

ANTHEM

New Republic/USA Financial Group, GES.m.b.H
Kartnerstrabe 28/15 Telefon: 513.4235
A - 1010 Wien, Austria-Europe

MR. SALI

Please

Thank you!

Dear Greg:

attorney Jeffrey Hanes: (14 hours behind
Hong Kong Time)

tel: 414-725-2601

i'll have to get you his fax #.

Take Care my friend!

Levy

CONFIRMING
LEO EMIL WANTA

SIGMAN, JANSSEN, STACK, WENNING & SUTTER

— FOUNDED 1925 —

ROBERT M. SIGMAN
THOMAS J. JANSSEN
JOHN C. WENNING
RICHARD A. STACK, JR.
THOMAS H. SUTTER

RICHARD J. KNIGHT
STEVEN L. WILSON
CHRISTOPHER H. EVENSON
MARK V. SEWALL
JAMES P. FITZ

ATTORNEYS AT LAW

303 S. MEMORIAL DRIVE
APPLETON, WI 54911-5978

TELEPHONE NO. (414) 731-5201
FAX NO. (414) 731-8737

November 14, 1996

Leo E. Wanta
c/o Kettle Moraine Correctional Institute
P.O. Box 31
Plymouth, WI 53073

Re: Sale of Former Appleton Residence

Dear Mr. Wanta:

I spoke recently with Attorney Tom Wilson who has been doing some legal work for your former wife Joanne. It was Mr. Wilson's understanding from his conversation with Joanne that you may have decided that you no longer have any interest in contesting the proceedings seeking the sale of your former homestead here in Appleton.

If that is the case, I would respectfully request that you withdraw the answer that you filed personally, as well as the answer that you filed on behalf of New Republic. I anticipate filing motions with the court seeking to have those pleadings stricken anyway, but if in fact you do not wish to contest this matter any longer, we can proceed more quickly to get the property sold and the proceeds distributed.

If you have any questions regarding this matter please feel free to contact me.

Sincerely,

SIGMAN, JANSSEN, STACK, WENNING & SUTTER



Christopher H. Evenson

CHE/kkv

cc: David Lang

*See
Did you answer this?*

*Rec'd
11.18.96
LH*

attention: Judge Bayorgeon please,

Thank you

FACSIMILE TRANSMISSION to The Honorable James T. Bayorgeon
from Gregory Sali/Hong Kong -- November 5, 1996

November 5, 1996

The Honorable James T. Bayorgeon
Circuit Court Brance No. 1
Justice Center, 320 South Walnut Street
Appleton, Wisconsin 54911 USA

CASE NO. 96CV00643
Wisconsin Department of Revenue
vs. Leo E. Wanta

Dear Judge Bayorgeon:

There are matters that need to be clarified in regard to the mortgage assignment that is the subject of the above case.

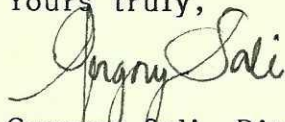
Therefore, as director and representative of New Republic/USA Financial Group Limited, I hereby request a sixty-day delay in the Motion Hearing scheduled for November 8, 1996 at 11:30AM.

We need this delay in order that we may bring other directors to the United States to clarify the matter.

We have asked Attorney Jeffrey Hanes who executed the New Republic corporate mortgage assignments in 1988 to temporarily represent us.

Thank you for your consideration.

Yours truly,



Gregory Sali, Director
New Republic/USA Financial Group Limited
(via fax 208 3764404, Boise, Idaho or 414 999-2155, Wisconsin)

for Jeffrey Hanes please. Thank you.

FACSIMILE TRANSMISSION to Jeffrey Hanes, Attorney at law
Neenah, Wisconsin from Gregory Sali/Hong Kong

November 5, 1996

Attorney Jeffrey Hanes
Neenah, Wisconsin USA

Ref: CASE No 96CV00643
Wisconsin Department of Revenue
vs Leo E. Wanta

Dear Mr. Hanes:

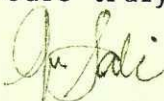
Because New Republic has an interest in the above case and because there are errors that need to be clarified, we request that you seek a postponement of the Motion Hearing before Judge James T. Bayorgeon scheduled for November 8, 1996 at 11:30AM-- as we request on the fax to Judge Bayorgeon which follows.

We request that you apply the credit of approximately USD934.-- which we believe continues to remain on New Republic's account with your office.

We would sincerely appreciate your assistance until we can find other counsel in Neenah.

Thank you for your help. Please feel free to contact me via tel/fax 208 376-4404 in Boise or 414 999-2155 in Wisconsin.

Yours truly,



Gregory Sali, Director
New Republic/USA Financial Group Limited

OUTOGAMIE COUNTY JUSTICE CENTER
320 S. WALNUT ST. APPLETON, WISCONSIN
JUDGE JAMES T. BAYORGEON,
CIRCUIT COURT BRANCH NO.1, PHONE 414-832-5152

JANUARY 8, 1997

FAX-414 832-5115

RE: CASE NO. 96CV00643 WIS DEPT OF REVENUE VS LEO WANTA
MOTION FOR SUMMARY JUDGEMENT REGARDING RECEIVER OF
PROPERTY BELONGING TO NEW REPUBLIC

GENTLEMEN:

YOUR LETTER OF DECEMBER 11, 1996 HAS REACHED US ON JANUARY 8, 1997. YOUR LETTER WAS ADDRESSED TO MR LEO WANTA WHO IS INCARCERATED IN YOUR PRISON AT PLYMOUTH, WISCONSIN. HE RECEIVED IT ON DECEMBER 28, 1996. HE THEN MAILED IT TO ME AS A DIRECTOR OF NEW REPUBLIC ON THE 30TH OF DECEMBER, 1996. IT WAS THEN RECEIVED BY ME ON JANUARY 8, 1997.

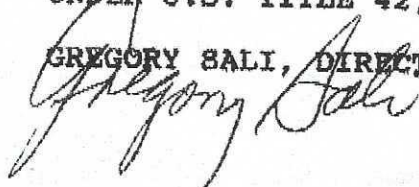
WE HEREBY GIVE YOU THIS JUDICIAL NOTICE BY RECEIPT IN YOUR JUSTICE CENTER THAT YOU ARE COMMITTING A CRIME UNDER US TITLE 18, SECTION 4, "MISPRISON OF FELONY" AND ASK THIS COURT TO APPEAL TO THE SUPERIOR COURT FOR AN EXAMINATION OF THE MATTER OF YOUR ATTEMPTED CONVERSION OF THE PROPERTY OF NEW REPUBLIC/USA FINANCIAL GROUP.

WE REQUEST THAT YOU POSTPONE THIS MOTION FOR SUMMARY JUDGEMENT UNTIL WE CAN HAVE OUR ATTORNEYS REVIEW THIS ENTIRE MATTER. IF TAXES ARE DUE, THEN WE MUST RECEIVE ALL RECORDS OF TAX NOTICES, OF PAYMENTS THAT WERE MADE OR WERE NOT MADE, SINCE APPARENTLY RENTS WERE COLLECTED BUT TAXES NOT PAID BY MRS. WANTA UNDER COUNTER INSTRUCTIONS OF OTHERS.

WE FURTHER REQUEST THAT YOU SEND TO US THE COMPLETE FILE IN YOUR COURT THAT SHOWS HOW A RECEIVER CAN BE APPOINTED FOR THE SALE OF THIS PROPERTY WITHOUT OFFICIAL NOTICE TO NEW REPUBLIC AS THE REGISTERED LEGAL OWNER. AS THE LEGAL AND RIGHTFUL OWNER OF RECORD, WE REQUEST A DELAY IN ANY COURT PROCEEDINGS UNTIL WE ARE FULLY APPRISED OF THE ENTIRE MATTER AND CAN OBTAIN LEGAL ADVICE TO PROTECT OUR RIGHTS. WE UNDERSTAND THAT MR. WANTA'S CASE IS UNDER APPEAL AND UNTIL THAT ISSUE IS RESOLVED, ALL MATTERS OF PROPERTY RIGHTS ARE STAYED.

WE GIVE YOU NOTICE HERewith THAT NEW REPUBLIC WILL FILE LIENS AND COURT ACTIONS TO RECOVER ALL DAMAGES ARISING FROM ACTIONS OF EVERY PERSON AND ALL ENTITIES INVOLVED IN THIS MATTER, UNDER U.S. TITLE 42, COLOR OF LAW, AND OTHER STATUTES.

