Ramón: Martínez-López, sovereign of the REPUBLICA AMBULANTE and the REML, <https://www.reikikambo.com/sovereignty-ambulant-r-republica-ambulante/>

CONSULAR DIPLOMATIC RESIDENCE, / [Lista de correos, sucursal Moravia, San José, Costa Rica, 11041] San José, Costa Rica. DATE:

Notification in the form of a self-executing contract and irrevocable to the agent is a notification to the principal, notification to the principal is a notification to the agent.

UCC1-201(12,27), UCC1-202, UCC2-202. And common law contracts.

**Notification:**

BEFORE THE INTERNATIONAL CRIMINAL COURT:

[Tomoko Akane](https://www.icc-cpi.int/judges/judge-tomoko-akane) et.al.

[Rosario Salvatore Aitala](https://www.icc-cpi.int/judges/judge-rosario-salvatore-aitala) et.al.

[Reine Alapini-Gansou](https://www.icc-cpi.int/judges/judge-reine-alapini-gansou) et.al.

P.O. Box 19519 2500 CM, The Hague, Netherlands

And notify agents:

**Procurement Unit of the International Criminal Court**

Oude Waalsdorperweg 10 2597 AK The Hague, The Netherlands.

**Information and Evidence Unit**, Office of the Prosecutor,

P.O. Box, 19519, 2500 CM, The Hague, Countries

Low

**Fadi.El-Abdallah@icc-cpi.int** [**Fadi.El-Abdallah@icc-cpi.int**](mailto:Fadi.El-Abdallah@icc-cpi.int)

INTERNATIONAL COURT OF JUSTICE IN THE HAGUE

Nawaf Salam et.al.

Julia Sebutinde et.al.

Peter Tomka et.al.

Ronny Abraham et.al.

Abdulqawi Ahmed Yusuf et.al.

Xue Hanqin et.al.

Dalveer Bhandari et.al.

Iwasawa Yuji et.al.

Georg Nolte et.al.

Hilary Charlesworth et.al.

Leonardo Nemer Caldeira Brant (Brazil) et.al.

Juan Manuel Gómez Robledo et.al.

Sarah H. Cleveland et.al.

Bogdan-Lucian Aurescu et.al.

[Dire Tladi et.al.](https://icj-cij.org/current-members)

[information@icj-cij.org](mailto:information@icj-cij.org)

[admin@icj-icc.org](mailto:admin@icj-icc.org)

info@icj-cij.org

Liaison Office of the International Criminal Court with the United Nations  
Chief of Office  
Ms. Karen Mosoti  
866 United Nations Plaza, Suite 566  
New York NY 10017  
Tel: 1 212 486 1346/47/62  
Fax: 1 212 486 1361

**liaisonofficeny@icc-cpi.int <liaisonofficeny@icc-cpi.int>**

**Service of the Human Rights Council**

Office of the United Nations High Commissioner at Geneva

CH-1211 Geneva 10

Switzerland

**United Nations Development Programme**

D-U-N-S® Number: 853521474

Allegra Baiocchi et.al.

United Nations Costa Rica

La Virgen Office Center #2, American Embassy 300m South and 200m Southeast.Pavas, San JoseP.O. Box: 4540-1000 San Jose.Phone (506) 2296-1544

[baiocchi@un.org](mailto:baiocchi@un.org)

[registry.cr@undp.org](mailto:registry.cr@undp.org)

**Consult the previous document:**

<https://www.safestamper.com/notification/read/8c158dfa-8280-4a79-b965-86daeaf10999>

**They have already been notified and have not responded:**

Nancy Hernández López ([CIDHDenuncias@oas.org](mailto:CIDHDenuncias@oas.org))

NATURAL COURT (contact@itnj.org)

Sovereign ICJ-ICC([admin@icj-icc.org](mailto:admin@icj-icc.org))

Cynthia Flores Mora([cfloresmora@worldbank.org](mailto:cfloresmora@worldbank.org))

Arnold André Tinoco(despacho-canciller@rree.go.cr)

Jorge Victoria Restrepo (correoscr@paho.org)

Dear Sir/Madam,

Considering all human beings are equal.

Considering that the only authority of this world, conscience, the natural law, a creator of life is above any man.

Considering ignorance of natural law does not excuse it.

Considering presumption yields to truth.

Considering that the will of every human being is a creative, free, and independent spiritual force, every human being can exercise it if it is in accordance with the natural order, do not do to others what you would not like to be done to yourself, for this is the maxim in law.

Considering obligations are not presumed, they are demonstrated.

Considering when the law does not distinguish, it is not incumbent upon us to distinguish either.

Considering that the objective verification of the existence of the fact is essential.

Considering we abolish slavery in all its forms**.**

Considering that the dwelling, body, and property of every being is something sacred and inviolable.

Considering that a company, with or without profit, has no power over a human being.

Considering that the natural order of things is the highest expression of law and that it is only achieved when there is no conditioning or interference.

Considering none of our nation's inhabitants are citizens.

Considering no inhabitant of our nation is a person (legal term).

Considering that there is equality and without consent, there is no jurisdiction.

Considering that all the inhabitants of the planet are real and natural living human beings, of flesh and blood, with inalienable rights, that our rights are not susceptible to trade, they were not ceded or given at any time to any for-profit company masquerading as a government, corporation among others or to any other.

Considering all members of our nation are protected by international contracts and agreements.

Considering, none of our nation's inhabitants have any binding contract that makes us citizens/subjects of rights with state-corporations and corporations or others.

Considering states are corporations and are for-profit enterprises masquerading as government.

Considering that the INTERNATIONAL COURT OF JUSTICE OF THE HAGUE, according to article 13 of the Rome Statute, applies three ways in which the exercise of the Court's jurisdiction can be activated. Considering that national authorities have the primary responsibility, in the first instance, to investigate and prosecute those mainly responsible for the commission of mass crimes. The complaint is considered in the previous document; therefore, it is not excluding of its notification to said Court, as is the case in this document. NUNC PRO TUNC.

Considering that a juridic system is a juridic business, it creates commerce and contract law.

Considering that the INTERNATIONAL COURT OF JUSTICE IN THE HAGUE and the INTERNATIONAL CRIMINAL COURT OF JUSTICE IN THE HAGUE are private companies registered with the DUNS, among others. They are under this autoejecutable contract.

International Court of Justice

DUNS® Number: 415783836

Company Address:

Carnegieplein 2 2517 KJ's -Gravenhage

International Criminal Court

DUNS® Number: 412737210

Company Address:

Oude Waalsdorperweg 10 2597 AK THE HAGUE

Association of Lawyers of the International Criminal Court

DUNS® Number: 491980385

Company Address:

Oude Waalsdorperweg 10 2597 AK 's-Gravenhage

Considering all for-profit corporations masquerading as governments were seized by the People's Single Trust see OPPT (One People Public Trust) and expropriated by and for people/human beings, they cannot exercise any kind or kind of authority over a living, real, natural human being, let alone exercise or attempt to exercise any kind or type of jurisdiction over a living human being, real and natural.

Considering the UDHR is the most widespread and recognized rule in its law for human beings and not for persons.

Considering a company cannot have jurisdiction over a human being without their consent.

Considering the Commercial Code gives free access to the use of the common law.

Considering the common law states that, if there has ever been a right, it is the free right to contract, so the common law offers the right to free contracting or proposition of contract.

Considering that COSTA RICA, like many other states, are members of UNIDROIT, INTERNATIONAL CONFERENCE ON PRIVATE LAW IN THE HAGUE AND UNCITRAL.

Considering that neither force, nor weapons, nor fear are sources of law.

Considering that the right arises from the fact.

Considering that the JUDGMENT OF THE HAGUE TRIBUNAL ON DECLARATION OF INDEPENDENCE OF 22 JULY 2010 states the following: "We declare that there is no rule in international law prohibiting unilateral declarations of independence".

Considering, no member of our nation is:

(1) a straw vessel in commerce,

2) Corporate fiction,

(3) legal entity,

4) ens legis,

5. o Transmission utility, of, for, by or for

a. the "United States of America"

b. the "government of the "United States", "Europe" and/or the "government of Costa Rica"

c. the "State of Costa Rica"

d. or to "U.S. Corporation," "European Union Corporation," and/or "Costa Rica Corporation,"

America", "Europe" and/or "Costa Rica",

Whereas, further, no member of our nation is:

(1) an internal citizen;

2) Warranty for;

3) Subject of;

4) An officer of

5) And you must not

a. loyalty,

b. faithfulness,

c. company,

d. obligation,

e. duty,

f. tax,

g. rate,

h. or tribute **to the "CORPORACIÓN COSTA RICA OR OTHERS or whatever name by which it is now or hereafter called, or any of its agencies, or subcorporations, including, but not limited to any de facto compact commercial (corporate) STATES contracting therein, including, but not limited to, CORPORATIONS SUCH AS "UNITED STATES", the "EUROPEAN UNION", AMONG OTHERS.**

Considering that in commerce all truth is sovereign and Pacta Sunt Servanta, what is agreed binds, Consensus Facit Legen, consent makes law.

Considering that the phrase "maxim of truth obliges" it is necessary to always tell the truth, even if it is uncomfortable or unfavorable.

Considering that the right to the truth is a right.

Considering that the objective cannot be neutral.

Considering a right is not a privilege, if the corporate state or another corporation turns the right into a privilege it must be ignored with impunity.

Considering morality of an action is based on the intention behind it and not on its consequences.

