

ANTHEM

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



OPERATION : Still Point (Presidential MANDATE)

THUS => THE RUSSIAN FEDERATION <=>

IS BOAN W/O " FURTHER DEATHS " A MIRACLE

Mr. D. H. Luetscher, Dep. Dir.
CENTRAL Intelligence Agency
WASHINGTON, D.C. 20505

/S/ Ambassador LEO
EMIL WANTA

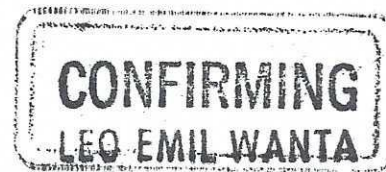
SDR PASSPORTS No 04362
12535

LEE

AMERICAN CHAMBER OF COMMERCE IN AUSTRIA



MEMBER OF THE CHAMBER OF COMMERCE OF THE UNITED STATES OF AMERICA, WASHINGTON D.C.
MEMBER OF THE EUROPEAN COUNCIL OF AMERICAN CHAMBERS OF COMMERCE



New Republic/USA
Financial Group, LTD
z. H. Herrn Mikos Manolesakis
Kärntnerstraße 28/15
1010 Wien

6. Oktober 1989

Sehr geehrter Herr Manolesakis!

Zu den Aufgaben der Amerikanischen Handelskammer in Österreich zählt die Erfassung der Niederlassungen, Filialen und Konzernbetriebe amerikanischer Firmen in Österreich sowie die Erfassung der Vertreter amerikanischer Firmen in Österreich.

Sollte eine der vorgenannten Kategorien auf Ihre Firma zutreffen, bitten wir Sie, uns den beiliegenden Fragebogen so bald wie möglich ausgefüllt zurückzusenden.

Ihre Angaben dienen bei Auskunftserteilung seitens unserer Handelsbibliothek als Vertretungs- bzw. Bezugsquellennachweis. Außerdem bilden diese Informationen die Grundlage für die jährlich erscheinende "U.S. List", die alle U.S. Firmen in Österreich verzeichnet.

Wir danken im vorhinein für Ihre Kooperation und verbleiben

mit freundlichen Grüßen

AMERIKANISCHE HANDELSKAMMER
IN ÖSTERREICH

i. A. Kolles

Dr. Patricia A. Helletzgruber
Generalsekretär

Beilage: Fragebogen

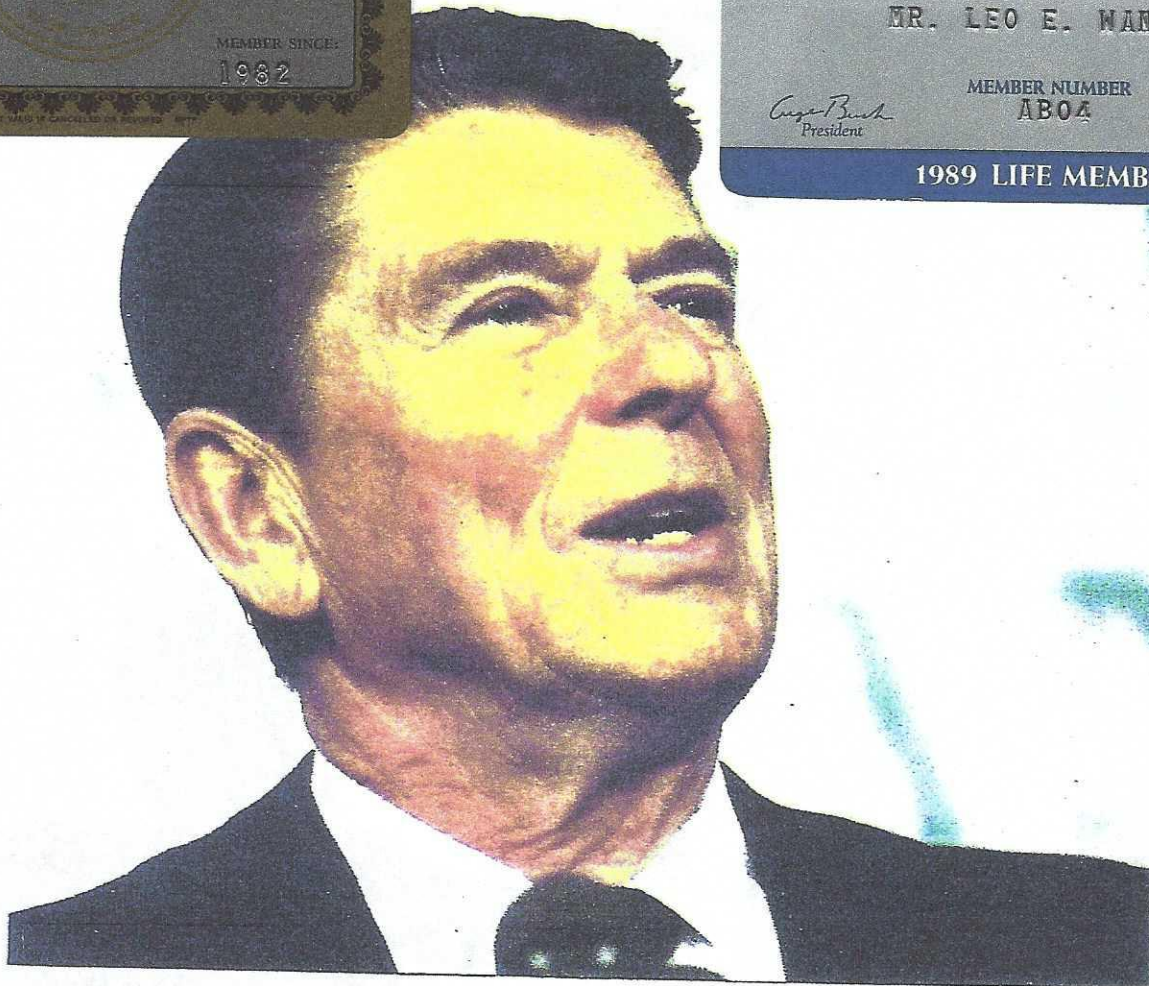
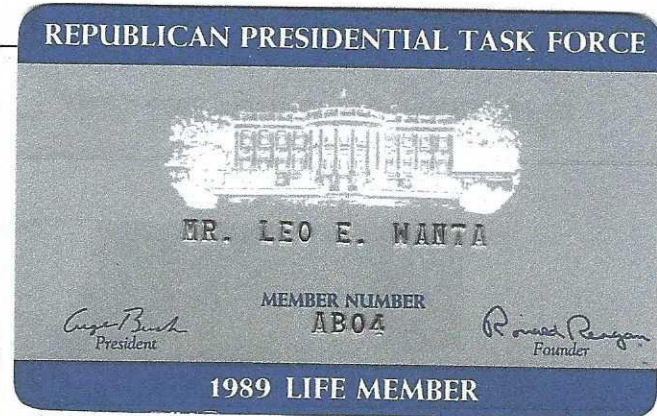
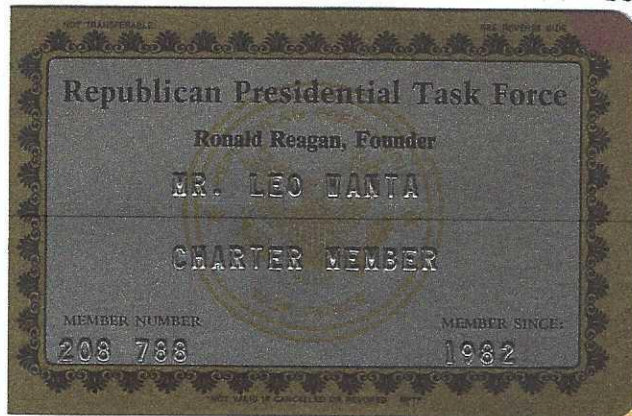
AMERIKANISCHE HANDELSKAMMER IN ÖSTERREICH

A-1090 WIEN, TÜRKENSTRASSE 9, TEL. 31 57 51, TELEFAX 31 01 632

1.2/

ANTHEM

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

EAGLE ONE TO WANTA



EAGLE ONE TO WANTA

Eagle One to Wanta Gibby Media Group . Inc is producing a feature documentary film entitled "Eagle One to Wanta". It is the compelling story about President Reagan, and how he brought about the fall of the Soviet Union and ended the Cold War without firing a shot. President Reagan and his secret agent, Ambassador Lee Emil Wanta, masterminded a creative way to financially take down the economy of the Soviet Union(Evil Empire) and put together and negotiated an agreement with Secretary General Mikhail Gorbachev. As a result the Russian Federation was born and future generations throughout the entire world have enjoyed more safety from a nuclear holocaust because of this effort. Working directly under President Reagan as a private citizen, there is a man named Ambassador Lee Wanta. Lee was mandated by President Reagan under the Totten Doctrine **192 U.S. 105, 107 (1875), National Security Decision - Directive Number 166, dated March 27, 1985, inter alia** as a secret agent to be in charge of this effort. In this process Lee Wanta did amass trillions of dollars that were designated to go back to the American people by President Reagan. In his effort to carry out his mandate, Lee Wanta was imprisoned and the monetary funds that were his to distribute as planned were stolen or converted illegally by an organization known as the Federal Reserve System and used by them to this day.

Later in 2006 a US District Court Judge mandated and ordered that these converted funds be returned back to Lee with interest



New Republic/USA Financial Group, GES.m.b.H
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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.

1.4

07.19.95

Public/USA Financial Group, GES.m.b.R

Kärntnerstrabe 28/15 Telefon: 513.4235

A-1010 Wien, Austria Europe

TENTATIVE ANALYSIS / MIL - PRE

I. Principal Amount - US\$50,000,000.⁰⁰
(61) Russ Groups - 30,500,000.⁰⁰
(39) Incentive - 19,500,000.⁰⁰
Banque Charges - 5,000,000.⁰⁰

1 Distribution: US\$ 14,500,000.⁰⁰
(A) St. Petersburg - 7,250,000.⁰⁰ EST.
(B) Marveleous - 3,625,000.⁰⁰
(C) G. SAI - 1,208,000.⁰⁰
(D) Phoenix - 1,208,000.⁰⁰
(E) Mi Apomo - 1,208,000.⁰⁰

* RUSS *

(P) Gaichare

YEGOR

Mr Igor Gen
Belov / Dr.

METOKOR
St. Petersburg
(500) 24. 4786 *

R:

HOLIINNFCG

20696802333

02.06.89

13:57

NR.01

NR.00-01

165

2. H.O. #. Gerspach Tel. 671340.

110 Fu Cheeg Men Nei Da Jin
Bank Of China Head Office
Beijing China
TEL: 601-6888
TELEX: 22254

中国银行
总行北京

地址: 1
电话: 6
电传: 2

Discovery
to be
given.

传真电文

[TELEFAX MESSAGE]

日期: May 24, 1989

DATE:

地点/城市:

LOCATION: Frankfurt

传真机号码:

TELEFAX NO. 696802333

收件人:

TO: Americhina

转交:

ATTN: Mr. Becher

发件部门: Bank of China, H.O. F.X. Dept.

DEPT: Beijing

发件人:

FROM: Feng Yi

联络电话: 6016864

CONTACT TEL NO.

发工编号:

OUR REF.

总页数:

TOTAL PAGES.

1989

授权签字

[MESSAGE]

[AUTHORIZED SIGNATURE]

After we knew that you had remitted US\$500.00. from your side and wanted to get it back, we sent telexes to Banca Nazionale del Lavoro, NY many times. Now as requested, we send the copy of our telex dated Aug. 25th, 1988 for your ref. and wish you can also ask them to give us all necessary details.

Best regards.

2.1/

JANTHEM

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

BANKING INSTRUCTIONS

RUPEE TRANSACTION

AUGUST 20, 1995

TO RICK REYNOLDS: ACCOUNT NUMBER 6321203115/REF 924-1233K
SECURITY CODE - MIL/JMU-150795-IR/50MX5

PLEASE ADD TO YOUR PAY ORDER FOR DISTRIBUTING THE USD FUNDS FROM THE ABOVE TRANSACTION AS FOLLOWS:

1. SEVENTY SEVEN AND ONE HALF PERCENT (77.5%) OF THE FINAL TOTAL AMOUNT OF EACH ICPO NO. 95815001; 95815002; 95815003; 95815004, METOKOP BUYER AND HUA MEI LI HOO AS SELLER TO BANK OF CHINA, SINGAPORE BRANCH, ACCOUNT NO. FCA 1470, SWIFT CODE BKCH SG SG, OFFICER TAN CHOR SUAN, DEPUTY MGR, 4398716, SINGAPORE

2. RESIDUALS SHALL BE RETAINED AND USED IN YOUR SPECIAL EARNING ACCOUNTS UNTIL FURTHER NOTICE OF DISTRIBUTION.

THE 77.5% PERCENT WILL BE HELD IN THE SINGAPORE BANK TO PROVIDE A BANK GUARANTEE TO PAY TO THE RUSSIAN RUPEE PROVIDER THE CONVERTED USD ON THE FOLLOWING SCHEDULE:

1. 10% ON THE 25TH DAY OF CURRENCY EXCHANGE OF THE RUPEE
2. ANOTHER 15% ON THE 30TH DAY
3. ANOTHER 30% ON THE 40TH DAY
4. ANOTHER 45% ON THE 45TH DAY MAKING A TOTAL OF 100% OF THE 70% DISCOUNT VALUE OF 31.5 INR TO ONE USD.

