

PoNk - 202 General Agreement on Cooperation
w/ Russian Federation

CONFIRMING

URGENT CONFIRMATION



The Principality of Snake Hill

FAXED
6-31-09

U.S. Customs Service
New Orleans
SA-32NV

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"Stillpoint"

Date : 25 Dec 2009

To : Office of the President
the Hon. Barack Obama
the White House / West Wing

From : Ambassador Lee Emil Wanta (202) 379 2904 ext 001

PART 2
A/b

Message - GENERAL AGREEMENT ON COOPERATION
BETWEEN THE COUNCIL OF MINISTERS
OF THE RUSSIAN SOCIALIST FEDERATIVE
REPUBLIC (RUSSIA) & NEW REPUBLIC /
USA — dated 22.12.90 — WIEN/Moskau

cc : _____

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27 January 2004

In the matter of : - General Agreement on Cooperation between The Council of Ministers of the Russian Socialist Federative Republic [RUSSIA] _ and New Republic/USA Financial Group, Ltd. Handelsgesellschaft {Austria}; referencing Title 18 USC Section 6, as to USGovernment Proprietary Corporations, inter alia

United States Senate Committee on the Judiciary

The Honorable, Joseph Biden	Telecopier- 202 224 0139
The Honorable, Saxby Chambliss	202 224 0103
The Honorable, John Cornyn	202 228 2856
The Honorable, Larry Craig	202 228 1067
The Honorable, Mike DeWine	202 224 6519
The Honorable, Richard Durbin	202 228 0400
The Honorable, John Edwards	202 228 1374
The Honorable, Russell Feingold	202 224 2725
The Honorable, Dianne Feinstein	202 228 3953
The Honorable, Lindsey Graham	202 224 3808
The Honorable, Chuck Grassley	202 224 6020
The Honorable, Orrin Hatch	202 228 1178
The Honorable, Edward Kennedy	202 224 8525
The Honorable, Herb Kohl	202 224 9787
The Honorable, Jon Kyl	202 224 2207
The Honorable, Patrick Leahy	202 224 1388
The Honorable, Charles Schumer	202 228 4562
The Honorable, Jeff Sessions	202 224 3149
The Honorable, Arlen Specter	202 228 1229

Distribution: -

The Honorable, George W Bush
Office of the President
Telecopier : USA 202 456 1907

The Honorable, Richard Cheney
Office of the Vice President
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Office of the Secretary
U S Department of the Treasury
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Presidential Chief of Staff
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Vice Presidential Chief of Staff
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GENERAL AGREEMENT ON COOPERATION

Moscow

December

The Council of Ministers of the Russian Socialist Federative Soviet Republic, hereinafter referred to as "the Government", the one side, and the "New Republic" / USA Financial Group, G.m.b.H., hereinafter referred to as "New Republic" on the other side, attaching great importance to drawing the Russian Federation into the international division of labour, taking consideration the experience of both Parties and possibilities in the development of industry and science in the Russian Federation, using the most effective forms of trade and economic cooperation which meet the interests of both the Russian Federation and "New Republic" have concluded the present General Agreement on the following:

I.

The present General Agreement will determine the general terms of trade and economic cooperation between Parties on the basis of joint production and mutual supply of industrial, technological, scientific equipment, processes, materials, medical products, consumer goods hereinafter referred to as "Goods", as well as other kinds of the joint activity.

II.

Cooperation of the Parties will be based on the following principles:

- mutually beneficial relations;
- guarantees of the Parties' interests provision;
- confidentiality.

III.

The Parties agreed to promote joint investment activities on the territory of the Russian Federation and other countries, including establishing of joint-ventures, joint production facilities, etc.

For the realization of cooperation between the Parties on the territory of the RSFSR in accordance with the legislation, a joint company under a working name of "Russ" is to be established. Company "Russ" will have the initial capital 10,000,000 (ten million) roubles, 50% of which will belong in the Russian party, including 25% - to the Russian State in the form of its Ruling Bodies, and 50% - to the Foreign party - "New Republic". The membership is to be determined by the Parties.

ADDENDUM A IS PART OF THIS AGREEMENT

THE SOAN VITA GROUP
THE NEW REPUBLIC

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IV.