GREGORY SALLI, DIRECTOR OF NEW REPUBLIC, USA FINANCIAL GROUP



TH, WISCONSIN, USA

73-0031)



FIRST CLASS

Dr. Gregory Sali, Director
New Republic/USA Financial Group, Ltd.
Gesellschaft (Austria)

c/o Mr. Gerald Sauer
1301 Main Street
St. Cloud, Wisconsin, USA

DOCUMENT NO.

STATE BAR OF WISCONSIN FORM 14 - 1982

THIS SPACE RESERVED FOR RECORDING DATA

947435

ASSIGNMENT OF MORTGAGE

J 8903 I 27

1041 Re 59

REGISTER'S OFFICE
OUTAGAMIE COUNTY, WI
RECEIVED AND RECORDED ONThe First National Bank of Neenah n/k/a
Associated Bank, N.A.Assignor, for a
valuable consideration assigns to New Republic/U.S.A. Financial
Group Ltd.the Mortgage executed by Leo E. Wanta and Joanne E. Wanta, his
wife and in her own right.to The First National Bank of Neenah n/k/a Associated
Bank, N.A.

on the 11th day of January 19 77

and recorded in the office of the Register of Deeds of Outagamie
County, Wisconsin, on January 13, 19 77

as Document Number 721772 at 3:00 p.m., in

Book (Records) 1041
(Vol.) 1041 of 1041 on (Page) 59

together with the note and indebtedness it secures.

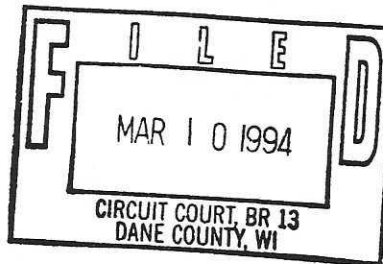
OCT 28 1988

AT 2 O'CLOCK P.M.

JACKET 8903 IMAGE 27

Grace Herb

RETURN TO

Mr. Wanta will come
to pick up. Please put
in front window.pd.
400EXH# SA
CASE# 92CF683
DATE 3/10/94
CLERK, BRANCH 13

This assignment is made without recourse.

(OR) Assignor covenants that there is now owing and unpaid on the note and mortgage, as principal, a sum of not less than _____ Dollars; and also interest _____ and that Assignor is the owner of the note and mortgage and has good right to assign it.

Dated this 26th day of October 19 88

ASSOCIATED BANK, N.A. f/k/a THE FIRST NATIONAL
BANK OF NEENAH

(SEAL)

By:

Timothy A. DeBoth, Vice President

(SEAL)

(SEAL)

By:

E. Schenck, Jr.

(SEAL)

STATE OF WISCONSIN }
Outagamie County } ss.I, GRACE HERB, Register of Deeds, Outagamie County, Wisconsin, do hereby
certify that I have duly compared the foregoing and annexed copy of a
Assignment of mortgagewith the original record thereof as recorded in my said office on the 28th day
of October A. D., 19 88 at 2 o'clock P. M.,Jacket 8903 Image 27 and that the same
is a correct transcript therefrom, and of the whole thereof.In testimony whereof, I have hereunto set my hand and affixed the seal of
my said office at Appleton this 27th day of January A.D., 19 92

Grace Herb

Register

At 2:19 p.m. 10/28/88

DOCUMENT NO.

947436

STATE BAR OF WISCONSIN FORM 14 - 1988

ASSIGNMENT OF MORTGAGE

J 8903 I 28

THIS SPACE RESERVED FOR RECORDING DATA

9 2336 2.1-2
REGISTER'S OFFICE
OUTAGAMIE COUNTY, WI
RECEIVED AND RECORDED ON

The First National Bank of Neenah n/k/a
Associated Bank, N.A.

Assignor, for a
valuable consideration assigns to New Republic/U.S.A. Financial
Group Ltd.

the Mortgage executed by Leo E. War and Joanne E. Wanta,
his wife

to The First National Bank of Neenah n/k/a Associated
Bank, N.A.

on the 28th day of July 19 90
and recorded in the office of the Register of Deeds of Outagamie
County, Wisconsin, on August 14, 19 80

as Document Number 786127 at 2:00 p.m., in
Jacket 2336 of Image 28 on pages 1-2
together with the note and indebtedness it secures.

OCT 28 1988

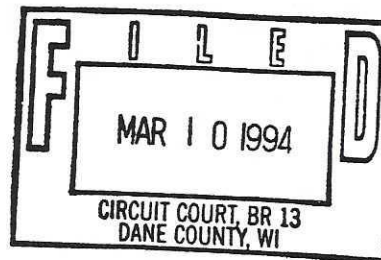
At 2 o'clock P.M.

JACKET 8903 IMAGE 28

Grace Herb

RETURN TO Mr. Wanta will
Come to pick up. Please
put in front basket @

pd
40



EXH# SB
CASE# 92CF 683
DATE 3/10/94
CLERK, BRANCH 13

This assignment is made without recourse.

(OR) Assignor covenants that there is now owing and unpaid on the note and Mortgage, as principal, a sum of not less
than Dollars, and also interest
and that Assignor is the owner of the note and mortgage and has good right to assign it.

Dated this 26th day of October, 19 88.

ASSOCIATED BANK, N.A. f/k/a THE FIRST NATIONAL
BANK OF NEENAH

(SEAL)

By:

Timothy A. DeBoth

(SEAL)

Timothy A. DeBoth, Vice President

(SEAL)

By:

Grace Herb

(SEAL)

STATE OF WISCONSIN
Outagamie County

ss.

I, GRACE HERB, Register of Deeds, Outagamie County, Wisconsin, do here-
by certify that I have duly compared the foregoing and annexed copy of a
Assignment of Mortgage
with the original record thereof as recorded in my said office on the 28th day
of October A. D., 19 88 at 2 o'clock P. M.,
Jacket 8903 Image 28 and that the same
is a correct transcript therefrom, and of the whole thereof.

In testimony whereof, I have hereunto set my hand and affixed the seal of
my said office at Appleton this 27th day of January A.D., 19 92

Grace Herb

Register

J 2336 1 : 1

OUTAGAMIE
Document # 786127

REGISTER'S OFFICE
OUTAGAMIE COUNTY, WI.
RECEIVED AND RECORDED ON

AUG 14 1980

AT 2 O'CLOCK P.M.
IN JACKET 2336 IMAGE 1-2
E. P. Kertner
REGISTER OF DEEDS

John Slun, Atty

360

CONSUMER REAL ESTATE MORTGAGE

(Loans to individuals for personal, family, household or agricultural purposes where Amount Financed does not exceed \$35,000 and either the mortgage is not a first mortgage or AFR exceeds 12%).

Let E. Wanta and Joanne E. Wanta, his wife

("Mortgagor")

whether one or more) mortgages, conveys and warrants to
The First National Bank of Neenah

("Lender")

In consideration of the sum of Twenty One Thousand Thirty Five Dollars
and 73/100 Dollars (\$ 21,035.73)

loaned or to be loaned to Leo E. Wanta and Joanne E. Wanta
his wife

("Borrower", whether one or more)

evidenced by Borrower's note(s) dated July 28, 1980

the real estate described below, together with
all privileges, hereditaments, easements and appurtenances, all rents, issues and profits,
all awards and payments made as a result of the exercise of the right of eminent domain and
all existing and future improvements and fixtures (all called the "Property").

Tax Key #

1. Description of Property (This Property is the homestead of Mortgagor.)
(in) (in not)

Lot 19, less the North 3 feet thereof and the North
3 feet of Lot 18 in Replat of Block 1, Westview Plat,
City of Appleton, Outagamie County, Wisconsin.

☐ If checked here, description is continued on reverse side or attached sheet.

2. Title. Mortgagor covenants and warrants title to the Property, excepting only restrictions and easements of record, municipal
and zoning ordinances, current taxes and assessments not yet due and except for a first mortgage to the First
National Bank of Neenah, dated January 11, 1977 with a balance of \$51,303.81 etc.

3. Additional Provisions. Mortgagor shall observe and comply with the Additional Provisions on the reverse side, which are
incorporated herein, and shall not permit an event of default to occur.

The undersigned acknowledges receipt of an exact copy of this Mortgage.

