



Global Infrastructure,
Development and
International Finance Agency

The Honorable Mr. AFM Marcos
Secretary General & Global Ambassador



A Specialized Agency of
the United Nations

GLOBAL
INFRASTRUCTURE,
DEVELOPMENT &
INTERNATIONAL
FINANCE AGENCY
FINANCIAL AUTHORITY
ARTICLES OF PURPOSE



Description of Banking Purposes and Conditions for GIDIFA Financial Authority



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INTRODUCTION

The Global Infrastructure, Development and International Finance Agency's Financial Authority has been put in place to establish itself as a Supplemental Financial System to stabilize the current Global Economic Crisis and to prevent the re-occurrence of constant fluctuations in currencies, values and exchanges so that International, National and Local-Level economies all are stabilized and allow the people a more viable means for creating wealth and ultimately, for the Provision of Social and Economic freedom to the people of the world.

While the format of this Documentation may be familiar to some, it is the content that should exemplify the differences. In accordance with the Original Treaties and in addition to the original Transition from a Wartime Economy to a Peacetime Financial System, GIDIFA has created a long-term, comprehensive, viable Financial System to supplement the current Global Economy until such a time as true, Global Economic Stability is a reality and then updated and incorporated the original *Plan of the Experts* into peacetime mode so as to provide a constant source of funding for Humanitarian Concerns and the creation of a system of true Social and Economic freedom for all of the people of the world, not just a select few.

All of these efforts focus primarily on Physical and Electronic Infrastructure in addition to the provision of virtually free educational systems, medical and health care systems and even making arrangements for the provision of housing, food and viable, real-world training to the homeless, the working-class poor and others who have seen far too many generations enslaved by poverty. There is more than enough Gold and other precious resources already in reserve to quite literally cure all of the ills of the world in which we live. The creation of a Socially and Economically Free world will allow for the evolution of Social, Systemic Thinking and for technological advancements that could very well help the human race not only to become better stewards of the world in which we live, but for any and all similar planets as may be traveled to, explored and/or inhabited as the true power of a free people is financed and turned loose, free from the chains of poverty to pursue the world of tomorrow today.

The entire formation of the Global Infrastructure, Development and International Finance Agency is designed to give the human race the capacity it needs to expand and if possible, to evolve. In order to accomplish this, it must first erase the debt that has kept people and governments alike enslaved to wages and debt. That is in reality, the easy part. After that, the issues become more complex both politically and economically but all of the means are in place to build such a system. The truth of the matter is that the world itself can sustain a vastly greater population than that which currently exists but methods of support (the Infrastructure) that is literally hundreds of years old, cannot be used if we are to keep up with the demands of a larger, more diverse population. Under such a system, the rich will not be separated from their wealth and the powerful shall not cede their power to the mobs or masses but rather, like the rising of the tides, the implementation of such programs as are included herein shall lift everyone up equally with the end result being little more than the introduction of true social and economic freedom to the entire population of the world.

The Amount Issued by the Global Infrastructure, Development and International Finance Agency as a Reserve for each Member governing body shall vary and shall be based on the formula as developed and established by GIDIFA.



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ARTICLE 1 – PURPOSES

The reasons for the FINANCIAL AUTHORITY of the Global Infrastructure, Development and International Finance Agency are focused on the stabilization of the current Global Economic system via Debt Relief and Forgiveness and Supplemental Economic Stimulation as defined in the following:

- § I. The introduction of Economic Stimulus for the purposes of debt relief and the creation of electronic, economic and physical infrastructure in order to stimulate the local economic system and help to more readily provide for the opportunity for national and international trade
- § II. The introduction of Foreign Investment Currencies and/or the Provision of Personal, Commercial and Governmental-Level Grants, Loans and other means of providing for the investment of currencies into the economic system until such a time as the Global, International, National, State, Provincial and/or Local Economies are fully stabilized
- § III. At such a time as the Economy is reasonably construed to be fully stabilized, The Global Infrastructure, Development and International Finance Agency shall insure that an adequate flow of currency is available in and for the economic and financial system and to insure the stabilization of Economic and/or Financial Systems around the globe
- § IV. The Global Infrastructure, Development and International Finance Agency shall undertake, in full cooperation with local, state, provincial and/or national governments and governmental agencies, such measures as may be necessary and prudent to provide for a consistently stable economy and minimize any fluctuation in the value of the currencies
- § V. The Global Infrastructure, Development and International Finance Agency shall provide proven experts to assist in the creation, planning and implementation of all manner of projects and programs for the purpose of Sociological and Infrastructural Assistance. Such assistance will help to insure a concise plan for the location development to insure the creation and implementation of projects occur in a manner that maximizes the benefits for the host location and/or Humanity as a whole.
- § VI. The Financial Authority of GIDIFA shall fund and support only those projects that are Humanitarian in Nature and that Build-Up and Create and not those that shall be used for military purposes and/or societal destabilization.
- § VII. The GIDIFA Financial Authority shall conduct personal and commercial banking in the same manner as other Financial Institutions to include but not to be limited to Commercial Banks for the purposes of Individual and/or Commercial and/or Corporate Banking



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ARTICLE 2 – CAPITAL AND HOLDINGS OF THE GIDIFA FINANCIAL AUTHORITY

ARTICLE 2-§1 Capital Stocks, Shares and Bonds

History has given countless examples of the ability of Majority Shareholders, Stockholders, Bond Owners and others to wield undue influence on the affairs of institutions and ultimately, of humankind. For that reason, there will be no stocks, no bonds and no other financial instruments of the GIDIFA¹ Financial Authority available for individual (Corporate or otherwise) to own.

ARTICLE 2-§2 Reserve Funds, Gold and other Precious Materials for Currency Reserves

Article 2-§2-§1 Currency & Asset Reserves

The Total Currency Reserve for the Establishment of the GIDIFA Financial System Banking Setup will be Two Hundred and Fifty Quadrillion US Dollars. (US \$250,000,000,000,000.00) and/or its equivalent value in additional Currencies, Gold and/or Other Precious Commodities

Resource or Asset	Amount
Multi-Currencies (Cut and Uncut) ²	USD \$250,000,000,000,000.00
USD (Uncut)	USD \$900,000,000,000,000.00
Currency (Cut and Uncut) from 172 Nations ³	TBA
Eight Hundred and Fifty (850) Grey Screen Accounts ⁴	Classified (Limited Access Data)
Twenty-Five Thousand Sub Accounts ⁵	Classified (Limited Access Data)
Two Hundred and Sixty-Three (263) Underground Bunkers	Classified (Limited Access Data)
One Hundred and Seventy-Two (172) Underground Vaults	Classified (Limited Access Data)
Eight Hundred and Fifty (850) Sites	Classified (Limited Access Data)
172 Verified Sites ⁶	Classified (Limited Access Data)