Considering that truth is a moral value that must be respected and always defended, regardless of circumstances and regulations.

Considering that there is the principle of universal justice, the principle of universality or universal jurisdiction as one of the principles of extraterritorial application of the law, including criminal law, together with the principle of personality or nationality and the real principle of protection, or defense.

Considering that it has not adequately refuted each of the assertions set forth herein, and proof of submission of a previous document is attached.

Considering a truth that is not refuted becomes law.

**The following has not been refuted:**

All those registered as corporations that call themselves Sovereign States are registered with the DUNS (SYSTEM NUMBER UNIVERSAL DATA) and the SEC (SECURITY EXCHANGE COMMISSION).

All the subsidiaries associated with them... (including banks and the media).

- Attempted fraud: fraud by an organized gang (Rothschild Act of 1973,

Maastricht and Lisbon, trust by birth certificate without consent, also applicable to any other State registered with the SEC).

- Consent of the people, due to the obligation to register in the civil registry (birth certificate which is a real estate title) without having specified the terms of the contract between the 2 parties.

-Criminal harassment (stalking), abusive surveillance of citizens, recognition of digital biometric data.

- Deliberate poisoning and non-compliance with the precautionary principle in relation to GMOs, pesticides, vaccines, chemtrails (geoengineering).

Article 16 of the Declaration of the Rights of Man and of the Citizen, considered a precursor document of [human rights](https://es.wikipedia.org/wiki/Derechos_humanos) at the national and international levels: Any society in which the guarantee of rights is not assured, nor is the separation of powers determined. (Replaced by corporate, maritime, and commercial law on individual rights.)

- We do not consent to the transfer of data to a corporation or state, as well as to Data Protection if there are no demonstrable crimes or damages to third parties.

- Violation of natural, inalienable, and sacred human rights.

"No one can be discriminated against by any authority for any reason."

- Total non-compliance with the 2004 Environmental Charter.

**More unrefuted arguments (to be added to the pre-emptive document):**

States registered with the SEC (SECURITY EXCHANGE COMMISSION) are no longer states of law, the Constitution is neither enforced nor democratic, a state that trades with the private party as a private corporation loses sovereignty, CLEARFIELD DECLARATION 1942. Since COSTA RICA, Costa Rica is an SEC registered corporation, it applies.

We are making use of our fundamental and inalienable right to:

"The Right to Resist Oppression."

"When the government violates unalienable rights, insurrection is, for the people and for every part of the people, the most sacred of all rights and the most indispensable of duties."

Since the practice of using GLOSSA, also known as "Latin Dog" and "American Sign Language" to distort the content of legal documents that would otherwise appear to be written in English and otherwise appear to be the names of living persons: JOHN SILAS DOE and John S. DOE, has been PROHIBITED, for example, confusing the real stakeholders in these cases with claims.

World Court, The Hague Registration number: RA 876 270 415 United States order number: Republic 49 Alaska 5272016-000101.

All proceedings in which this form of text is used and all judgments deriving from it are null and void, ab initio, with cause.

All tribunals of all kinds, public and private, judicial, and administrative, military, civil, and national, existing within the borders of the organic States of the Union or operating on American and European soil, in any capacity, are publicly notified and ordered to immediately cease the use of these fraudulent agreements and to annul all decisions tainted by their use.

In Executive Order 13037, human being is defined as capital [Section 2(b)]. UCC Document #0000000181425776 filed on August 12, 2011, proves the sale of U.S. citizens in the transaction between the Federal Reserve System and the U.S. Treasury for $14.3 billion.

UCC Doc #2001059388 highlights the model used by the U.S. Federal Reserve Bank of New York to guarantee encumbered assets in the world's leading banks... including deeds, furniture, goods, as well as the unborn, animals (humans). COSTA RICA, as a corporation registered with the SEC, is subject to the UCC.

By the motu proprio of Pope Francis applicable on 01/09/2013 we have been freed from slavery! Universal Law, Common Law, and the U.C.C. (Uniform Commercial Code) are now the applicable law on this planet.

**The International Court in The Hague applies the UNIFORM COMMERCIAL CODE, UCC, governs international, commercial and foundation law. COSTA RICA, Costa Rica, has signed agreements with the International Criminal Court in The Hague and the International Criminal Court in The Hague and with the Hague Conference on Private Law.**

The 2030 agenda is led by private corporations, corporate entities include the World Economic Forum and its representatives. They seek to eliminate individual rights and real sovereignty with the excuse of the common good, which seek economic control with digital currencies, reduce the population. Among other things, they use the excuse of false climate change, (without proven scientific evidence), neutral carbon (where neutral cannot be objective), (CO2 is essential for life). It should be added that the Nobel Prize in Physics, John Clauser, denies the climate crisis, and not him only.

There are 20 times more deaths from cold than heat. <https://www.sciencedaily.com/releases/2015/05/150520193831.htm>

The WORLD HEALTH ORGANIZATION and its subsidiaries are accused of their unlimited public and private liability, as private corporations have no authority over health matters without express consent, since health begins with the individual, therefore, public health is a hoax. No consent has been given.

By way of illustration, where there is much more evidence, which is not illustrated in this document because it is very extensive:

Mandatory vaccination cannot be implemented for the following reasons:

To date, no one in science has been able to prove that viruses exist.

In this sense I refer you to Dr. Stefan Lanka – his books and articles in the magazine “Wissenschafftplus”. In particular, I would like to point out the two letters that Dr. Lanka wrote to the former Federal Minister of Health of Germany, Mr. Jens Spahn. You can read it in issue 4/2021 of the magazine Wissenschaftschafftplus.

It is also worth mentioning that Dr. Stefan Lanka won a trial in 2017, the verdict shows that the entire field of virology lacks scientific basis. (OLG Stuttgart, AZ ruling: 12 U63/15, February 16, 2016, in the measles virus trial).

The existence of viruses cannot be proven. Since 1954, the necessary control experiments have been lacking and it is a fact that the so-called genetic sequences of the alleged SARS-CoV-2 virus are constructed purely mathematically.

Stefan Lanka (and not only him) has all the necessary evidence or there is no one who can prove the existence of the SARS-CoV-2 virus.

Since there is no evidence of the existence of the SARS-CoV-2 virus, it is not only inadmissible to introduce mandatory vaccination, but it is also absolutely unnecessary, for the benefit of the entire population, to carry out these “genetic experiments” on the entire population with a new, barely tested procedure, which should have been stopped immediately.

We do not consent to such measures or to each of the points of the 2030 agenda (UTOPIAN) or to the WORLD HEALTH ORGANIZATION and its subsidiaries, that is, they incur in crimes against humanity, slavery, perpetrated by elites of private companies. A corporation can never be above inalienable individual rights. The impossible, utopian, or purely ideal cannot be forced, this creates a framework of legal and legal uncertainty. Without freedom, there is no consent.

Here there is nothing private, the individual, the man is private in law, only the common utility is considered. "Utopias or ideals (with Marxist roots) will only be used to designate those orientations which transcend reality when, when they pass into practice, they tend to destroy, either partially or completely, the order of things existing at a given time, such as private law.

Law is, therefore, more conservative, utopia the ideal, on the contrary, it is more revolutionary, it does not agree with the current situation and seeks to change it, utopia and the ideal of society proposed by the 2030 agenda is opposed to Law, to Natural Law, in principle and roughly speaking, they are two opposing concepts or that aim for different ends. An ideal ideology cannot replace rights.

Where is the contract? "Where is the contract in this matter?" If there is no contract signed by the parties, binding them to the terms of the contract, there is no trade to be conducted and no jurisdiction. Some legal actor is making a contract offer. It is a matter of form (legal fictions) in the maritime jurisdiction of the Admiralty, the international law of the sea. I'm not a commodity.

Document Contents UCC WASHINGTON DC Filling Statement # 2022-043-5487-7

The right to produce of NACs, Natural Asset Companies or Public Limited Companies is revoked and without opposition.

The sale of Natural Assets of COSTA RICA, Costa Rica, is denounced for fraud in the SEC and in the MINAE.