NOTICE TO CUSTOMER

- (a) DO NOT SIGN THIS BEFORE YOU READ THE WRITING ON THE REVERSE SIDE, EVEN IF OTHERWISE ADVISED.
- (b) DO NOT SIGN THIS IF IT CONTAINS ANY BLANK SPACES.
- (c) YOU ARE ENTITLED TO AN EXACT COPY OF ANY AGREEMENT YOU SIGN.
- (d) YOU HAVE THE RIGHT AT ANY TIME TO PAY IN ADVANCE THE UNPAID BALANCE DUE UNDER THIS AGREEMENT
AND YOU MAY BE ENTITLED TO A PARTIAL REFUND OF THE FINANCE CHARGE.

Signed and Sealed this 28th day of July 1980

SEE REVERSE SIDE FOR ADDITIONAL PROVISIONS

Required

(Mortgagor)

(SEAL)

(Mortgagor)

(SEAL)

STATE OF WISCONSIN
Outagamie County

SE.

I, GRACE HERB, Register of Deeds, Outagamie County, Wisconsin, do hereby
certify that I have duly compared the foregoing and annexed copy of a
Mortgage

with the original record thereof as recorded in my said office on the 14th day
of August A.D., 19 80 at 2 o'clock P.M.,
Jacket 2336 Images 1-2 and that the same
is a correct transcript therefrom, and of the whole thereof.

In testimony whereof, I have hereunto set my hand and affixed the seal of
my said office at Appleton this 27th day of January A.D., 19 92

Grace Herb

Register

4. **Mortgage As Security.** This Mortgage is given to secure prompt payment to Lender of the principal and interest on this Mortgage, plus interest and charges, according to the terms of a promissory note(s) of Borrower to Lender attached to the reverse side and any extensions, renewals or modifications, and any additional sums loaned by Lender to any Mortgagee or any Mortgagee and another or to another guaranteed or endorsed by any Mortgagee agreed to be secured by this Mortgage except in order in its original amount of less than \$1000, the granting of which is subject to the Wisconsin Consumer Act, plus interest and charges, as called the "Note", and the performance of all covenants, conditions and agreements contained in this Mortgage, and to the extent not prohibited by law, costs and expenses of collection or enforcement. If the Note is paid according to its terms, and all other payments are made and all other terms, conditions, covenants, and agreements contained in this Mortgage and the Note are performed, then this Mortgage ceases and is void.

5. **Taxes.** To the extent not paid to Lender under 5.7(a), Mortgagee shall pay before they become delinquent all taxes, assessments and other charges which may be levied or assessed against the Property, or against Lender upon this Mortgage or the Note or other debt secured by this Mortgage, or upon Lender's interest in the Property, and deliver to Lender receipts showing timely payment.

6. **Insurance.** Mortgagee shall keep the improvements on the Property insured against direct loss or damage occasioned by fire, extended coverage perils and such other hazards as Lender may require, through insurers approved by Lender, in amounts, without co-insurance, not less than the unpaid balance of the Note or the full replacement value, whichever is less, and shall pay the premiums when due. The policies shall contain the standard mortgage clause in favor of Lender and, unless Lender otherwise agrees in writing, the original of all policies covering the Property shall be deposited with Lender. Mortgagee shall promptly give notice of loss to insurance companies and Lender. All proceeds from such insurance shall be applied, at Lender's option, to the installments of the Note in the inverse order of their maturities (without penalty for prepayment) or to the restoration of the improvements on the Property. In the event of foreclosure of this Mortgage or other transfer of title to the Property, in extinguishment of the indebtedness secured hereby, all right, title, and interest of Mortgagee in and to any insurance then in force shall pass to the purchaser or grantee.

7. **Mortgagee's Covenants.** Mortgagee covenants:

- (a) **Escrow.** To pay Lender sufficient funds at such times as Lender designates, to pay (1) the estimated annual real estate taxes and assessments on the Property, (2) all property insurance premiums when due, and (3) if payments owed under the Note are guaranteed by mortgage guaranty insurance, the premiums necessary to pay for such insurance which Lender may cancel at any time. Upon demand, Mortgagee shall pay Lender such additional sums as are necessary to pay these items in full when due. Lender shall apply these amounts against the taxes, assessments and insurance premiums when due. Escrowed funds may be commingled with Lender's general funds and no interest will be paid on them.
- (b) **Condition and Repair.** To keep the Property in good and tenantable condition and repair, and to restore or replace damaged or destroyed improvements and fixtures.
- (c) **Liens.** To keep the Property free from liens and encumbrances superior to the lien of this Mortgage.
- (d) **Waste.** Not to commit waste or permit waste to be committed upon the Property.
- (e) **Conveyance.** Not to sell, assign, lease, mortgage, convey or otherwise transfer any legal or equitable interest in all or part of the Property, or permit the same to occur without the prior written consent of Lender and, without notice to Mortgagee, Lender may deal with any transfers as to his interest in the same manner as with Mortgagee, without in any way discharging the liability of Mortgagee hereunder or upon the Note hereby secured.
- (f) **Alteration or Removal.** Not to remove, demolish or materially alter any part of the Property, without Lender's prior written consent, except Mortgagee may remove a fixture, provided the fixture is promptly replaced with another fixture of at least equal utility.
- (g) **Condemnation.** To pay to Lender all compensation received for the taking of the Property, or any part, by condemnation proceedings (including payments in compromise of condemnation proceedings), and all compensation received as damages for injury to the Property, or any part. The compensation shall be applied in such manner as Lender determines to rebuilding of the Property or to installments of the Note in the inverse order of their maturities (without penalty for prepayment).
- (h) **Ordinances; Inspection.** To comply with all laws, ordinances and regulations affecting the Property. Lender and its authorized representatives may enter the Property at reasonable times to inspect it and, at Lender's option, repair or restore it.
- (i) **Subrogation.** That the Lender is hereby subrogated to the lien of any mortgage or other item discharged, in whole or in part, by the proceeds of the Note.

8. **Authority of Lender to Perform for Mortgagee.** If Mortgagee fails to perform any of Mortgagee's duties set forth in this Mortgage, Lender may, after giving Mortgagee written notice and a reasonable opportunity to perform, perform the duties or cause them to be performed, including without limitation signing Mortgagee's name or paying any amount so required, and the cost shall be due on demand and secured by this Mortgage, bearing interest at the highest annual percentage rate disclosed to Mortgagee in connection with any Note, but not in excess of the maximum rate permitted by law, computed from the date of expenditure by Lender to the date of payment by Mortgagee.

9. **Ability to Pay.** Mortgagee shall not take any action or permit any event to occur which materially impairs Mortgagee's ability to pay the Note when due, including without limitation, Mortgagee or a surety for the Note ceasing to exist, becoming insolvent or a subject of bankruptcy or other insolvency proceedings.

10. **Default.** Upon the occurrence, without justification under governing law, of any one or more of the following events of default:

- (a) **Payments.** (1) If the interval between scheduled payments owed under the Note is 2 months or less, to have outstanding 2 or more scheduled payments which have remained unpaid for more than 10 days after their due dates; (2) if the interval between scheduled payments is more than 2 months, to have outstanding one scheduled payment which has remained unpaid for more than 60 days after its due date; (3) if the credit is extended for an agricultural purpose, the failure to pay any installment within 40 days of its due date; or (4) the failure to pay the first, last or only payment within 40 days after its due date; or
- (b) **Nonperformance.** Mortgagee fails to observe or perform any of Mortgagee's covenants or duties under this Mortgage if the failure materially impairs the condition, value or protection of or Lender's right in the Property, or materially impairs Mortgagee's ability to pay the Note when due;

Lender shall have all rights and remedies for default provided by this Mortgage and applicable law.

11. **Waiver.** Lender may waive any default without waiving any other subsequent or prior default by Mortgagee.

12. **Remedies.** Upon default, at the option of Lender and without further notice or demand, the Note will become payable immediately unless notice to Mortgagee and an opportunity to cure is required by 5425.105, Wis. Stats., and, in that event, the Note will become payable if the default is not cured as provided in that statute within 15 calendar days after mailing the notice to Mortgagee or as otherwise provided by law. If Lender exercises its option to accelerate the unpaid principal and interest owed on the Note, together with all sums paid by Lender as authorized or required under this Mortgage or the Note, shall be collectible in a suit at law or by foreclosure of this Mortgage by action or advertisement or by the exercise of any other remedy available at law or in equity.