1 Any and all Stocks, Bonds and/or Other Financial Instruments as issued by GIDIFA are covered under House Resolution 3723 regarding Trade Secrets and otherwise in Accordance with International Treaties and the ICC or International Chamber of Commerce

2 Currency Reserve under the Collateral Reserve Program

3 Currency Reserve under the Collateral Reserve Program

4 Grey Screen Accounts are generally reserved for banking and financial matters on the Institutional Level and above

5 These Sub Accounts are earmarked for Special Projects and Humanitarian Concerns

6 172 Sites that have been Counted, Verified and Wholly and Duly Recorded



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Article 2-§2-§2 Gold and other Precious Resources

Resource or Asset	Amount
AU (Gold)	Three Million Metric Tonnes (MT 3,000,000)
Platinum	One Million Metric Tonnes (MT 1,000,000)
Emeralds	Thirty Million Metric Tonnes (Cut and Uncut)
Diamonds	One Million Metric Tonnes (Cut and Uncut)
Various Gems and Precious Stones	Ten Thousand Metric Tonnes (Cut and Uncut)
US Federal Reserve Notes (Cut and UnCut)	Classified (Limited Access Data)

Article 2-§2-§3 Historical Assets and Heritage Funds

Resource or Asset	Number of Units	Face Value Each Unit
HISTORICAL ASSETS AND HERITAGE FUNDS AS RESERVE		
Treaty of Versailles Mother Box ⁷	4000	USD \$3,000,000,000,000.00
Federal Reserve (WF) Bank Box	3000	USD \$3,000,000,000,000.00
Federal Reserve Note Box	8000	USD \$1,000,000,000,000.00
Kobi Box	1800	USD \$10,000,000,000,000.00
Tiger Zebra Box	300	USD \$3,000,000,000,000.00
Liberty Bond 1912 Box	400	USD \$5,000,000,000,000.00
Tiger Lily Box	UDTT ⁸	USD \$1,000,000,000,000.00
Celebrity Box	500	USD \$5,000,000,000,000.00
Wells Fargo Box	12000	USD \$100,000,000.00
American Dream Box	200	USD \$50,000,000,000,000.00
10,000 Liberty Box	50	USD \$1,500,000,000,000.00
Tiger Zebra 777 Box	50	USD \$5,000,000,000,000.00
10,000 Liberty Bond 1912 -	50	USD \$5,000,000,000,000.00
10,000 Liberty Bond – 1936	50	USD \$5,000,000,000,000.00
10,000 – 100,000 – 500,000 Liberty Suites	200	TBA

7 Unless otherwise noted, all Boxes are Mother Boxes and are Complete to include Baby Boxes, Secret Book of Redemption and any and all other Inventoried Assets common to that particular Box and Series

8 UDTT or Unknown Due to Theft – Some of the more isolated Bunkers have been breached by Unauthorized Personnel



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Resource or Asset	Number of Units	Face Value Each Unit
10,000 – 100,000 – 500,000 Liberty Escalera	UDTT	TBA
100,000 Liberty Bond	300	USD \$1,000,000,000,000.00
Tiger Zebra Kobe 1912 Box	200	USD \$20,000,000,000,000.00
Mexican Black Eagle Bond 27,500	70	USD \$20,000,000,000.00
Super Black Eagle Bond 100,000	UDTT	USD \$40,000,000,000.00
Super Petchili Bond 1913	100	USD \$2,000,000,000.00
Kobe Sauna Japanese 57/58	400	USD \$20,000,000,000,000.00
Farmer's Baby Box 250	UDTT	USD \$5,000,000,000,000.00
Farmer's Mother Box x12	400	USD \$18,000,000,000.00
500,000 Liberty Bond	20	USD \$2,000,000,000,000.0
Black Coffins	Classified (Limited Access Data)	USD \$75,000,000,000,000.00
Heritage Asset Boxes in the Philippines	32000	TBA
Heritage Boxes in other Strategic Locations Globally	8000	TBA

ARTICLE 2 – §3 Special Reserves and Reserve Procedures

It is foreseen that Governing Bodies from around the Globe may wish to enjoy the direct financial benefits of a Combined Reserve System whereas the Governing Bodies submit their reserves to the Global Infrastructure, Development and International Finance Agency to produce a much larger, more profitable “Special Reserve” to increase the Financial Benefit and reduce the Financial Liability of those Governing Bodies. Such “Special Reserves” shall be included within the Financial Statements of the GIDIFA Financial Authority but shall be wholly and completely separate in matters of handling, use and purpose. Such Special Reserves shall be limited to the following uses unless and until such a time as the uses allowed may be changed by the General Assembly and as may be approved by the Secretary General.

Article 2-§3-§1 – Special Reserves Shall be

Special Reserves shall be Traded in conjunction with the additional Reserves of GIDIFA and the GIDIFA Financial Authority so as to increase the profitability of the Trade for the individual(s) who are the actual owners of said Special Reserves.



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Article 2-§3-§2 – Special Reserves Shall Not be

Special Reserves shall not be Bought and/or Sold. Special Reserves shall not be traded in such a manner whereas said Trades would cross over the date of expiration or endowment of any Special Reserve as may be invested with the GIDIFA Financial Authority.

ARTICLE 3 – LOANS, GUARANTEES & GRANTS FROM GIDIFA FINANCIAL AUTHORITY

ARTICLE 3-§1 Utilization of Resources and Direct Beneficiaries

The Financial Assistance in accordance with GIDIFA standards is set to provide a benefit to the Member-States⁹ only insofar as it will directly aid in Economic Stabilization. Any and all other assistance whether by and/or for a Governing Body or for a privately held Corporation or any other Foundations and/or Individuals shall receive financial assistance only for specific and limited purposes that shall be required to focus on Humanitarian Concerns and/or to aid in the introduction of Economic and Social Freedom to the people of the world, the creation of Infrastructure and/or research and development to aid Humanity as a whole, not any single portion thereof. There shall be no direct preferential treatment given to any single Member/Member-State over any other though all Governing Bodies seeking assistance shall be required to be Members-In-Good-Standing of the Global Infrastructure, Development and International Finance Agency.

Any and All Considerations for the Utilization of Resources from the Global Infrastructure, Development and International Finance Agency shall be determined based on their merits in accordance with Humanitarian Concerns and their ability to address long-standing problems and to provide for long-term, viable solutions to assist in breaking the chains of poverty that have bound far too many individuals around the globe, fueled wars between nations, led to environmental and ecological hardships and prevented the Human Race from evolving technologically and socially. Other considerations for the Utilization of the Resources of the GIDIFA Financial Authority shall be for the sake of Global Economic Stabilization in accordance with GIDIFA and the standards and practices as set forth therein.

The GIDIFA Financial Authority shall not fund or otherwise consider the utilization of its resources for any purposes that may in any way be construed to be designed for the purposes of instigating social unrest, civil disobedience, war, terrorism or otherwise promoting the destabilization of Society.