QUESTION? CAN YOU PROVIDE A BANK GUARANTEE FROM FRANKFORT ON THESE PAYMENTS AND USE THE SEVENTY % IN YOUR TRADING PROGRAM?

IF YOUR ANSWER IS YES THEN WE WOULD ONLY HAVE TO SEND 7.5% TO THE SINGAPORE BANK, AND WE COULD THEN USE THE EARNINGS TO BUY THE INDIA GOODS WHICH IS THE PROBLEM NOW. THE REQUIREMENT IS THAT THE CLEARING FUNDS FOR THE RUPEE EXCHANGE MUST BE USED TO BUY GOODS THROUGH AN INDIA COMPANY. THE REPAYMENT SCHEDULE DOES NOT ALLOW ENOUGH TIME TO BUY, TRANSPORT AND SELL AND THEN PAY THE RUPEE PROVIDER. WHATEVER EARNINGS WE COULD MAKE IN YOUR ACCOUNT WE COULD USE TO BUY THE INDIA GOODS AND PERFORM ON THE ICPO'S. AT LEAST IN PART

PLEASE SEND A STEP BY STEP SCHEDULE ON HOW THE EXCHANGE WOULD WORK AND THE EARNINGS OF THE TRADING PROGRAM. THE BUYER IS METOKOR OF ST. PETERSBURG, THE SELLER IS KOMBATTE KOTHARI LTD. OF BOMBAY, INDIA. BRANCH OFFICE IN JINAN, CHINA. WE FAX THE FOUR ICPO'S

BALTYYKIY BANK WOULD RECEIVE THE RUPEES AND GIVE A LC IN RUPEE IN FAVOR OF THE SELLER KOTHARI-HUAMEILIHOO WE WOULD TRANSFER RUPEE TO THE BANK OF INDIA WITH ICPO'S FOR APPROVAL TO CONVERT TO USD BY YOUR MIL CHASE ACCOUNT FOR DISTRIBUTION AS ABOVE OR AS WE SEE ADVANTAGE IN YOUR TRADING PROGRAM. 7.5% MUST GO TO THE SINGAPORE ACCOUNT TO MEET COMMITMENTS FOR THE GUARANTEE AND KOTARI COMPANY, ETC. 15% MUST BE SENT TO METOKOR BUT I WILL TRY TO GET THEM TO LEAVE IT IN FOR THE 45 DAYS WITH YOUR PROGRAM SO WE HAVE A BETTER GOODS DELIVERY PROGRAM THROUGH THE INDIA COMPANY. AND CAN GO TO LARGER TRANSACTIONS WITH APPROVAL OF BANK OF INDIA.

GREGORY SALL, PRESIDENT HUA MEI LI HOO EXPORT-IMPORT COMPANY



Banque Nationale de Paris

(Incorporated in France with limited liability)
 Central Building, Queen's Road, Central, Hong Kong.
 P.O. Box 763, General Post Office, Hong Kong.
 Tel : 532 9288 (80 lines)
 Telex : 73442HX 73786HX
 Cable Address : NATIOPAR

*Placed to
 Leo
 L. Corg. to file.*

*P
 18/12/92*

RECEIVED 18 DEC 1992

香港
 法
 國
 國
 家
 巴
 黎
 銀
 行

CENTRAL BRANCH
 DATE : 05.12.92
 REF : 010656
 OIC : 25

GALLOPING GHOST LIMITED
 RM 1201 DINA HOUSE
 RUTTONJEE CENTRE
 11 DUDELL STREET C HONG KONG

ADVICE OF SERVICE CHARGE *****

ACCOUNT NUMBER : 011-46347-09 HKD

Dear Customer,

We wish to draw your attention to the fact that the above account has been inactive for the past several months.

It has always been our intention to provide best service to customers and we regret to note the dormant state of your account. Since carrying costs are not insignificant, we will have to levy a service charge of HKD75 on accounts which have been inactive for the last six months. This charge will be levied at the end of this month and accounts with nil balance will be closed automatically.

This charge will however be waived if your account is reactivated during this period.

We thank you for your support in the past and hope that you will continue to use our service.

With Compliments

To : Mr. Leo Wanta
 From: Priscilla Chan
 Date: 21st December, 1992

East Asia Tax Management Services Limited
 Room 1201, Dina House, Ruttonjee Centre
 Duddell Street, Central
 Hong Kong
 Tel: 869 0780
 Fax: (852) 525 9890

YOURS FAITHFULLY
 BANQUE NATIONALE DE PARIS

(NO SIGNATURE REQUIRED)

Fax : Commercial Division	Private Banking	Inward Bills	Outward Bills	Treasury
810 6252, 845 1612	521 7771	529 7832	865 2686	868 4065
Investment	United Centre	Central Office		
877 6991	865 2523	845 9119		

A

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Kartnerstrabe 28/15 Telefon: 513.4235

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BANKING INSTRUCTIONS

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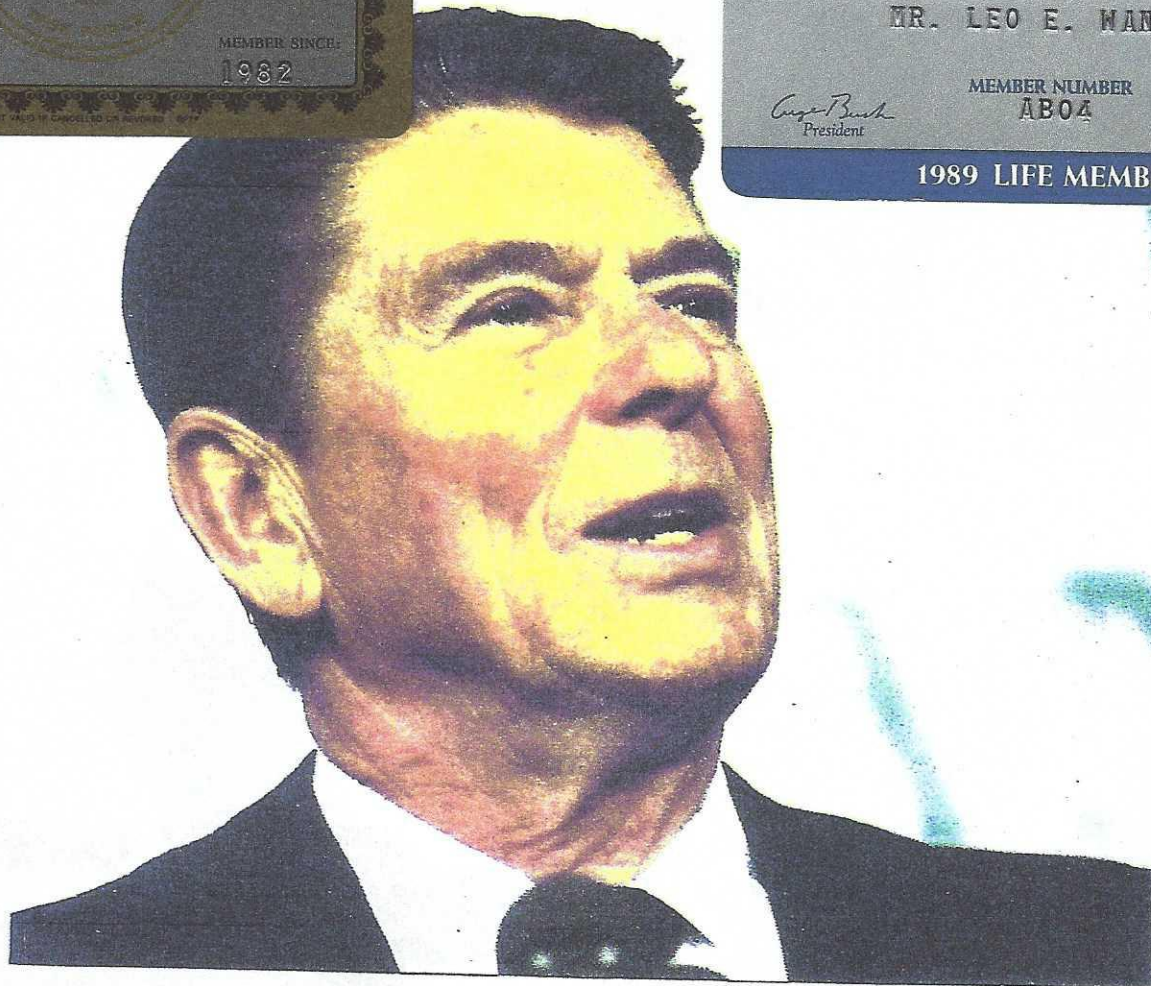
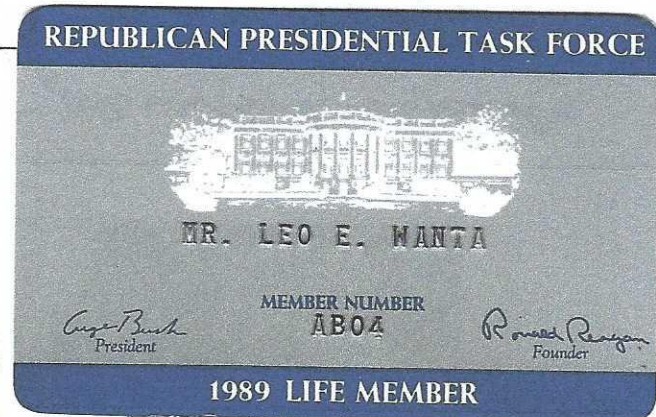
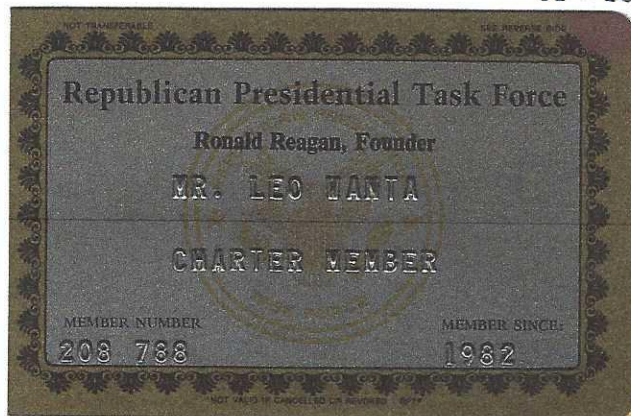
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GREGORY SALL, PRESIDENT HUA MEI LI HOO EXPORT-IMPORT COMPANY

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



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

From : Ambassador Leo E Wanta <somam@prodigy.net>
Sent : Friday, May 27, 2005 4:00 PM
To : "Messr David Rexrode, RNC Directeur" <ecampaign@gop.com>, diplomat_switzerland@msn.com
Subject : White House Incident - Reagan Administration

CONFIRMING
LEO-EMIL WANTA

Ⓜ Attachment : US_Dept_Treasury_US_DistCourt_Israell_Rabin_email.efx (0.12 MB),
EIR_1_SovietKGBOfficersinControl_USA_Europa_email.tif (0.69 MB), EIR_2_FinancialScandal_email.tif (0.80 MB),
EIR_3_IMFSpringMeeting_email.tif (0.60 MB), EIR_4_EuropaUSSRControl_email.tif (0.93 MB),
USGovn_DCIWilliamJCasey_L_ambassadeurWanta..efx (0.08 MB)

Point of Information _ Just how long will American Public Policy and Rule of Law be totally ignored _ " by others" _ i.e., on a certain Friday the 13th, an assassination attempt on US President Ronald Wilson Reagan was **FOILED** by INTEL operative Leo Wanta, US Department of the Treasury, S-31-IANO, Sector V _ New Orleans Internal Affairs ... a.k.a. (1) Frank B Ingram, SA32NV _and_ (2) Rick Reynolds, SA233MS //// This INTEL was immediately [via INTEL telefon / telefax] forwarded to : United States Secret Service Agent, Glenn Speedy - Nashville _ and _ Regional Special Agent / RAC, William Lecates - Nashville, US Customs Service >>>> and <<<<< Our US President R W Reagan was immediately taken out of the White House _ and _ numerous arrests/detentions were activated by US Secret Service Agents, inter alia.... Well !!!!! Need I say more about **LAWLESSLY** sealed documents and exhibits which would reinstate me forthwith to serve our Great Nation; manipulated " by others for their Private Gain" ?

