability for a full accounting for all profits and uses of the funds during the interim, including interest and penalties, as required by law.

We have attempted to secure actual delivery of the funds through various means including using the services of Mr. Mark S. Molenda, our banker Mr. Bill Kissinger, as well as Mr. L.H. "Bill" Bonney. These latter two had a pointed telephone conversation with the legal counsel for the Federal Reserve Bank Board of Governors that yielded no results. To date, the Federal Reserve has refused to provide any written explanations for withholding the funds, and has refused to make any accounting of the use of the funds, despite our several written requests. Both the Federal Reserve and the Treasury have declined in fulfilling their legal obligations while under the previous Administration.

Mr. President, we have chosen to approach you directly in the belief that this matter can be resolved quickly, amicably and less publicly, than engaging in other venues to advance our legal claims. Please also note, Mr. President, that these accrued profits, interest, and any penalties imposed for the failure to effectuate the timely transfer, once conveyed to the ownership, custody and control of Tropos would result in immediate taxable revenue for the United States government.

Our Proposed Use of Funds

We know the original corpus of trust has generated many multiples of growth since November 2004. We defer mentioning the expected amount until a full accounting of profits is provided. This should be "on balance sheet" profit growth providing immediate taxable revenue for the United States government, once the profits are "crystallized" on balance sheet under Tropos' direct ownership, care, and control.

After Tropos has been properly credited with the funds in question, we propose to set aside a portion of the profits for the immediate purchase of U.S. Treasuries of varying maturity dates to be negotiated and announced by your Administration. We would make available additional funds for state and municipal infrastructure improvements in the U.S. on a non-partisan "most needed" basis. We propose to fund long-term low interest rate municipal bonds with interest only payments for the first two years and a capital and interest amortization over 18 years to aid diminished municipal revenues while new infrastructure savings come on stream.

The balance of capital will also be used to invest in businesses and environmental projects that reduce dependence on hydrocarbons, such as biofuel production from Jatropha; projects using leading edge technologies aimed at reducing or eliminating harmful emissions such as super clean coal burning; and other such projects that stimulate employment and benefit the health of the planet.

The Benefits

Mr. President, we understand that the original corpus of trust, along with all the profit growth generated from it, represent a sizable and potentially economically disturbing sum. Allow us to be clear again. While our legal rights to the corpus of trust and profits are absolute and unequivocal and have no bearing on how we use the funds, it is nevertheless our intention and confirmation that all funds will be used in a harmonious and beneficial manner to assist the United States of America and the rest of the world. Conveying all the funds to Tropos' title, care, and control, vindicate

our legal rights without adverse consequences and will create a potential tax windfall that would otherwise remain outside governmental use.

We have a non-partisan, peaceful and benevolent long-term plan for the deployment of the funds to bring hope and dignity to those less fortunate and to help restore equilibrium and health to the earth's environment. We are open to arranging the deployment of these funds in a manner that accomplishes these goals in harmony with the current economic exigencies. We have no political agenda or interests contrary to American interests. We are not beholding to any interest group, political action committee, or lobby of any kind. While Tropos Capital Corporation of America is a Delaware corporation, its share ownership is Canadian. We may be relatively anonymous but we are highly principled men whose ambitions are altruistic not egoistic.

Imagine, Mr. President, if you will, the net positive benefits of your administration publicizing that an arm's length party is making substantial investments of "on balance sheet" capital into America's financial system, because it has confidence that the American leadership and agencies can be trusted to follow the rule of law, transact business honestly, and protect private capital.

We believe that your ordering the crediting of these funds to Tropos will not only restore Tropos absolute legal rights, but also go a long way to restoring international and domestic confidence in America. Our deployment of this capital will have substantial employment, environment, and infrastructure benefits for the US and for the rest of the world.

We look forward to hearing from you after the facts in this letter have been ascertained and to discussing the best and most efficient manner to accomplish our goals.

Most respectfully yours,

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Robert G. Hryniak

President, Tropos Capital Corporation of America, Inc.

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