⁹ Current BIS Standards allow for Member-States to hold sway over decisions based on the amount funded. Since it is fully self-funded, the Global Infrastructure, Development and International Finance Agency Financial Authority does not require “Contributions” from Members and/or Member-States, it is never bound to deliver “special consideration” to those whose contributions may be larger or to deny just consideration to those Members and/or Member-States whose contributions may be lesser in value by comparison.



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ARTICLE 3-§2 Guarantees from the GIDIFA Financial Authority

In matters where outside Financing may be available but is not always guaranteed, the GIDIFA Financial Authority may issue a Guarantee¹⁰ to insure payment to any and all Interested Parties who have a vested interest in the projects, programs and/or other Humanitarian endeavors as may be undertaken. The GIDIFA Financial Authority shall only make a Guarantee based on the following Conditions, within the Limitations as set forth herein:

- § I. A Guarantee may be issued in cases whereas the Governing Body, Organization, Foundation and/or Individual would not be otherwise able to obtain a loan or guarantee of funding
- § II. A Guarantee will be issued only in cases whereas the end result is well-defined within a limited scope¹¹.
- § III. A Guarantee will only be issued to Governing Bodies in instances whereas there are no Political ramifications that may grant any benefit to any Party or Individual within any governing Body, its Agencies, Bodies and/or Individuals or any other Corporeal Entities as may reasonably be construed to be under the influence of, influential upon or otherwise closely associated with any political activity whether within said Governing Body or in Opposition to said Governing Body.
- § IV. A Guarantee will be issued only to Members-In-Good-Standing of GIDIFA.
- § V. A Guarantee will only be issued in cases whereas there shall be no penalty issued for early repayment of any and all monies loaned so as to allow the GIDIFA Financial Authority to pay off the debt in Full at such a time as it may become necessary to do so.
- § VI. Any and All Guarantees as may be issued by the Global Infrastructure, Development and International Finance Agency shall be reviewed by the Relevant Commissions of GIDIFA before it is forwarded to the GIDIFA Financial Authority for Final Review and Approval or Denial by the GIDIFA Financial Authority, its Committee(s) and/or Board.
- § VII. The issuance of a Guarantee from the GIDIFA Financial Authority shall require that a Joint Account be set up and established in a GIDIFA or GIDIFA Approved Financial Institution and/or Bank Facility with the Original Guarantor and the Lawful Representative of the Guarantee Recipient to be Co-Signatories¹² on said account. Said Account shall require the deposit of an amount not to be less than One Percent (1%) of the amount of the Guarantee or to exceed Five Percent (5%) of the amount of the Guarantee.
- § VIII. At such a time as the Guarantee has Endowed or has otherwise come to a successful conclusion and shall no longer be necessary, the Ownership of the Joint Account as described above shall revert to the Corporeal Entity that Initiated the Guarantee to be paid with any and all interest as may have accrued in the Joint Account during the time that the Guarantee was in force and still a financial obligation of the Corporeal Entity.

10 Guarantee may be in the form of a SBLC, LC, BG or other Financial Instrument to be determined on an Individual Case Basis

11 In cases of research, a Guarantee will not present the need for a foregone conclusion of fact, but only that a certain matter is being researched and that is the end-purpose of the Guarantee. Any and all results shall be based solely on the facts as gleaned from the Research that has been completed and must not be subject to or part of Political Influence in any fashion.

12 The Account must be established in such a manner as to require the Signature of BOTH lawful Signatories for any utilization of the funds in said Joint Account.



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ARTICLE 3-§3 Loans from the GIDIFA Financial Authority

The Global Infrastructure, Development and International Finance Agency works as a Banking Facility at many different levels of Banking. Personal Loans, Business Loans and other “Common” transactions can be conducted in any of the regular banking facilities of GIDIFA in local bank branches¹³ or in Main branches when local branches may be unable to comply with the needs of the customers. For the purposes of this Documentation, Loans will be discussed at the Corporate Level, Governing Body Level and for the purposes of Central Banking and other Institutional Banking purposes.

- § I. The Global Infrastructure, Development and International Finance Agency Financial Authority may provide direct loans¹⁴ out of its own funds up to the amount of available capital and surplus and to its reserve
- § II. The GIDIFA Financial Authority may make loans for the purposes of the stabilization of economic systems on the local, national, continental or International levels
- § III. The GIDIFA Financial Authority may make loans for the purposes of funding Corporate and/or Commercial Interests that provide a direct benefit to the working-class poor, the indigenous peoples and the other underclasses of Society
- § IV. The GIDIFA Financial Authority may make loans for the purposes of funding research, development and/or other scientific pursuits that show promise for both “green-friendly” interests and directly benefit the working-class poor, the indigenous peoples and other underclasses of society
- § V. The GIDIFA Financial Authority may make loans for the purposes of providing Infrastructure and Support for any and all reasons whereas it may benefit directly or indirectly GIDIFA, the Host locations and the working-class poor, the underclass citizens of society and the other underclass citizens of the world
- § VI. The GIDIFA Financial Authority may make loans only if the recipient is a Member-In-Good-Standing of GIDIFA

¹³ GIDIFA shall create and maintain normal banking facilities that are similar in nature to commercial, for-profit banking facilities. These will be in addition to any and all of the facilities as listed in the Assets and Allocations as listed previously in this documentation.

¹⁴ The GIDIFA Financial Authority may make other arrangements for financial intervention, supplementation and support through GIDIFA in accordance with the Charter, Articles of Agreement and other Treaty obligations of GIDIFA independent and separate of its daily operations as a stand-alone Financial Institution.



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**ARTICLE 3-§4 Payment Arrangements for Loans provided by the GIDIFA
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The provisions for any and all loans made by the Global Infrastructure, Development and International Finance Agency Financial Authority shall be negotiated and determined on an individual basis. Such negotiations shall also include the exact terms and conditions for the repayment of the loans insofar as they are in accordance with the agreements as set forth herein.