13. **Power of Sale.** In the event of foreclosure, Lender may sell the Property at public sale and execute and deliver to the purchasers deeds of conveyance pursuant to statute.

14. **Receiver.** Upon the commencement or during the pendency of an action to foreclose this Mortgage, or enforce any other remedies of Lender under it, without regard to the adequacy or inadequacy of the Property as security for the Note, the court may appoint a receiver of the Property (including homestead interest) without bond, and may empower the receiver to take possession of the Property and collect the rents, issues and profits of the Property and exercise such other powers as the court may grant until the confirmation of sale, and may order the rents, issues and profits, when so collected, to be held and applied as the court may direct.

15. **Foreclosure Without Deficiency Judgment.** Mortgagee agrees to the provisions of sec. 846.101, Wis. Stats., and as the same may be amended or renumbered from time to time, permitting the Lender, upon waiving the right to judgment for deficiency, to hold the foreclosure sale of real estate of 20 acres or less six months after a foreclosure judgment is entered.

16. **Expenses.** To the extent not prohibited by law, Mortgagee shall pay all reasonable costs and expenses, including without limitation, attorneys' fees and expenses of obtaining title evidence, incurred by Lender in foreclosing this Mortgage.

17. **Severability.** Unless otherwise required by law, invalidity or unenforceability of any provision of this Mortgage shall not affect the validity or enforceability of any other provision.

18. **Successors and Assigns.** The obligations of all Mortgagees are joint and several. This Mortgage benefits Lender, its successors and assigns, and binds Mortgagee(s) and their respective heirs, personal representatives, successors and assigns.

ARTICLES OF INCORPORATION

(Attach conformed copy.)

226881

☒ PROFIT ☐ NONPROFIT
(Mark Appropriate Box)

The undersigned persons, pursuant to Section 79-4-2.02 (if a profit corporation) or Section 79-11-137 (if a nonprofit corporation) of the Mississippi Code of 1972, hereby execute the following document and set forth:

The name of the corporation is

New Republic/USA Financial Group, LTD

2. Domicile address is 5728-B County Cork Road
STREET
Jackson, Mississippi/Hinds/39206
CITY/STATE/COUNTY/ZIP



3. The period of duration is Ninety-Nine (99) Years (NONPROFIT ONLY may be perpetual).

4. (a) The number (and classes, if any) of shares the corporation is authorized to issue is (are) as follows (THIS IS FOR PROFIT ONLY):

Class(es)	No. of Shares Authorized
<u>Common Stock</u>	<u>5,000</u>
<u></u>	<u></u>
<u></u>	<u></u>

4. (b) If more than one (1) class of shares is authorized, the preferences, limitations, and relative rights of each class are as follows:

5. The street address of its initial registered office is

5728-B County Cork Road
STREET

Jackson, Mississippi 39206
CITY/STATE/ZIP

and the name of its initial registered agent at such address is

Marlan V. Baucum

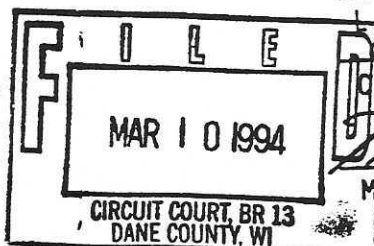
6. The name and complete address of each incorporator is as follows (PLEASE TYPE OR PRINT):

L. Emil Wanta, 2101 North Edgewood Avenue, Appleton, Wisconsin 54914
Christine E. Geissler, 2823 Viking Drive, Suite 121, Green Bay, Wisconsin 54304
Marlan V. Baucum, P. O. Box 13313, Jackson, Mississippi 39236
NAME/STREET ADDRESS/CITY/STATE/ZIP

7. Other provisions: The corporation will not commence business until consideration of the value of at least One Thousand and no/100 Dollars has been received for the issuance of shares.

L. Emil Wanta
Emil Wanta, President & CEO
Christine E. Geissler
Christine E. Geissler, V.P./Treasurer
Marlan V. Baucum
Marlan V. Baucum, Managing Director/Sec.

EXH# 12
CASE# 92CF683
DATE 3/10/94
CLERK, BRANCH 13



Remley & Sensenbrenner, S.C.
LAW OFFICES

FAX No. (414) 725-5814

FAX COVER LETTER

JAMES L. CUMMINGS
Licensed C.P.A.
JEFFREY W. HANES
Licensed in Arizona
WYON E. WIEGRATZ
Licensed in Florida
JAMES T. PROSSER
Also a Divorce Mediator

JAMES L. RUDD
Licensed C.P.A.
BARBARA L. HOLLY
KENNARD N. FRIEDMAN

OF COUNSEL:
ARTHUR P. REMLEY
E. JOSEPH SENSENBRENNER
JOHN D. STEIN

To: Gregory Sali Fax No. 414-999-2155

City and State: _____

From: Attorney Jeff Hanes

Date/Time: 11-06-96

Total number of pages 2 including cover letter.

Hard copy to follow: Yes ☒ No

If you have any questions regarding this transmittal, please call (414) 725-2601.

MESSAGE:

	For your information		For your approval
	Your comment, please		Per your request

IMPORTANT CONFIDENTIALITY NOTICE

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Remley & Sensenbrenner, S.C.
LAW OFFICES

November 6, 1996

JAMES I. CUMMINGS
Also a Licensed C.P.A.
JEFFREY W. HANES
Licensed in Arizona
WYON P. WIEGRATZ
Licensed in Florida
JAMES T. PROSSER
Also a Divorce Mediator
JAMES L. RUDD
Also a Licensed C.P.A.

BARBARA L. HOLLY
KENNARD N. FRIEDMAN

OF COUNSEL:
ARTHUR P. REMLEY
P. JOSEPH SENSENBRENNER
JOHN D. STEIN


VIA FACSIMILE (414-999-2155)

Mr. Gregory Sali:

I am in receipt of your letter of November 5, 1996 which came to my office via facsimile today. As I advised Mr. Salchert when he called me the other day, I am not willing, under any circumstances, to represent Mr. Wanta or your company.

Your letter makes reference to funds on credit with this office. Please be advised that we are not holding any funds either in the name of your company or in Mr. Wanta's name.

Very truly yours,


Jeffrey W. Hanes
For the Firm

JWH/tab

STATE OF WISCONSIN
TAX APPEALS COMMISSION

LEO E. WANTA,

Petitioner,

DOCKET NO. 96-I-888

vs.

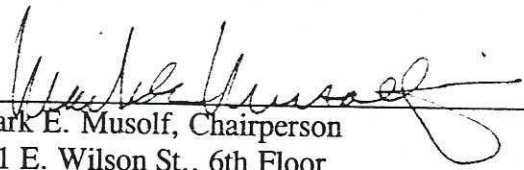
WISCONSIN DEPARTMENT OF REVENUE,

Respondent.

NOTICE IS HEREBY GIVEN That the telephone scheduling conference in the above-entitled matter, previously scheduled for December 9, 1996, has been rescheduled to be held on December 17, 1996, at 2:00 p.m.

Dated at Madison, Wisconsin, this 13th day of December, 1996.


WISCONSIN TAX APPEALS COMMISSION



Mark E. Musolf, Chairperson
101 E. Wilson St., 6th Floor
Madison, WI 53702
(608) 266-1391

pc: Petitioner
Respondent

sch

Rec'd
12/16/96


Army

Re-instate

New Republic

New

Suspense

Feb 16, 1990 -

\$1.75
50.

- 1) several years of annual reports:
\$25 per year

7 x 25

- 2) re-instatement application

+ \$50.

Request

per \$225

get tax - set aside letter

- 1) sent to Mississippi tax commission
with tax set-aside

get tax - aside letter

sent back

get rejection letter to

get ~~of~~ Court order to reinstate
function

gerald

PO Box 200 -

St. Cloud, WI

53079

Army

- 1) get papers from Div of Corporations
- 2) get tax set aside letter - sent to 5
- 3) get court order after rejection
is received

Mississippi - Div of Corporations
secretary, Army

1-800-256-3494

POWER OF ATTORNEY

BY THIS POWER OF ATTORNEY, made this day of
one thousand nine hundred and ninety five.

We,
("The ")

HEREBY APPOINT

("The Attorney") to be our Attorney to do and execute all
or any of the acts and things following namely:

To act as our Agent in regard to all the Company's activities
and in particular to negotiate and to sign commercial contracts
and agreements of all kinds especially (but without prejudice
to the generality of the foregoing) to conduct negotiations
consistent with the objects of the Company in any country
in the world. To act as our Agent in the opening and operation
of Bank Accounts in the name of the Company in any part
of the world. The signature of the Attorney signing alone
is sufficient to bind the Company.