"New Republic" grants financial resources to the Company in the amount of US dollars 50.000.000.000 (say fifty billion) for financing innovations of different kind, purchases of equipment, technologies, consumer goods, food stuffs and needs of RSFSR, within a period agreed upon by the Parties, additionally, but in any case not later than till December 31, 1991. The money will be transferred to an account in a foreign bank, chosen by the both Parties.

Repayment of the funds invested by "New Republic" into RSFSR economy, including the profit from investments will be made in the Company's commercial activity.

The Government of RSFSR will render to the Company "Russia" all possible assistance in achieving the most preferable conditions for its investments and foreign economic activity, that investment could be repaid profitably.

The Government of RSFSR opens a credit line in the amount 300.000.000.000 (three hundred billion) roubles with the Bank of Foreign Trade of RSFSR in favour of the Company "Russia" carrying out investments mainly into export creating branches of industry as well as for purchasing of products, goods and materials and further selling them on the world market by "New Republic".

Company "Russia" will pay back to "New Republic" either in roubles in form of supply of raw materials, other resources and ready-made products or by hard currency gained from exports of the above goods.

"New Republic" has the right to purchase goods, raw materials, ready made products for roubles at internal prices.

V.

Mutual exchange of technical, financial, commercial and other kind of information, between the Parties, which is connected with mutual activity, will be considered confidential.

The Parties will take all necessary and reasonable measures to prevent the received information from divulging to a third Party.

The volume of information, which is not considered confidential, is determined by the Parties.

The Parties are obliged that their personnel, their agents or their right successors will never inform a third Person or Organizations without written consent of the other Party about details of the present Agreement or Enclosures to it and also give telephone/telex/fax numbers, addresses, names and other information, which is used in deals, provided by the present Agreement, or to use above confidential information for the aims not connected with the realization of the General Agreement.

The Parties are responsible, that neither they nor their contractors will negotiate, conclude agreements or enter business or financial relations with third persons or organizations, presented by a Party to the other on the issues concerning the present General Agreement.

ADDENDUM A IS PART OF THIS AGREEMENT

The Parties are obliged not to act by passing each directly, or through a third person on the issues affecting interests of one of the Parties.

VI.

The Parties will exchange representations. They also exchange specialists, invite experts and form joint groups experts, arrange training of specialists on the territory of countries of the Parties and of the third countries.

VII.

None of the Parties will be responsible for complete partial nonfulfillment of its obligations under the Present Agreement, if this nonfulfillment will be a consequence of circumstances beyond their control, arisen after conclusion of the Present Agreement, as a result of Force Majeure circumstances, which the Parties could not foresee, or prevent by reasonable measures.

To such Force Majeure circumstances can be referred: flood, fire, earthquake or other natural phenomena, and also war, military actions, acts and Decisions of State Bodies or any other circumstances beyond reasonable control of the Parties.

When above mentioned circumstances come into effect, a Party is to notify the other immediately in a written form. The notification should contain data about the character of Force Majeure circumstances, and, if possible, to estimate the influence of above circumstances on the fulfillment of the obligations on the present Agreement and the term of obligation fulfillment.

When above circumstances are out of effect a Party should immediately inform the other in a written form. In a notification a term of supposed fulfillment of obligations on the present General Agreement should be given.

In case of failure to notify or untimely notification a Party should compensate losses to the other caused by the failure to notify or untimely notification.

A Party should present the confirmation of the Chamber of Commerce or another competent Body or Organization of the corresponding Country about the presence of Force Majeure circumstances, according to the request of the other Party within a reasonable period of time.

The term of obligation fulfillment is prolonged accordingly for the period when above circumstances or their consequences are in effect.

In cases, when above circumstances and their consequences last longer than 2 months or it is evident that Force Majeure circumstances and their consequences will be in effect longer than the mentioned period, the Parties within a possible short period of time will negotiate to find alternative ways of the present Agreement realization accepted by both Parties and the achievement of the corresponding conformity.

APPENDIX A IS PART OF THIS AGREEMENT.

THEY SIGNED
FRA
SLOVAKIA
TURKEY
1998-07-22

Mihai Radulescu 3/13

VIII.