§ I. Any and all loans as made by the GIDIFA Financial Authority shall be considered to be forfeit and payable immediately in and and/or all cases where fraud has been discovered and proven in accordance with the judicial jurisprudence of the Global Infrastructure, Development and International Finance Agency

§ II. Any and all loans as made by the GIDIFA Financial Authority shall be considered to be forfeit and payable immediately in any and all cases where it has been proven that Loaned Monies have been used for the purposes of Subversive activities to include but not to be limited to;

- § a) terrorism
- § b) social disorder or unrest
- § c) political activism or involvement in any manner that would impact fair and equal elections in any way
- § d) "Black" or Subversive and/or Destructive Operations meant to influence and/or disrupt political and/or Social norms
- § e) Funding of programs, investments and/or other means that only benefit a select few while providing overtly limited funding to the underclass citizens to the point that a GIDIFA Board of Adjudication has determined it to be a program primarily for the purposes of "self-enrichment" or otherwise limited to a degree that it provides little tangible benefit to those as originally defined for the purpose of being granted a loan



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- § III. Any and all loans as made by the GIDIFA Financial Authority shall be considered to be delinquent after any payment has not been paid on or before the due date
- § IV. Any and all loans as made by the GIDIFA Financial Authority shall be considered to be overdue once the Pay Period has ended and no payment has been received
- § V. Any and all loans as made by the GIDIFA Financial Authority shall be paid where applicable, in the form of the same currency in which the loan was originally contracted and/or its equivalent in other currencies as allowable within whatever Financial Restrictions may apply in the locale wherein the loan was originally approved and granted
- § VI. Any and all loans as made by the GIDIFA Financial Authority shall be considered to be shall be considered "Open-Ended" contracts in that they may be reviewed and/or modified given the existence of extenuating circumstances and with a sufficient cause to justify the approval of said re negotiations by the GIDIFA Financial Authority. In such cases, written notification must be sent to the GIDIFA Financial Authority by the Loan Recipient stating a specific request for the renegotiation of the loan in addition to the reason(s) for the request to modify or restructure the loan in question

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ARTICLE 3-§5 Grants from the GIDIFA Financial Authority

The Global Infrastructure, Development and International Finance Agency shall make all grants available through the GIDIFA Financial Authority but only after such a time as they have been evaluated and gone through the normal selection process and been approved for funding. When Granted Funds are considered to be forfeit for any and all reasons, they shall also revert to the General Funds¹⁵ of the GIDIFA Financial Authority to be utilized as Assets of the GIDIFA Financial Authority until such a time as said funds may be authorized for use in other Grant Programs that have been funded.

Any and all funds that are Granted will be held accountable to the International Accountability Standards as set forth and established by the Global Infrastructure, Development and International Finance Agency and the Financial Authority. These International Standards are put in place not only to insure against fraud but also to insure that any and all granted monies are used to assist those that are most in need among the underclass citizens and not utilized in a fashion that would benefit only a select few individuals¹⁶. In order to make such determinations, all Grant Applications shall be considered by the relevant Authority, Division, Committee, Sub-Committee and/or other Authorized Group, Organization or other representative of GIDIFA and shall be held to account and under review by the GIDIFA Financial Authority and the represented GIDIFA Agency, Commission, Assembly and/or other Bodies of GIDIFA for the duration of the Grant.

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15 When Grant Monies are returned for any reason at all, the GIDIFA Financial Authority will include them in a general fund for Humanitarian Concerns and treat them as if they had already been allocated, utilizing them as Viable Cash Assets of the Financial Authority until such a time as they may be returned to Grantees in other areas for other grants that have been approved by GIDIFA.

16 Those programs that do little more than provide jobs for a select few of the working class poor or other underclass citizens may be considered for funding but priority will be given to those projects and programs that provide not only jobs but housing, education, security and/or that otherwise raise the median standard of living for the largest number of underclass citizens.



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ARTICLE 3-§6 Loan, Guarantee and Grant Restrictions

- § I. No Grant, Loan, Guarantee or other funds shall be provided by GIDIFA or the GIDIFA Financial Authority for the purposes of promotion for any Political Activity of any kind.
- § II. No Grant, Loan, Guarantee or other funds shall be provided by GIDIFA or the GIDIFA Financial Authority that promote Civil Unrest, Civil or Social Instability or otherwise seek to influence the Body Politic and/or otherwise create Social Unrest or to foster Social Discontent.
- § III. No Grant, Loan, Guarantee or other funds shall be provided by GIDIFA or the GIDIFA Financial Authority that promote terrorism, warfare or other means of destruction, death or any other such activities as may be harmful to society at large.
- § IV. No Grant, Loan, Guarantee or other funds shall be provided by GIDIFA or the GIDIFA Financial Authority for any causes, projects, programs or other endeavors that do not meet the requirements and adhere to the principles and Stated Goals of GIDIFA.
- § V. No Grant, Loan, Guarantee or other funds shall be provided by GIDIFA or the GIDIFA Financial Authority for any causes, projects, programs or other endeavors that are limited by geological, physical or other restrictions that are insurmountable in accordance with natural laws¹⁷
- § VI. No Grant, Loan, Guarantee or other funds shall be provided by GIDIFA or the GIDIFA Financial Authority in cases whereas an entire population center must be moved, local populations displaced or other egregious scenarios of a similar nature with the exception of projects that have already been subject to local meetings, agreements and the terms and conditions for the movement of the people has already lawfully and agreeably been settled by and between the citizens directly impacted by such a move and those governing bodies responsible for the move to take place. Due and Just compensation must be paid or arrangements must be in place to pay those affected by the displacement and plans in place for the disbursement of funds and arrangements made for the locations to where they are to be relocated.
- § VII. No Grant, Loan, Guarantee or other funds shall be provided by GIDIFA or the GIDIFA Financial Authority for the purposes of the research, development and/or creation of any substance, material, device and/or any other item which is considered to be solely for the purpose of weaponization¹⁸.

17 Such limitations should not be used to block or even to hinder endeavors that cross over into unexplored territory, ideas or concepts but rather, in one instance (as a reference) whereas the Individual seeking funding sought to obtain some sixty hectares of land in each and every locale where they wished to build, when many of the locations did not own, have, possess or control the required sixty hectares making it physically impossible to build on land that does not exist, it was deemed to be physically impossible to allocate the land that did not exist and on that basis, funding was not granted.

18 While the creation, presence and need for weapons is recognized in the world in which we live, such programs as are targeted solely for the purposes of weaponization shall not be available for granted monies though they may remain eligible for other sources of funding by and for GIDIFA and/or its members.



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ARTICLE 4 – CURRENCY AND CURRENCY EXCHANGE

The Global Infrastructure, Development and International Finance Agency Financial Authority shall be in charge of all of the Banking Facilities of GIDIFA including the Central Banks and serve as an International Reserve for multiple currencies¹⁹. As such, it will be necessary that the GIDIFA Financial Authority shall have the capacity to deal in multiple currencies at any given time. Whether such Currencies may or may not be Reserve in nature shall not directly impact the ability of the GIDIFA Financial Authority to conduct transactions as may be necessary utilizing that Currency²⁰. Reserve Currencies however, shall not be traded on International Markets and shall only be used as Assets to be held in Reserve for the stabilization and preservation of those currencies as may be handled by the GIDIFA Financial Authority.

The Global Infrastructure, Development and International Finance Agency Financial Authority shall make a concerted effort to deal with each and every member body within the units of their own currency for the purposes of general accountability. Exceptions may be made in any case wherein another Currency, Currencies, Member-State with a different Currency or Currencies are directly involved with the transaction and/or as may be necessary to facilitate the purposes of the GIDIFA Financial Authority in regards to any individual transaction.