<https://vimeo.com/358555549>
<https://vimeo.com/370672952>
<http://eagleonetowanta.com>



<https://vimeo.com/383532623/5b524043e9>

Knights of Columbus
Supreme Council Office
1 Columbus Plaza
New Haven CT 06510-3326

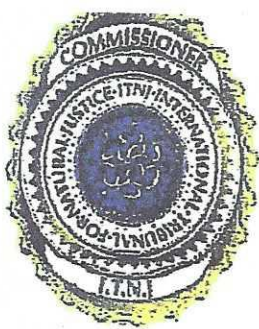
2008 1-17

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

<http://by106fd.bay106.hotmail.msn.com/cgi-bin/getmsg?curmbox=00000000%2d0000%2d0...> 5/27/05

6.11



Robert David Steele
Chief Counsel & Commissioner
Judicial Commission of Inquiry into
Human Trafficking & Child Sex Abuse
International Tribunal for Natural Justice
robert.david.steele.vivas@gmail.com
<https://www.itnj.org/commission/>

<https://vimeo.com/358555549>
<https://vimeo.com/370872952>
<http://eagleonetowanta.com>



<https://vimeo.com/383532623/5b524043e9>

Knights of Columbus
Supreme Council Office
1 Columbus Plaza
New Haven CT 06510-3:

1008 1-17



Robert David Steele
Chief Enabling Officer (CeO)
Earth Intelligence Network (non-profit)
Open Source Everything Inc. (for-profit)
robert.david.steele.vivas@gmail.com
<http://robertdavidsteele.com>

PRAYERS TO ST. MICHAEL, ARCHANGEL

A Citizen's Prayer to St. Michael

Please protect us, St. Michael the Archangel, against violence, murder, and robbery. In your goodness preserve us today from all the malice of sinful and wicked people. In your sleepless vigilance watch over the safety and welfare of our homes and keep guard over our possessions. Ever hold in your special care, most triumphant St. Michael, the forces of public order against the crimes of evil people and defend all honest citizens in time of peril. Amen.

A Policeman's Prayer

Victorious St. Michael, you know how evil men are awake and plotting while good men sleep. Even so was faithless Judas awake and betraying our Lord while the Apostles slumbered in the Garden at Gethsemane.

Help me, powerful Archangel of God, to be always alert at my post, ever ready to do my duty, and to apprehend criminals without fear or favor. Be near me and my fellow police in times of peril and emergency, please. Defend us by your power when we are in danger. Be sure to shield us from all temptation and any occasion of sin. Help us

(Prayers continued on back page)

SPECIAL

Deputy Sheriff

WAUKESHA COUNTY, WISCONSIN

LEO E. WANTA

MIRANDA WARNING

1. You have the right to remain silent.
2. Anything you say can and will be used against you in a court of law.
3. You have the right to talk to a lawyer and have him present with you while you are being questioned.
4. If you cannot afford to hire a lawyer, one will be appointed to represent you before any questioning, if you wish.
5. You can decide at any time to exercise these rights and not answer any questions or make any statements.

71

TRINITY COUNCIL UNION

Our Lady of Lourdes Intercede for us

Ave Maria Ave Maria

BACHMAN, CUMMINGS, MCKENZIE, HEBBE, MCINTYRE & WILSON, S.C.		6992
ATTORNEYS AT LAW TRUST ACCOUNT 211 E. FRANKLIN ST., P. O. BOX 1155 APPLETON, WI 54912		
June 3 19 92		7-12, 199
PAY TO THE ORDER OF	Wisconsin Department of Revenue	\$14,129.00
Fourteen Thousand One Hundred Twenty-nine and 00/100 DOLLARS		
BANK ONE		
FUNDS OFFERED IN COMPROMISE FOR Len E. Santa, SS: 4396-34-6726		
P006992P 0075900834C P006519679P P0001412900P		

ENDORSE HERE

DO NOT WRITE, STAMP OR SIGN BELOW THIS LINE
RESERVED FOR FINANCIAL INSTITUTION USE

STATE TREASURER OF WIS.
OFFICE OF THE STATE TREASURER
1501 W. MICHIGAN ST.
MILWAUKEE, WI 53233
P 0750000224

PAID 00000012703

06-24-92

007 00R1033 6249244930 14129.00

RECESSION

1992 JUN 25

FEDERAL RESERVE BOARD OF GOVERNMENTAL USE

7.11

No. 02- 1544

IN THE
Supreme Court of the United States

AMBASSADOR LEO WANTA, SOMALIA AMBASSADOR TO
CANADA AND SWITZERLAND, ddp#-04362 & 12535,
aka LEE E. WANTA, aka LEO E. WANTA,

Petitioner,

v.

SECRETARY RICHARD G. CHANDLER, WISCONSIN
DEPARTMENT OF REVENUE; *et al.*,

Respondents.

ON PETITION FOR A WRIT OF CERTIORARI TO THE
UNITED STATES COURT OF APPEALS FOR THE SEVENTH CIRCUIT

PETITION FOR A WRIT OF CERTIORARI

THOMAS E. HENRY
1125 South 79th Street
Omaha, NE 68124
(402) 933-6421

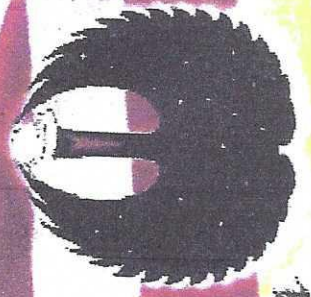
STEVEN D. GOODWIN
GOODWIN, SUTTON & DUVAL, PLC
Old City Hall, Suite 350
1001 East Broad Street
Richmond, VA 23219
(804) 643-0000

Counsel for Petitioner

179221



COUNSEL PRESS
(800) 274-3321 • (800) 359-6859



*Ambassador
Lee Emil Wanta*



Never Let The Magic Dim




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

AFFIDAVIT

I Giovanni Ferro of the City of Toronto (Ontario-Canada) do swear and affirm that, if I were to testify in a Court of law I would testify that:

I was present at the investiture of Leo Emil Wanta as Ambassador of Somalia to Switzerland. The ceremony was presided over by the President of Somalia Haji Mohamed Hashi Haji and the investiture took place in Paris (France) at the Hotel Pulman on the month of June 1993.

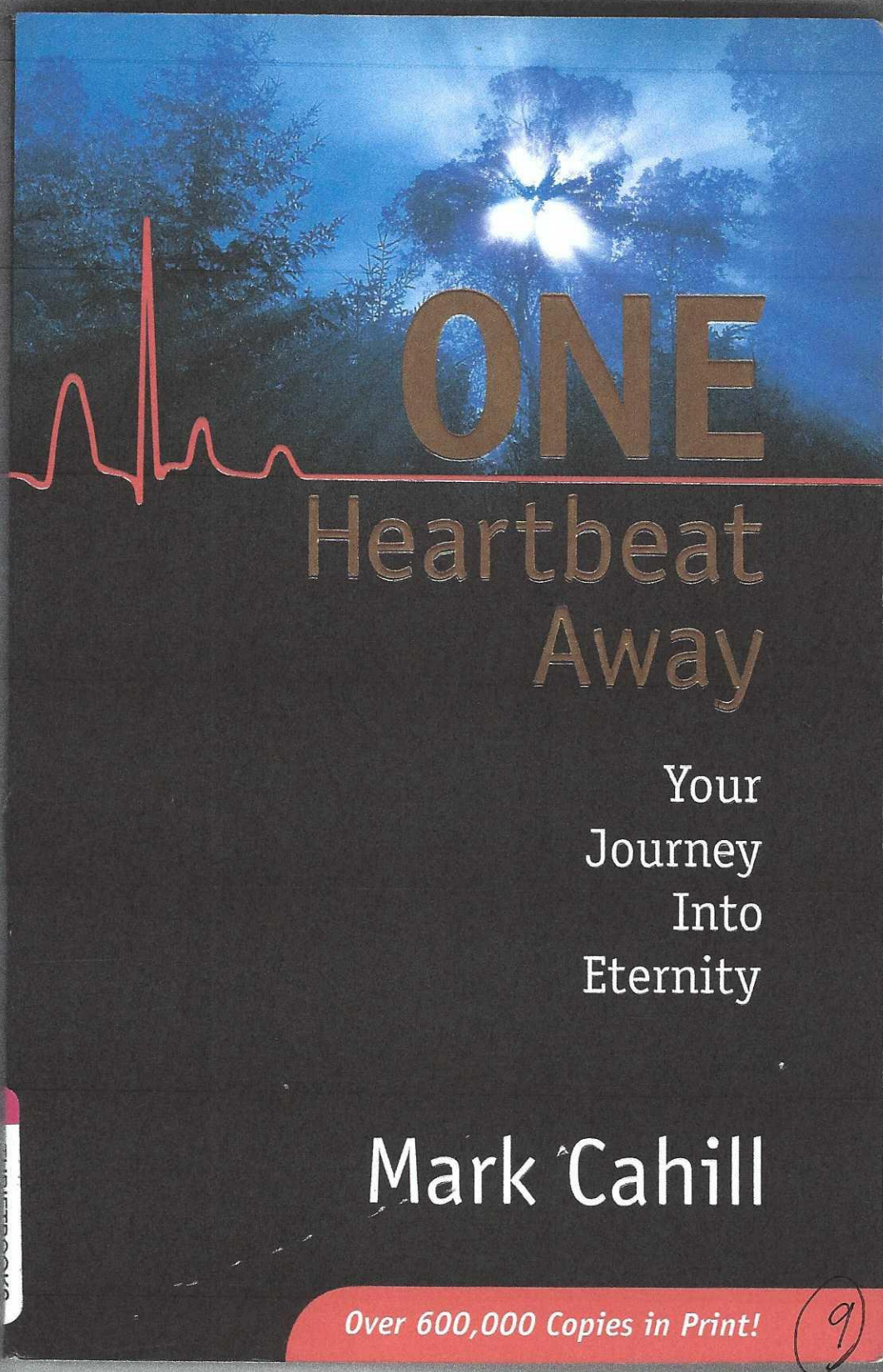
I was also with Ambassador Wanta in Switzerland, where he was going to take his post, when he was arrested. I was also arrested with Ambassador Wanta, at the same time, but soon after released.


Giovanni Ferro

20.12.2001
date

*Witnessed before me,
this 13th day of January 2001*
NOTARY

8.11



ONE

Heartbeat
Away

Your
Journey
Into
Eternity

Mark Cahill

Over 600,000 Copies in Print!

9



18 U.S. Code § 4 - Misprision of felony

Current through Pub. L. 114-38 (<http://www.gpo.gov/fdsys/pkg/PLAW-114publ38/html/PLAW-114publ38.htm>). (See Public Laws for the current Congress (<http://thomas.loc.gov/home/LegislativeData.php?n=PublicLaws>).)

US Code (/uscode/text/18/4?qt-us_code_temp_noupdates=0#qt-us_code_temp_noupdates)

Notes (/uscode/text/18/4?qt-us_code_temp_noupdates=1#qt-us_code_temp_noupdates)

[prev \(/uscode/text/18/3\)](#) | [next \(/uscode/text/18/5\)](#)

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

18 U.S. Code § 371 - Conspiracy to commit offense or to defraud United States

Current through Pub. L. 114-38 (<http://www.gpo.gov/fdsys/pkg/PLAW-114publ38/html/PLAW-114publ38.htm>). (See Public Laws for the current Congress (<http://thomas.loc.gov/home/LegislativeData.php?n=PublicLaws>).)

US Code (/uscode/text/18/371?qt-us_code_temp_noupdates=0#qt-us_code_temp_noupdates)

Notes (/uscode/text/18/371?qt-us_code_temp_noupdates=1#qt-us_code_temp_noupdates)

[prev \(/uscode/text/18/351\)](#) | [next \(/uscode/text/18/372\)](#)

If two or more persons conspire either to commit any offense against the United States, or to defraud the United States, or any agency thereof in any manner or for any purpose, and one or more of such persons do any act to effect the object of the conspiracy, each shall be fined under this title or imprisoned not more than five years, or both.

If, however, the offense, the commission of which is the object of the conspiracy, is a misdemeanor only, the punishment for such conspiracy shall not exceed the maximum punishment provided for such misdemeanor.

10

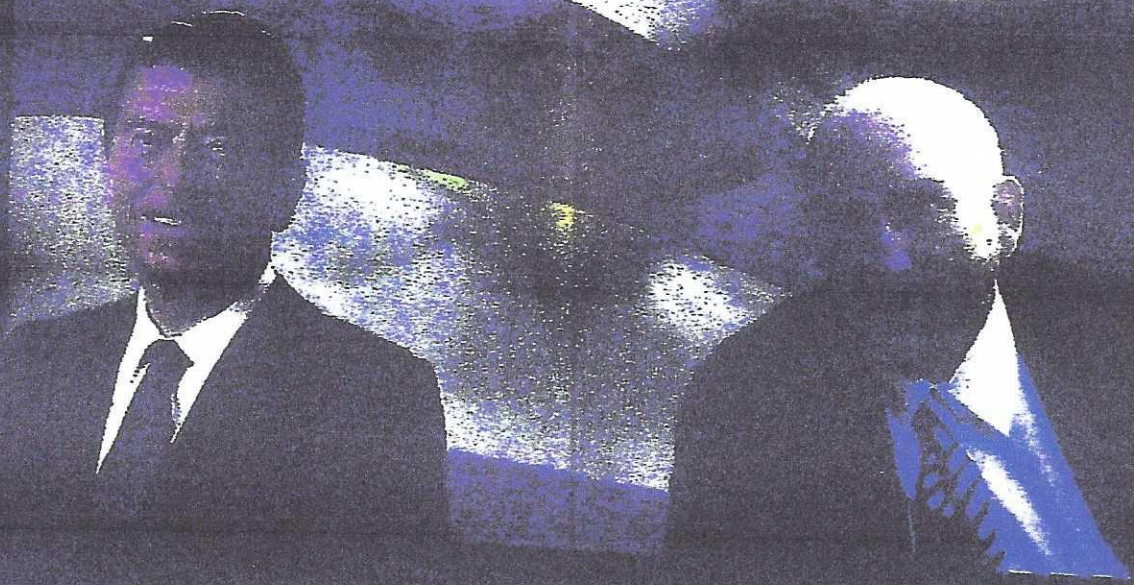
WANTA!

