

Final Reminder

posted at <http://pn.i-uv.com/tag/ordnungspolizei-morlenbach/>

17 OCT2013

Bill to:	Pay to:
Respondent: SCHUESSLER Groß-Breitenbach 6 c/o alleged DEPARTMENT OF POLICE 69509 MOERLENBACH GERMANY	Proponent: name: from the house of family surname street no. city / region COUNTRY
Payment Terms: 14 calendar days	Due Date: 31 October 2013

Whereas the foreclosure of the world's banks and governments is recorded fact; unrebutted, (DECLARATION OF FACTS: UCC Doc # 2012127914 Nov 28 2012) and no Sufficient Verified Response was provided demonstrating a lawfully binding contract between the individuals named above, namely:

A duly verified rebuttal of the DECLARATION OF FACTS, point by point, with specificity and particularity, by duly sworn declaration, with Respondent's full responsibility and liability, under penalty of perjury under governing law, or any law so long as it was identified, signed by Respondent's wet ink signature **WAS NOT RECEIVED**.

Terms and conditions were offered within Proponent's *Terms & Conditions POL-21536900*. The methods of acceptance were clearly defined.

Respondent is invoiced for their actions arising from Respondent's, *Default Notice with Invoice* dated 18 JUL 2013, received on date 24 JUL 2013, further Notice with Invoice dated 17 AUG 2013, received on date sabbath 24 AUG 2013 in the pursuit on an unsubstantiated charge. **With persistent late payment, an UCC court action is filed against you.**

T&C

Item	Description	From	To	Rate	Qty	Amount
1	Any claim absent a lawfully binding contract between the parties	-	-	2,000	2	4,000
17	Time allowance for every beginning hour of processing and thereby committed robbery from time of rest, healing and life	-	-	1,000	2	2,000
18	Other expenses like mail delivery, fees, office supplies, printer ink etc.	-	-	500	2	1,000
17	Time allowance for every beginning hour of processing and thereby committed robbery from time of rest, healing and life	-	-	1,000	1	1,000
4	Engaging any 3rd Party service absent a lawfully binding contract between the parties	-	-	10,000	1	10,000
17	Time allowance for every beginning hour of processing and thereby committed robbery from time of rest, healing and life	-	-	1,000	2	2,000
18	Other expenses like mail delivery, fees, office supplies, printer ink etc.	-	-	500	1	500
Total Number (of one troy ounce coins of 99.9% pure silver payable)						20,500

Final Reminder

Waiver & Grace:

If within fourteen (14) calendar days of recorded receipt of this invoice, Respondent is able to provide a Sufficient Verified Response:

1. proof of claim of a lawfully binding contract between the individual parties named above as required in Terms and Conditions Reference Number: POL-21536900,

OR

2. provide irrevocable written withdrawal of action itemised above causing this invoice to be issued; This invoice will be waived - No payment is required. Any invoices issued prior remain payable.

Changes to Terms and Conditions

Hereby respondent will be offered new terms that will supersede and cancel any previously issued terms and conditions. The Items of these invoices are replaced to T&C Item. This makes it easier for you to recognize your own negative associations to the One People. To repeat: negative associations reduce your value as One People, positive associations increase your value as One People. The same laws applies to you pursuant the UCC filings of the One People Public Trust how mentioned in the courtesy notice.

Payment Terms

Payment is demanded forthwith. In satisfaction of this invoice Proponent will accept delivery of physical coins to the total stated herein by any secure carrier authorised by any recognized Perth Mint as payment. If you refuse intentionally the payments and you oppose intentionally herewith the UCC laws, an UCC court action is filed against you.

Providing resistance by non-compliance higher laws

Who pretending as employee a so-called „public service“ in his BEing and DOing, a so-called „office“ in „executive force“ inside an enterprise with a D&B D.U.N.S. number as so-called „officials“ to serve a „state“ who cannot separate between politics and economy, promotes fascism. Should this apply to you, you could not only be taken in detention but also in imprisonment.

It is up to you to lay down your weapons and to take part at thriving to THE ONE PEOPLE pursuant definition has been done in Uniform Comercial Code (UCC) no. 1-308.

posted at <http://pn.i-uv.com/tag/ordnungspolizei-morlenbach/>

From: Admin PN

Name: Public Notices

Phone (if required): 000 000 000

Email address: pn@l-uv.com

Message: Good afternoon, Please review the recent Public Notices posted for (Ordnungspolizei Mörlenbach, Schüßler) at

<http://pn.i-uv.com/tag/ordnungspolizei-morlenbach/>

Regards

Admin pn.i-uv.com



Terms & Conditions

<p>Respondent (private details): Herr Schüßler c/o alleged GEMEINDE MÖRLENBACH Ordnungspolizei MÖRLENBACH GERMANY 69509</p>	<p>Proponent (private details):</p>
--	--

Parties:

These Terms & Conditions are applicable to the above named parties, also including but not limited to colleagues acting for or on behalf of the named parties:

Applicability

Whereas all Banks and "Government" have been duly foreclosed upon (ref: UCC Doc # 2012127914 <https://gov.propertyinfo.com/DC-Washington/>), Respondent therefore acts in the capacity of a **private individual**.