Payments, Transactions and any and all other *Currency Exchanges at local Banking Institutions*²¹ shall be limited only by issue of supply and demand in the number, value and extent of foreign currencies available in their “reserves” and/or accounts at any given time. Every effort shall be made to keep an abundant supply of not only the most common local currency or currencies, but also of the most common International Currencies as may be commonly traded and/or exchanged in the local economic system and/or as utilized for trades and/or exchanges at the local, state, provincial, national and international levels from the local GIDIFA Financial Institution specifically. The GIDIFA Financial Authority may Buy, Sell and/or Trade Local, State, Provincial, National and/or International Currencies for the purposes of Economic and/or Financial Stabilization of said Currency.

19 As an International Financial Institution, the GIDIFA Financial Authority Banks and Banking System shall also conduct transactions under many of the same basic principles as current ForEx Markets. Any and all such Financial Transactions shall be restricted to Currencies that are actively in Circulation and shall not include Reserve Currencies such as the UnCut currencies often used as Assets to back up the value of said currency.

20 One of the focuses of the Economic Stabilization Programs of the GIDIFA Financial Authority shall be a rapid decline in the excessive fluctuation in the Foreign Exchange Currency Markets. While such a reduction in fluctuating rates may make some markets less appealing to private investors, the benefit to local, state, provincial, national and international economic systems shall increase the value of said currencies sufficiently to allow for the opening of additional markets to replace any potential losses as may occur among traders and speculators.

21 The amount of available currency/currencies at the local level shall be determined in review by the GIDIFA Financial Authority and updated as may be necessary to allow the local Financial Institutions to operate independently and efficiently as a Local Bank with an International parent Corporation in much the same way as standard banking is conducted by any other Bank and/or Financial Institution.



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ARTICLE 5 – BONDS, IBOE & FINANCIAL INSTRUMENTS

The Global Infrastructure, Development and International Finance Agency does not rely on donations, contributions or other membership dues and/or costs for its position of financial and economic strength and stability. As such and as duly noted in Article 2 §1, the GIDIFA Financial Authority shall not have Shareholders but it shall be necessary to implement and utilize Financial Instruments for the purposes of Local, State, Provincial, National and/or International Financial and Economic matters²². Such Financial Instruments shall be issued and controlled via the GIDIFA Financial Authority under the following Terms and Conditions.

- § I. The Global Infrastructure, Development and International Finance Agency shall have the Lawful Authority to create, establish and maintain Financial Instruments up to and including the amount to equal (but not to exceed) the total value of any and all Reserve Funds, Reserve Monies, Reserve Currencies and/or other Reserves as are continually and continuously held within the facilities of GIDIFA and under the direct sphere of influence of the GIDIFA Financial Authority
- § II. The GIDIFA Financial Authority shall Guarantee any and all such Financial Instruments as shall be created, generated and/or otherwise produced by the GIDIFA Financial Authority.
- § III. The GIDIFA Financial Authority shall have the Lawful Right and Capacity to Buy, Sell, Trade and/or otherwise invest and/or utilize any and all Financial Instruments as may be generated/created
- § IV. The Financial Instruments as generated by the GIDIFA Financial Authority can and may be used for the Buying, Selling and/or Trading of Local, State, Provincial, National and/or International Currencies for the purposes of Economic Stabilization and maintaining a sufficient level of Currency Exchange to avoid major disparity in Currency Valuations at each and/or every level of Financial and/or Economic program

²² Internal Financial Policies of GIDIFA and the GIDIFA Financial Authority are considered to be Trade Secrets and held in accordance with HR3723 and as such, will not be disclosed to the general public though the results of those policies shall be made public in the form of Annual and/or Quarterly reports and/or other financial statements regarding the overall economic health of GIDIFA and/or the GIDIFA Financial Authority



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- § V. Any and All Financial Instruments as shall be traded on Open Markets shall conform to the local and/or national standards and/or laws of such markets where they shall be traded²³
- § VI. And and all Financial Instruments of the GIDIFA Financial Authority can and may be used to Guarantee payment for Humanitarian Projects, the construction and/or implementation of projects for Infrastructure (both Physical and Cyber in nature) and for other Humanitarian Concerns in addition to any and all projects that show great promise for the advancement of the Human Race as a whole and/or for the protection of the Environment in which we live
- § VII. Any and all Financial Instruments of the GIDIFA Financial Authority can and may be used to Guarantee Grants and other Monies as may be utilized for the purposes of Grants and/or other gifts of funding for the purposes of Humanitarian Concerns and/or other purposes as may serve the better interests of the entire human race
- § VIII. Any and all Financial Instruments of the GIDIFA Financial Authority can and may be used to settle debts, or may otherwise be used as legal tender at the Institutional Level or above, for the purposes of trade and/or Economic Reformation and/or Economic Stabilization programs and/or for the assurance of payment and/or payment of Financial Obligations of GIDIFA and/or its Member Agencies, Authorities, Divisions and other such members as may be approved by the General Assembly and Authorized by the Honorable Secretary General
- § IX. Any and all Financial Instruments of the GIDIFA Financial Authority can and may be used to buy and sell other Financial Instruments to include Stocks, Bonds, Shares and/or other such Instruments as may be utilized for Corporate and/or Commercial Ownership of Business Interests when such acquisitions shall serve the purposes of GIDIFA in accordance with its stated Goals and Purposes and as may be necessary for the Supplementation of Industry and/or the Stabilization of Pricing and/or Production of products and/or services such as may be beneficial to the human race and/or for the environment

²³ Such restrictions shall apply to Interational Stock Markets such as DOW, S&P, HKEx, FWB, DB1 and other such Markets



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ARTICLE 6 – DEBT RELIEF & DEBT FORGIVENESS

The Global Infrastructure, Development and International Finance Agency Debt Relief and Debt Forgiveness Programs will be overseen by the GIDIFA Financial Authority. Debt Relief and Debt Forgiveness Programs will be available at all levels including everything from the Personal Level of finances²⁴ all the way up to the National and International Level to include Central Banks and Debt-Based Economic and Financial systems²⁵. The Debt Relief and Debt Forgiveness Programs are covered in-depth in their respective manuals²⁶. The Debt Relief and Debt Forgiveness Programs are supplemental in nature and designed to offer everyone the opportunity to begin anew without the financial burdens that prevent far too many people from being able to succeed in fields that they truly care about and from doing the things that they would really enjoy doing. Most of the programs are Debt-Specific and limited in nature but this is in order to provide an outlet for actual debt-relief without the creation of a dependency class who will merely utilize such a tool to build up massive amounts of debt only to have that debt relieved in order to build up personal wealth or otherwise to create gains that are not “earned” in a more traditional manner.