All disputes and differences which may arise out of present General Agreement or contracts concluded according to the present General Agreement or in connection with their execution will be settled by the Parties by means of negotiations.

In case the agreement is not achieved all disputes and differences which arise out of the present General Agreement or in connection with it will be settled by the Parties through the Court of Arbitration fixed by the Parties through negotiation. The decision of the Court of arbitration will be final.

In case the agreement is not achieved all disputes and differences which arise out of the contracts concluded according to the present General Agreement or in connection with them will be settled by the Parties through the Arbitration Tribunal Sweden in accordance with the Material Law and Procedure of Swedish legislation. The decision of the Arbitration Tribunal Sweden will be final.

IX.

The present General Agreement will be valid within a period of 15 years with further prolongation for 35 years.

In case any of the Parties expresses its intention to cancel the present General Agreement, it will be obliged for the Party to inform the other of its intention in a written form not later than one year before the supposed date of cancellation of the present General Agreement but not earlier than two years after signing the present General Agreement.

Obligations undertaken under contracts concluded on the base of the present General Agreement must be fulfilled by the Parties completely unless the Parties do not agree otherwise.

X.

The present General Agreement will come to effect from the moment of its signing by both Parties.

The present General Agreement has been drawn up and signed on December 21, 1990 in three copies, each in English and in Russian.

The signed copies in Russian and in English are identical and have equal force and value.

ADDENDUM A IS PART OF THIS AGREEMENT.

Deputy Chairman of the Council
of Ministers of
the Russian Socialist
Federative Republic

Gennady I. FILISHIN

NEW REPUBLIC/USA 22/290
FINANCIAL GROUP
G.M.B.H-AUSTRIA
On behalf of and according
to Power of Attorney
from "New Republic"/
USA Financial Group, LTD,
G.m.b.H.

Magnus Indah

4/13

PROTOCOL OF FINANCIAL AND COMMERCIAL
REGULATIONS UNDER GENERAL AGREEMENT
OF DECEMBER 22, 1990

Moscow

December 22, 1990

According to General Agreement dated December 22, 1990. The Council of Ministers of the Russian Soviet Federative Socialist Republic, hereinafter referred to as "the Government" on the one side, and the New Republic/USA Financial Group, LTD. G.m.b.H., hereinafter referred to as "New Republic" on the other side, have agreed upon the following:

1. To fulfill all necessary formalities, establish and register a joint-stock company "Russ", hereinafter referred to as Company, in the RSFSR Ministry of Finance till December 31st, 1990. If for any reason being out of control of the Parties Company "Russ" is not registered by that time, the Government should immediately inform "New Republic" of that as well as the reasons of non-registration. Both Parties will do all possible to establish and register Company "Russ" as soon as possible. Up to the moment of registration in the Ministry of Finance, RSFSR to render the right to carry out commercial and financial activity on behalf of the Company to "New Republic" in the RSFSR.
2. "New Republic" grants financial resources to the Company in the amount of US dollars 50.000.000.000 (say fifty billion) for financing innovations of different kind carried out or imported in accordance with the subject of the activity of the Company and with approval from the Council of Ministers of the RSFSR for purchasing equipment, technologies, consumer goods, foodstuffs, hereinafter referred to as products for the needs of RSFSR.

Above financial resources should be remitted by "New Republic" to a currency account, opened in the first class prime bank according to agreement of Parties. All operations through the above specified account before registration of the Company and transferring of the above account into the name of the Company should be effected only under documents signed jointly by the following persons acting on behalf of the Company by order of its constituents:

- Mr. Victor N. Yaroshenko - Minister of Foreign Economic Affairs of the RSFSR;
- Mr. Leo Emil Wante - General Director of New Republic/USA Financial Group, LTD. G.m.b.H.

a) US dollars 5.000.000.000 (say five billion) are to be remitted within a period of ten business days after opening the credit line for rubles 100 billion as per paragraph 3 of the present Protocol;

U.S. EMBASSY
BONN
WEST GERMANY

Max. Kofler

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b) the rest of the amount - on terms agreed upon by the Parties, not later than 31 December, 1991.

The above resources are used by the Company in the following way:

- 50% of total amount - for purchasing for the needs of the RSFSR from "New Republic" goods at normal prices effective on the world market;

- the rest - for investments and purchasing of production on the territory of the RSFSR and abroad.