In the absence of government statutes and bank or other corporate contracts, the only instrument that will compel performance between private individuals is a lawfully binding contract.

Respondent's Responsibilities

It is Respondent's onus and responsibility to provide proof of claim in the form of a Sufficient Verified Response of a lawfully binding contract, presumed or claimed to exist between the parties. Additionally any claimed contract must possess all elements of a lawfully binding contract including but not limited to; offer, acceptance, true reliant statements of fact, intent and

consideration, and that these elements have been knowingly, willing and intentionally disclosed to Proponent.

Absent a lawfully binding contract, this document notices a contractual good faith offer of terms and conditions between the parties which upon acceptance will form a lawfully binding contract between the parties.

It is Respondents responsibility to inform and advise any colleagues acting for or on behalf of Respondent of these terms and conditions.

See Schedule A for contractual obligations arising from acceptance of these terms.

Sufficient Verified Response

Owing to the seriousness of the matter, only a response that meets the following criteria qualifies as a Sufficient Verified Response. Response must:

1. be duly registered verified and sworn documentation of standing, authority, value, and rebuttal of every point with specificity and particularity;
2. exhibit written delegation of authority signed by the Respondent if response is by another;
3. use words defined within common dictionaries (e.g. Webster's or Oxford).

No correspondence will be entered into by telephone.

A facsimile and digital scan of this document shall be legally binding as an original.

Method of Rejection

No contract shall be considered entered where Respondent does not do or perform any of the actions listed in Schedule A. *No action, no contract.*

Method of Acceptance

A lawfully binding contract is knowingly entered into by Respondent or any of their agents doing or performing any of the actions listed in Schedule A. *Action is acceptance.*

Terms of Acceptance

Acceptance is with Respondent's consent to the following:

1. Agreement with all terms and conditions stipulated herein;
2. Unreserved acceptance of charges payable stipulated in Schedule A;
3. Respondent irrevocably and unconditionally waives any and all rights of objection, immunities or defenses.

Schedule A

Currency: *Troy ounces of 99.9% pure silver.

Silver has been selected because the former corporations that issued currencies have been foreclosed.

Collection fees: Collection fees for any unpaid invoices are additional.

Charges

Item	Description	*Rate (in ounces of Silver)
1	Any claim absent a lawfully binding contract between the parties	2,000 oz.
2	Enforcing or attempting to enforce any prior issued instrument from a foreclosed entity	2,000 oz.
3	Enforcing or attempting to enforce a judgment from a "Court"	5,000 oz.
4	Engaging any 3rd Party service absent a lawfully binding contract between the parties	10,000 oz.
5	Breach of privacy including but not limited to each or any form, notice or letter addressed to anyone other than the Proponent at the reply address noted on each presentment	500* oz.
6	Unlawful physical or non-physical threat including but not limited to a threat of prosecution, restraint, bodily harm or legal action	4,000* oz.
7	Unlawful physical harm including but not limited to restraining Proponent or inflicting bodily harm.	10,000* oz.
8	Unlawful repairable Damage to the Proponent's private property or goods instigated by or caused by the Respondent	5,000* oz.
9	Unlawful destruction of Proponent's private property or goods including but not limited to irreparable damage	10,000* oz.
10	Unlawful claim of ownership of Proponent's private property or goods including but not limited to sale or auction	5,000* oz.
11	Action against another, not party to these terms and conditions, absent a lawfully binding contract between the parties, causing harm to Proponent, including but not limited to damage of Proponent's measurable energy	1,000* oz.
12	Each telephone call made by Respondent in the pursuit of any claim absent a lawfully binding contract between the parties	1,000* oz.
13	Seizing Proponent's private property or goods as surety for payment of any claim absent a lawfully binding contract between the parties	1,000* oz. per calendar day
14	Each day claim is made against Proponent's private property or goods, including but not limited to registering a lien, absent a lawfully binding contract.	500* oz. per calendar day
15	Unlawful arrest or detainment per calendar day or part thereof.	1,000 oz. per calendar day
16	Operating or perpetuating any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS of and against the One People*. *The One People as defined in UCC 2012079290	1,000* oz. per calendar day
17	Time allowance for every beginning hour of processing and thereby committed robbery from time of rest, healing and life	1,000* oz. per beginning hour
18	Other expenses like mail delivery, fees, office supplies, printer ink etc.	500* oz.

Note: Without a lawfully binding contract in place, any fee, charge or invoice levied on an incremental basis including but not limited to containing any interest component, will be treated as though a separate incidence. Units of increment will determine number of incidences invoiced.