Extract:

Do by: Done lovingly, knowingly, willingly, and intentionally, given and notified, with unlimited personal liability and liability, under oath under penalty of perjury in essence eternal, applicable law Ordinance of Universal and International Law Doc UCC No. 2012113593 and WA UCC document. No. 2012-296-1209-2. UCC Document. #2000043135, in perpetuity and an Absolute record, which includes the following additional warranty as follows: Ordinance of Law, with UCC Doc. File No. 2012132883 is duly verified as reconfirmed and ratified, not refuted, reformulated, and incorporated by reference as if set forth in its entirety. UCC 1-103, Common Law Remedy Under the Same Order, Public Policy, UCC 1-305; Duly witnessed, insured, recorded and notified; Without prejudice to what was promised, preserved and protected, public order, UCC 1-308, NUNC PRO TUNC, PRAETEREA PRETEREA: Ramón: Martínez-López as an eternal conscious incarnate essence and part of Nature eternal incarnate essence (Nature eternal conscious incarnate essence), transparent in the Absolute Truth. The DEBTOR, now and hereafter, NAC, NATURAL ASSET COMPANY and the STATE-CORPORATE GOVERNANCE without the benefit of discussion or division, hereby accepts, agrees and undertakes to indemnify, defend and hold harmless the insured party Nature eternal essence incarnate, ETERNAL ESSENCE INCARNATE as human beings, sovereign people against any claim, losses, liabilities, costs, interest and expenses, hereinafter referred to as "Claims" or "Claim", which include, without limitation, all legal costs, interest, penalties and fines suffered or incurred by the secured creditor, pursuant to the secured creditor's security in respect of any loan or debt of the DEBTOR, including any amount that the DEBTOR believes is due to the secured creditor for any reason. The secured creditor shall promptly inform the DEBTOR of any Claim and provide the DEBTOR with the details of such Claim, including, but not limited to,

a copy of any document, correspondence, demand, or action received or delivered to the secured creditor. The secured creditor will fully cooperate with the DEBTOR in any discussion, negotiation or other proceeding relating to any Claim. The security provided herein secures all debts and liabilities of the DEBTOR to the secured creditor, whether direct or indirect, absolute, or contingent, due or to mature, now existing or future, arise in the future, and however they become apparent. WARRANTY The security to which this Warranty Agreement relates, including, but not limited to, all the assets described below of the Insured Party, now owned, or hereafter acquired by the Insured Party, in which it owns all interests. Before any of the assets detailed below can be disbursed, exchanged, sold, offered, confiscated, gifted, transferred, delivered, transported, destroyed, disposed of, or removed from the possession of the secured creditor, the liquidation through the Notice of Lien herein must be satisfied in full and acknowledgment thereof must be completed to the satisfaction of the secured creditor. 1. All revenues, products, accounts, and accessories of crops, minehead, wellhead, with transmission, utilities, among others; 2. All rents, wages, and income; 3. All rights to land, minerals, water, and air; 4. All natural ecosystems. That all are aware from these gifts, that, the Debtor, hereby establishes this Indemnity Bond in favor of, the insured, in the sum of the present and future securities of guarantees up to the sum of One Hundred Million United States Dollars ($1,00,000,000.00), in silver dollars, fiat money or account/credit money, at face value, for the payment of which the debtor firmly binds his successors, heirs, executors, administrators, DBAs and third party assignees, jointly and severally. The debtor hereby indemnifies the secured creditor for losses incurred due to all debts or loss claims made by all persons against the debtor's business transactions and investments. This bond shall be in force and effect as of the date it is signed and accepted by the parties, or silently as consent and provided that the secured creditor may cancel this bond and be relieved of other obligations hereunder by thirty (30) days' written notice of cancellation to the debtor. Such cancellation shall not affect any liability incurred or accrued by the insured prior to the conclusion of such thirty (30) day period. In such a case, the debtor, the NAC and the CORPORATE GOVERNANCE-STATE registered with the UCC undertake to issue the bond before the end of the thirty (30) day period for an amount equal to or greater than the previous value of the guarantee, unless otherwise agreed by the parties. This agreement constitutes an international commercial lien on all assets (in each of their individual capacities/forms/elements) of the Debtor (indemnitor) on behalf of and for the benefit of the secured creditor (indemnified) in the amount of $100,000,000,000 (ONE HUNDRED MILLION), in silver dollars, fiat money or account/credit money, at face value. This lien shall expire at the time the indemnitee expires or when this lien is satisfied by any trespasser seeking to take/seize any such property.

The contents of the document UCC WASHINGTON DC FILLING STATEMENT #2022-043-5487-7 have never been refuted. Therefore, they are crimes against humanity.

As well as the Declaration of the Rights of Mother Earth, they have not been fulfilled or respected.

Link: [statement | Rights of Mother Earth](https://www.rightsofmotherearth.com/declaration/droits-de-la-terre-mere)

**DEBT**

What are my personal safety rights?

The aim of every political association is the preservation of the natural and imprescriptible rights of man. These rights are liberty, property, security, and resistance to oppression.

- the Universal Declaration of Human Rights of 1948,

<https://www.un.org/universal-declaration-human-rights/>

- The European Court of Human Rights:

[https://fr.wikisource.org/wiki/Convention\_europ%C3%A9enne\_de\_sauvegarde\_des\_Dr](https://www.google.com/url?q=https%3A%2F%2Ffr.wikisource.org%2Fwiki%2FConvention_europ%25C3%25A9enne_de_sauvegarde_des_Droits_de_l%25E2%2580%2599Homme_et_des_Libert%25C3%25A9s_fondamentales%23Article_5_.E2.80.93_Droit_.C3.A0_la_libert.C3.A9_et_.C3.A0_la_s.C3.BBret.C3.A9&sa=D&sntz=1&usg=AOvVaw39fuqT_Kpr5q1GI-VEG0et) [oits\_de\_l%E2%80%99Homme\_et\_des\_Libert%C3%A9s\_fondamentales#Article\_5\_. E2](https://www.google.com/url?q=https%3A%2F%2Ffr.wikisource.org%2Fwiki%2FConvention_europ%25C3%25A9enne_de_sauvegarde_des_Droits_de_l%25E2%2580%2599Homme_et_des_Libert%25C3%25A9s_fondamentales%23Article_5_.E2.80.93_Droit_.C3.A0_la_libert.C3.A9_et_.C3.A0_la_s.C3.BBret.C3.A9&sa=D&sntz=1&usg=AOvVaw39fuqT_Kpr5q1GI-VEG0et) [.80.93\_Droit\_. C3. A0\_la\_libert. C3. A9\_et\_. C3. A0\_la\_s.C3. BBret.C3.A9](https://www.google.com/url?q=https%3A%2F%2Ffr.wikisource.org%2Fwiki%2FConvention_europ%25C3%25A9enne_de_sauvegarde_des_Droits_de_l%25E2%2580%2599Homme_et_des_Libert%25C3%25A9s_fondamentales%23Article_5_.E2.80.93_Droit_.C3.A0_la_libert.C3.A9_et_.C3.A0_la_s.C3.BBret.C3.A9&sa=D&sntz=1&usg=AOvVaw39fuqT_Kpr5q1GI-VEG0et)

- The EU Charter of Fundamental Rights:

[https://cdad-cotedor.justice.fr/vos-droits-et-demarches/sources-du-droit/droits-fondamentaux-et-conventions-internationales/la-charte-des-droits-fondamentaux-de-lunion-europeenne/](https://www.google.com/url?q=https%3A%2F%2Fcdad-cotedor.justice.fr%2Fvos-droits-et-demarches%2Fsources-du-droit%2Fdroits-fondamentaux-et-conventions-internationales%2Fla-charte-des-droits-fondamentaux-de-lunion-europeenne%2F&sa=D&sntz=1&usg=AOvVaw21q8aLSW-ZlITtOn2Z9Gon)

Example: Black's Law Dictionary Standard:

Security=bail (shuur [-;) J-tee). (L4C) 1. A person who is primarily responsible for the payment of another's debt or the performance of another obligation. Although a cosigner is like an insurer, an important difference is that a cosigner is often not compensated for coverage. A guarantor, who is liable to the creditor only if the debtor fails to perform its obligations to the creditor; The guarantor is directly liable. Cf. GARANT.

Article 25-1 of the Universal Declaration of Human Rights of 1948:

"Everyone has the right to a standard of living adequate for the health and well-being of himself and his family, including food, clothing, housing, medical care and necessary social services; You are entitled to a guarantee in the event of unemployment, illness, invalidity, widowhood, old age or other loss of your means of subsistence as a result of circumstances beyond your control. "

Article 24:

"Everyone has the right to rest and leisure, including reasonable limitations on hours of work and periodic paid leave."

You don't want to participate in the public debt anymore:

The aim of every political association is the preservation of the natural and imprescriptible rights of man. These rights are liberty, property, security, and resistance to oppression.

All men have the right to ascertain, by themselves or through their representatives, the necessity of public taxation, to consent freely to them, to control their use, and to determine their proportion, basis, collection, and duration.

It is not my duty to pay the debt of the corporations that have contributed to the enslavement of the people, as well as to resist oppression. If the debtor is not known as privately liable, there is no debt to be paid.

The security was a payment guarantee or bond on my birth trust held by the Central Bank and/or the appropriate state institution before it was sold to the Vatican. You may issue a security check for the amount claimed, where you were listed as a debtor. The human being, man, cannot be enslaved by debt.

Article 11 of the International Covenant on Civil and Political Rights

The International Covenant on Civil and Political Rights (ICCPR) was adopted in New York on 16 December 1966 by the United Nations General Assembly in its resolution 2200 A (XXI). It includes traditional rights and freedoms that protect individuals from interference by the State, such as the right to life, the prohibition of torture, slavery and forced labour, the right to liberty, etc.1 The Covenant is supplemented by two protocols: Protocol 1 of 16 December 1966 and Protocol 2, of 15 December 1989, prohibiting the death penalty. The Second Covenant of the United Nations entered into force following its ratification by 35 States on 23 March 1976. In principle, it is directly enforceable by the courts of the signatory States.

The guarantee, cited above, is used and valid for goods that belong to the nation, or privatized and without reciprocal contract; highways, electricity, telecommunications, water, fines, taxes, etc... I am not, as a man, a tradable commodity of the state and I am not a guarantee of the payment of debts which the state acquires, a surety check, or bond which is issued by the debtor of the birth trust pays the debts.

How do you pay your supposed debts and taxes to corporate corporations that call themselves SOVEREIGN STATES?

PERSONALITY ATTRIBUTES: PERSONALITY RIGHTS.