For those governing bodies that wish to utilize the Global Debt Forgiveness and/or the Global Debt-Relief program there are certain limitations and restrictions in place. The Procedures after acceptance to the program are as follows:

- I. A Joint, Co-Signatory Account is established in a GIDIFA Financial Authority approved Financial Institution as a Marginal Deposit Account for the purposes of establishing Contractual Obligation and proof of Ability to Participate
- II. An amount not less than Two Percent (2%) of the total Debt to be released (Based on the projected total amount of the Debt to be paid off in a Period of Ninety Days from the date of establishment of the Marginal Deposit Account) shall be deposited in the Joint, Co-Signatory Account
- III. Within a Period not to exceed Ninety (90) Days the debt will be paid off in full by the Global Infrastructure, Development and International Finance Agency Financial Authority²⁷

24 Such programs will work in much the same way as the current Bankruptcy Laws with the exception being that all debts to debtors will be paid off in full and there will be no detrimental record of failure to pay on credit reports, even if late payments and other listings detrimental to a “Good Credit Rating” do still exist using the current methods of measuring Credit Scores

25 Facilitating Debt-Relief for a debt-based economic system will by necessity require an Economic Restructuring of the system though plans have been put into place to fully implement such a program with a minimum of adverse impacts on the existing economy even during a period of economical restructuring.

26 These manuals have not yet been written at the time of this Revision but will be included and cross-referenced upon their completion and approval by the General Assembly and the Honorable Secretary General of GIDIFA.

27 Every effort shall be made to pay off the debt in the same currency under which the debt was issued. In cases where extenuating circumstances exist, the GIDIFA Financial Authority shall work with the Debtor to insure that the Debt can be paid off in full in a manner that is acceptable to the Debtor in the form of currency, reserve and/or other assets and/or Financial Instruments as shall be agreed upon in writing by and between the GIDIFA Financial Authority and Debtor



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ARTICLE 7 – BANK STRUCTURE AND MANAGEMENT

The Global Infrastructure, Development and International Finance Agency shall be under the direct guidance, supervision and control of the Secretary General but shall have independent and unique governing boards and members to control, manage and perform the day-to-day operations of the GIDIFA Financial Authority. While the actions, decisions and rules of conduct of the GIDIFA Financial Authority shall be independently created and implemented, it shall still be under the Regulatory influence of the GIDIFA General Assembly and ultimately, the Honorable Secretary General.

ARTICLE 7-§1 The President of the Financial Authority

The President of the Global Infrastructure, Development and International Finance Agency shall be the Executive Head and responsible for overseeing the entire scope of operations in accordance with the Treaties, GIDIFA Stated Goals and Objectives and the purpose of creating and maintaining true, lasting, Global Economic and Financial Stability without the current (and excessive) variations and fluctuations in Economic valuations. The President of the GIDIFA Financial Authority shall be held to account and answerable to the Financial Authority Board of Governors, the GIDIFA General Assembly and ultimately to the Honorable Secretary General of GIDIFA. The President of the GIDIFA Financial Authority shall not have a voting position but shall be called upon to vote only in the event that the Vice President is unavailable or indisposed and is physically and wholly incapable of placing a vote.

The President of the GIDIFA Financial Authority shall be recommended by open voting within the General Assembly from a selection of Competent, Qualified Professionals who are Ready, Willing and Able to maintain, uphold and support the programs and stated Goals and Objectives of GIDIFA for all matters as may be handled and regulated by the GIDIFA Financial Authority. Upon a successful vote by the General Assembly, the Nominee Elect shall be presented to the Honorable Secretary General for confirmation. The President shall serve at the pleasure of the General Assembly and the Honorable Secretary General. Removal of the President of the Financial Authority from his or her office shall require a Vote of No Confidence from the GIDIFA General Assembly and an Approval of said Vote by the Honorable Secretary General. The First President of the GIDIFA Financial Authority shall be selected and appointed by the Honorable Secretary General of the Global Infrastructure, Development and International Finance Agency.



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ARTICLE 7-§2 The Vice President of the Financial Authority

The Vice President of the Global Infrastructure, Development and International Finance Agency Financial Authority shall serve to assist the President in the day-to-day operations of the Financial Authority in such a manner as may be prudent and necessary for the Daily Operations to run smoothly and to be properly executed and fulfilled. The Vice President of the GIDIFA Financial Authority shall be called upon to vote in any Case or Cases whereas the Board of Directors would otherwise be deadlocked such as in the cases of a Tie Vote or other instance where activities are unable to continue without Outside Influence. In the event that the President is incapacitated to the point where they are unable to continue in their duties, the Vice President shall take over the Daily Operations until such a time as the President may be capable of resuming their duties and/or until such a time as a new president may be appointed should such an appointment be necessary. The first Vice President shall be selected by the Honorable Secretary General.

ARTICLE 7-§3 The Board of Directors of the Financial Authority

The Board of Directors for the Global Infrastructure, Development and International Finance Agency shall consist of Twelve (12) Board Members none of whom shall be Political or Partisan in Nature. All must be Financial Experts in the realm of Finance and Global (and GIDIFA) Economic Policies. The original members of the GIDIFA Financial Authority Board of Directors shall be selected by the President and Vice President. The Board of Directors shall also act in the role of an Advisory Council.

Each of the members of the Board of Directors shall be employed directly by and work only for the GIDIFA Financial Authority and shall represent the Interests of GIDIFA in their daily Operations and shall be responsible for the compilation and organization of data and information of daily operations and summarizing it into brief, concise reports to be delivered to the Honorable Secretary General of GIDIFA (and/or his appointed staff for such matters) and to the President and Vice President of the GIDIFA Financial Authority. The Board of Directors shall be responsible also for the recommendation of action to the President (and Vice President) and shall vote on such matters in accordance with the Charter and/or By Laws of the GIDIFA Financial Authority²⁸.

All of the Banking Powers²⁹ of the Global Infrastructure, Development and International Finance Agency Financial Authority shall be under the direct control and supervision of the Board of Directors as described herein and subject to those limitations as set forth in this documentation. Any and all Banking Powers, decisions, relevant information and/or direction of the GIDIFA Financial Authority shall be distributed by the Board of Directors to the Nine Regional Directors³⁰ as shall be in charge of the Nine Financial Regions of the GIDIFA Financial Authority.

28 As of the time of this Revision, the GIDIFA Financial Authority Charter and By Laws have not been written or implemented. Until such a time as these documents are completed and published, the GIDIFA Financial Authority shall operate under the Stated Goals, the By-Laws and the Charter of the Global Infrastructure, Development and International Finance Agency. At such a time as all such documents are written, they shall still be subject to the approval of GIDIFA.

29 Banking Powers as defined here includes any and all Financial Policy of the Financial Authority and may or may not reflect the Ultimate Financial Regulations as created and/or as may be implemented by the Global Infrastructure, Development and International Finance Agency.