It being understood that the holder of the power will provide
the Company with full particulars of all financial transactions
entered into by him on behalf of the Company.

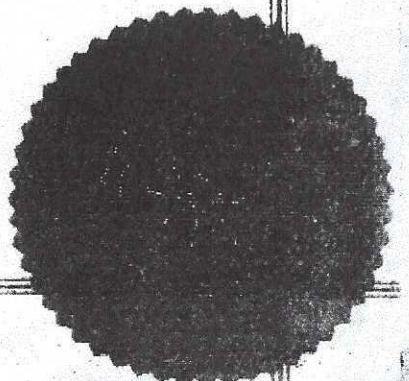
PROVIDED always that every exercise of the Power of Attorney
shall constitute an acknowledgement that the Attorney will
at all times hereafter indemnify and keep indemnified the
Company and every Officer thereof and the personal
representative of such Officers from and against all actions,
suits, proceedings, claims or demands whatsoever arising
out of or by reason of the exercise of the power and any
cost incurred by the Company or any such Officer or the
personal representative of any such Officer in defending
any such action, suit, proceeding, claim or demand.

This power is valid for one year from the date of its making
and may be renewed thereafter by the parties.

IN WITNESS whereof the Company has caused its Common Seal
to be affixed in the presence of:

.....

.....



Family Gift

Big Sur Waterbeds.

NAME NEW REPUBLIC / USA FINANCIAL GROUP LTD.

ADDRESS 2101 N. EDGEWOOD AV

CITY APPLETON WI 54914-2473

Invoice Date 12/2/88 Salesperson PAUL ☐ PICK UP PHONES 738-7007 ☒ DELIVER 45 / 735-9388

ITEM	SIZE	DESCRIPTION	QUANTITY	W/S	UNIT	AMOUNT
Mattress	K	HIBERNATION EXTRA FIRM LEE	1			
Heater	✓	1-1 194R	1			
Liner	K	HOLD A FOLD	1			
Fill Kit	✓	H.b KIT	1			
H ₂ O	✓					
Frame	K	SOLID OAK WALL W/PIERS ^{OAK TREE}	1			
Sub-base	K	OAK TREE SOLID OAK DRAWERS	1			
Rails						
Matt. Pad						
Sheets						
Comforter						
Pillow						
Dresser	✓	SOLID OAK DRESSER ^{OAK TREE}	1			
Wardrobe	✓	SOLID OAK WALL MIRROR SET	1			
Commode	✓	SOLID OAK PIER CABS ^{OAK TREE}	2			
Chest	✓	SOLID OAK HI CHEST "	1			
Mirror	✓	SOLID OAK WING MIRROR "	1			
Bedch. Kit	✓	SOLID OAK LIGHT BAR	1			

PER MATT HARRIS

F.O.B. SELLER'S LOCATION		TAXABLE SERVICES	
Remarks: <u>Paid in full</u> <u>DEL SET TENT.</u> <u>12/22/88</u> <u>AFTER 5:00</u> Delivery Date: <u>will call if OK</u>		Sub TOTAL SALES TAX <u>A</u> SERVICE OPTIONS <u>X</u> TOTAL PURCHASE <u>4525.00</u> DEPOSIT CASH <u>X</u> MC VISA BALANCE DUE <u>4525.00</u>	
In the event of cancellation of an order, not yet in the customer's possession, Ten Percent (10%) of the purchase price will be forfeited, to seller for loss of opportunity, handling, and other expenses. No Refund will be given on orders in the possession of the customer.		AREA <u>A</u> RATE <u>5</u> 1. Delivery Only 2. Setup & Del EXH# <u>2</u> CASE# <u>92CF683</u> DATE <u>1/4/94</u> CLERK, BRANCH 13	

Rec'd in Good Cond X INVOICE GEN. 060259

FILED
MAR 10 1994
CIRCUIT COURT, BR 13
DANE COUNTY, WI

America's Largest Selection of Waterbeds and Accessories At The Lowest Prices

Dream Waves

DELIVERY
SERVICE

Salesperson: P.J.	MERCH. ORDERED
Delivery Date: 12-22-88	TAGGED
NAME: Joanne Wanta APT#	
ADDRESS: 2101 N. Edgewood Ave. ZIP CD:	
CITY: Appleton	PHONE (AREA CODE) 738-7007
* DIRECTIONS AND MAP:	

Family Gift

SIZE	<u>KING</u> • QUEEN • DOUBLE • SUPER SINGLE • TWIN
MATTRESS	FLOW • FLEX • FIRM • <u>X-FIRM</u> • U-FIRM • P-FIRM • DUAL
HEATER	BASIC <u>CD</u> OTHER:
FILL/TRAIN	STANDARD HIBERNATION CARE KIT <u>X</u>
PADDED RAILS	
FRAME	Wall Unit with Piers
SUBBASE	Solid oak 6 Drawers
FURNITURE	Solid Oak Dresser, Chest, Wing Mirror
BEDDING	

DELIVERY AND/OR SET-UP OF MY ORDER HAS BEEN DONE TO MY SATISFACTION AND SAID MERCHANDISE MEETS WITH MY TOTAL APPROVAL. SIGNED: Joanne Wanta (not fully checked over)
DATE: 12/22/88

DELIVERY AND SET TERMS

Big Sur #45

1. NO C.O.D.'S
2. GARDEN HOSE, INSIDE AND THAWED OUT FOR USE
3. EXTENSION CORD/3 PRONG ADAPTOR - IF NEEDED
4. DOGS MUST BE RESTRAINED
5. SIDEWALKS/DRIVEWAYS CLEARED OF SNOW AND ICE
6. DELIVERY CREW WILL STACK CARDBOARD IN CUSTOMERS AREA OF CHOICE
7. DELIVERY CREW WILL INSTRUCT CUSTOMER IN PROPER FILL PROCEDURE
8. DELIVERY CREW WILL 'NOT' STAY UNTIL BED IS FILLED
9. 48 HOUR CANCELLATION IS NEEDED TO AVOID EXTRA CHARGES
10. ~~DELIVERY ONLY DOES NOT INCLUDE SET UP~~

SALESPERSON: _____ CUSTOMER: *Joanne Want*
DATE _____

USE THIS FOR ANY SPECIAL NOTES OR MAP

no vent shoes on carpet.

9	✓	✓			Certified copy DOT application for title/registration 1986 Ford Ranger: VIN # _____ 6304
10	✓	✓			May 29, 1991, letter Ullman to Wanta
11A	✓	✓			Community First Credit Union records provided by Wanta on June 18, 1991 (statements)
11B	✓	✓			Community First Credit Union records provided by Wanta on June 18, 1991 (check registers)
12	✓	✓			Certified copy Miss. articles of incorporation New Republic/USA Financial Group, Ltd.
13A	✓	✓			Certified copy Community First Credit Union records (BNL checks deposited to account): December 22, 1993 certification - subpoena
13B	✓	✓			Certified copy Community First Credit Union records (BNL checks deposited to account): January 3, 1994 certification - subpoena
14	✓	✓			Ullman's tax computations - App. A1 & A2, B1 & B2 1988 and 1989

FAX an:

Fr. Dr. Maria-Christina Engelhardt
Schellinggasse 1
A-1010 Wien
Tel: 431 513 82 28
Fax: 431 513 82 20-85

14 August den 1997

Betr: New Republic/USA Financial Group, Ltd.
Gesellschaft m.b.H.
Nummer HRB 41 851

Sehr geehrte Fr. Dr. Engelhardt!

Die Austrian Trade Commission in Chicago hat mir ihren Name gegeben.

Koennen Sie mir helfen die obige Firma New Republic wieder zu aktivieren?

When Sie mir die Rechnung faxen wuerden, werde ich Ihnen das Geld sofort uerberweisen.

as / New / 100

Vielen Dank von



Gerald J. Salchert
PO Box 200
St. Cloud, Wisconsin 53079 USA
tel/fax 920 999-2155



New Republic/USA Financial Group, GES.m.b.H
Kartnerstrabe 28/15 Telefon: 513.4235
A - 1010 Wien, Austria-Europe

THE WHITE HOUSE
WASHINGTON

January 10, 1997

Mr. Leo E. Wanta
c/o Kettle Moraine Correctional Institute
P.O. Box 31
Plymouth, WI 53073

Dear Mr. Wanta:

Thank you for your letter. I
appreciate hearing from you.