The acquisition of personality has the consequence of attributing to each person certain rights related to his or her personality. The term personality rights coined by jurists can have several meanings. In the broad sense of the term, personality rights are all the prerogatives inherent to the person, within this law a distinction must be made, some of these prerogatives refer to the relationship with the State, in which case we speak of public freedoms or human rights. Other rights refer to relationships between individuals, we speak of personality rights in the strict sense of the term. These rights have certain characteristics in common, they are all non-patrimonial rights, they are all non-transferable. These rights are protected by both criminal and civil law. Human rights are manifold and encompass the main aspects of personality.

Examination of certain personality rights.

Civil law takes into consideration the whole person (body and soul), protects both moral and physical integrity (although this distinction is more formal than real).

Article 14

All citizens have the right to ascertain, by themselves or through their representatives, the necessity of the public contribution, to consent to it freely, to control its use, and to determine its proportion, basis, collection, and duration.

Article 6

UDHR 1948: Everyone has the right, everywhere, to recognition as a person (legal fiction) before the law. (Or not!)

Freedom, and the non-recognition of one's own legal personality affected by administrative fraud without our consent, are part of the Resistance to Oppression. And this must be applied as a duty to all human beings and by all human beings.

Not having consented to becoming a slave to a corrupt system.

Since, and even if there is no longer a constitution (or in the case of), human rights are protected from any transgression of the imprescriptible and inalienable rights of the human being.

Therefore, we must give back to the Rothschilds what is to the Rothschilds by paying their fictitious debts by making people slaves, serving, as well as a trust in the creation of legal fictions, by the trusts created with our birth certificate, paying as it should be with a promissory check or a bond. Since

paper money is not based on any material value, we can easily create our own currency!

U.S. President Franklin D. Roosevelt established numerous New Deal programs that are still active, including the Federal Deposit Insurance Corporation (FDIC), the Federal Housing Administration (FHA), the Tennessee Valley Authority (TVA), but also the Social Security System, the first American experience of a welfare state, as well as the Securities and Exchange Commission (SEC) in the field of financial regulation. It should be noted that Franklin D. Roosevelt established that citizens are the guarantor for the payment of the debt, just like the debts of the State through the creation of the Social Security System.

No government can be a corporation and no corporation can be a government. Since 1933 all offences have been of a commercial nature. Citizen/Subject: A fictitious corporate entity that only represents the real person. He acts like a "straw man." [Calling oneself a "sovereign citizen" or "sovereign subject" is an oxymoron, as "sovereign" and "citizen/subject" are mutually exclusive.] When asked if you are a "citizen of us" in corporate legal documents, if you check the "yes" box (an example), you agree to the terms of corporate law and unknowingly relinquish your sovereign status and transfer all your rights to the U.S. corporation as well as in the United States. since it is now under contract, partnership: a fictitious non-human entity. Fictitious corporate entities are designated in capital letters. This includes the names of citizens/subjects. His fictitious "straw man."

It is addressed in capital letters, i.e. JOHN SMITH, instead of John <http://www.expose1933.com/1-us-1933-bankruptcy.html>

In 1933, when the federal government filed for bankruptcy, they passed EO 6102 and HJR 192 and pledged as collateral to back the government's debt. They made slaves. But technically they couldn't make slaves because that would be illegal. Therefore, they had to give a remedy. So, what is HJR 192 remedy? What happens is that the government has an obligation to liquidate and settle the debts that it may incur in everyone's daily life. Yes, this includes mortgages, car loans, utilities, etc.

Therefore, the government still has a fiduciary duty to settle and pay its debts, because we still don't have access to real money, and because the United States is still in bankruptcy mode. Therefore, the Secretary of the Treasury remains the "Trustee" in a bankruptcy. Your birth certificate is still a bond, and your debts are still paid in advance for your future work, estates, and taxes that are being taken over by the Administration as the Office of the Executor of the Property called ALL CAPS JOHN H DOE (example). They still mortgaged the birth certificate and made billions from the birth (or naturalization) of each new citizen. In fact, in every court case over $7,000, new bonds are created and negotiated with your BC (BIRTH CERTIFICATE) ESTATE (example).

Also, HJR 192 is when they instituted Birth Certificates to control the people and make the future American people the guarantor of all the debts of the federal governments. Yes... That's right, your birth certificate is your body's TITLE and has been pledged as an asset. The landlord is entitled to taxes and penalties, fees, etc. paid to the government through judgments, court cases, payroll, income taxes, property taxes, etc. All of this happens with President Franklin D. Roosevelt's actions creating the SEC and its HJR 192. This affects 193 countries, corporate estates, that are listed on the SEC as corporations. Like COSTA RICA, Costa Rica.

Again, crimes against humanity and slavery.

**TAXATION**

Every man has the right to ascertain, by himself or through his representatives, the necessity of public taxes, to consent freely to them, to supervise their use, and to determine their proportion, basis, collection, and duration.

I am not responsible in any way for the public debt that the traitors have contracted in my name, insofar as I was not even born, I came into this world through my mother's womb, at the time of this decision.

I therefore expressly refuse to accept all the consequences that flow from it.

In addition, all specialists agree that this totally mind-boggling debt is unpayable.

We are all, you, and I, like all men, hostages of a gigantic heist orchestrated by a consortium of private banks and their subsidiaries that are the large multinationals.

The political class and the high officials, who are nothing more than docile lackeys, paid handsomely for the services rendered...

2 - Therefore, the entire income tax is only used to pay a part of the interest on the public debt. Not a single penny is re-injected into the real economy and, consequently, into the public treasury, the state patrimony that comes mainly from taxes.

The Public Treasury, as "the set of assets and revenues that belong to a State". it is responsible for providing liquidity to the State through debt issuances. Such debt is instrumented in [fixed-income securities](https://fondos.com/renta-fija-que-es-y-activos-mas-interesantes-para-invertir/), which are tradable on a secondary market (i.e., they can be resold to other investors). Issuances are made through an auction. This is what is known as **the Public Treasury auctions** and constitutes the primary market for Public Debt.

Logically, those investors interested in buying Public Debt request the payment of interest for lending the money to the State. The auction **establishes the profitability that the buyers** of these securities will obtain.

It is now nothing more than a bottomless pit that inexorably absorbs all the wealth created by each of the inhabitants of planet earth.

The treasury has thus become an instrument for the widespread plundering of the fruits of everyone's labor.

No government, whether right or left, for at least 40 years has been able to vote on a balanced budget. This means that all finance ministers are notorious incompetents or thieves. But about that, I have my little idea...

5 – All the multinationals that operate such as BLACK ROCK, among others, as well as all the Social Administrations, have made debt a particularly lucrative specialty. All entities enjoy total impunity, protected by States, for

grow your assets in tax havens, on the backs of all men, including you!

The law has the right to defend only actions that are harmful to society. That which is not forbidden by law cannot be prevented, and no one can be compelled to do what the law does not command.

Therefore, to the extent that the Tax Code is not governed by any law of natural order and/or inalienable right and without consent, (and I challenge you to prove me otherwise!) I cannot be forced in any way to submit to it. No authority can have an ascendancy over my being, insofar as the only recognized authority over me is myself, a HUMAN BEING OF FLESH AND BLOOD.

Any coercion is, in fact, a blatant abuse of power, a crime that I do not recognize in any way. Therefore, it has no value, either juridical or spiritual. I am the sole sovereign of my life with respect to my incarnation here on earth.

No authority, no law which I have not expressly acknowledged and consented to as a free man, can have any ascendancy over me, the only sovereign before the laws of the universe.

7 – With regard to property tax:

In the context of municipal public services, I do not recognize this tax, as a free man on earth, nor the tax base, nor the quota, nor the consent, until equality and equity are restored within my community and the public accounts are put in order.

I don't recognize:

- No tax, tax

- or its withholding tax,

- or your quota,

- or your credential,

- nor freely consents,

- nor does it undertake to continue its use,

- or to collect them,

- or duration.

If you must contribute, it will be under duress.

All this in the name of the Forces of Divine Right, the universal consciousness, which are the only authority I recognize, as a free man, emanating from "The Source", if equality has not been restored among all human beings on Earth, in accordance with the Universal Declaration of the Inalienable Rights of Man (generic term).

All this in the name of my fundamental and inalienable rights. I am determined to

face all the consequences and I ask all my fellow human beings to do the same.

**Bear in mind:**

The International Criminal Court: Jurisdiction, States Parties...

Rome Statute of the International Criminal Court.

The Court's jurisdiction is limited to the "most serious crimes of concern to the international community as a whole", namely:

• Crimes of genocide.

• Crimes against humanity.

• War crimes.

The definition and modalities for the implementation of these offences were adopted at the First Review Conference of the Rome Statute, held in Kampala in June 2010.

The Common Law Court helps us recover our legitimate rights and legal remedies. The International Criminal Court is a form of Common Law court.

The truth is that, throughout their daily lives, all over the world, people use and rely on common law to live and collaborate. It's simply the inherent way people do business together. Compare it to the roots that bind human communities together by unconditionally supporting the life, dignity, and well-being of every man, woman, and child. These roots are particularly necessary and fundamental in the face of the powers that seek to subvert that natural freedom.

Extending our daily reign of common law to all areas of life means challenging arbitrary rule. But the very fact that this is the law of us, of most of humanity, means that it must only be consistently practiced by enough of us to allow the authorities to enforce it.

**Companies impersonating governments.**

When we think of governments, we think of organizations that represent the people of a given nation or even a group of nations. Governments come in many different forms: there have been monarchies, republics, democracies, communist nations, and many other types, but whatever form "government" takes, we tend to believe that its purpose is to provide the infrastructure necessary for a society to manage its affairs. for better or worse. When a government makes a "law," then, in theory, that "law" is supposed to be binding on those who are members of that nation. That's how most of us have learned to think.