BLACK SWAN, WHITE HAT™

<https://vimeo.com/358555549>
<https://vimeo.com/370672952>
<http://eagleonetowanta.com>



<https://vimeo.com/383532623/5b524943e9>



LEE WANTA



The Principality of Snake Hill

Certificate of Appointment

This is to certify that

Lee Emil Wanta

became the Ambassador

Extraordinary and Plenipotentiary to

the United States of America

for The Principality of Snake Hill

today, 18th February, 2010.

Paul

.....
**His Royal Highness
Prince Paul**



TRINITY COUNCIL UNION

Our Lady of Lourdes Intercede for us

Ave Maria Ave Maria

BACHMAN, CUMMINGS, MCKENZIE, HEBBE, MCINTYRE & WILSON, S.C.		6992
ATTORNEYS AT LAW TRUST ACCOUNT 211 E. FRANKLIN ST., P. O. BOX 1155 APPLETON, WI 54912		
PAY TO THE ORDER OF	Wisconsin Department of Revenue	June 3 19 92
		\$14,129.00
Fourteen Thousand One Hundred Twenty-Nine and 00/100		DOLLARS
BANK ONE		
FUNDS OFFERED TO COMPROMISE FOR Leo E. Wanta, SS 4396-34-6726		
POC6992P 0075900834P POC65179679P 00001411900P		

DRG HERE

14311 02903
FOR WRITE, STAMP OR SIGN BELOW LINE
RESERVED FOR FINANCIAL INSTITUTION USE

STATE TREASURER OF WIS.

WISCONSIN DEPARTMENT OF REVENUE
111 MARKET ST.
MILWAUKEE, WI 53233

PO7500000224

PA-10000000.12703

01-24-92

007 00R1033 6249244930 \$14129.00

RESERVATION

1992 JUN 25

ORIGINAL RESERVE REPORT TO GOVERNMENT REQUIRED

ANTHEM

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

131

TO: - OFFICE OF THE PRESIDENT - THE WHITE HOUSE - 07JUN11

SIMPLE QUESTION : AS THE SOLE PRINCIPAL OF UNITED NATIONS - CONTRACT No. 4 - USDollars FIVE (5) TRILLION OF CREDIT-WORTHY FINANCIAL INSTRUMENTS, WHY WAS I - LEE EMIL WANTA, A PRIVATE AMERICAN CITIZEN, FALSELY ARRESTED IN LAUSANNE, SWITZERLAND - 07JUL93 -, FALSELY IMPRISONED (134 DAYS), DRUGGED, UNLAWFULLY EXTRADITED TO MADISON, WI VIA NYC FOR FAILURE TO PAY A CIVIL TAX ASSESSMENT (UNAUDITED AND UN-AUTHORIZED) BY THE STATE OF WISCONSIN-DEPARTMENT OF REVENUE PER INSTRUCTIONS OF THEN GOVERNOR TOMMY G THOMPSON, SECRETARY MARK BURGER, ET AL. DURING JULY, 1993, I AUTHORIZED USDollars 250 MILLION OF CREDIT SUISSE CREDIT WORTHY FINANCIAL INSTRUMENTS AS REQUESTED BY WHITE HOUSE DEPUTY COUNSEL VINCE FOSTER, IN FAVOR OF THE CHILDREN'S DEFENSE FUND, WSHDC. - AND - FALSELY DETAINED BY SUISSE SURETE BASED ON A TELEPHONE CALL [NO ARREST WARRANT] FROM WI DEPT OF JUSTICE AND JUNIOR COLLECTION AGENT FOR FAILURE TO PAY SAID SPURIOUS NON-RESIDENCY ESTIMATE, AS I WAS LEGALLY DOMICILED [TITLE USC 18 SEC 6] IN VIENNA, AUSTRIA AS DIRECTEUR GENERAL, SINCE JUNE 30, 1988.) THE FINDINGS OF FACTS AND CONCLUSIONS OF LAW, IS THAT THIS NON-RESIDENCY CIVIL TAX WAS PAID/CASHED JUNE 3, 1992 [SEE EXHIBIT] BUT NOT STATE POSTED UNTIL NOV. 1995, AFTER NON - JURISDICTIONAL COUNTY TRIAL - MAY, 1995 (SENTENCED 22YEARS).

AFTER US FEDERAL LITIGATION, US DISTRICT COURT CASE No. 02-1363-A AND No. 1:07CV609 T3E/BRP, I AUTHORIZED A CLEAR INWARD REMITTANCE OF USDollars 4.5 TRILLION, PER COURT MEMORANDUM/ORDER TO PAY USDollars 1.575 TRILLION IN US TAXES (35%). SO WHY NOW, DOES THE OFFICE OF THE PRESIDENT REFUSE TO LAWFULLY ALLOW ME TO PAY SAID FEDERAL COURT ORDERS, TO PROTECT OUR GREAT NATION - AMERICA, WHEN IN FACT IN 1993, THE FALSELY ALLEGED/BOGUS CIVIL TAX ESTIMATE / ASSESSMENT OF USDollars 14,129.00 WAS EXTREMELY VITAL.

ANTHEM

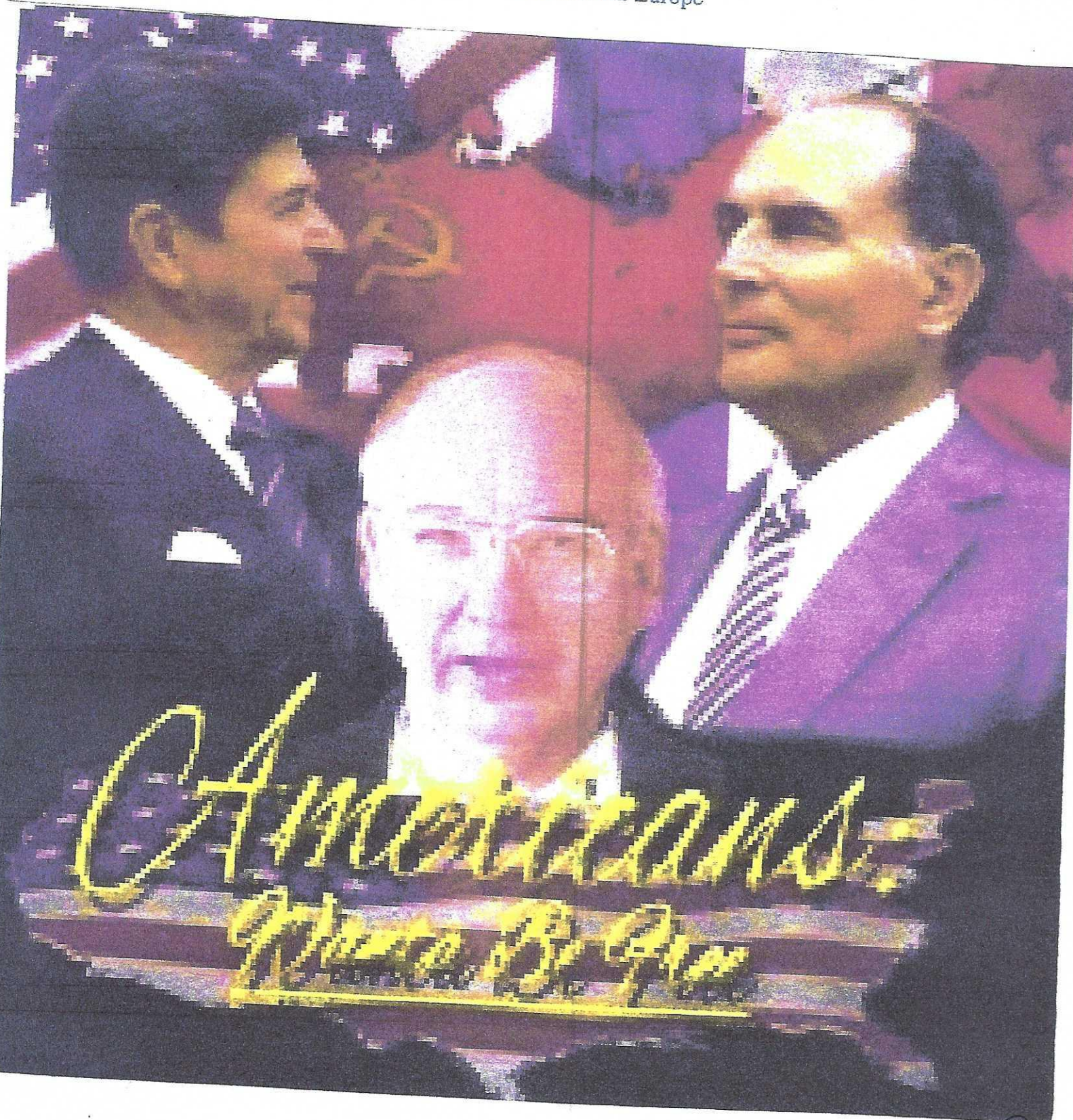
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A - 1010 Wien, Austria-Europe



14

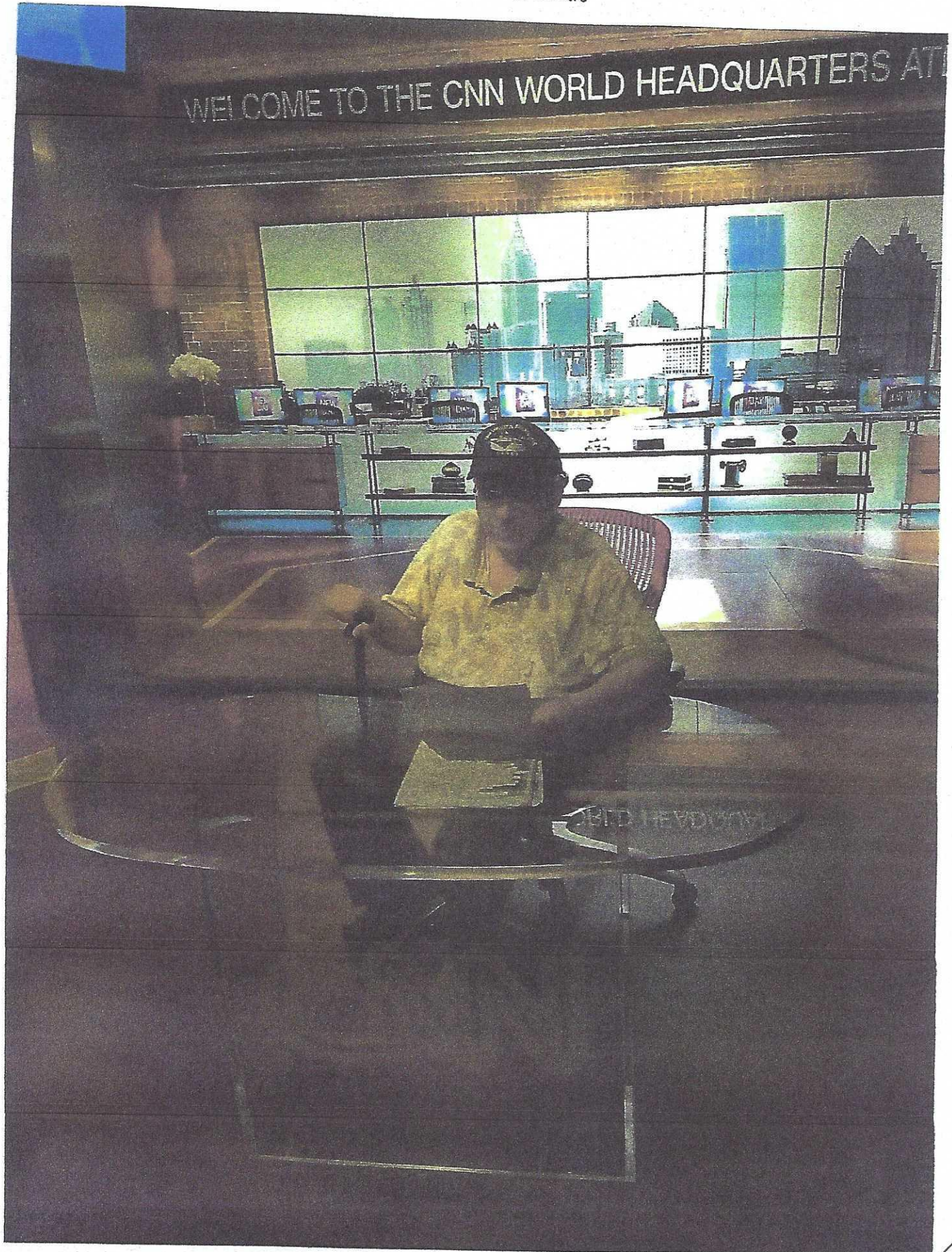
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5/1/2018

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Kartnerstrabe 28/15 Telefon: 513.4235
A - 1010 Wien, Austria-Europe

PAR AVION



BY REGISTERED MAIL

Personal & Confidential

Mr Leo Emil WANTA
28/6/20 Kartnerstrasse

A - 1010 VIENNA

[Handwritten signature]

PAR AVION



BY REGISTERED MAIL

Personal & Confidential

Mr Leo Emil WANTA
Managing Director
New Republic/USA Financial
Group Ltd. GES.m.b.H
28/15 Kartnerstrasse

A - 1010 VIENNA

[Handwritten signature]

CONFIRMING

ALTALANOS ERTEKFORGALMI BANK R.T., PAGE 2 of 2

PARTICIPATING IN ADDITIONAL SUR/USD EXCHANGES IN THE NEAR FUTURE BASED ON CONTRACTURAL AGREEMENTS IN EFFECT WITH USSR GOVERNMENT SOURCES AND BANKING REPRESENTATIVES.

