

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

PUBLIC NOTICE

March 4, 2002

This notice will be construed as a continuation of compliance with provisions necessary to establish presumed fact (Rule 301, Federal Rules of Civil Procedure, and attending State rules). All interested parties have failed to rebut any given allegation or matter of law addressed herein. The position will be construed as adequate to requirements of judicial notice, thus preserving fundamental law. A true and correct copy of this Public Notice is on file with and available for inspection at the newspaper CONTACT which is responsible for publishing the instrument as a legal notice.

This document is to notify interested parties to Global Alliance Investment Association (GAIA) of intent to immediately render assistance to the Philippine PEOPLE adequate funds through GAIA for stabilizing the financial institutions and businesses that they might recover from circumstantial losses through international political interference and intervention.

This notice is being run as a courtesy and public notice of intent to use said assets, first formally recognized January 19, in the Year of the Lord, 2001. At that time the GAIA assets had been duly validated and presented, and notice accepted by the international parties who OWE the DEBT thereof. That Public Notice was the subject of objection and for more than one year GAIA has entertained and responded to the objections of Vina Katherine Durham, who has not only failed to bring the matter to competent court, but has also been forced to disclose documents that irrefutably prove she is neither the wife of Russell Herman, the former custodian of the Peruvian Gold Certificate Bearer Bond called (by George Bush, Sr.) the SuperFund, nor the holder of any interest in Cosmos Seafood Energy Marketing, Ltd., a Nevada corporation established in 1985 to "own" and shelter the asset for God's greater purpose. Her documents have so exposed her forgeries that nothing she might proffer could change anything.

GAIA is an "alliance association", ready, willing and able to serve the global community. GAIA holds rights to claim IMMEDIATE use of funds from this debt unpaid to date against interest accrued and based on hard commodity: gold bullion, coin, or any physical derivative thereof.

GAIA continues to stand, further, ready, willing and able, to make concessions and offer "time" allowance to acquire collateral and will seek all avenues available to establish the gathering in of said hard assets so as not to extend the pain and misery of the people.

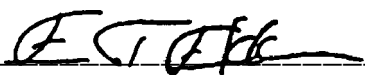
We have offered to support the nation of the Philippines and, furthermore, to not interfere with such institutions as the International Monetary Fund, the World Bank operations, or the Federal Reserve or U.S. Treasury. We make this offer at the request of the former holder of these assets as documented and valid, as his last bequest. This very offering can be recognized as an international resource with credit to the United States of America as now making some restitution to those damaged through untoward activities prior to now.

There is a continuing commitment on the part of GAIA to maintain and respect all agreements. However, since the government of the U.S.A. has violated its agreement with GAIA and overtly interfered with the acceptance of the GAIA DEEDS OF ASSIGNMENT FOR CONSIDERATION, using its IMF to influence central banks, there will be assumed no further objection to negotiate use for domestic U.S.A. through the various states and other jurisdictions thereof. The U.S.A. might find it useful to mitigate the anticipated effect of this action by immediately removing, through the IMF, all impediments to the use of GAIA's DEEDs in all jurisdictions.

As of publication of this Public Notice, no NATION need have further reservations regarding the use of the GAIA DEEDs. **IT IS HEREBY RESOLVED** that a copy of the stamped document returned by the Recorder of Clark County, Nevada will be included as a part of each information package provided to DEEDholders.

IN WITNESS WHEREOF, the undersigned have executed and sealed this authorization as of the date hereof.

For the Corporation, dated at Makati, Manila, the Philippines, this 4th day of March 2002.



E.J. Ekker, President & Director



Doris J. Ekker, Secretary & Director



Ronald Kirzinger, Executive Vice President, Witness