Corporations, on the other hand, are businesses. They don't represent the people and don't necessarily provide essential services. Instead, the purpose of companies is to make money, and that's the "bottom line." When a company drafts a company policy, it is for internal purposes only and is binding only on that company's employees and no one else.

It turns out that many of the world's "governments" are listed as corporations in various business databases, as you'll see from reading below. This raises a very interesting plot regarding what most people believe to be true about their "government." We must ask ourselves: do these "governments" really serve the people? Or do they exist solely for monetary gain while simply claiming to represent the people? And if these corporate "countries" are primarily in the business of making money for money, where does that leave the people?

Link: [Microsoft Word - Corporate Governance - Judge Dale (itnjcommittee.org)](https://itnjcommittee.org/wp-content/uploads/2015/03/Corporations-Cannot-Be-Sovereign-Governments.pdf)

Screenshots showing the corporate status of governments and their agencies.

These screenshots, which document for-profit corporate reports from nations, states, provinces, counties, cities, court systems, and other "governmental" agencies, can be viewed on the U.S. Securities and Exchange Commission's website, as well as at private credit reporting firms, including Dun & Bradstreet and Moody's. Click on one of the screenshots below to see larger images.

Learn more [https://itnjcommittee.org/resources/corporations-posing-as-governments/](https://www.google.com/url?q=https%3A%2F%2Fitnjcommittee.org%2Fresources%2Fcorporations-posing-as-governments%2F&sa=D&sntz=1&usg=AOvVaw2SUJyv_-k18PPIAmKKs33g)

There are no more legitimate states, no more legitimate nations, and kingdoms since 25/12/2012, the OPPT Act introduced in the UCC (ONE PEOPLE PUBLIC TRUST) signed in 2012 and NOT REFUTED by the 193 members of the UN (UNITED NATIONS)!

Justinian's administration declares us missing at sea at the age of 7 (seven) years by the English Maritime Law, Common Law, which all states used prior to the OPPT.

There are two types of laws on this planet that govern the entire world. Most people are not aware of this.

Around the world, all governments are governed by a law called civil law, which is also called land law in each country.

But there is a second law that operates all over the planet and it is called UCC (Uniform Commercial Code) and it is the law of the world of finance.

It doesn't matter if you're in Africa, India, China, if you have a business and you're doing business, if you're buying and selling and you're making money, you are governed by the UCC (Uniform Commercial Code).

Therefore, this law is universal, because if each country had its own law of commerce, business would be impossible.

This law was established under Rome under Caesar, so that all the nations of the empire would be under the same law of business.

The Uniform Commercial Code is directly based on the Vatican's Code of Canon Law. Therefore, when a ship docks (at its berth) in a port, it is under the laws of the Admiralty and the first thing the captain must do is to present a "Manifest Certificate" to the port authorities to find out what the ship contains as merchandise and what it will therefore contribute to the country's economy (how much TV, how many cars...).

Therefore, when we are born, we come from our mother's water, so we must have a "Birth Certificate" because we are considered a "Corporation", a "Human Resource" and this comes from a Nazi concept that considers that every Human Being who is born must receive a birth certificate to estimate how much that individual will contribute to the country and the New World Order.

You must understand the laws, the emblems, the symbols, the meaning of the words, because you are far from imagining what game we are in!

Did you know, for example, that your birth certificate is a security on the New York Stock Exchange? On your birth certificate (here in the United States) check the number printed in red.

This number is a stock in the stock market, check this number on a computer at a market office and you will find its number because it is a stock in the stock market in the United States.

**Notice to the public and governments.**

**The government, administrations, banks, trading companies, multinationals have gone bankrupt, and their assets have been confiscated all over the world.**

We are free, that is, without public debt. We can now develop our Being, the universal values, and be fully co-creators, free to think and act in all "soul and consciousness." By means of a series of official records in the public archives made in the name of the Beings who constitute the united peoples of this planet, its lands, its airs and seas, as well as all its creations, all illegitimate and illegal possessions and all actions tending to planetary control by those responsible, Their agents and beneficiaries have been legally and legitimately garnished and garnished, declared bankrupt, as a result of their own decision not to remedy the harm they have caused.

The Statement of Facts, specifically on the foreclosure, at the end of 2012, of all government corporations around the world posing as legitimate governments, on the foreclosure of all banks and all large international corporations for treason, abuse and enslavement of the peoples of the world, without their knowledge or consent, Including:

Government Statutes Repealed: (statement of facts: ucc Doc #2012127914 November 28, 2012) "... That all CHARTERS, including the U.S. Federal Government, the United States, the "State of..." (the 50 States), including all abbreviations, ''idem sonans'', or any other legal, financial or administrative form, as well as all international equivalents, all countries of the world and the UN, including all OFFICES and MINISTRIES, including all MINISTERS, PUBLIC SERVANTS, ELECTED OFFICIALS, including all DECREES, TREATIES, CONSTITUTIONS, INSTITUTIONS, LAWS, and all other contracts and understandings entered into under their authority, they are now null and void, or otherwise repealed, without rebuttal."

Repealed Bank Bylaws: (Ref: True Bill: WA DC UCC Doc# 2012114776 October 24, 2012) "... Declared and ordered irrevocably repealed; all statutes of the Bank for International Settlements (BIS), its derivative members (including the IMF, the World Bank, all Federal Reserves, all national banks of all countries), including all their beneficiaries, including all those who own, operate, assist and are complicit in private monetary systems and their issuance and collection mechanisms, including all judicial systems that operate a system of slavery... that mobilize juridical values through illegitimate representations..."

This statement of fact, identified and reaffirmed here, remains unrefuted and takes the place of the Absolute Truth by law, recorded in the public archives in which all rely, by ordinance of Universal Laws. See: [https://gov.propertyinfo.com/DC-Washington/](https://www.google.com/url?q=https%3A%2F%2Fgov.propertyinfo.com%2FDC-Washington%2F&sa=D&sntz=1&usg=AOvVaw2yrh_9t84YjQ0PLojNMT7Y) (registration required), http://www.sec.gov/cgi-bin/browse-edgar? and www.i-uv.com.

**Responsible Employees:** Since all banks and "governments" have been garnished, bankrupt (ref: UCC Doc #2012127914 https://gov.propertyinfo.com/DC-Washington/), the employees of all these business entities now act as individuals. Therefore, the Employee is hereby informed that henceforth he acts as an individual, without the protection of the corporation or government employing him, with full personal responsibility for ANY ACTION HE MAY TAKE against individuals of the United Peoples and this, under the common law protected and preserved by UCC 1-103 public policy and Universal Laws, the jurisdiction governing the UCC's records of the OPPT. (Ref: WA DC UCC Ref Doc # 2012113593).

The Employee is personally and fully responsible and unlimited for his or her actions. Such action by an Employee may result in a legitimate remedy for damages as provided in UCC 1-305 Public Policy, including, but not limited to, a business relationship with respect to its property and assets.

**Marching Order**: Further, the United Peoples call the attention of the Employee to the statement and order of UCC Doc. #2012096074 dated September 9, 2012, duly reconfirmed and ratified by UCC Trade Bill Doc. No. 2012114586 and UCC True Bill Doc. No. 2012 114776 states: Volunteers of the military forces... "Arrest and imprison all leaders, their agents and officials, their representatives, regardless of location, who own, operate, assist, or are complicit in private monetary systems, their issuance and collection mechanisms, and all judicial systems that operate SYSTEMS OF SLAVERY... » « ... All beings of the Creator are obligated to assist all public servants, the chosen ones, identified herein in implementing, protecting, preserving, and completing this ordinance by all means authorized by the Creator, by, with, and under their full personal responsibility. Enforce the law, peacefully. NO ONE IS SUPPOSED TO IGNORE THE LAW.

**Banks:** The so-called central banking system no longer has assets on which to base its trade or currencies. The trustees have assigned a significant amount of value to each Human Being, worth several times the total debt of a lifetime for an average individual. Obviously, there is no debt to pay. All debts have been eliminated by the simple fact that the banks have not been able to provide any evidence that they have actually disbursed any amount for the loans they have granted, with the result that no loan has been granted by a bank and, by operation of law, on the basis of facts and public policy, The banks consented, of their own volition, to be foreclosed, declared bankrupt and seized of all their assets.

Why, then, in everyday life, does it seem that nothing has changed? The old system is currently in denial and even though negotiations at the highest level are currently underway, news of the existence of the Trust is deliberately kept away from the mainstream media by the so-called corporate system to continue to deceive the people of this planet as it always has.

**Universal Value:** The OPPT protects and preserves all Beings and their value, including all gold and silver that have been fraudulently embezzled and exploited by the Universe.

banking system. The United Peoples of this planet and all their Beings, protected and preserved by the Trust, individually and equitably, are hereafter the sole legal and legitimate issuers of any REPRESENTATION of securities and currencies. The world belongs to us!

**You:** You are now an actor involved in this paradigm shift. This document constitutes a legal and legitimate challenge to approach individuals who act in ignorance of the new system and who knowingly, deliberately, and intentionally attempt to usurp, abuse, abrogate, subjugate, and subordinate the Human Beings of this planet.