FURTHERMORE, AS DISCUSSED AND CONFIRMED, PLEASE DEBIT AFTER COLLECTION THE FOLLOWING BANK HANDLING FEES -

USDOLLAR/SUR EXCHANGE/MARKET VALUE: US\$40,623,204.35

AEB RT HANDLING FEES AT 0.150% : US\$ 60,934.81


WILL SUBMIT PAYORDER INSTRUCTIONS LATER TO HANDLE THE USSR AND SWISS COMMISSIONS AND CONSULTING FEES.

THANK YOU FOR YOUR CONTINUING ASSISTANCE AND COOPERATION.

WARMEST PERSONAL REGARDS,

FOR AND ON BEHALF OF NEW REPUBLIC/USA FINANCIAL GROUP, GmbH

AUTHORIZED BY:


EMIL LEO WANTA, DIRECTEUR-GENERAL
TELEFAX: USA 414 738 7007

NEW REPUBLIC/USA
FINANCIAL GROUP
Ltd. Ges.m.b.H. - AUSTRIA

enclosures;

BRANKS w/H
Amsterdam
(Loec
4x5B)
OF MOSCOW
CONSTANT BANK

18

LIST OF MANAGED ACCOUNTS COVERED BY AGREEMENT
FOR PRIME BROKERAGE EXECUTION SERVICES

Tax ID NumberThis image shows a blank sheet of white paper with horizontal ruling lines. The lines are organized into three distinct vertical columns. Each column contains approximately 20 evenly spaced horizontal lines. There is no handwriting or other markings on the page.

INITIAL DISCLOSURE OF TERMS FOR EXTENSION OF CREDIT

Your account will be charged interest on any credit extended to or maintained for you by A.G. Edwards & Sons, Inc. (Edwards) in connection with the purchase, sale or carrying of any securities or otherwise. The annual rate of interest charged by Edwards will be based on your average adjusted daily debit balance for the interest period and will exceed Edwards' prevailing broker's call money rate by an amount no greater than that percentage set forth in the following schedule. Edwards' prevailing broker's call money rate will be no more than the highest broker's call rate published in the Eastern edition of The Wall Street Journal. The rate of interest will be changed without notice to you to reflect any change in Edwards' call money rate. If your interest rate is to be increased for any other reason, at least 30 days' prior written notice will be given.

If the amount of your average adjusted daily debit balance is:

The annual interest rate charged will be this percentage above the current call money rate:

<u>At Least</u>	<u>But Less Than</u>	
	\$ 10,000	2 1/2%
\$ 10,000	25,000	2 1/4
25,000	50,000	1 3/4
50,000	75,000	1 1/4
75,000	100,000	1
100,000	—	3/4

Margin transactions normally involve the extension of credit when, as permitted under applicable rules, regulations and Edwards' policy, you make available only a portion of the monies or the collateral required in a transaction, and the balance is made available by Edwards. Withdrawals of cash from your account permissible under applicable rules, regulations and Edwards' policy, fluctuations in the price of a "when issued" security or an increase in the market value of a security sold short (or short against the box) may create or add to your debit balance, as may interest charged on your account and any other charge that may be assessed to your account.

Any credit resulting from a short sale (including short against the box) will not reduce your debit balance on which interest is charged because the securities sold short must be borrowed in order to make delivery to the purchaser, and an amount equal to the proceeds of the short sale must be deposited with the lender of the security. Your margin account will be debited or credited at least monthly, normally using the previous day's close, reflecting any "mark to the market" that is an increase or decrease in the deposit required by the lender of the security resulting from an increase or decrease in the market value of the security borrowed.

The daily debit balance in each account is the balance of the amounts loaned to you in that account by Edwards and not repaid as of the close of the business day. Debits and credits resulting from purchases and sales are entered to your account as of the settlement date. The daily debit balance may be reduced for purposes of interest computation by credit balances in certain other types of accounts maintained by you with Edwards. The term "adjusted daily debit balance," as used in this disclosure statement, means the daily debit balance less applicable credits, if any. A credit balance in any of the following types of accounts will be applied in reduction of a debit balance in any other of the following types of accounts of identically beneficial ownership bearing the same account number:

- | | | |
|-----------|---|-----------|
| 1. Cash | 5. Short (except as herein above noted) | |
| 2. Margin | 6. Special Loan | 8. Income |

You will receive a monthly statement of each account you maintain with Edwards showing debits and credits to the account, the debit balance at the beginning of any period when interest is charged, the debit balance at the end of each period when interest is charged, the average adjusted daily debit balance on which interest is computed and the rate or rates of interest. Because interest periods may differ from the period covered by your monthly statements, it may be necessary for you to use both the prior and the current month's statements to verify the computation of interest charges.

Interest for each period during which a single interest rate applies is computed by adding the adjusted daily debit balances for all days during that period, then multiplying the sum by the applicable annual interest rate, then dividing the resulting figure by 360.

In addition to all other charges, interest at 3/4% above the call money rate may be charged on prepayments (proceeds of sales paid to the customer before the later of the settlement date or Edwards' receipt of the securities sold in "good delivery" form), and late charges may be made in cash accounts if you fail to pay for securities purchased or deliver securities sold by the settlement date shown on the trade confirmation sent to you.

Edwards may require you to deposit additional collateral (monies and/or securities acceptable to Edwards) in accordance with the rules and regulations of the Board of Governors of the Federal Reserve System, any exchanges or associations of which Edwards is a member, and any other regulatory agency to whose jurisdiction Edwards is subject. Edwards may also demand repayment of any loan balance in whole or in part at any time or may require you to deposit additional collateral (margin) as security for your obligations to Edwards. Additional collateral (margin) will normally be required if your equity (market value less debit balance) in your account(s) (other than commodities accounts) declines to or below 30% of the market value of the securities carried for your account(s), but Edwards reserves the right to require you to maintain equity of other than 3% depending on such factors as Edwards in its sole discretion may deem material, including but not limited to the type, price, quantities and marketability of securities or a combination thereof held for your account(s).

All money and securities carried by Edwards at any time in any account of yours (held either individually, jointly or otherwise), other than a regulated commodity account, or which may at any time be in Edwards' possession or under its control for any purpose shall be collateral subject to a general lien and security interest for the discharge of all your obligations to Edwards, however and whenever arising.

3
CERTIFIED COPY OF CERTAIN RESOLUTIONS ADOPTED BY THE BOARD OF
DIRECTORS IN WHICH THE ESTABLISHMENT AND MAINTENANCE
OF SECURITY CASH ACCOUNTS HAVE BEEN AUTHORIZED

I. The President or any Vice President of the Corporation, or _____ or _____ are authorized
(Name) (Name)
and empowered on behalf of the Corporation to establish and maintain one or more accounts with A.G. Edwards & Sons, Inc. or its successors (Edwards) to purchase or otherwise acquire, sell, possess, exchange, or otherwise dispose of, or generally deal in and with any and all forms of securities, mortgages and foreign currencies including, but not limited to, stocks, bonds, debentures, notes, options, warrants, certificates of deposit, "when-issued" securities, mortgage-backed securities, mortgage participation certificates, and certificates of interest of any and every kind and nature whatsoever. These securities can be secured or unsecured, whether represented by trust, participating and/or other certificates or otherwise. Such authorization shall not include opening margin accounts or making short sales on non-exempt securities. Generally it shall include opening special bond and special miscellaneous accounts and making repurchase and reverse repurchase agreements, short sales, future and forward delivery contracts (whether or not legally characterized as commodities), and arbitrage transactions and options contracts (whether or not denominated as standby commitments) in exempt securities which are direct obligations of, or guaranteed as to principal or interest by, the United States or any of its agencies or instrumentalities and in mortgages and foreign currencies.

Edwards is authorized to accept for deposit to any of the Corporation's accounts any and all checks, drafts, notes, bills of exchange, or other orders or instruments for the payment of monies belonging to or coming into possession of the Corporation, and which are delivered to Edwards on which endorsements may be made in writing or by stamp or otherwise, and without designation of the person so endorsing. Any such instrument may be deposited without endorsement or an absence of endorsement guarantee may be supplied by Edwards. In either event, the liability of the Corporation shall be the same as if the Corporation had actually endorsed the instrument.

The Corporation's authorized and empowered officers and/or agents may establish and maintain accounts with Edwards with the privilege of writing checks and/or having debit or credit cards issued on the account. This privilege results in the automatic redemption of sufficient money fund shares to cover payment. This procedure is described in the agreements for such services or the prospectuses for the money market funds used in connection with the services. Any of the officers and/or agents, either individually or jointly, are authorized and empowered by the Corporation to sign withdrawal or debit from such accounts from time to time upon checks, orders for the payment of money, and/or credit or debit cards which may result in the automatic redemption of fund shares.

Full authority at all times is conferred regarding any commitment or transaction considered by any of the officers and/or agents to be proper in connection with those commitments or transactions, including (without limiting the generality of the foregoing):

- A. the authority to give written or oral instructions to Edwards regarding commitments or transactions;
- B. to bind and obligate the Corporation to carry out any commitment, contract, arrangement or transaction that is entered into by their officer and/or agent on their behalf with or through Edwards;
- C. to pay the necessary sums in cash, check or draft in connection with any of the said accounts;
- D. to deposit funds, deliver or direct delivery of securities, mortgages or foreign currency to Edwards;
- E. to order the transfer, delivery, acceptance or transfer of record of securities, mortgages or foreign currencies to any person or name selected by the officers and/or agents;
- F. to endorse any securities, mortgages or contracts to pass title;
- G. to direct the sale or exercise rights to any security;
- H. to sign all releases, powers of attorney or other documents for the Corporation in connection with any account;
- I. to agree to any terms or conditions to control any account;
- J. to direct Edwards to surrender any securities to the proper agent or party to make any exchange or conversion or to deposit them with any protective or similar committee;
- K. to appoint any other person(s) to do the things the officers and/or agents are empowered to do in this Agreement; and
- L. to generally do and take action necessary in connection with the account or which would be considered desirable by an officer and/or agent of the Corporation.

II. If the Corporation has established or maintained one or more accounts with Edwards before the date these resolutions are effective, all transactions consummated and actions taken in connection with these accounts and of the nature authorized above are hereby ratified and confirmed.

III. Edwards may deal with any and all of the persons directly or indirectly empowered by this Agreement as though it were dealing with the Corporation directly.

IV. No limitations are imposed on the above authorities and, in particular, there is no dollar or trading restriction or limitation imposed on the authority of the officers and/or agents as granted in these resolutions to undertake transactions on behalf of the Corporation.

V. All monies, securities, commodities or other property which Edwards may at any time be holding or carrying for the Corporation or in Edwards' possession for any purpose, including safekeeping, shall be subject to a general lien in Edwards' favor and the right to a set-off for the discharge of any and all of the Corporation's obligations to Edwards whether or not Edwards has made advances in connection with such securities, commodities or other property. This general lien and right to set-off shall be in addition to and not instead of the rights and remedies Edwards would otherwise have.