3. Within five banking days after signing the present Protocol a credit line for Rubles 150,000,000,000 (say one hundred and forty billion) will be opened with RSFSR Vneshtorgbank in the name of "New Republic" for use of "New Republic"/"Rus" at the expense of resources from the State Budget or the RSFSR. ~~The sum is on the credit line of about 150,000,000,000 (say one hundred and forty billion) which is used before US dollars 5,000,000,000 (say five billion) remitted by "New Republic" to the above specified account.~~

Till the registration of Company "Rus" in the RSFSR Ministry of Finance, "New Republic" as a substitute of the above Company will operate this credit line on behalf of the Company.

RSFSR Vneshtorgbank issues an irrevocable confirmation of availability of the Rubles for "New Republic".

Total amount of the above credit line is Rubles 300,000,000,000 (say three hundred billion) during five years with a possibility of prolongation.

The credit can be used by the Company to buy raw-materials, other resources, fixed assets, real estate, shares and other stocks of enterprises, organizations, patents and licences.

The sums received by the Company on account of the credit line are granted to it by the RSFSR Vneshtorgbank for a period of five years. Repayment of the main debt interest payments for using credit resources should be made starting from the third year of the credit.

4. The RSFSR Vneshtorgbank opens special accounts for the Company, and also for "New Republic", to which they will receive Rubles from their activities, mentioned ~~in agreement~~.

The amounts are remitted to the ~~respectively~~ accounts and are used as follows:

a) for carrying out the activities of "New Republic" in accordance with its goals and tasks and to pay back the invested dollars. The equivalent of the value of investments and imported goods being evaluated in Soviet rubles at the official exchange rate with a coefficient 1 to 3 and transferred to a special ruble account opened with RSFSR Vneshtorgbank. The kind of the above account and the procedure of operations with due regard for granting "New Republic" the right of the free management (within the frames of its activities) of the financial resources are to be additionally coordinated with the RSFSR Vneshtorgbank.

With due regard for the legislation in force, "New Republic" is granted the right to carry out all forms of commercial and financial-economic activities including foreign trade on the territory of the RSFSR through the above account;

b) to pay the Company's debt under the above mentioned credit, granted to it by RSFSR Vneshtorgbank.



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- c) for carrying out the activities of the Company itself.
- b. The issuance of Export and Import licenses to carry out the activities of "Rusa" and "New Republic" is carried out by corresponding organizations in RSFSR. The licensees will be issued in the name of "Rusa" and "New Republic".
- d. All aspects of cooperation between the Parties which are not regulated by the Present Protocol and General Agreement of December 12th, 1990, will be elaborated and agreed upon by the Parties additionally.
- ~~Detailed~~ 7. Should any of the Parties fail to fulfill fully and properly its obligations concerning initial opening of the credit line for rubles 150,000,000.00 (say one hundred and forty billion) and initial transfer of US dollars 5,000,000.00 (say five billion), the present-Protocol... General Agreement of December 12th, 1990, and all agreements between the parties concerning the matter in question become null and void. In this case none of the Parties will have the right to issue any claims to another Party. ~~DELETED - 22.11.90~~
8. The Present Protocol is an integral part of General Agreement of December 12th, 1990.

Deputy Chairman of the Council
of Ministers of
the Russian Socialist
Federative Republic

Gennady I. Filshin

On behalf of and accord to
Power of Attorney
from "New Republic",
USA Financial Group, LTD,
G.m.b.H.

Masao Inishi

NEW REPUBLIC USA
FINANCIAL GROUP
U.S.A. + AUSTRIA

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GENERAL AGREEMENT ON COOPERATION

ADDENDUM A - I

IV.

" NEW REPUBLIC " WILL PROVIDE COMMODITIES, EQUIPMENT, SUPPLIES, AMONG OTHER THINGS, TO COMPANY "RUSS" AT NORMAL PRICES EFFECTIVE ON WORLD MARKETS UNDER TERMS AND CONDITIONS AGREED UPON.