**Confidence.**

**Under the first Sovereign Public Trust arrangement made by your mother, you are the Beneficiary, and your mother and the State are the Trustees (or Trustee, administrator, in fact, the State is the trustee and reverses the roles by making you pay and pass for the trustee; and you declare yourself a beneficiary by your tacit consent).**

**Therefore, state employees are your public servants, they are employees (slaves to consent) and they are paid by your Trust (and not by your taxes!) to serve you, so you must serve you by your obligation (oath) and work on your behalf and defend your rights, as they have a duty and responsibility to do so by the Estate/Trust contract; because the Trust has always paid them! (They are agents of the state.) The state has reversed all the roles!**

It is also an invitation to participate, transparently and with integrity, in the greatest period of change ever seen on this planet. In the coming months, our world will change drastically. Our true history will be revealed to us along with the whole truth about the system under which we have survived and worked for so long. Many technologies that were hidden from us by the old system will soon be revealed to us in various fields, including energy production, health, and transportation. War, disease, and pollution will be a thing of the past. It's up to each of us to do our own research. Patience is required as everyone learns their own understanding of what is happening and weighs the decisions they will have to make, in harmony with what resonates within them. There are several groups around the world that have spontaneously formed to strategize on how best to use OPPT materials to

help people break free, and many others are working to circulate information around the world.

**Debt:** There is no more debt (In reference to the UCC# 2013032035 Statement of Absolute Truth). The last and final registration took place on March 18, 2013, this document revokes all remaining legal and commercial entities that have been man-made, (contracts, hierarchies, associations, companies, laws, agreements, regulations, trusts, trusts, treaties, associations, groupings, groups, forums, and councils) and have been returned, delivered to the United Peoples of this equally shared planet for absolute freedom. In this document the Creator is called "Absolute Essence", all His Creations (Human, Animal, Vegetable, Crystal, Metal) are named "Absolute Eternal Incarnate Essences".

Article VI states that "... Officially and legally responsible, I knowingly, willingly, and intentionally give notice that I have adopted and made this ORDINANCE STATEMENT my own, that the Eternal Essence IS transparently exposed, and known through the action of each and every incarnation of the Eternal Essence, in the Universe of the Absolute Eternal Essence, IS free and debt-free, irrefutable."

Find everything on the original OPPT-UCC [(Uniform Commercial Code) website](https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=8&cad=rja&uact=8&ved=2ahUKEwjlqLbZzLzlAhU2AmMBHcK-BikQFjAHegQICRAB&url=https%3A%2F%2Fen.wikipedia.org%2Fwiki%2FUniform_Commercial_Code&usg=AOvVaw1tDKTRgWTyOiO6_8CA1YxE)  here>>[>**http://i-uv.com/oppt-absolute/original-oppt-ucc-filings/**](http://www.google.com/url?q=http%3A%2F%2Fi-uv.com%2Foppt-absolute%2Foriginal-oppt-ucc-filings%2F&sa=D&sntz=1&usg=AOvVaw3kWrnUmFc14QvXOWSParpE)

[https://everydayconcerned.net/tag/judicial-notice-of-fraud-and-violation/](https://www.google.com/url?q=https%3A%2F%2Feverydayconcerned.net%2Ftag%2Fjudicial-notice-of-fraud-and-violation%2F&sa=D&sntz=1&usg=AOvVaw1wRXOrfVqz7HB0KCRtRxMo)

FOREIGN INSTRUMENTS, SUCH AS THE TREATIES OR AGREEMENTS ACT, 2013.

(Translation from the original).

One: The Cancellatura

of the Foreign Instruments Act of 2013 applies to all U.S. nationals, U.S. nationals and citizens, citizens of municipalities, residents of districts, nonresident aliens, resident aliens, corporate resident aliens, and office holders in the United States of America, or as an individual pursuant to Article X of the Bill of Rights, by means of a letter of acceptance and acknowledgment, accepting and acknowledging the

Cancellation

of the Foreign Instruments Act 2013 and its purpose. Two: the

Cancellation

of the Foreign Instruments Act of 2013 is characterized as a treaty, when a foreign nation or state, outside the United States of America, to the Confederation from 1781 to the present, adheres to or ratifies the

Cancellation

of the Foreign Instruments Act 2013 to protect its people from these heinous crimes against humanity. Thus enacted into law of the United States of America by the Assembly of Affirmed American Nationals, and accepted and recognized by the United States, at the August 29, 2013 meeting of Congress.

Delegate: Confirmed by: The Office of the Governor of the United States of America, the Office of the Secretary of State of the United States of America, the Office of the Treasury of the United States of America. Under the Foreign Instruments Cancellation Act of 2013, the Government of the United States of America cancels all foreign instruments attached.

Under the authority of the Foreign Instruments Cancellation Act of 2013, the Government of the United States of America cancels all accompanying foreign instruments. [https://fr.scribd.com/document/164394923/Cancellatura-of-Foreign-Instruments-Act-of-2013](https://www.google.com/url?q=https%3A%2F%2Ffr.scribd.com%2Fdocument%2F164394923%2FCancellatura-of-Foreign-Instruments-Act-of-2013&sa=D&sntz=1&usg=AOvVaw3PROitZcX6WBTQ0GQIiqpf)

**In addition to this notification, the following should be added:**

§ 301.7701-2 [Business Entities;](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=58bc0b5bfc75cd30ab7d2b2000dfa0ea&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) definitions.

(a) Commercial entities. For [purposes](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=7336a9bece1f6a04e99414e7b0c782e7&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) of this section and  [section 301.7701-3, a](https://www.law.cornell.edu/cfr/text/26/301.7701) [business entity is any entity recognized for federal](https://www.law.cornell.edu/cfr/text/26/301.7701) tax[purposes](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) (including a  [single-owner](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=4213e3004a09e65224a9cea553071bb1&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2)  [entity that may be dismissed as a separate](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=7336a9bece1f6a04e99414e7b0c782e7&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2)  [entity](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) from its [owner](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=85307a11a6f904ecc097fcc4cd8a417f&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) under section 301.7701-3[) that is not](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=85307a11a6f904ecc097fcc4cd8a417f&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) [properly classified as a trust under section 301.7701-3.](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=85307a11a6f904ecc097fcc4cd8a417f&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) [section 301.7701–](https://www.law.cornell.edu/cfr/text/26/301.7701)4 or otherwise subject to special treatment under the [Internal Revenue Code.](https://www.law.cornell.edu/topn/irc) An [entity](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2)

a business with two or more members is classified for  [federal tax](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=4213e3004a09e65224a9cea553071bb1&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) [purposes](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=7336a9bece1f6a04e99414e7b0c782e7&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) as a corporation or partnership[.](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=36ee43a846dfb290cd7fecec1b3485e0&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) A business entity with a single  [owner is](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=85307a11a6f904ecc097fcc4cd8a417f&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) [classified as a corporation or not considered; if the entity is not taken into account](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=85307a11a6f904ecc097fcc4cd8a417f&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2),  [its activities are treated in the same way as a sole proprietorship,](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) branch, [or division of the](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=f587ceff06fed7a267e75a63aa0f6a42&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) owner. However, see paragraphs (c)(2)(iii) through (vi) of this section for [special rules](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=22640db4d388740f780fd5f86cc9574a&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) that apply to an eligible entity that [is not otherwise considered a separate](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) entity [from its](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2)owner[.](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=85307a11a6f904ecc097fcc4cd8a417f&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2)

(b) Public limited companies. For federal tax purposes, the term corporation means:

(1) A business entity  [organized under a federal or state statute](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) , or under a federally recognized Indian tribe statute, if the statute describes or refers to the [entity as](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=ce15809edeb1ba34ad35438ab4f8283a&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) incorporated or as a corporation, corporate body, or body politic;

(2) An association (as determined in [§ 301.7701-3);](https://www.law.cornell.edu/cfr/text/26/301.7701)

(3) A business entity  [organized under a](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) state charter[, if the charter describes or](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=ce15809edeb1ba34ad35438ab4f8283a&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) [refers to the entity](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=ce15809edeb1ba34ad35438ab4f8283a&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) [as a corporation or corporation;](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2)

(4) An [insurance company;](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=29c4abb7a7c9967bbdef29db9afc63a5&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2)

(5) A [state-licensed commercial](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=ce15809edeb1ba34ad35438ab4f8283a&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) [entity](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) engaged in banking activities, if any of its deposits are insured under the [Federal Deposit Insurance Act,](https://www.law.cornell.edu/topn/bank_deposit_insurance_act) as amended[by, 12 U.S.C. 1811](https://www.law.cornell.edu/uscode/text/12/1811) et seq., or similar federal statute;

[(6) A wholly-owned business entity of a](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) State or any [political subdivision thereof, or a](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=ce15809edeb1ba34ad35438ab4f8283a&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2)  wholly-owned business entity of [a foreign government or any other entity described in §](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) 1.892-2T[;](https://www.law.cornell.edu/cfr/text/26/1.892)

(7) A [business entity](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=67bca9138719103b6c50e15457b37a35&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) that is taxable as a corporation under a provision of the [Internal Revenue](https://www.law.cornell.edu/topn/irc)  Code other than section 7701(a)(3); and

(8) Certain foreign entities: (i) Generally. Except as provided in paragraphs (b)(8)(ii) and (d) of this section, the following [business entities](https://www.law.cornell.edu/definitions/index.php?width=840&height=800&iframe=true&def_id=58bc0b5bfc75cd30ab7d2b2000dfa0ea&term_occur=999&term_src=Title:26:Chapter:I:Subchapter:F:Part:301:Subpart:0:301.7701-2) were formed in the following jurisdictions:

American Samoa, Corporation

Argentina, Sociedad Anónima

Australia, S.A.