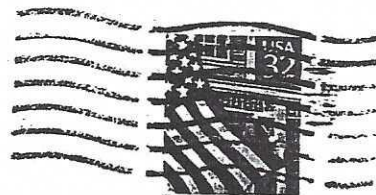
To give your concerns the proper
attention, I have forwarded your letter to
the Office of Agency Liaison within the
White House. You can be certain that your
concerns will be carefully reviewed.

Again, thank you for writing.

Sincerely,

Erskine B. Bowles

THE WHITE HOUSE
WASHINGTON



31-A

16

Mr. Leo E. Wanta
c/o Kettle Moraine Correctional
Institute
P.O. Box 31
Plymouth, WI 53073

ANTHEM



To : Office of the President, Office of the Vice President, Cabinet Members, Office of the Governors, State and Federal Officials, Congress of the United States, OMB Director Jacob Lew, et al

Notice of Default Confirmation – With President Obama's authorized release of my personal, civil and repatriated Inward Remittance of USDollars 4.5 Trillion, of May 2006 to Bank of America-Richmond, Virginia as confirmed by the Federal Reserve Bank - Richmond's in Court Motion, under their Penalty of Perjury.

- 1.) On or about April 15, 2003 The Honorable Gerald Bruce Lee, in Case No. 02-1363-A filed in The United States District Court for the Eastern District of Virginia, Order and Memorandum of Opinion. As part of the Order, the Court stated that the Plaintiff [Lee E. Wanta, Leo E. Wanta, Ambassador Leo Wanta] should pursue liquidation of corporations, recovery of financial assets and pay all required taxes in accordance with the law.
- 2.) IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA, Civil Action No. 1:07 cv 609 T3E/BRP – PETITION FOR A WRIT OF MANDAMUS AND OTHER EXTRAORDINARY RELIEF, filed JUN 20 2007, THE FEDERAL RESERVE BANK OF RICHMOND RESPONDED IN THEIR COURT MOTION STATING

“ PURSUANT TO RULE 12 (B) (6), fed.R.civ.P., Respondent Federal Bank of Richmond (“FRB Richmond”) moves to dismiss the Petition for Writ of Mandamus and Other Extraordinary Relief, are as follows.

“For the purposes of the Motion only, all well pleaded facts will be taken as true.”

In other words, The Federal Reserve Bank of Richmond accepted the truthful statements in the Writ of Mandamus and confirmed the known Inward Remittance designated the Petitioner for the sole and exclusive use and benefit of Petitioner, Lee E. Wanta, Leo E. Wanta, Ambassador Lee E. Wanta; an American citizen, birth June 11, 1940. References : Rogers-Houston Memorandum, Act of Congress - H.R. 3723, Title 18 USC Section 4 – Misprison of Felony, other Title 18 USC violations.

Having Said That, Upon my Economic Receipt, I will lawfully pay USDollars One Point Five Seven Five Trillion [US\$1,575,000,000,000.00] as my personal/civil/repatriation tax payment, directly to our United States Department of the Treasury, among other “set-aside allocations”, to immediately enhance Our Economic Recovery and National Security.

National Westminster Bank PLC

Herne Bay Branch

140 High Street

Herne Bay

Kent CT8 6JX

Telephone Herne Bay (STD 0227) 363751

Facsimile (0227) 740002

TO MR. KORD!

Please send your reply to the Manager

Your ref

Our ref

Date

2/10/90

UNION BANQUE SUISSE
GENEVE OFFICE
FOR MR. MEINRAD ARNOLD,
DIRECTOR

Dear Mr. Arnold,
OUR ATC. NEW REPUBLIC / USA FINANCIAL GROUP

I am advised that my above named customer is
holding US\$ 1,400,000,000-00 IN UBS-ZURICH
Facilities to TRANSFER to you. for exchange of SUR
20,000,000,000 - (US\$ 1,300,000,000-00 Payment
due GENEVE). THE VARIANCE of US\$ 100,000,000-00 fees
to be SENT TO THIS BANK:-

CR. above ATC. NO 09183183 - CODE 60

Yours faithfully

[Signature] MR. M.J. STUBBS
ASST. MGR. STUBBS

Marvelous Investments Limited

A Commonwealth of Massachusetts Corporation

869 Turnpike Street
North Andover, Ma, USA 01845
Telecopier : 715 552 3511
SatCom : 715 552 3506

The Fifth Day of March, 1999

The Honourable, Erskine B Bowles
Attn : Ms Mary Mingle
Special Assistant / Administrative Assistant
Tfon : USA 704 372 2040
Tfax : USA 704 392 1040

Dear Mr Bowles :

Thank you and your good offices to return my urgent call for American Intervention, in concert with our National Security Issues and my present and future USgovernment Service, per my original Oath of Office.

I have had our Wien, Austria Operations transmit certain USG classified and sensitive INTEL documentation for your perusal; and possible assistance as USDollar expenses are UNLIMITED for able legal, professional and banking strength to eliminate the Sovereign State of Wisconsin, U. S. A. criminal activities and to return to my USG and Diplomatic duties in the record.

We are filing certain Supreme Court actions, which will contain many Intelligence Data, which will provoke; I have been assured a Washington FireStorm immediately in my favour.

HAVING SAID THAT, I, Ambassador Leo E Wanta – personally and corporately – agree to the offered United States of America Presidential “GAG ORDER”, and facilitation of the June 11, 1995, Re-patriation U. S. Tax Treaty jointly signed with USA, and KOK Howe Kwong and Lee E Wanta of International Corporate funding – in excess of USDollars Eight Hundred Billion (US\$800,000,000,000.00) minimum, as addressed in the documentation in your New York Office, Friday, March 05, 1999.

Some of the material is clearly listed in THIEVES' WORLD [IN YOUR PUBLIC LIBRARY and NON-FICTION] by Claire Sterling and FBI RAC Jim Moody, et al; Simon & Schuster (1994), illustrating and describing my sanctioned USGovernment Covert Activities to De-Stabilize the U.S.S.R. Domestic and Military/KGB Financial Management and Economy, by Inslaw/PROMIS Software in conjunction with FOREX transactions and Private Placement

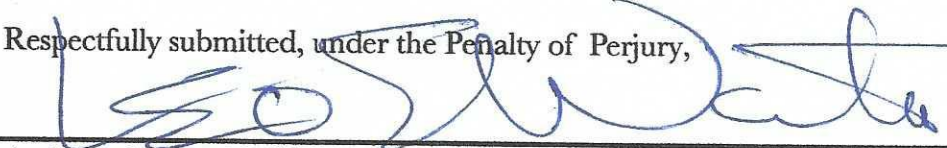
Agreements with SOVIET UNION ROUBLES (SUR) / Gold Bullion Certificates direct from the USSR Central Bank (MOSCAU) – FinMin Gennady Filshin/ DGen L E Wanta G2G Agreements vs USDollars, British Sterling Pounds, German DeutscheMarks, Suisse Francs, and the like.

After my PRC/SINGAPORE partner, His Excellency KOK and I agree with USG Tax Authorities to re-patriate the legally earned International funds, effective June 11, 1995, The Sovereign State of Wisconsin, USA determined – although illegally – that we did not include them in any Tax Treaty, as my separated wife was still a Legal Resident of Wisconsin, as my second son was studying with the University of Wisconsin System in Stevens Point, and they maliciously claimed that I was the Legal Owner of Falls Vending Services, Inc.; Regency Catering, Inc.; Vendor Leasing Services, Inc.; and Quarterhouse Limited, all four registered Wisconsin Corporations under U. S. Bankruptcy Court, and under Legal Ownership of others, and not as adjudicated in favour of L E Wanta, a mere employee, in U. S. District Court and several Wisconsin Courts, as I was at that time co-ordinating an Federal Bureau of Investigation STING and U. S. Grand Jury Investigation involving Mafiosa Chief Frank "BALS" Balistreri and family, Jerome S Engle – a/k/a Jerry ENGEL, et al – under my cover as a Waukesha County Deputy Sheriff (Shield No. 714), and a graduate of the Milwaukee Police Department Academy under Shield No. 820 reporting to Police Chief Inspector Herb Schmidt, Lt Jerry Jagman, and Captain Leonard Ziolkowski.