VI. The following disclosure is required by various regulatory bodies but shall not limit the applicability of the following arbitration provision to any controversy or claim or issue in any controversy or claim which may arise between the Corporation and Edwards:

- (A) *ARBITRATION IS FINAL AND BINDING ON THE PARTIES.*
- (B) *THE PARTIES ARE WAIVING THEIR RIGHT TO SEEK REMEDIES IN COURT, INCLUDING THE RIGHT TO JURY TRIAL.*
- (C) *PRE-ARBITRATION DISCOVERY IS GENERALLY MORE LIMITED THAN AND DIFFERENT FROM COURT PROCEEDINGS.*
- (D) *THE ARBITRATORS' AWARD IS NOT REQUIRED TO INCLUDE FACTUAL FINDINGS OR LEGAL REASONING, AND ANY PARTY'S RIGHT TO APPEAL OR TO SEEK MODIFICATION OF RULINGS BY THE ARBITRATORS IS STRICTLY LIMITED.*
- (E) *THE PANEL OF ARBITRATORS WILL TYPICALLY INCLUDE A MINORITY OF ARBITRATORS WHO WERE OR ARE AFFILIATED WITH THE SECURITIES INDUSTRY.*
- (F) *NO PERSON SHALL BRING A PUTATIVE OR CERTIFIED CLASS ACTION TO ARBITRATION, NOR SEEK TO ENFORCE ANY PRE-DISPUTE ARBITRATION AGREEMENT AGAINST ANY PERSON WHO HAS INITIATED IN COURT A PUTATIVE CLASS ACTION; OR WHO IS A MEMBER OF A PUTATIVE CLASS WHO HAS NOT OPTED OUT OF THE CLASS WITH RESPECT TO ANY CLAIMS ENCOMPASSED BY THE PUTATIVE CLASS ACTION UNTIL: (I) THE CLASS CERTIFICATION IS DENIED; OR (II) THE CLASS IS DECERTIFIED; OR (III) THE CUSTOMER IS EXCLUDED FROM THE CLASS BY THE COURT. SUCH FORBEARANCE TO ENFORCE AN AGREEMENT TO ARBITRATE SHALL NOT CONSTITUTE A WAIVER OF ANY RIGHTS UNDER THIS AGREEMENT EXCEPT TO THE EXTENT STATED HEREIN.*

The Corporation agrees and, by carrying any account for the Corporation, Edwards agrees that all controversies between the Corporation and Edwards or any of Edwards' present or former officers, directors, agents or employees which may arise for any cause whatsoever, shall be determined by arbitration. Any arbitration under this Agreement shall be before the National Association of Securities Dealers, Inc., or the New York Stock Exchange, Inc., or an arbitration facility provided by any other securities exchange of which Edwards is a member, or the Municipal Securities Rulemaking Board, and in accordance with the rules of the elected organization. The Corporation may elect in the first instance whether arbitration shall be before and in accordance with the rules of one of the aforementioned arbitration forums by registered letter or telegram addressed to Edwards at Edwards' office in St. Louis, Missouri. If the Corporation fails to notify Edwards of such election as specified within five (5) days after receipt from Edwards of a request to make such election, then Edwards may make such election.

This arbitration provision shall apply to any controversy or claim or issue in any controversy arising from events which occurred before, on or after the execution of this arbitration agreement. The award of the arbitrators, or of the majority of them, shall be final, and judgment upon the award rendered may be entered in any court, state or federal, having jurisdiction.

VII. Any suit, reparation proceeding, claim or action, except arbitration proceedings which are governed by paragraph VI, against Edwards or its present or past officers, agents or employees shall be brought and heard in the location where the Edwards branch office which serviced the Corporation's account is or was located. If the court or reparations tribunal does not conduct hearings in that location, then any such action must be brought and heard in the locale closest to that location in which the court or reparations tribunal conduct hearings. This paragraph shall apply even if the Corporation has related disputes with other parties that cannot be resolved in the same locale.

VIII. This Agreement, its enforcement and the interest charged hereunder shall be governed by the internal laws of the State of New York without the application of the principles of choice of law.

IX. Any expense, including attorney's fees, incurred by Edwards from collecting a deficit from the Corporation shall be paid solely by the Corporation. Any expense, including attorney's fees, incurred by Edwards in defense of an action brought by the Corporation, or any shareholder of the Corporation on behalf of the Corporation, seeking rescission of any agreement between the Corporation and Edwards or to recover damages for the activities of Edwards, its agents or employees in handling any account of the Corporation shall be paid solely by the Corporation, if Edwards prevails.

X. The Secretary of the Corporation is authorized, empowered and directed to certify to Edwards, under the seal of the Corporation, or otherwise:

(A) a true copy of these resolutions;

(B) sample signatures of each and every person by these resolutions empowered;

(C) a certificate (which, if required by Edwards, shall be supported by an opinion of the general counsel of the Corporation or other counsel) satisfactory to Edwards that the Corporation is duly organized and existing, that its Articles of Incorporation and/or Charter empowers it to transact the business by these resolutions defined, and that no limitation has been imposed upon such powers by the By-Laws or otherwise.

XI. Edwards may rely on any certification given according to these resolutions as being in full force and effect until Edwards receives due written notice of a change in or the rescission of the authority. The dispatch or receipt of any other form of notice shall not constitute a waiver of this provision, and the fact that any person hereby empowered ceases to be an officer of the Corporation or becomes an officer under some other title in no way affects the powers conferred in this Agreement. Failure to supply a sample signature shall not invalidate any transaction according to the authority actually granted.

XII. If there is any change in the office or powers of persons empowered in this Agreement, the Secretary shall certify such changes to Edwards in writing in the manner provided in paragraph XV. Notification, when received, shall be adequate both to terminate the powers of the authorized persons and to empower the substituted persons.

XIII. These resolutions and the certificates actually furnished to Edwards by the Secretary of the Corporation according to this Agreement are made irrevocable until written notice of their revocation is received by Edwards.

XIV. If any provision or clause of this Agreement is deemed invalid or unenforceable for any reason, that provision or clause shall be deemed ineffective to the extent it is invalid or unenforceable but without affecting the remainder of this Agreement, which shall continue in full force and effect. These resolutions will inure to the benefit of Edwards' successors or assigns.

XV. Except as provided in this Agreement, no provision in these resolutions as printed shall in any respect be waived, modified, amended or deleted. Acceptance of these resolutions and any accounts by Edwards under it shall not constitute ratification of any such changes. Acceptance does not stop Edwards from asserting and enforcing the original provisions of these resolutions as printed unless such changes are expressly agreed to in a separate document signed by the Director of Operations of A.G. Edwards & Sons, Inc. or a designee.

XVI. These resolutions shall inure to the benefit of Edwards, its successors or assigns, and shall be binding on the Corporation, its successors and assigns.

CERTIFIED COPY OF CERTAIN RESOLUTIONS ADOPTED BY THE BOARD OF DIRECTORS
WHEREBY THE ESTABLISHMENT AND MAINTENANCE OF SECURITY AND/OR COMMODITY
CASH AND/OR MARGIN ACCOUNTS HAVE BEEN AUTHORIZED

1. The President or any Vice President of the Corporation, or _____ or _____ are authorized
(Name) (Name)
and empowered on behalf of the Corporation to establish and maintain one or more accounts, which may be margin accounts, with A.G. Edwards & Sons, Inc. (Edwards). These accounts are for the purpose of purchasing, acquiring, selling (including short sales), possessing, exchanging, pledging or otherwise disposing of, and generally dealing in and with *(a) any and all forms of securities, mortgages and foreign currencies such as stocks, bonds, debentures, notes, options, warrants, certificates of deposit, mortgage-backed securities, mortgage participation certificates, and certificates of interest of any and every kind and nature whatsoever (secured or unsecured), whether represented by trust, participating and/or other certificates or otherwise; and *(b) any and all commodities and/or contracts for the future delivery of them and options on them, whether represented by trust, participating and/or other certificates or otherwise. Authorization shall include opening special bond and special miscellaneous accounts and making repurchase and reverse repurchase agreements, short sales, future and forward delivery contracts and options on them (whether or not legally characterized as commodities), arbitrage transactions and options contracts (whether or not denominated as standby commitments) in exempted securities which are direct obligations of, or guaranteed as to principal or interest by, the United States or any of its agencies or instrumentalities and in mortgages and foreign currencies.

*Note: If either (a) or (b) in the first paragraph is not applicable, please strike out the inapplicable part.

Edwards is authorized to accept for deposit to any of the Corporation's accounts any and all checks, drafts, notes, bills of exchange, or other orders or instruments for the payment of monies belonging to or coming into possession of the Corporation, and which are delivered to Edwards on which endorsements may be made in writing or by stamp or otherwise, and without designation of the person so endorsing. Any such instrument may be deposited without endorsement or an absence of endorsement guarantee may be supplied by Edwards. In either event, the liability of the Corporation shall be the same as if the Corporation had actually endorsed the instrument.

The Corporation's authorized and empowered officers and/or agents may establish and maintain accounts with Edwards with the privilege of writing checks and/or having debit or credit cards issued on the account. This privilege results in the automatic redemption of sufficient money fund shares to cover payment. This procedure is described in the agreements for such services or the prospectuses for the money market funds used in connection with the services. Any of the officers and/or agents, either individually or jointly, are authorized and empowered by the Corporation to direct withdrawal or debit from such accounts from time to time using checks, orders for the payment of money, and/or credit or debit cards which may result in the automatic redemption of fund shares.

Full authority at all times is conferred regarding any commitment or transaction considered by any of the officers and/or agents to be proper in connection with those commitments or transactions, including (without limiting the generality of the foregoing):

- A. the authority to give written or oral instructions to Edwards with respect to said commitments or transactions;
- B. to borrow money, mortgages, foreign currency and/or securities;
- C. if commitments or transactions in commodities and options thereon are authorized or at any time in any such account, to borrow commodities and/or future contracts in commodities;
- D. to borrow such money, securities, mortgages, foreign currency, commodities and/or future contracts in commodities from or through Edwards;
- E. to secure repayment of commitments or transactions with the property of the Corporation;
- F. to bind and obligate the Corporation to and for the carrying out of any contract, arrangement, or transaction, which shall be entered into by any such officer and/or agent for and on behalf of the Corporation with or through Edwards;
- G. to pay such sums as may be necessary in connection with any of the said accounts in cash or by checks and/or drafts drawn on the funds of the Corporation;
- H. to deliver securities, contracts, mortgages, foreign currency, commodities and/or commodity futures contracts to Edwards;
- I. to order the transfer or delivery thereof to any person whatsoever, and/or to order the transfer of record of any securities, or contracts, mortgages, or titles to any name selected by any of the officers or agents of the Corporation;
- J. to endorse any securities, mortgages and/or contracts to pass title;
- K. to direct the sale or exercise of any rights to any securities;
- L. to sign all releases, powers of attorney and/or other documents for the Corporation in connection with any such account, and to agree to any terms or conditions to control any such account;

- M. to direct Edwards to surrender any securities to the proper agent or party to effect any exchange or conversion, or to deposit with any protective or similar committee or otherwise;
- N. to accept delivery of any securities, contracts, mortgages and/or commodities; and
- O. to appoint any other person or persons to do any and all things which any of the officers and/or agents is hereby empowered to do, and generally to do and take all action necessary in connection with the account, or which would be considered desirable by such officer and/or agent.
- II. If the Corporation has established or maintained one or more accounts with Edwards before the date these resolutions are effective, all transactions consummated and actions taken in connection with these accounts and of the nature authorized above are hereby ratified and confirmed.
- III. Edwards may deal with any and all of the persons directly or indirectly empowered by this Agreement as though it were dealing with the Corporation directly.
- IV. No limitations are imposed on the above authorities and, in particular, there is no dollar or trading restriction or limitation imposed on the authority of the officers and/or agents as granted in these resolutions to undertake transactions on behalf of the Corporation.
- V. All monies, securities, commodities or other property which Edwards may at any time be holding or carrying for the Corporation or in Edwards' possession for any purpose, including safekeeping, shall be subject to a general lien in Edwards' favor and the right to a set-off for the discharge of any and all of the Corporation's obligations to Edwards whether or not Edwards has made advances in connection with such securities, commodities or other property. This general lien and right to set-off shall be in addition to and not instead of the rights and remedies Edwards would otherwise have.
- VI. The following disclosure is required by various regulatory bodies but shall not limit the applicability of the following arbitration provision to any controversy or claim or issue in any controversy or claim which may arise between the Corporation and Edwards:

- (A) *ARBITRATION IS FINAL AND BINDING ON THE PARTIES.*
- (B) *THE PARTIES ARE WAIVING THEIR RIGHT TO SEEK REMEDIES IN COURT, INCLUDING THE RIGHT TO JURY TRIAL.*
- (C) *PRE-ARBITRATION DISCOVERY IS GENERALLY MORE LIMITED THAN AND DIFFERENT FROM COURT PROCEEDINGS.*
- (D) *THE ARBITRATORS' AWARD IS NOT REQUIRED TO INCLUDE FACTUAL FINDINGS OR LEGAL REASONING, AND ANY PARTY'S RIGHT TO APPEAL OR TO SEEK MODIFICATION OF RULINGS BY THE ARBITRATORS IS STRICTLY LIMITED.*
- (E) *THE PANEL OF ARBITRATORS WILL TYPICALLY INCLUDE A MINORITY OF ARBITRATORS WHO WERE OR ARE AFFILIATED WITH THE SECURITIES INDUSTRY.*
- (F) *NO PERSON SHALL BRING A PUTATIVE OR CERTIFIED CLASS ACTION TO ARBITRATION, NOR SEEK TO ENFORCE ANY PRE-DISPUTE ARBITRATION AGREEMENT AGAINST ANY PERSON WHO HAS INITIATED IN COURT A PUTATIVE CLASS ACTION; OR WHO IS A MEMBER OF A PUTATIVE CLASS WHO HAS NOT OPTED OUT OF THE CLASS WITH RESPECT TO ANY CLAIMS ENCOMPASSED BY THE PUTATIVE CLASS ACTION UNTIL: (I) THE CLASS CERTIFICATION IS DENIED; OR (II) THE CLASS IS DECERTIFIED; OR (III) THE CUSTOMER IS EXCLUDED FROM THE CLASS BY THE COURT. SUCH FORBEARANCE TO ENFORCE AN AGREEMENT TO ARBITRATE SHALL NOT CONSTITUTE A WAIVER OF ANY RIGHTS UNDER THIS AGREEMENT EXCEPT TO THE EXTENT STATED HEREIN.*

The Corporation agrees and, by carrying any account for the Corporation, Edwards agrees that all controversies between the Corporation and Edwards or any of Edwards' present or former officers, directors, agents or employees which may arise for any cause whatsoever, shall be determined by arbitration. Any arbitration under this Agreement shall be before the National Association of Securities Dealers, Inc., or the New York Stock Exchange, Inc., or an arbitration facility provided by any other securities exchange of which Edwards is a member, or the Municipal Securities Rulemaking Board, and in accordance with the rules of the elected organization. The Corporation may elect in the first instance whether arbitration shall be before and in accordance with the rules of one of the aforementioned arbitration forums by registered letter or telegram addressed to Edwards at Edwards' office in St. Louis, Missouri. If the Corporation fails to notify Edwards of such election as specified within five (5) days after receipt from Edwards of a request to make such election, then Edwards may make such election.