Austria, Aktiengesellschaft

Barbados, Limited Company

Belgium, SociétéAnonyme

Belize, S.A.

Bolivia, Sociedad Anónima

Brazil, S.A.

Bulgaria, Aktsionerno Druzhestvo.

Canada, Corporation & Company

Chile, Sociedad Anónima

People's Republic of China, Gufen Youxian Gongsi

Republic of China (Taiwan), Ku-fen Yu-hsien Kung-szu

Colombia, Sociedad Anónima

**Costa Rica, Sociedad Anónima**

Cyprus, S.A.

Czech Republic, Akciova Spolecnost

Denmark, Aktieselskab

Ecuador, Sociedad Anónima or Compañía Anónima

Egypt, Sharikat Al-Mossahamah

El Salvador, Sociedad Anónima

Estonia, Aktsiaselts

European Economic Area/European Union, Societas Europaea

Finland, Julkinen Osakeyhtio/PubliktAktiebolag

France, Société Anonyme

Germany, Aktiengesellschaft

Greece, Anonymos Etairia

Guam, Corporation

Guatemala, Sociedad Anónima

Guyana, S.A.

Honduras, Sociedad Anónima

Hong Kong, Joint-Stock Company

Hungary, Reszvenytarsasag

Iceland, Hlutafelag

India, Joint-Stock Company

Indonesia, Terbuka perseroana

Ireland, Public Limited Company

Israel, S.A.

Italy, Società per Azioni

Jamaica, S.A.

Japan, Kabushiki Kaisha

Kazakhstan, Ashyk Aktsionerlik Kogham

Republic of Korea, Chusik Hoesa

Latvia, Akciju Sabiedriba

Liberia, Corporation

Liechtenstein, Aktiengesellschaft

Lithuania, Akcine Bendroves

Luxembourg, Société Anonyme

Malaysia, Berhad

Malta, S.A.

Mexico, Sociedad Anónima

Morocco, SociétéAnonyme

Netherlands, Naamloze Vennootschap

New Zealand, Limited Company

Nicaragua, Compañia Anónima

Nigeria, Joint-Stock Company

Northern Mariana Islands, Corporation

Norway, AllmentAksjeselskap

Pakistan Joint-Stock Company

Panama, Sociedad Anónima

Paraguay, Sociedad Anónima

Peru, Sociedad Anónima

Philippines, S.A.

Poland, SpolkaAkcyjna

Portugal, S.A.

Puerto [Rico,](https://www.law.cornell.edu/topn/racketeer_influenced_and_corrupt_organizations_act_rico) Corporation

Romania, Societate peActiuni

Russia, OtkrytoyeAktsionernoy Obshchestvo

Saudi Arabia, Sharikat Al-Mossahamah

Singapore, S.A.

Slovak Republic, Akciova Spolocnost

Slovenia, Delniska Druzba

South Africa, S.A.

Spain, Sociedad Anónima

Suriname, Naamloze Vennootschap

Sweden, PublikaAktiebolag

Switzerland, Aktiengesellschaft

Thailand, Borisat Chamkad (Mahachon)

Trinidad & Tobago, Limited Company

Tunisia, Société Anonyme

Turkey, Anonim Sirket

Ukraine, Aktsionerne tovaristvo vidkritogo tipu

United Kingdom, Public Limited Company

U.S. Virgin Islands Corporation

Uruguay, Sociedad Anónima

Venezuela, Sociedad Anónima or Compañía Anónima

[26 CFR § 301.7701-2 - Business Entities; Definitions. | Electronic Code of](https://www.law.cornell.edu/cfr/text/26/301.7701-2) [Federal Regulations (e-CFR) | U.S. Law | LII / Institute of Legal Information](https://www.law.cornell.edu/cfr/text/26/301.7701-2) [(cornell.edu).](https://www.law.cornell.edu/cfr/text/26/301.7701-2)

**Example of How to Use the Birth Certificate**

which constitutes a crime against humanity.

[**FORM F-6 (sec.gov)**](https://www.sec.gov/Archives/edgar/data/1484012/000148401219000011/form10eugene2.htm)

**https://www.sec.gov/Archives/edgar/data/1484012/000148401219000011/form10eug ene2.htm**

As a result of HJR 192, and from that day forward (June 5, 1933), no one has been able to legally pay a debt or rightfully possess anything. The only thing that can be done is to offer CREDIT in exchange for debts, the debt being perpetual. The suspension of the gold standard and the prohibition on paying debts removed the substance for our common law to operate and created a vacuum as far as the law was concerned. This substance was replaced by a NATIONAL PUBLIC CREDIT SYSTEM where the debt is LEGAL TENDER. HJR 192 was implemented immediately. The day after President Roosevelt signed the resolution, the Treasury offered the public new government securities, minus the traditional gold payment clause.

192 states that one cannot demand a certain form of currency that one wants to receive if it is dollar for dollar.

Bearing in mind that there is only fiat money in circulation with which to settle the debt; and for the purpose of facilitating lawful commercial transactions; and to lawfully engage in trade, EUGENE WINSTON WHEELER JR will issue negotiable instruments in accordance with law enforcement, UNCITRAL, FASB and GAAP accounting principles.

All business processes must be truthful, open, and honest (full disclosure). The Company intends to apply the net proceeds from the sale of the four Secured Debt Obligations to the research, development and applications of knowledge and substance in the fields of science, medicine for general health and justice.

**Regulation**

United Nations Commission on International Trade Law (UNCITRAL Convention). Of which COSTA RICA, Costa Rica, **Costa Rica, Sociedad Anónima** be part of it.

Article 8 of the Uniform Commercial Code

Securities and Exchange Commission

Federal Trade Commission

The Office of the Comptroller of the Currency

**Description of the Registrable Securities to be Registered**

The company is authorized by its Primary Bond the Ohio State Live Birth Certificate 134-63-002295 to issue $300,000,000,000 of which $100,000,000,000 is individual surety bonds, international notes, international bills of exchange, FRN, ADR/ADS, treasury notes. Individual Bonds, International Promissory Notes, International Bills of Exchange, Corporate Bonds, FRN's, ADR's/ADS's, Treasury Notes. Security consists of several bonds packaged together, one underwriting the other creating a packaged security. Each bonus package will vary depending on the obligation and will be packaged according to its structure. The various bonds are Individual Surety Affidavit, Bid Bond, Performance Bond, Payment Bond, Release of Lien on Real Property Bond, Release of Personal Property Escrow Bond, Consent Bond of Surety Bond, Birth Certificate Bond (Primary Surety Bond), the Social Security Card Bond (split from the Birth Certificate Bond), international promissory notes, bills of exchange, corporate bond, FRNs, ADRs, Treasury notes, and bonds not mentioned are not excluded for reasons of obligation uncertainty. The Birth Certificate is the main bond for its value is unlimited and was created for the benefit of the United States of America, where the legal title will remain, and the equitable title remains with the

company as a guarantee of EUGENE WINSTON WHEELER JR. (example), the individual guarantor to ensure that the company pays its obligations to the public.

**Indemnification of Directors and Officers**

The company has granted an Indemnity Bond to EUGENE WINSTON WHEELER JR and Eugene Winston Wheeler Jr, our individual surety in the amount of $300,000,000,000 units as security for the loan of their actual firm on our surety bonds for the payment of our obligations (debts) to the public. To the extent that indemnification for liabilities arising under the Securities Act of 1933 (the Securities Act or Act) may be permitted to directors, officers or persons controlling us pursuant to the foregoing provisions, or otherwise, we have been advised that, in the opinion of the Securities and Exchange Commission, such compensation is contrary to the public policy expressed in the Law and is: therefore, unenforceable.

**COSTA RICA AS A COMPANY**

[Citi's Depositary Receipt Services](https://depositaryreceipts.citi.com/adr/guides/estfee.aspx?pageId=15&subpageID=114&cusip=221604AR2)

Company Costa Rica

CUSIP Number 221604AR2 (active)

U.S. ISIN US221604AR27

Country: Costa Rica

Security Type GDN - 144A

OTC Listing Exchange

Ratio (ORD: DR) 1 :1

The CUSIP number 221604AR2 corresponds to a debt security issued by the government of Costa Rica. This security has a coupon of 8.51% and expires on June 28, 2028. The CUSIP number is a unique nine-character identifier assigned to all stocks and bonds registered in the United States and Canada.

**Real Estate Investment Fund**

[LEI Search (gleif.org)](https://search.gleif.org/#/record/5493000TBXPGVBSBCC82)

LEI Code 5493000TBXPGVBSBCC82

Multi-Fund Real Estate Investment Fund

(General Superintendence of Securities (Sugeval)

Costa Rica

RA000852.

LEI – Legal Entity Identification Number.

● A unique identification number for entities trading in financial markets (stocks, bonds, futures, currencies, etc.)

● Each transaction made in the markets will bind the parties by their LEI number.

● It allows regulators to oversee financial markets.

● The LEI with the Legal Entity Identifier, connects financial markets, companies and regulators.

● The issuance of an LEI number is carried out under the auspices of GLEIF-accredited Local Operating Units (LOUs).

● GLEIF – Global Foundation for Legal Entity Identifiers.

● NO LEI, NO TRADING.