PAYMENTS UNDER MUTUAL SUPPLIES AND INVESTMENTS WITHIN THE FRAMEWORK OF THE PRESENT GENERAL AGREEMENT WILL BE CARRIED OUT IN RUBLES THROUGH THE SPECIALLY OPENED BANK ACCOUNTS FOR "RUSS" COMPANY FOR THIS PURPOSE, ACCOUNTS IN THE USSR VNESHECONGBANK AND THE BANK OF FOREIGN TRADE AND IN USDOLLARS IN THE ORDER ADDITIONALLY AGREED UPON BY THE PARTIES, AND/OR ANOTHER AGREED UPON INTERNATIONAL/FIRST CLASS BANK.

NEW REPUBLIC/USA
FINANCIAL GROUP
LTD GES.m.b.H.
AUSTRIA

APPROVED:

MARY I. FILSJA
DEPUTY CHAIRMAN - COUNCIL
OF MINISTERS, R.S.P.S.R.

APPROVED:

LEO EMIL WANTA, DIRECTEUR
GENERAL, NEW REPUBLIC/USA
FINANCIAL GROUP, LTD GES.m.b.H.

DATED: 10.10.1990



2/13

CC: POTUS —
Hon. Barack
Obama

THE WHITE HOUSE
WASHINGTON

Gov. Scott
WALKER,
ET AL

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

And Leo Wanta has been fighting to gain control of his own private money ever since.



Ronald Reagan Library

40 Presidential Drive
Simi Valley, CA 93065-0699
800-410-8354
www.reagan.utexas.edu

November 9, 2005

F06-007

Leo Wanta

[REDACTED]

Dear Mr. Wanta:

This is in response to your request for access under the Freedom of Information Act (FOIA) (5 U.S.C. 552, as amended), to Reagan Presidential records pertaining to yourself. Your request was dated and received by the Reagan Library on 10/31/2005. FOIA requests for Reagan Presidential records are processed and reviewed for access under provisions of the 1978 Presidential Records Act (PRA) (44 U.S.C. Chapter 22, Section 2204).

We have enclosed Presidential records pertaining to yourself that are currently open for research. We have also located unprocessed Presidential records that are responsive to your request. The Library archives staff will process and review these records under provisions of the Presidential Records Act (PRA), which includes a notification to the representative of the former President and the incumbent President prior to the release of any documents. When this is completed, we will notify you of the availability of the records requested.

If you have any questions regarding your FOIA request, please contact me (1-800-410-8354).

Sincerely,

SHELLY JACOBS
Archivist

enclosures

RECHTSANWÄLTE
DR. ROBERT SIEMER
DR. HEINRICH SIEGL
DR. HANNES FÜREDER
A-1010 WIEN, DOMINIKANERBASTEI 10
TELEFON 0222/512 14 45, 512 81 87, TELEFAX 113967
POSTSPARKASSE, 1034 LJ 22, TELEFAX 513 79 84

An das
Handelsgericht Wien
Handelsregister

Riemergasse 7
1010 Wien

U
P.E. 22.6.87

Dur. 247 ~~BEG~~ 45

5

Wien, 30.7.90 um

Handelsgericht Wien

Einget. am 31. JÜL 1990 - Nr.

 fach. mit Beilg. Adres

 Halbschiffen

RI - § 15 a § 1.

Betrifft: F 3 New Republic/USA Financial Group LTD
(HRB 41.851)
Siemens Aktiengesellschaft Österreich

Wir vertreten die Firma Siemens Aktiengesellschaft Österreich, 1211 Wien, Siemensstraße 88-92. Diese hat uns beauftragt eine Klage gegen die Firma New Republic/USA Financial Group LTD, 1010 Wien, Kärntnerstraße 28/15, einzureichen.

Aus einer früheren Eintreibungsangelegenheit ist uns bekannt, daß die obgenannte Firma an der Adresse in 1010 Wien, Kärntnerstraße 28/15 nicht mehr etabliert ist, die Büroräume leerstehen und am Türschild ein anderer Name angebracht ist. Eine Einsichtnahme in das Handelsregister ergab jedoch, daß die Adresse 1010 Wien, Kärntnerstraße 28/15 nach wie vor die aufrechte Geschäftssadresse ist. Der momentane Geschäftsführer ist Herr Leo Emil Wanta, der als Inlandsanschrift ebenfalls die Geschäftssadresse angegeben hat, an dieser aber unbekannt ist. Als zweiter Wohnsitz scheint die Anschrift 2101 North Edgewood Avenue, Appleton, Wisconsin, USA 54914, auf.