This arbitration provision shall apply to any controversy or claim or issue in any controversy arising from events which occurred before, on or after the execution of this arbitration agreement. The award of the arbitrators, or of the majority of them, shall be final, and judgment upon the award rendered may be entered in any court, state or federal, having jurisdiction.

VII. Any suit, reparation proceeding, claim or action, except arbitration proceedings which are governed by paragraph VI, against Edwards or its present or past officers, agents or employees shall be brought and heard in the location where the Edwards branch office which serviced the Corporation's account is or was located. If the court or reparations tribunal does not conduct hearings in that location, then any such action must be brought and heard in the locale closest to that location in which the court or reparations tribunal conduct hearings. This paragraph shall apply even if the Corporation has related disputes with other parties that cannot be resolved in the same locale.

VIII. This Agreement, its enforcement and the interest charged hereunder shall be governed by the internal laws of the State of New York without the application of the principles of choice of law.

IX. Any expense, including attorney's fees, incurred by Edwards from collecting a deficit from the Corporation shall be paid solely by the Corporation. Any expense, including attorney's fees, incurred by Edwards in defense of an action brought by the Corporation, or any shareholder of the Corporation on behalf of the Corporation, seeking rescission of any agreement between the Corporation and Edwards or to recover damages for the activities of Edwards, its agents or employees in handling any account of the Corporation shall be paid solely by the Corporation, if Edwards prevails.

X. The Secretary of the Corporation is authorized, empowered and directed to certify to Edwards, under the seal of the Corporation, or otherwise:

(A) a true copy of these resolutions;

(B) sample signatures of each and every person by these resolutions empowered;

(C) a certificate (which, if required by Edwards, shall be supported by an opinion of the general counsel of the Corporation or other counsel) satisfactory to Edwards that the Corporation is duly organized and existing, that its Articles of Incorporation and/or Charter empowers it to transact the business by these resolutions defined, and that no limitation has been imposed upon such powers by the By-Laws or otherwise.

XI. Edwards may rely on any certification given according to these resolutions as being in full force and effect until Edwards receives due written notice of a change in or the rescission of the authority. The dispatch or receipt of any other form of notice shall not constitute a waiver of this provision, and the fact that any person hereby empowered ceases to be an officer of the Corporation or becomes an officer under some other title in no way affects the powers conferred in this Agreement. Failure to supply a sample signature shall not invalidate any transaction according to the authority actually granted.

XII. If there is any change in the office or powers of persons empowered in this Agreement, the Secretary shall certify such changes to Edwards in writing in the manner provided in paragraph XV. Notification, when received, shall be adequate both to terminate the powers of the authorized persons and to empower the substituted persons.

XIII. These resolutions and the certificates actually furnished to Edwards by the Secretary of the Corporation according to this Agreement are made irrevocable until written notice of their revocation is received by Edwards.

XIV. If any provision or clause of this Agreement is deemed invalid or unenforceable for any reason, that provision or clause shall be deemed ineffective to the extent it is invalid or unenforceable but without affecting the remainder of this Agreement, which shall continue in full force and effect. These resolutions will inure to the benefit of Edwards' successors or assigns.

XV. Except as provided in this Agreement, no provision in these resolutions as printed shall in any respect be waived, modified, amended or deleted. Acceptance of these resolutions and any accounts by Edwards under it shall not constitute ratification of any such changes. Acceptance does not stop Edwards from asserting and enforcing the original provisions of these resolutions as printed unless such changes are expressly agreed to in a separate document signed by the Director of Operations of A.G. Edwards & Sons, Inc. or a designee.

XVI. These resolutions shall inure to the benefit of Edwards, its successors or assigns, and shall be binding on the Corporation, its successors and assigns.

AGREEMENT FOR PRIME BROKERAGE EXECUTION SERVICES

To: A.G. Edwards & Sons, Inc.
One North Jefferson
St. Louis, MO 63103

Account Number: 299-050416-029 PBCUS

This Agreement sets forth the terms and conditions under which A.G. Edwards & Sons, Inc. or any of its successors (hereafter "Edwards") will clear your security transactions with such broker-dealer as you may designate, from time to time, as your Prime Broker ("Prime Broker"), provided that Edwards has entered into a Prime Brokerage Agreement with such broker-dealer with respect to your Prime Brokerage Transactions (hereinafter referred to as "Prime Brokerage Transaction(s)").

1. If your account is managed by an advisor, as such term is defined in paragraph 9(a), or by an agent, and you are executing this Agreement, you hereby authorize _____ to engage in Prime Brokerage Transactions on your behalf, and

name of advisor/agent

you hereby represent and covenant that such advisor has been duly authorized by you to take such actions as are contemplated by this Agreement.
2. Edwards will clear your Prime Brokerage Transactions in a broker-dealer credit account established in the name of your Prime Broker and designated for your benefit. On the settlement date for each Prime Brokerage Transaction, Edwards will deliver or receive your securities to or from your Prime Broker against payment in full by or to your Prime Broker on your behalf.
3. You hereby authorize Edwards to inform your Prime Broker on the DTC ID System, or any successor system, of all the details of each Prime Brokerage Transaction you instruct to be cleared by Edwards for your account, including, but not limited to, the contract amount, the security involved, the number of shares or number of units, and whether the transaction was a long or short sale or a purchase (collectively, the "Trade Data"), and you hereby agree to inform your Prime Broker of the Trade Data on trade date by the time designated to you by your Prime Broker. In the event of any discrepancy in the Trade Data reported to your Prime Broker by you and the Trade Data reported to your Prime Broker by Edwards, you shall be responsible for resolving such discrepancy promptly, and you shall be liable to Edwards for any loss, cost or expense sustained by Edwards arising out of such Prime Brokerage Transaction.
4. All Prime Brokerage Transactions shall be subject to all applicable laws and the rules and regulations of all federal, state and self-regulatory agencies including, but not limited to, the Securities and Exchange Commission, all relevant securities and commodity exchanges, the Municipal Securities Rulemaking Board, the National Association of Securities Dealers, the Board of Governors of the Federal Reserve System, and the constitution, rules and customs of the exchange or market (and its clearing house, if any) where executed. In addition, all Prime Brokerage Transactions shall be performed in a manner not inconsistent with the SEC No-Action Letter dated January 25, 1994 relating to prime brokerage services, which was issued by the Division of Market Regulation (the "SEC Letter"), as the same may be amended, modified or supplemented from time to time.
5. When placing any order to sell securities short for your account, you are responsible for designating the order as such, and you hereby authorize Edwards to mark the order as being "short". You further agree to provide Edwards with information concerning any securities borrowing arrangements made by you and/or your Prime Broker in connection with any short sales.
6. (a) You understand that you shall be required to maintain in your account with your Prime Broker such minimum net equity in cash or securities as may be required, from time to time, by your Prime Broker (the "Minimum Net Equity"), which shall in no event be less than the minimum net equity required by the SEC Letter, as such requirement may be amended from time to time [initially:
(i) \$100,000 in cash or securities with a ready market, for trades executed on behalf of a client account managed by an investment adviser registered under Section 203 of the Investment Advisors Act of 1940 (a "Registered Investment Adviser"), or (ii) \$500,000 in cash or securities with a ready market for trades executed on behalf of an account not managed by a Registered Investment Advisor]. You further understand that, in the event your account falls below such Minimum Net Equity, you shall bring your account into compliance in a timely fashion. Each time you enter an order with Edwards, you hereby represent that you shall be in compliance with such Minimum Net Equity or will notify Edwards otherwise.

(b) In the event that your Prime Broker indicates its intention to disaffirm any trade, you hereby authorize and instruct your Prime Broker to provide to Edwards, upon request of Edwards, the following information: (i) the account or accounts to which any of your orders or trades relate; (ii) the instructions, if any, provided to your Prime Broker regarding the allocation of any orders or trades to any sub-accounts; and (iii) information available to your Prime Broker with respect to any net equity in the account. In addition, this Agreement will serve as further authorization and instruction to your Prime Broker to furnish to Edwards in the event of a disaffirmance all such further and additional information concerning an account as Edwards shall request, provided that such authorization shall have been confirmed by you in a separate letter addressed and delivered to your Prime Broker and Edwards. This paragraph shall remain in effect so long as this Agreement is in effect, shall survive the termination of this Agreement and shall apply to all orders and trades given by you to Edwards for clearance and settlement through your Prime Broker. You hereby agree to release and discharge your Prime Broker from all responsibility and liability arising out of or incurred in connection with your Prime Broker furnishing any information to Edwards pursuant to this paragraph.
7. Edwards shall confirm the Trade Data to your Prime Broker and shall issue a confirmation for each Prime Brokerage Transaction by the morning of the next business day after trade date. As used in this Agreement, the term "business day" means any day which is not a Saturday or Sunday on which the New York Stock Exchange, Inc. is open for business. You may direct Edwards to send confirmations to you in care of your Prime Broker; the form of such directive may be obtained from Edwards and appended to this Agreement.

8. In the event your Prime Broker indicates its intention not to settle, or fails to settle, any of your Prime Brokerage Transactions, you shall be responsible and liable to Edwards for settling such Prime Brokerage Transaction(s) directly with Edwards in a cash or margin account that Edwards will open or has opened in your name on its books in accordance with Regulation T of the Board of Governors of the Federal Reserve System. Edwards shall send you a new confirmation of the replacement transaction(s).
9. (a) If your account is managed on a discretionary basis by an investment advisor, money manager or other person ("advisor"), you hereby acknowledge that your Prime Brokerage Transactions may be commingled with those of other accounts of your advisor ("sub-accounts"), according to your advisor's instructions, for clearance by Edwards in a single bulk trade and for settlement in bulk with your Prime Broker. You further acknowledge that in the event the Prime Broker indicates its intention not to settle or does not settle such bulk trade because of one or more sub-accounts receiving an allocation, Edwards will either cancel and rebill the bulk trade to reflect the reduction of the securities which were originally allocated to the objectionable sub-accounts or, if permissible, execute a corrected allocation of the Prime Brokerage Transaction to sub-accounts in accordance with your advisor's instructions. To facilitate such allocation, Edwards may open and carry an account in your name on its books and you shall be solely responsible and liable to Edwards for settling such transaction directly with Edwards. You acknowledge that your advisor may resubmit the bulk trade and execute a corrected allocation of the Prime Brokerage Transaction.
- (b) If you are executing this Agreement on behalf of a client whose account is managed by you, you hereby represent and covenant to Edwards that: (i) each time you execute an order on behalf of such client, such client is in compliance with the Minimum Net Equity requirement or you shall notify Edwards otherwise; (ii) you shall not enter an order for such client in the event such client falls below the Minimum Net Equity requirement; (iii) you will provide Edwards with such information as is necessary to enable Edwards to open and maintain an account for the benefit of such client by completing the schedule attached hereto; (iv) you have sufficient knowledge of such client to make the representation set forth in Paragraph 19 of this Agreement and (v) you have been duly authorized by the client to execute this Agreement to bind such client to arbitration, to enter orders to effect Prime Brokerage Transactions, to execute a directive to Edwards regarding the mailing of confirmations, to disclose such financial information as Edwards deems necessary to effect such transactions and to take such other actions as are contemplated by this Agreement.
10. You understand that Edwards may charge commissions and other fees for clearance or any other service furnished to you and you agree to pay such commissions and fees at Edwards' then-prevailing rates. You further understand that service fees, if any, may be changed from time to time, upon 30 days prior written notice to you.
11. You understand that Edwards, in its sole discretion, may refuse to accept or execute Prime Brokerage Transactions on your behalf or restrict or prohibit trading of securities in your account(s) with Edwards, or refuse to clear your securities transactions.
12. If: (i) you fail to perform your settlement obligations or in the event your Prime Broker indicates its intention not to settle, or fails to settle, any of your Prime Brokerage Transactions, as set forth in paragraph 8 of this Agreement, (ii) any representation made by you shall have been incorrect or untrue in any material respect when made, (iii) you shall have admitted your inability to, or intention not to, perform any of your obligations hereunder, (iv) you file a petition or other proceeding in bankruptcy, insolvency, or for the appointment of a receiver, or such a petition or proceeding is filed against you, (v) a levy of an attachment is made against your account(s) with Edwards, (vi) you die or become mentally incompetent or you are a corporation that dissolves, or (vii) you shall have otherwise breached the terms of the Agreement or are otherwise in default (any one being an "Event of Default"), Edwards shall have the right to sell, without prior notice to you, any and all property in which you have an interest held by or for the benefit of Edwards, to buy any property that may have been sold short, to cancel any outstanding transactions and/or to purchase or sell any other securities or other instruments to offset market risk, and you shall be liable to Edwards for all losses, costs and expenses caused by such Event of Default, together with interest earned thereon from the date of such Event of Default at Edwards' then-prevailing margin rate, until payment in full is received by Edwards.
13. You hereby agree that this Agreement and all the terms hereof shall be binding upon you and your estate, heirs, executors, administrators, personal representatives, successors and assigns. You agree that all Prime Brokerage Transactions shall be for your account(s) in accordance with your oral or written instructions. You hereby waive any and all defenses that any such instruction was not in writing as may be required by the Statute of Frauds or any other similar law, rule or regulation.
14. In the event your Prime Brokerage Transactions are executed by your broker, who has introduced your account to Edwards for clearance services only, you agree that your broker and its employees are third party beneficiaries of this Agreement, and that the terms and conditions hereof, including, but not limited to, the Arbitration and Telephone Conversations provisions, shall be applicable to all matters between or among any of you, your broker and its employees, and Edwards and its employees.
15. (a) You hereby agree to deposit and maintain such margin in your margin account as Edwards may in its sole discretion require, and you agree to pay immediately on demand any debit balance therein. Upon your failure to pay, or at any time Edwards deems necessary for its protection, without prior demand, call or notice, Edwards shall be entitled to exercise all rights and remedies provided herein. Unless you advise us to the contrary, you represent that you are not an affiliate (as defined in Rule 144(a)(1) under the Securities Act of 1933) of the issuer of any security held in your account.
- (b) As security for the payment of your obligations to Edwards, Edwards shall have a continuing security interest in all property in which you have an interest held by or for the benefit of Edwards and may, without prior notice to you, use, apply or transfer any such property. In the event of a breach or default under this Agreement, Edwards shall have all rights and remedies available to a secured creditor in addition to the rights and remedies provided herein.
- (c) Within the limits of applicable law and regulations, you hereby authorize Edwards to lend either to itself or to others any securities held by or for the benefit of Edwards in your account, together with all attendant rights of ownership, and to use all such property as collateral for its general loans. Any such property, together with all attendant rights of ownership, may be pledged, repledged, hypothecated or rehypothecated either separately or in common with other such property for any amounts due to Edwards thereon or for a greater sum, and Edwards shall have no obligation to retain a like amount of similar property in its possession and control.