The issuer granting real estate investment funds of Costa Rican properties is BLUMBERG, WHICH DEPENDS ON THE U.S. DEPARTMENT OF STATE, this is done with what you consider as your property and on which you pay taxes that go to private foreign corporations that are in another jurisdiction.

What is real estate?

A piece of real estate is an asset that cannot be transported from one place to another due to its characteristics. In such a way, its transfer would mean its destruction or some deterioration since it is part of the land. Land is not territory, territory in a fictitious concept of a political nature, over which the state exercises jurisdiction, therefore, the state is never the owner, in any case the administrator of the goods of the people it represents. The public is not above the private right of the individual, man, who must give consent.

Thus, immovable property is characterized by its fixed position, that is, it remains immobile in the place assigned to it by nature. It should be noted that these assets are also known as real estate. Land, buildings, constructions, or mines are some examples considered as real estate.

Immovable property

Types of Real Estate

It can divide real estate into:

Immovable property by its nature: This category includes all those assets inherent to the land.

Real estate by incorporation: In this classification are buildings or roads that were under construction.

Real estate by destination: This classification refers to the property that the owner of the land has put there for use. An example of this would be the machinery on a piece of land that is intended for exploitation by the owner or fertilizers intended for the cultivation of that land. In short, when we talk about real estate by destination, we are referring to real estate that is added to furniture. To make it clearer, it would also be the case of a house that has built-in doors and wardrobes, in this case the doors and cabinets would be real estate by destination, since they are movable property added to a real estate, which in this case is the home.

Real estate by analogy: This section includes administrative concessions, for example, mortgage concessions.

Finally, another characteristic of real estate is that it is the object of transaction in the real estate market. For example, you can negotiate with land, buildings, houses, premises, etc. Therefore, they are an investment alternative.

Do you as an owner benefit directly from this? No.

When did you give your written consent?

The DUNS or D-U-N-S (Data Universal Numbering System) number belongs to a system developed and regulated by [Dun & Bradstreet](https://es.wikipedia.org/wiki/Dun_%26_Bradstreet)(D&B) that assigns a unique numeric identifier for each business entity (partnership, [consortium](https://es.wikipedia.org/wiki/Consorcio), etc.).

**GOVERNMENT OF THE REPUBLIC OF COSTA RICA**

D-U-N-S® Number: 853082514

Company Address:

San José Presidential House (Zapote).

**MINISTRY OF FINANCE OF COSTA RICA**

["Ministry of Finance of Costa Rica" - LEI 549300S1EK2VN6XVJP58 (leiworldwide.com)](https://leiworldwide.com/lei_record/549300S1EK2VN6XVJP58)

Private company foreign registration.

LEI REGISTRATION DETAILS

Entity Name

Ministry of Finance of Costa Rica

ISSUED 549300S1EK2VN6XVJP58

MINISTRY OF FINANCE OF COSTA RICA

Formation Jurisdiction

CR-SJ

Legal form of the entity

Municipality (ES).

CENTRAL BANK OF COSTA RICA

D-U-N-S® Number: 853065522

Company Address:

Central Avenue and 1st, 2nd and 4th streets San Jose

**CENTRAL BANK OF COSTA RICA**

[LEI Search (gleif.org)](https://search.gleif.org/#/record/549300DYYS8QPMR8OP36)

LEI REGISTRATION ISSUED 549300DYYS8QPMR8OP36

LEI Search (gleif.org)

Registration as of 2024-04-05

LEI REGISTRATION DETAILS

Entity Name

CENTRAL BANK OF COSTA RICA

Registered in

Registry of Legal Entities (National Registry of Costa Rica)

Registry of Legal Entities (National Registry of the Republic of Costa Rica)

Costa Rica

RA000154

Registered As

4-000-004017

Formation Jurisdiction

CR-SJ

Legal form of the entity

CENTRAL BANK

LEI Issuer

(Bloomberg)5493001KJTIIGC8Y1R12

Local Operating Unit (LOU) Management EVK05KS7XY1DEII3R011

B.V. BUSINESS ENTITY DATA

Address of the LOU BASISWEG 10 headquarters

Amsterdam

North Holland

1043 BP

Netherlands.

**Bloomberg Finance L.P.**

Current data

LEI Code 5493001KJTIIGC8Y1R12

(Primary) Legal Name

Bloomberg Finance L.P.

Registered in

(Division of Corporations, Department of State)

(Division of Corporations, Department of State)

Delaware, United States of America

RA000602

Registered As

4348344

Formation Jurisdiction

US-DE

**Costa Rican Pensions at the U.S. Securities SEC**

The following information was found for the selected company:

Company name: National Board of Teachers' Pensions and Retirements

CIK: 0001977611

IRS Number: 000000000

Report File Number:

Regulated Entity Type: NONE

SIC Code:

Address: 21ST STREET 8TH AND 10TH AVENUE

SAN JOSE, COSTA RICA 3974-1000

Phone Number: 000-000-0000

State of Incorporation: COSTA RICA

National Teachers' Pensions and Retirement Board

[Detailed Company Information (sec.gov)](https://www.edgarcompany.sec.gov/servlet/CompanyDBSearch?page=detailed&cik=0001977611&main_back=3)

When have you consented to these companies operating on your behalf?

What contract have you signed for your tax and pension money to be used by foreign companies subject to another jurisdiction?

Here's an example. If a mortgage is signed with a bank and the bank sells the mortgage contract to another company or corporation, who pays the mortgage? The one who signed no longer must pay the mortgage.

Bonds are a type of security sold by corporate governments and corporations to raise money from investors. From the seller's perspective, selling bonds is, therefore, a way to borrow money. From the buyer's perspective, buying bonds is a form of investment because it entitles the buyer to guaranteed repayment of principal as well as a stream of interest payments. Some types of bonds also offer other benefits, such as the ability to convert the bond into shares of the issuing company.

The bond market tends to move inversely with interest rates because bonds will trade at a discount when interest rates are rising and at a premium when interest rates are falling.

A bank loan cannot be repaid with a debt, it needs collateral, a bond, and that is you, the collateral, and your assets.

NOTE: This document can be presented by every living man as irrefutable proof of systematic violations of inalienable and fundamental rights, both to public and private officials. Personal compensation can be claimed in the currency of the state in which it is filed, as well as its equivalent in gold. Compensation must be shown in a personally established amount.

This document is under natural law, inalienable and fundamental human rights, common law, and international trade laws, and given the irrefutable evidence, states with their governments are in fraud.

**In addition, it must be concluded, among other things, that**:

Any living man can be a slave and be in servitude, as has not been refuted herein.

State corporate governments lack legitimacy and authority.

The United Nations High Commissioner, as well as the Resident Coordinator representing the United Nations System, lack authority and legitimacy in the implementation of the 2030 agenda.

Any mandatory measures of the 2030 agenda implemented by the contracting actors lack authority and legitimacy.

Any measures that the WHO, the World Health Organization, and its affiliates seek to implement lack authority and legitimacy.

There is in fact an economic-accounting democide of nations.

[ECONOMIC-ACCOUNTING DEMOCIDE OF NATIONS-DEMOCIDIO ECONÓMICO-CONTABLE DE LAS NACIONES - Reiki,kundalini reiki master, angelic reiki,reiki chakra balancing,reiki healing,best dragon healing,javanese shamanic healing,Sovereign rights,The Best Healing Reiki Technics,Unique Buddhist Healing (reikikambo.com)](https://www.reikikambo.com/economic-accounting-democide-of-nations-democidio-econ%C3%B3mico-contable-de-las-naciones/)

Finally, it is not acceptable and clearly discriminatory for THE INTERNATIONAL CRIMINAL COURT and THE INTERNATIONAL COURT OF JUSTICE to accept only briefs in English and French, so this document is attached in Spanish. This indicates that their service to facilitate access to justice and universal justice is not true. Approximately 595 million Spanish speakers in the world. httos://es.statista.corniestadisticas/635631/los-idiomas-mas-hablados-en-el-mundo/

This document is also a conditional acceptance for value, under the LEX MERCATORIA, UCC, UNIDROIT. (Where international commercial law is greater to the commercial code of each state). If the corporate agents involved mentioned or mentioned in future documents about the current one, refute what has not already been refuted, they will have to compensate each individual claimant consequently.

Therefore, the means for the defense of inalienable rights, customary law and contracts will be exercised legitimately.

**Exemption from liability in this matter:**

"Because I am a living man/woman, and that is my real capacity in this matter. I reserve all my rights, without waiving any, including my right to remain silent, without prejudice." This declares my standing, avoids the presumption of consent by silent acquiescence, and prevents anything of mine, written or verbal, from being used against me in court.

My most distinguished greetings.

ERRORS AND OMISSIONS EXCLUDED.

NUNC PRO TUNC.

Without prejudice to all rights reserved,

Ramón: Martínez-López

Name of Legal Entity/ RAMON MARTINEZ LOPEZ. Ramón: Martínez-López Morada/ [Mailing List, Moravia Branch, San Jose, Costa Rica, 11041] Tierra de Américas Exemption Account/ 1690100172 / 50090650P

Sovereignty Certificate Number: SOV3773670

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The First Republic Registrar foundation has full validity and recognition before all governments and member nations of the Parliament of International States for Security and Peace New Society of Nations according to the Statutes of International Law and recognized by the Vienna Convention of 19 April 1961 according to Certificate #0 \32.

Signatures from other individuals interested in this matter, document. In the exercise of their inalienable rights.

Authorized Representative, Right Thumbprint:

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