Therefore, I am falsely kidnapped on July 7, 1993 in Lausanne, Switzerland - enroute to meet with Vince Foster, et al; at the Hotel de la Paix, Geneve on July 7, 1993; and held incognito until Novembre 17, 1993 in a Suisse Dungeon as Vince attempts to gain my Diplomatic release for failure to pay the State of Wisconsin, US\$14,129.00 for a Civil Tax Assessment for receiving Central Intelligence Agency funding as a tax resident of Vienna/Wien, Austria, since June 30, 1998 as per my USGovernment (USCA 18, Sec 6 Employment Contract and Compensation package) for five (5) year residency in Europe with New Republic/USA Financial Group, Ges.m.b.H. and Singapura with Aneko Credit PTE Limited and Asian-Europa Development Limited, et al; as well as "RUSS" with Prime Minister Yegor Gaidar co-principal and L E Wanta (USG Code Name : BAHTA and GALLOPING GHOST) as manage and control as the Corporate Vice Chairman to facilitate our USG programmes.

Thank you, for your kind consideration and understanding in my lawful plight to regain my United States Civil, Constitutional and Diplomatic Rights by American Birthright, June 11, 1940 in Stevens Point, Wisconsin (Portage County), of the United States of America, with my American Father Emil William Wanta and American Mother Ethel Mary Wanta nee Aanonsen.

Respectfully submitted, under the Penalty of Perjury,


Ambassador Leo Emil Wanta, Diplomatic Passport Numbers : 04362 and 12535

President and Chief Executive Officer

USG Sec Code : Stillpoint / Falconbird

cc: Frank B Ingram – SA32NV and Rick Reynolds, SA233MS

Page 2 of 2


.....

Marvelous Investments Limited

21 April 1999

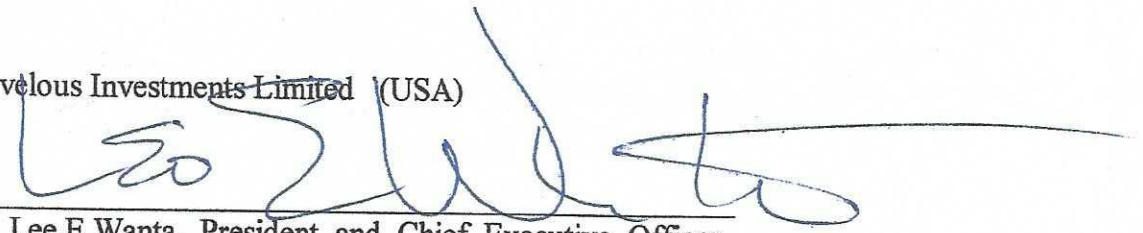
Dear Gentlepersons:

WHEREAS, The President of the United States of America, having signed H. R. 3723 on October 11, 1996, has protected this transaction by allowing Corporations the right to declare their Contracts, Clients, Internal Procedures and Information, and the transactions they engage in as a Corporate or Trade Secret fully protected under the Economic and Industrial Espionage Laws of the United States of America and the International Economic Community.

INASMUCH, the names, identities, bank coordinates and other identifying information of persons or entities that are party to this transaction, contained herein, or learned hereafter, shall be a Corporate Trade Secret that shall not be disseminated other than as provided for herein, or as allowed under applicable law. Any unauthorized disclosure of this transaction, parties to, or other material fact of, shall subject the violator to Criminal Prosecution.

Marvelous Investments Limited (USA)

By:


Lee E Wanta, President and Chief Executive Officer

.....

USA REGISTERED OFFICES :

869 TURNPIKE STREET

NORTH ANDOVER, MASS, USA 01845

SATCOMFON : 715 552 3506

SATCOMFAX : 715 552 3511

KOREA -EUROTECH CO., LTD.

201, Cheokseom Hyundai Bldg #80 Cheokseondong Chongro GU, Seoul, 110-052,
Korea Tel: 82 2 722 9011, Fax: 82-2 736 6019
Canadian Office, 150 Gaydon Hall Drive, Suite #1012,
Don Mills, Ontario, Canada M3A 3B2
Phone/Fax #1-617 630-9284

JULY 27, 1999

MR. G. MACENROE

RE: SAFEKEEPING RECEIPT

(BANK GUARANTEE NO. 94 001-L 50)

BANGKO SENTRAL NG PILIPINAS, ISSUER

DEAR MR. MACENROE,

I, KWANG SAE, KIM CHAIRMAN OF KOREA EUROTECH CO., LTD. HEREBY RECONFIRM THAT ON JULY 18, 1998 THE ABOVE REFERENCED BANK GUARANTEE/SAFEKEEPING RECEIPT WAS ASSIGNED TO MARVELOUS INVESTMENTS, LTD.

THE PURPOSE OF THE ASSIGNMENT WAS ISSUED IN ORDER THAT MS. EVA S. TELEKI, DIRECTOR GENERAL OF MARVELOUS INVESTMENTS, LTD., WOULD BE ABLE TO PLACE THE GUARANTEE IN A PRIVATE PLACEMENT INVESTMENT PROGRAM FOR THE PURPOSE OF RAISING FUNDS TO FINANCE OUR CONSTRUCTION OF HOUSING DEVELOPMENTS FOR THE UNDERPRIVILEGED IN THE PHILIPPINES.

ANY ASSISTANCE YOU CAN GIVE TO MS. EVA S. TELEKI WILL BE GREATLY APPRECIATED DUE TO THE FACT THAT MANY PEOPLE IN THE PHILIPPINES ARE SUFFERING DUE TO THE LACK OF PROPER HOUSING.

SINCERELY,



KWANG SAE, KIM, CEO KOREA EUROTECH CO., LTD.

www.FreeRepublic.com

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Topic: White Water

Leo Wanta Loses House: What's Going On Wisconsin?

Leo Wanta's attorney, Patricia Cameron
8-23-97 Doug from Upland

In an e-mail transmission early this morning, Patricia Cameron, attorney for CIA operative and ambassador Leo Wanta, says that something is rotten in Wisconsin. The state of Wisconsin held a lien sale on Wanta's home and sold it for one half of its value. According to Cameron, the mortgage was held by a government owned company.

Cameron further alleges that proper procedures were not used and money was funneled to Wanta's wife. She did not live in the house but had access to it. Where is she now? She works for the Rose law firm.

According to sources, Governor Tommy Thompson has been aware of this case but has not chosen to use his powers as governor to do something about it. Even certified mail has been unsuccessful in Cameron's attempts with the Department of Revenue. They do not have a record of the sale of the house. And again Cameron will ask the real question --- Where are the billions of dollars?

The story is still coming in piecemeal. Will someone in Wisconsin try to get us some help and pull the appropriate documents regarding Wanta's original case (Wisconsin v. Wanta, about two years ago) and anything you can find about the lien sale of the house? We may very well look at Terry Reed's book, COMPROMISED: CLINTON, BUSH, AND THE CIA, as the definitive work on political corruption in the 80's and 90's.

Posted by: Doug from Upland (dc4afec@keyway.net)

08/23/97 14:07:52 PDT

Reply

To: Doug from Upland

Dear Doug:

Elizabeth Rosen (a.k.a., Rosen the Righteous), to the best of my knowledge and belief, is the only regular visitor to this forum who lives in the State of Wisconsin.

Since she prides herself on being a truth seeker and fact ferreter, I suggest you e mail her and ask her to undertake some effort in this regard.

If she's unwilling, I might be willing venture into liberal land for a look see. Let me know (via e mail please).

From: Michael Gallutia (mrrand46@voyager.net)

08/23/97 14:18:33 PDT

Reply

To: Doug from Upland

Dear Doug:

On second thought, why is it that Ms. Cameron can't produce the original documentation related to State of Wisconsin v Wanta; not only the original summons and complaint but any judgment rendered?

From: Michael Gallutia (mrrand46@voyager.net)

08/23/97 14:36:03 PDT

Reply

To: Michael Gallutia

Thanks for the idea, Michael. I suspect that in her indefatigable pursuit of the truth, she will do a little research for us. After all, it may get Bush also. She should like that part of it.

From: Doug from Upland (dc4afee@keyway.net)

08/23/97 14:38:46 PDT

Reply

To: Doug from Upland

Is this for real or are you a WANTABE, Doug?...Seriously, is this a joke?