30 See the next section regarding the Powers of the Regional Directors and their placement Globally.



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The Board of Directors shall also be tasked with the responsibility of Coordinating with the Regional Directors on a weekly Basis³¹. Meetings with Regional Directors shall take place with Regional Directors reporting to the Board of Directors on or before Closing of the Business day on the last banking day of the work week for the Board of Directors. Such times shall be scheduled by the Board of Directors in order to insure an adequate amount of time to address issues of concern with individual Regional Directors and as may be needed to address points of concern that the Central GIDIFA Financial Authority may be having within any particular Financial Region. Consideration shall be given to the Regional Directors and to the Board of Directors within the parameters as set forth and established in this paragraph at the discretion of the Board of Directors in cooperation with the Regional Directors regarding time zones and other individual and unique needs and concerns as may be unavoidable.

ARTICLE 7-§4 The Regional Directors of the GIDIFA Financial Authority

There will be one Regional Director for each of the Nine (9) individual Financial Regions of the Global Infrastructure, Development and International Finance Agency. The Regional Directors shall be hired based on their Professional Merits and shall not be politically motivated or partisan in nature regarding their work with the GIDIFA Financial Authority. Each Regional Director shall be personally responsible for the oversight and daily operations of the GIDIFA Financial Authority areas of responsibility within their respective Region.

The Regional Directors shall be responsible for meeting at least once a week with the Board of Directors and for the submission of regular reports based on the current economic needs and areas of interest within their respective Region. Regional Directors shall also be responsible for the Executive Level of operations for the Global Infrastructure, Development and International Finance Agency Financial Authority within their respective Regions. Likewise, the Regional Directors shall be responsible for keeping accurate records and accounts of the financial activities in their respective regions and supplying that information in regular, weekly reports to the Board of Directors who shall work directly with Regional Directors to establish and implement plans of action.

ARTICLE 7-§5 Loan Committees from the GIDIFA Financial Authority

The Global Infrastructure, Development and International Finance Agency shall have a Loan "Committee" that serves below the Board of Directors and reports directly to the Board of Directors on matters of Loans at the Governing Body level. The Loan Committee shall be comprised of Senior Executives that may include Regional Directors³² in order to evaluate the means, purposes and intent of the Loans as proposed, to adjust the terms of any and all Loans and to present loan proposals to the Board of Directors for each and every Loan to be considered for any and all Governing Bodies and/or any other Agency, Organization or other corporeal entity as may be reasonably construed to represent any governing body.

³¹ The Board of Directors shall have a Conference Call with all of the Regional Directors at least once per week. Such meetings and or Conference Calls may occur more than once per week but shall not occur less than once per week.

³² Regional Directors may or may not serve directly on the Loan Committees but a Regional Director shall recuse themselves in the event that the Loan is for any governing agency within their Region so as to prevent the appearance or existence of any conflict of interest.



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ARTICLE 7-§6 Auditing and Fraud Prevention Department

The Global Infrastructure, Development and International Finance Agency Financial Authority shall have a separate and distinct Fraud Prevention Department³³ that shall work for and report directly to the Board of Directors, the Vice-President and the President of the GIDIFA Financial Authority. In such cases as there is probable cause for concern about the use of Loaned funds³⁴ and/or other indications that the Loaned Monies are not being used in accordance with the Terms of the Loans³⁵ as agreed upon and entered into, a member or members of the Auditing and Fraud Prevention Department shall visit the site where the monies are being spent in addition to being granted access to any and all accounting records of the Loan Recipient in order to insure that the Loaned Monies are in fact ... or are not in fact, being used in accordance with the Terms and Conditions as set forth in the Loan Agreements.

In the event that examples of Fraud are discovered in the course of the Audit, it shall be the responsibility of the Auditing and Fraud Prevention Department to create a set of Guidelines explaining exactly where the misuse of funds has been found and provide a viable means for the Loan Recipient to come back into compliance with the original Terms and Conditions of the Loans as provided, agreed upon and signed by the GIDIFA Financial Authority and the Loan Recipient. In some cases, it may be requisite for the GIDIFA Financial Authority to provide its own Personnel to oversee the Loan, Financial Accounting of the Loan and/or the implementation or physical construction of the Project in cooperation with and on behalf of the Loan Recipient. In cases where such a solution may be necessary, additional resources should be made available from GIDIFA and/or its Members to work to establish Training Programs for the Loan Recipient in such areas as may require additional support and assistance especially in cases whereas projects may be long-term and/or multi-generational in nature. A follow-up Audit and Evaluation shall be conducted three months after the implementation of programs that have been designed to aid the Loan Recipient in terms of being in Compliance with the original Loan.

In cases where The Fraud still exists even after reasonable measures have been introduced by the Financial Authority to curb said abuse, the Loan shall be considered forfeit and become Immediately Due upon the Lawful Notification and Demand of the GIDIFA Financial Authority. The Amount Due by the Loan Recipient shall be an amount equal to the Original Amount of the loan in addition to all interests that would have otherwise been paid and such fees as may be necessary to cover the additional expenses of the GIDIFA Financial Authority in the due course of events leading up to the Forfeiture of the Loan.

33 While Individual Banks, Branches and Regions shall all have Fraud Prevention Units regarding personal loans and other concerns of standard Banking practices, this particular Department shall deal solely with and all Loans as may be provided to Governing Bodies and not for standard Commercial-type loans.

34 Any and all Loans as shall be approved by the GIDIFA Financial Authority to or on the behalf of any governing body shall be specific in nature and set for an identifiable and quantifiable purpose. In the event that additional loans may be needed, the Loan Application Process may be expedited especially in cases where such Loans are necessary for existing Loans to remain compliant with the Terms and Conditions as set forth herein.

35 The Terms and Conditions of all Loans from the GIDIFA Financial Authority to any governing body shall be specific in nature and allow for the use of loaned monies within the parameters as defined in the contractual agreement by and between GIDIFA, the GIDIFA Financial Agency and the Loan Recipient.



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**ARTICLE 7-§7 Reports and Publications Staff for GIDIFA Financial
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The Reports and Publication Staff shall be responsible for the Compilation of data and for the purposes of formatting that data into Comprehensive Reports, Publications, White Papers, Proposals and other such Publications as may be necessary for the storage and dissemination of information for and about the Global Infrastructure, Development and International Finance Agency Financial Authority. The Reports and Publications Staff shall be answerable to the Board of Directors, the Vice President and the President of the GIDIFA Financial Authority. The Reports and Publication Staff shall be tasked with the compilation of data by and for Loan Proposals for the creation of Proposal Recommendations based on the facts as presented. These proposals shall be brief explanations of the project along with any considerations both for and against the approval of the loans.

For accuracy it is imperative that the reports remain impartial and non-partisan in nature. As such, members of the Report and Publication Staff may be recused from participation if and when there is any potential for a direct conflict of interest regarding evaluations and/or recommendations. Such conflicts may be based on political beliefs, citizenry or other factors as may cause extenuating circumstances which would potentially threaten the impartiality of said documents. Members of the Reports and Publication Staff shall not be recused for any reason from their responsibilities for the creation of factual, accurate reports regarding the Financial Affairs and state of GIDIFA and more specifically, the Financial Authority as it shall be released to the public in the form of Financial Reports.