Changes to Terms and Conditions

Terms and conditions may change at any time. Respondent will be offered new terms that will supersede and cancel any previously issued terms and conditions.

The One People's Public Trust (OPPT)

The OPPT documents that were disclosed on December 25th have swept across the land like wildfire. It has become a grassroots movement taken on by hundreds of thousands of people across the world (soon to be millions) who all want the same thing; They want freedom from the old enslavement system and a choice to live their lives according to their own free will and to exercise their own free will choices. The current systems have failed and they are being held up only by artificial means and the last bit of energy that was already "in the pipes" before the foreclosure. The OPPT documents open the door to the possibility of allowing the people to free themselves from these failed systems and co-create a new system, according to our desires and free will choices. Where each human is acting for the highest good of all and where we can all thrive.

What is the One People's Public Trust?

The One People's Public Trust itself consists of every person on the planet, the planet itself and the Creator.

The One People's Trust trustees are a group of very skilled individuals including legal professionals who, in conjunction with a positive group inside the financial system, carried out extensive investigations into the massive fraud and theft taking place at the time.

After exercising extreme prudence, the OPPT concluded that the corporations operating under the guise of the people's government and financial systems were committing treason against the people of this planet without the people's knowing, willing and intentional consent. Through a series of REGISTRATIONS of the BE'ing of the one people of this planet, the land, airs, seas and every creation thereof and therefrom, all unlawful and illegal claims of ownership and actions of management and control by the principals, agents and beneficiaries were lawfully and legally duly cancelled and foreclosed upon by their own free will choice not to remedy the damage they had caused. The final report from the investigation is to be found here <http://www.scribd.com/doc/118067922/PARADIGM-DOCUMENT-FROM-THE-TREASURY-FINANCE-AG-INDUSTRIESTRASSE-21-CH-6055ALPNACH-DORF-SWITZERLAND>

OPPT guards, protects and preserves all BE'ing, inclusive of gold and silver previously misused and abused by the banking system. The one people of this planet, and all BE'ings guarded, preserved and protected in Trust, individually and equally, are the only lawful and legal issuers of any legitimate REPRESENTATION of value, especially currency. The alleged main stream banking system no longer has asset backing. The trustees have returned and allocated a significant amount value to each human, a value that could pay the debt of the average person many, many times over. This is unnecessary of course. All debt has been eliminated by the very fact that the banks chose not to provide verified documentation that a loan had ever been made, as a matter of law, as a matter of fact, and as a matter of public policy, and the banks therefore chose by their free will choice to foreclose on themselves.

Many significant changes have come about including that we now live in a world of unlimited responsibility and liability that may bother you, but when you have a huge asset to call upon in need, that fact is mitigated.

At the same time, the trustees invoked a replacement system of governance called Creators Value Asset Centers or CVAC's. The CVAC system is the antithesis of the corrupt, externally controlled looting devices that were termed Governments. They are in fact, in commerce, in law, preserved by public policy, REGISTERED as wholly owned, with full title, value and rights, co-jointly and equally by each of the one people on this planet, expressly warranted to be entirely transparent entities that exist only to serve the people of this planet by providing any systems of assistance the people of this planet deem necessary or desired, and these systems are prevented from impinging on any aspect of the free will of any human.

The CVAC system is presented as a planet wide, completely interconnected network structure run only by bonded public servants who act with full responsibility and in full liability at all times. Every human on the planet is served by CVAC and its BRANCHES. Each former nation on the planet has one CVAC BRANCH reserved for it. This incredible paradigm shift is just beginning to unfold right now.

Why is day to day life still the same? The old system is currently in denial and although there are negotiations going on continuously at the highest level, the news of the existence of the Trust is deliberately being kept out of the main stream media by the alleged corporate system to deceive the one people of this planet as it always has done. The impending implementation of funded CVACs will correct this situation.

Yet this document is in front of you and YOU now know what is really happening. You are now part of the paradigm shift.

This document is a lawful and legal challenge to approaches by individuals acting in ignorance of the new system or knowingly, willingly, and intentionally attempting to usurp, violate, invade, abrogate, subjugate, or insubordinate any BE'ing on this planet.

It is also an invitation to participate transparently, with integrity, in the greatest period of change ever seen on this planet.

In the months to come our world is going to change beyond recognition. Our true history will be revealed along with the truth of the system we have been living under. Much technology that has been withheld from us will be released including power production, health and transport. War, disease and pollution will be a thing of the past.

Each of us needs to do our own research. Patience is required while we develop our own understanding of what is occurring and choose what we do with this information only as it resonates within each of us. There are many groups around the world that have formed to develop strategies on how best to use the OPPT filings to help free the people and many who are working to push the information out to the people as the CVAC system is prepared for rollout.

Just Google One People's Public Trust, OPPT or go to www.peoplestrust1776.org.

Thank you.