From: Phil Veerkamp (pharmer@directcon.net)

08/23/97 15:16:02 PDT

Reply

To: Phil Veerkamp

Wanta - WantaBE ? who is the jokester here?

From: bruce hempel (bruce10@juno.com)

08/23/97 15:45:54 PDT

Reply

To: bruce hempel

Guilty as charged.

From: Phil Veerkamp (pharmer@directcon.net)

08/23/97 16:51:25 PDT

Reply

To: Phil Veerkamp

This is not a joke, Phil. E-mail me privately.

From: Doug from Upland (dc4afee@keyway.net)

08/23/97 17:29:38 PDT

Reply

To: Phil Veerkamp

Orlin Grabbe has posted information on this Wanta affair to his page at <http://www.aci.net/kalliste/> . It seems to shed new light on the Vince Foster "suicide".

Orlin prefers the reference to his page rather than reposting his work to the forum.

From: RoarNLion (lionhart@niia.net)

08/23/97 19:26:01 PDT

Reply

To: RoarNLion

Then I done messed up, ain't I? Maybe Grabbe will kick my door down before the Feds. Apologies.

From: Bob Ireland (corsair9@cycat.com)

08/23/97 20:18:48 PDT

Reply

To: RoarNLion

Wow. I checked out <http://www.aci.net/kalliste/>, and it's brawny. Wow again...Wow.

From: lurker [Q](#)

08/26/97 16:05:06 PDT

Reply

To: lurker

The latest on Leo Wanta is that he has been "requested" to meet with the lawyers "Shellow, Shellow, and Glynn, S.C." in Milwaukee, WI at 9:00 a.m. Sunday morning (Dec. 7) located at 222 East Mason St., Milwaukee. They are located near the corner of N. Water St. and East Mason St. It's apparently near the center of town and near many city landmarks. (between the river and N. Milwaukee St.) He is to be picked up at 4:30 A.M. and driven by car to the meeting at 9:00 A.M. We do not know how long the meeting will last, and at what time he will return home. It would be great if somebody out there in Wisconsin can check on Leo's progress during Sunday. We wish Leo a lot of luck. Please pass this information onto anyone interested in this case.

From: Dante (dante@mdc.net) *

12/06/97 14:08:37 PST

Reply

To: Doug from Upland

Leo Wanta Will be In court tomorrow morning Tuesday Dec. 9Th. 1997 in Madison WI; Circuit Court- Branch 2- Judge Michael Torphy Jr., presiding. Leo Wanta said that he will be again incriminated for tax-evasion of \$14,000, in spite of the fact that the State of Wisconsin has already been paid twice. According to Leo, he will be forbidden to talk or to take the stand because he would reveal to the court, to the jury, to the citizens of Wisconsin, and to the judge that he has been unlawfully kidnapped and incarcerated for taxes that he has paid. Leo Wanta's lawyer, who was appointed by the State of Wisconsin (being part of this ordeal), refuses to tell the truth to the court, to the jury, and to the people of the State of Wisconsin! Leo says that he begged, pleaded with his court-appointed lawyer to reveal the truth in court in an earlier trial, but was instead pushed back into his seat, held down and was told by the judge that he had no voice at all in court, only his "appointed" lawyer could speak for him. Tomorrow, Leo Wanta might be again denied his civil rights and sent back to jail for years for a crime that he did not commit. Leo Wanta would like the Press to be present and to bring the truth to the people of the state; under the American Constitution, Leo Wanta has been denied his rights. PLEASE FREE LEO WANTA!.

From: Dante (dante@mdc.net) *

12/08/97 22:57:39 PST

Reply

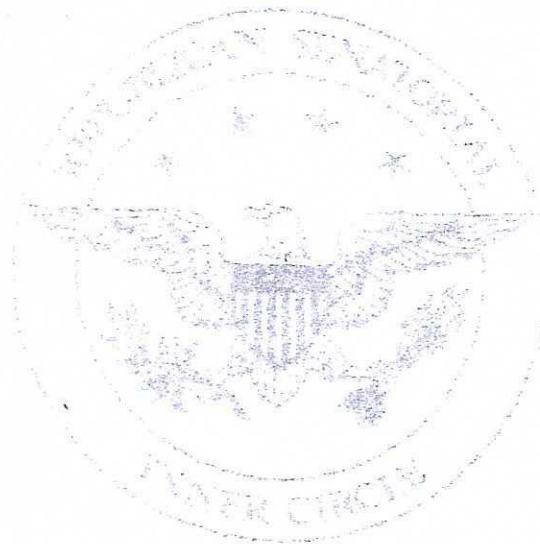
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10/25/2007 10:22 am





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*Leo, with my deepest personal regards,
Ronald Reagan*

TRINITY COUNCIL UNION

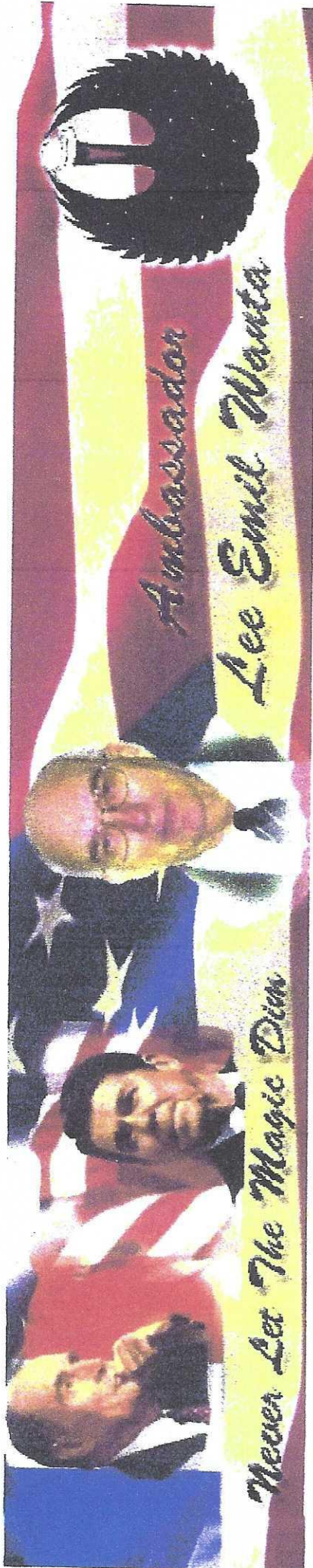
Our Lady of Lourdes Intercede for us

Ave Maria

Ave Maria



Holy Hill Sanctuary



TRINITY COUNCIL UNION

Our Lady of Lourdes Intercede for us

Ave Maria Ave Maria

PRAYER FOR MY FAMILY

St. Anthony, God blessed you with a loving family to form you in the image and the ideals of Jesus Christ. From your place in heaven, watch over my family, and help us grow together in faith and in a loving concern for each other.

Strengthen our bonds of family unity when we practice Jesus' teachings of forgiveness, of selfless service, of putting the love of God and the needs of others first in our lives. Give us words and ways to express our affection and respect for all in our family, and guide us to work through and resolve all our misunderstandings and disagreements. Amen.



COMPANIONS OF ST. ANTHONY

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Toll free: 1-844-StAnthony (844-782-6846)
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St. Anthony, pray for us.

PRAYER FOR INNER PEACE

St. Anthony, faithful servant of Christ, you offered comfort and consolation to all who came to you in times of trouble. Pray for me now, that I may know true peace of mind, heart and soul. Help me grow in faith, so that I may be free from all useless and needless anxiety in this life.

Fill me with a complete and lasting confidence in God's healing graces. Grant me the serenity known by those who let go of resentments, bitterness and anger. Reassure me that Our Divine Savior, Jesus Christ, is with me every step of the way, every day of my life, and that in His gracious love I need not worry or fear any of life's difficulties. Amen.

St. Anthony, powerful in word and work, pray for us.

PRAYER FOR A SICK RELATIVE OR FRIEND

St. Anthony, you always helped those in need. I fervently seek your heavenly intercession now for (*here name*) who is ill and in need of your miraculous assistance. Give strength to (*name*) so that he/she may experience God's blessings and goodness at this time. May his/her sufferings be lessened and confidence in God's Divine Providence be increased.

St. Anthony, you were a true friend to the sick and offered them your compassionate care in powerful acts of healing. Stay near to (*name*) now with your protection. Console our anxious hearts and grant that our physical and emotional sufferings be a source of purification and growth for eternal life. Amen.