Unsere Klage vom 23.5.1990, GZ: 21 Cg 351/90, konnte weder an der Adresse 1010 Wien, Kärntnerstraße 28/15 noch zu Handen des früheren bevollmächtigten Vertreters, Rechtsanwalt Dr. Gunther Gahleithner, 1010 Wien, Schottengasse 7, zugestellt werden. Die Firma New Republic/USA Financial Group LTD verfügt derzeit über kein Organ, an

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WANT TO REPATRIATE TAXES
WHY?

welches die Klage zugestellt werden kann. Wir verweisen diesbezüglich auf die angeschlossene Klagskopie sowie die beiden Zustellanstände.

Es wird die Bestellung eines Notgeschäftsführers beantragt.

Mit vorzüglicher Hochachtung

Beilagen:

Vollzugsbericht vom 29.3.1990
Klage vom 28.5.1990
Zustellanstand vom 5.6.1990
Zustellanstand vom 25.6.1990
Brief Drs. Gahleithner vom 9.7.1990

Failure to Assess
or
Tuesday, March 16, 2004
Wisconsin Telegram

Wih

7A

"Want to extradition civil income tax
to pay without document no. 1,
without alias" →

In Brief

Thompson records destroyed by mistake

MADISON — Several hundred boxes of records from former Gov. Tommy Thompson's administration were mistakenly destroyed instead of going to the Wisconsin Historical Society archives, officials said Monday.

Tim Solberg, a spokesman for the state Department of Administration, said the records were inadvertently put on the wrong truck from a state warehouse and sent to a Green Bay paper mill, where they were turned into pulp.

The destroyed records covered Thompson's gubernatorial career from Jan. 1, 1990 to Dec. 31, 2001, when he left Wisconsin to become secretary of the U.S. Department of Health and Human Services.

Thompson spokesman Tony Jewell said it was sad news. "We all know how the current administration is bound and determined to erase Gov. Thompson's legacy," he said.

Solberg said the vast majority of records were constituency correspondence, which involved extraditions and executive clemency. Correspondence related to the construction and public financing of Miller Park also was lost. Solberg said it's possible there are copies of some destroyed records and that the amount lost was only a small fraction of the total amount of papers from the governor's office during that period.

Thompson donated his private papers to Marquette University

Obstruction of American Justice System
and - RENDITION
Kidnapping Person, Fraud on the American
Judicial System - And Much More.
Repatriations Taxes
Want to? Dis-Allowing US Dollars 1.575 Trillion

B e s c h l u s s :

In der Registersache:

New Republic/USA Financial Group, LTD. Gesellschaft m.b.H.

1.) wurden die Gesellschafter, und zwar

New Repulic/USA Financial Group, LTD,
5728-B County Cork Road, Jackson, Mississippi,
Hinds/39209, USA

Leo Emil WANTA, 2101 North
Edgewood Avenue, Appleton, Wisconsin,
USA 54914

Mag. Olga Sarantopoulos, 1070 Wien,
Kellermannngasse 6/22

aufgefordert, sich binnen 14 Tagen ab Zustellung dieser Aufforderung zu dem in Fotokopie beiliegenden Antrage schriftlich zu äußern.

2.) wird der Geschäftsführer Leo Emil WANTA, Kaufmann, 2101 North-Edgewood Avenue, Appleton, Wisconsin, USA 54914

aufgefordert, sich binnen 14 Tagen ab Zustellung dieser Aufforderung zu dem in Fotokopie beiliegendem Antrage schriftlich zu äußern.

3.) wird die Rechtsanwaltskammer für Wien ersucht, einen Rechtsanwalt namhaft zu machen, der bereit ist, die Stelle eines Geschäftsführers gemäß § 15a GmbHGesetz zu übernehmen.

Handelsgericht Wien
1011 Wien, Riemergasse 7
Abt. 7, am 22. Oktober 1990

22.10.1990
Durch
Handelsgericht Wien