

**COLLECTIVE AGREEMENT
"GLOBAL ASSET RECOVERY TREATY"
(Private Agreement)**



**The United States of
North America**



**Global Infrastructure,
Development and
International Finance Agency**

**THE UNITED STATES OF NORTH AMERICA
(THE USNA – A SOVEREIGN)
WESTERN HEMISPHERE
ABORIGINAL AND INDIGENOUS**

-and-

**GLOBAL INFRASTRUCTURE, DEVELOPMENT AND
INTERNATIONAL FINANCE AGENCY**

(GIDIFA – A SOVEREIGN)



Ernst Rautschill



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The Sovereign Multi-Governmental Agency of Global Infrastructure, Development and International Finance Agency, Philippines, and the Aboriginal Sovereign Government of The United States of North America, recognizing the ancient ties which exist between the two Sovereign Parties, desiring still further to strengthen and develop these ties, and to perpetuate a global economic management, accountability and global asset recovery between the two Sovereign Parties.

Have resolved therefore to enter into a Treaty of Global Asset Recovery, Global Asset Redemption, a more equitable distribution of wealth and funds worldwide, and Accountability with each other, and have, for this purpose, appointed as their plenipotentiaries the following persons, namely,

Global Infrastructure, Development and International Finance Agency Honorable Angel Ferdinand Marcos; and

The Aboriginal Sovereign Government of The United States of North America, the Prime Minister Ernest Rauthschild

who, having examined the credentials, each of the other, and also existing treaties and Joint Forces Agreements with other countries and sovereign governments and other sovereign entities, and found them good and in due form, have agreed as follows:

ARTICLE I ADMINISTRATIVE DUTIES

The two Sovereign Parties; Global Infrastructure, Development and International Finance Agency and The Government of The United States of North America, collectively agreeing and understanding, shall be responsible for the following administrative duties:

Ernest Rauthschild, individually, and in his official capacity as Prime Minister of The United States of North America, Republic of North America, in the Family of Nations, by and through this Global Asset Recovery Treaty, is hereby granted full power, authority and jurisdiction to redeem Assets, verify, validate, audit, deposit, open and close accounts, invest, move and electronically transfer any and all funds on deposit with Preamble Bank of North America, in the name of Global Infrastructure, Development and International Finance Agency, master accounts and sub accounts worldwide, insofar as any and all such accounts shall be deemed by The Sovereign Parties to be necessary, beneficial and/or prudent for the Global Asset Recovery Program of The Sovereign Parties, to a new account and/or accounts to be established in the name of Global Infrastructure, Development and International Finance Agency, wherein the only lawful and rightful signatory for and on behalf of Global Infrastructure, Development and International Finance Agency is and shall be, Angel Ferdinand Marcos.

This Treaty also grants Ernest Rauthschild and The United States of North America full power, authority and jurisdiction to legally represent Global Infrastructure, Development and International Finance Agency before any competent jurisdictional civil and criminal court of law demanding an audit, recovery, lost, stolen, illegal use of Assets owned by Global Infrastructure, Development and International Finance Agency.

Nothing in this section shall prohibit The United States of North America and/or Global Intelligence Bureau and/or the International Police Commission and/or any and all other relevant law enforcement agencies and all member law enforcement agencies, from having 'original jurisdiction' to criminally prosecute person(s) and/or financial and/or other corporeal entities for illegal use and/or unlawful possession of Global Assets to include but not necessarily to be limited to Historical Assets, Heritage Assets, Treaty Assets, other Assets, and reserves, and the Sovereign Royal Portfolio and associated accounts, and the AI Global Economic and Financial Systems including 8216, 8217, 8254, 8279 and all other such accounts as may be reasonably be construed to be part of the AI Global Economic and Financial Systems, heretofore known as "Assets".

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ARTICLE II STAGES OF ASSET RECOVERY



2.1.1 Steps will be required to:

- Trace and identify Assets;
- Gather evidence;
- Freeze and/or secure Assets;
- Confiscate and/or register foreign and/or domestic confiscation orders;
- Share and/or repatriate Assets as described and set forth herein in addition to any and all such assets as are established in this and/or other galactic systems.

2.1.2 The tracing and identification of Assets, together with the gathering of evidence is performed at the law enforcement level in the first instance through The United States of North America and/or Global Intelligence Bureau and/or the International Police Commission and/or any and all other relevant law enforcement agencies and all member law enforcement agencies. Evidence may also be gathered formally through mutual legal assistance procedures.