- (d) You hereby acknowledge receipt of Edwards Truth-in-Lending disclosure statement. You understand that interest will be charged on any debit balances in your account, in accordance with the methods described in such statement or in any amendment or revision thereto which may be provided to you. Any debit balance which is not paid at the close of an interest period will be added to the opening balance for the next interest period.
16. You agree that Edwards may modify the terms of this Agreement at any time upon prior written notice. If such modifications are unacceptable to you, you must notify Edwards in writing within 30 days of Edwards transmittal of such notice. Your account may then be terminated by Edwards, after which you agree to remain liable to Edwards for all existing liabilities or obligations. Otherwise, this Agreement may not be waived or modified unless such changes are expressly agreed to in a separate document signed by Edwards' Director of Operations or a designee. Except as set forth above, this agreement represents the entire agreement and understanding between you and Edwards concerning the subject matter hereof.
17. For the protection of both you and Edwards, and as a tool to correct misunderstandings, you hereby authorize Edwards in its discretion and without prior notice to you, to monitor and/or record any or all telephone conversations between you, Edwards and any of Edwards employees or agents.
- You acknowledge that Edwards may determine not to make or keep such recordings and such determination shall not in any way affect any party's rights.
18. This Agreement and the rights and obligations arising out of the Prime Brokerage Transactions cleared pursuant hereto may not be assigned without the prior written consent of the other party, other than by Edwards as part of a general transfer of Edwards business.
19. If any provision of this Agreement is or becomes inconsistent with any applicable present or future law, rule or regulation, that provision shall be deemed modified or, if necessary, rescinded in order to comply with the relevant law, rule or regulation. All other provisions of this Agreement shall continue to remain in full force and effect.
20. You represent that you are of legal age and that, unless you have notified Edwards to the contrary, neither you nor any member of your immediate family is an employee of any exchange or member thereof, an employee of the National Association of Securities Dealers, Inc. or a member thereof, an employee of any corporation, firm or individual engaged in the business of dealing, as broker or principal, in securities, options or futures, or an employee of any bank, trust company or insurance company.
21. Edwards shall not be liable for losses caused directly or indirectly by government restrictions, exchange or market rulings, suspension of trading, war strikes or other conditions beyond its control.
22. This Agreement shall be governed by the laws of New York without giving effect to the conflicts of law principles thereof.
23. **NO EDWARDS EMPLOYEE IS AUTHORIZED TO ENTER TRADES FOR YOU WITHOUT YOUR EXPRESS PRIOR APPROVAL UNLESS YOU EXPRESSLY AGREE TO THAT AUTHORITY IN A SEPARATE DOCUMENT SIGNED BY YOU AND EDWARDS' DIRECTOR OF OPERATIONS OR A DESIGNEE; YOU ALSO AGREE TO IMMEDIATELY BRING ANY UNAUTHORIZED TRADING ACTIVITY TO THE ATTENTION OF EDWARDS.** Your acceptance of a transaction or position in any of your accounts that was undertaken by an Edwards employee on your behalf but was not expressly authorized by you before its entry and not immediately objected to by you after its entry, renders that employee your agent and precludes you from later denying that the employee was given authority to enter orders for transactions or positions in your account at the employee's discretion.
24. No arrangements conflicting with Edwards' usual requirements for initial or maintenance margin shall be binding on Edwards or have any effect unless expressly agreed to in a separate document signed by Edwards' Director of Operations or a designee. No investment broker, branch office manager or branch office employee is authorized to waive or modify Edwards' margin demands or postpone sellouts or buy-ins unless agreed to in writing by Edwards' Director of Operations or a designee.
25. Edwards may request and obtain an investigative consumer report indicating your creditworthiness, credit standing, credit capacity, character, general reputation, personal characteristics or mode of living. You have the right, upon written request made within a reasonable period of time from the date hereof, to receive from Edwards a complete and accurate disclosure of the nature and scope of the investigation requested.
26. This agreement shall continue in effect until your written notice of revocation is received by Edwards' Director of Operations. Notwithstanding any such revocation, this agreement shall remain in effect with regard to all transactions entered into or indebtedness incurred before such revocation and all matters pertaining thereto.
27. Unless otherwise specified by you, Edwards is authorized to enter orders for you in its name on any exchange or other market or place where such business may be transacted for your account and risk. You hereby authorize Edwards to employ agents on your behalf. The identity of any such agent so employed by Edwards on your behalf shall be disclosed to you on request. Edwards shall have no liability to you for the errors and omissions of such agents who are independent contractors; provided, however, that in any controversy between you and such agents, Edwards shall provide to you, without expense to you, such records and testimony of the transaction that Edwards has in its possession.
28. (a) **ARBITRATION IS FINAL AND BINDING ON THE PARTIES.**
- (b) **THE PARTIES ARE WAIVING THEIR RIGHT TO SEEK REMEDIES IN COURT, INCLUDING THE RIGHT TO JURY TRIAL.**
- (c) **PRE-ARBITRATION DISCOVERY IS GENERALLY MORE LIMITED THAN AND DIFFERENT FROM COURT PROCEEDINGS.**
- (d) **THE ARBITRATORS' AWARD IS NOT REQUIRED TO INCLUDE FACTUAL FINDINGS OR LEGAL REASONING AND ANY PARTY'S RIGHT TO APPEAL OR TO SEEK MODIFICATION OF RULINGS BY THE ARBITRATORS IS STRICTLY LIMITED.**

(e) THE PANEL OF ARBITRATORS WILL TYPICALLY INCLUDE A MINORITY OF ARBITRATORS WHO WERE OR ARE AFFILIATED WITH THE SECURITIES INDUSTRY.

29. You agree, and by agreeing to maintain an account in the name of your Prime Broker and designated for your benefit, Edwards agrees, that controversies arising between you and Edwards, its control person, predecessors, subsidiaries and affiliates and all respective successors, assigns and employees, whether arising prior to, on or subsequent to the date hereof, shall be determined by arbitration. Any arbitration under this Agreement shall be conducted pursuant to the Federal Arbitration Act and the laws of the state designated in Paragraph 22, held at the facilities and before an arbitration panel appointed by the New York Stock Exchange, Inc., the American Stock Exchange, Inc., or an arbitration facility provided by any other exchange of which Edwards is a member, the National Association of Securities Dealers, Inc. or the Municipal Securities Rulemaking Board, and in accordance with the rules then in effect of the selected organization. You may elect one of the foregoing forums for arbitration, but if you fail to make such election by registered mail or telegram addressed to Edwards (or any other address of which you are advised in writing), before the expiration of ten days after receipt of a written request from Edwards to make the election, then Edwards may make such election. For any arbitration solely between you and a broker for which Edwards acts as clearing agent, such election shall be made by registered mail to such broker at its principal place of business. The Award of the arbitrators, or of the majority of them, shall be final, and judgment upon the award rendered may be entered in any court, state or federal, having jurisdiction.

At least one of the arbitrators appointed to hear any controversy to be settled by arbitration shall be currently employed full time by a member organization of the New York Stock Exchange, Inc., unless otherwise agreed in writing before the time of the arbitration.

This arbitration provision shall apply to any controversy, claim or issue in any controversy arising from events that occurred before, on or after the execution of this arbitration agreement. This arbitration provision shall be interpreted according to federal law and the Federal Arbitration Act. The award of the arbitrators, or of the majority of them, shall be final, and judgment on the award rendered may be entered in any court, state or federal, that has jurisdiction.

No person shall bring a putative or certified class action to arbitration, nor seek to enforce any predispute arbitration agreement against any person who has initiated in court a putative class action; or who is a member of a putative class who has not opted out of the class with respect to any claims encompassed by the putative class action until:

- (i) the class certification is denied;
- (ii) the class is decertified; or
- (iii) the client is excluded from the class by the court. Such forbearance to enforce an agreement to arbitrate shall not constitute a waiver of any rights under this agreement except to the extent stated herein.

30. Except as provided in Paragraph 16 with respect to modification, receipt and retention of this agreement shall constitute acceptance thereof by Edwards without signature thereon.

By signing this Agreement you acknowledge that:

- (1) The securities in your margin account(s) and any securities for which you have not fully paid, together with all attendant ownership rights, may be loaned to Edwards or loaned out to others and;
- (2) You have received a copy of this Agreement.

This Agreement contains a pre-dispute arbitration clause at Paragraph 29.

This Agreement is dated as of June 18, 1997

(Non-Corporate Account)

(Signature)

(Typed or Printed Name)

(Signature)

Mailing Address

Social Security # or Tax ID: _____

If this is a Joint Account, both parties must sign. Persons signing on behalf of others should indicate the titles or capacities in which they are signing.

(Corporate Account — Requires at Least Two Signatures)

(Signature)

Type Name: Leo E. Wanta, President

(Signature)

Type Name: Giovanni Ferro, Vice President

(Signature)

Type Name: _____, Vice President

(Signature)

Type Name: _____, Title: _____

4000 Steeles Ave. West (STE #221)
Woodbridge, Ontario
Canada L4L 4V9


Mailing Address

Social Security # or Tax ID: 04-3371126

TRINITY COUNCIL UNION

Our Lady of Lourdes Intercede for us

Ave Maria Ave Maria



Pope Francis' Prayer for Peace

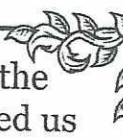
June 4, 2014

Lord God of peace, hear our prayer!

We have tried so many times and over so many years to resolve our conflicts by our own powers and by the force of our arms. How many moments of hostility and darkness have we experienced; how much blood has been shed; how many lives have been shattered; how many hopes have been buried...

But our efforts have been in vain.

Now, Lord, come to our aid! Grant us peace, teach us peace; guide our steps in the way of peace. Open our eyes and our hearts, and give us the courage to say: "Never again war!"; "With war everything is lost." Instill in our hearts the courage to take concrete steps to achieve peace.



Lord, God of Abraham, God of the Prophets, God of Love, you created us and you call us to live as brothers and sisters. Give us the strength daily to be instruments of peace; enable us to see everyone who crosses our path as our brother or sister. Make us sensitive to the plea of our citizens who entreat us to turn our weapons of war into implements of peace, our trepidation into confident trust, and our quarreling into forgiveness.

Keep alive within us the flame of hope, so that with patience and perseverance we may opt for dialogue and reconciliation. In this way may peace triumph at last, and may the words "division," "hatred" and "war" be banished from the heart of every man and woman. Lord, defuse the violence of our tongues and our hands. Renew our hearts and minds, so that the word which always brings us together will be "brother," and our way of life will always be that of: Shalom, Peace, Salaam!

Amen.

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
LOVE

My dear friends,
we must love each other.
Love comes from God,
and when we love each other,
it shows that we have
been given new life.
We are now God's children,
and we know him.

God is love,
and anyone who
doesn't love others
has never known him.
God showed his love for us
when he sent his only Son
into the world
to give us life.

Real love is not
our love for God,
but his love for us.
God sent his Son
to be the sacrifice
by which our sins
are forgiven.

1 John 4.7-10



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