Freezing and/or confiscation and/or seizure of Assets is achieved through mutual legal assistance procedures, or alternatively through domestic and/or international asset recovery procedures. The sharing and repatriation of Assets is performed as policy function of the Secretary for Justice and/or Global Intelligence Bureau and/or the International Police Commission and/or any and all other relevant law enforcement agencies and all member law enforcement agencies, in accordance with domestic law and/or applicable international law.

2.1.3 Before making any request to trace and identify Assets, the overseas competent authority should ensure that principles of legality, necessity and proportionality are followed. Specifically, the requesting authority needs to satisfy the USNA, Global Intelligence Bureau, INTERPOL, International Police Commission, any and all other relevant law enforcement agencies and all member law enforcement agencies requirements that there are valid reasons for making the request and supply the following minimum supporting information:

- Confirmation that an official investigation is being undertaken by the designated authority against the named individuals, banks and/or financial corporeal entities;
- An accurate and complete presentation of the evidence against the financial institutions including brief background facts and a brief description of the alleged offense(s) committed;
- The full name, other identifying particulars and known Assets, and individual or legal person having signatory authority (e.g. bank account in USA, et., al.); and
- The relevant authorization of The Sovereign Parties in conjunction with this and other relevant treaties and as shall be required by and requisite for the resultant Joint Task Force Agreement for the redemption, recovery and/or distribution of Assets.

Such requests should be made in writing through official channels such as the Interpol network or the secured web of the Egmont Group of Financial Intelligence Units, etc.



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ARTICLE III SHARING AND REPATRIATION OF RECOVERED Assets

3.1.1 Global Infrastructure, Development and International Finance Agency does share Assets recovered pursuant to this Private Asset Recovery & Accountability Treaty. The standard provision on sharing in USNA's bilateral agreements provides that any and all proceeds from Recovery shall be handled by Preamble Bank of North America and/or Global Treasury Supreme Trust wherein Global Infrastructure, Development and International Finance Agency shall retain eighty percent of any and all proceeds and/or Assets recovered and The United States of North America shall retain twenty percent of any and all proceeds and/or Assets recovered.

3.1.2 Global Infrastructure, Development and International Finance Agency has adopted an asset sharing policy which enables it to meet obligations under international instruments to share or repatriate Assets in full where appropriate, including in cases which they are victims of fraud and/or in corruption cases therefore USNA shall be compensated in accordance with Section 3.1.1 herein above unless otherwise agreed upon by and between The Sovereign Parties.

ARTICLE IV EFFECTIVE COOPERATION IN ASSET RECOVERY

4.1.1 Global Infrastructure, Development and International Finance Agency shall provide a clear summary of facts of the matters under investigation and include all other required items in the request (Name of Bank, Address, Bank Name of Bank Officer, Bank Statements, and Bank Ledgers & Bank Account Number) insofar as it may be possible. Also Global Infrastructure, Development and International Finance Agency shall assist in proof of evidential matters, and provide copies of relevant court orders and treaties.

4.1.2 The Secretary for Justice of The United States of North America and/or Global Intelligence Bureau and/or the International Police Commission and/or any and all other relevant law enforcement agencies and all member law enforcement agencies shall be responsible for conducting any and all such Intelligence and/or for the performance of any and all such investigations as shall be initiated by, for and/or on behalf of The Sovereign Parties in relation to the recovery and/or redemption of Assets.

4.1.3 Global Infrastructure, Development and International Finance Agency shall send legal notices to banks holding Assets, informing them of the authority of the Sovereign Parties and more specifically, the Secretary for Justice and/or Global Intelligence Bureau and/or the International Police Commission and/or any and all other relevant law enforcement agencies and all member law enforcement agencies. Once the legal notice is ready to be sent, it shall be sent directly from the Secretary for Justice and/or Global Intelligence Bureau and/or the International Police Commission and/or any and all other relevant law enforcement agencies and all member law enforcement agencies to the central authority of bank's location, namely the Mutual Legal Assistance Unit. It is also necessary to send the request through the embassy, ambassador, consular and/or other such diplomatic routes as may be available, and to INTERPOL, any and all relevant and necessary law enforcement agencies, all member law enforcement agencies and to the Monetary Authority of that country. Requests may be sent in English or both English and the official language(s) of that country.

This Treaty shall accompany the legal notice.

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AGREED at Clark Freeport Zone, Pampanga, Philippines, as of this, the 15th day December in the year 2016, first above written:


**GLOBAL INFRASTRUCTURE, DEVELOPMENT
AND INTERNATIONAL FINANCE AGENCY**

-and-

THE UNITED STATES OF NORTH AMERICA



Honorable Angel Ferdinand Marcos
Secretary General
Global Infrastructure, Development
and International Finance Agency



Ernest Rautschild
Prime Minister
United States of North America
Republic of North America
Family of Nations