The Reports and Publication Staff shall additionally be tasked with the creation of any and all Financial Reports as may be necessary for the creation and implementation of programs for Governing Bodies³⁶ insofar we working with the Board of Directors and/or the President of the Financial Authority in addition to any and all other agencies, departments and or areas within the Financial Agency for the purposes of establishing concise, comprehensive terms of agreement for any and all projects as may be financed and/or any and all loans that may be granted by the Financial Authority.

³⁶ This responsibility does not absolve the Government Body from the need to produce comprehensive and accurate studies, research and materials in regards to their programs. Rather, it is designed to allow the GIDIFA Financial Authority to utilize the information found in the Government Studies to create a set of standards and guidelines for each and every project on an individual basis from the point of view of the GIDIFA Financial Authority.



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ARTICLE 7-§8 IT Security Staff ³⁷for GIDIFA Financial Authority

The IT Security Staff of the Global Infrastructure, Development and International Finance Agency is separated from the “Regular” IT Staff on many different levels. Due to the highly-sensitive nature of the Online and Electronic Security Systems needed for the Purposes of Central Banking and high-level online financial interests, the IT Security Staff will, by necessity, be comprised of highly specialized technicians whose daily routines consist of substantially more than the average IT worker will be facing.

The Informations Technology Security Staff shall initially be tasked with building a Safe and Secure Intranet for the purposes of Internal Functions of the GIDIFA Financial Authority and any and all Internal functions as may be necessary for the purposes of Centralized and International Financial matters and concerns. After the Internal Cyber Infrastructure is completed, the IT Security Staff shall be tasked with the responsibility for the development of either Kiosk or Workstation type Stations for any and all such facilities across the globe who may have a need to be integrated directly into the Cyber Infrastructure of the Global Infrastructure, Development and International Finance Agency Financial Authority computer systems.

The Financial Authority IT Security Staff shall finally be tasked with the upkeep, maintenance and Security of the entire network in any and all GIDIFA, Financial Authority and other Institutions as may be connected to the System. The Financial Authority Security Staff shall maintain and keep records of any and all breaches, attempted breaches and any other efforts to circumvent or otherwise operate within the Network without the proper authorization and/or outside of normal parameters whether such breaches are intentional or not. Any and all Security related data shall be stored permanently in at least three isolated and secure locations so as to insure that no data is ever lost. Said data shall be analyzed on a weekly basis with a full report to be written for the permanent record and submitted in both hard copy and electronic format to the President, Vice-President and Board of Directors of the GIDIFA Financial Authority and to the Honorable Secretary General of the Global Infrastructure, Development and International Finance Agency.

³⁷ In the normal course of affairs, IT is primarily an internal concern and not subject to being included among the more vital, coordinating components of an Agency, Authority and/or Division of any note. In the case of Electronic Banking, Digital Currency and the ownership and control over Currencies and Assets at the National and International Level, the “IT” Staff shall be a Department in and of itself more specifically to deal with the issues of and security for Electronic Banking and Electronic and Digital Finances.



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ARTICLE 7-§9 National Directors

Each signatory Governing Body shall have a National Director serving on behalf of the GIDIFA Financial Authority for any and all financial concerns of said Governing Body and the citizens of that realm³⁸. The National Director shall be a Citizen of the Governing Body he or she represents. The Role of the National Director shall be as the Liaison between the Governing Body wherever they may hold Citizenship and represent and the Global Infrastructure, Development and International Finance Agency Financial Authority³⁹. The Financial Authority National Director shall have a staff to include an Administrative Board to establish policy for the Governing Body being represented.

The National Director and his Staff shall serve to receive any and all proposals by the Governing Body and to work with the Governing Body in order to establish what is and what is not in accordance with the stated Goals and Purposes of the Global Infrastructure, Development and International Finance Agency and the GIDIFA Financial Authority. Any and all proposals that have been submitted to the National Director and/or their staff shall be submitted in full to the Board of Directors, the President and the Vice President of the Financial Authority without exception. Such submissions shall be accompanied with a Comprehensive Report with either a recommendation for or a recommendation against the implementation of such a project. The Board of Directors in cooperation with the President and/or Vice President may overturn the decision(s) of the National Director based on the perceived and/or expected benefits of such projects whether in the form of infrastructural development and/or direct benefit to the citizens of the Governing Body.

The National Director shall be responsible for Hiring the Original Members of the Administrative Staff though all such Members shall be approved (or denied) by the (International) Board of Directors, the Vice-President and the President of the Global Infrastructure, Development and International Finance Agency Financial Authority. Members of the Administrative Staff shall not be overtly partisan or politically active to the extent that they participate in any political activity other than voting. Members of the Administrative Staff shall be recused from their responsibilities on recommending or recommending against any projects if and when any direct relative, business associate or other business interest shall be involved and/or in line to directly benefit from said Approval or wherein a Denial shall result in a financial gain for the Administrative Staff Member.

³⁸ Any and all Programs shall serve to directly the benefit the Citizens of the individual Governing Body regardless of whether or not they are directly aimed at Economic Stabilization. Programs may include Infrastructure in any form but shall always be directly for the benefit of the citizens and not for the benefit of any government agency and/or government official individually. Instances of "Cronyism" in this or any other scenarios can result in a default of the loan or aid.

³⁹ The National Director for the GIDIFA Financial Authority shall not be confused with the National Representative for the Global Infrastructure, Development and International Finance Agency.



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ARTICLE 8 – THE NINE GIDIFA FINANCIAL REGIONS

The Global Infrastructure, Development and International Finance Agency Financial Authority shall be directly responsible for the Augmentation, Supplemental Economic Policies and Financial Matters on a Global Scale. In order to fulfill its requirements while at the same time maximizing efficiency of operations, there shall be nine (9) defined Regions for the purposes of Financial and Economic Concerns. These Nine Financial Regions⁴⁰ shall be divided up as follows:

GIDIFA FINANCIAL AUTHORITY REGION ONE – ASIA		
AFGHANISTAN	BAHRAIN	BANGLADESH
BHUTAN	BRUNEI	BURMA (MYANMAR)
CAMBODIA	EAST TIMOR	INDIA
INDONESIA	IRAN	IRAQ
ISRAEL	JAPAN	JORDAN
KAZAKHSTAN	REPUBLIC OF KOREA	PEOPLE'S REPUBLIC OF KOREA
KUWAIT	KYRGYZSTAN	LAOS
LEBANON	MALAYSIA	MALDIVES
MONGOLIA	NEPAL	OMAN
PAKISTAN	PHILIPPINES	QATAR
SAUDI ARABIA	SINGAPORE	SRI LANKA
SYRIA	TAJIKISTAN	THAILAND
TURKEY	TURKMENISTAN	UNITED ARAB EMIRATES
UZBEKISTAN	VIETNAM	YEMEN
GIDIFA FINANCIAL AUTHORITY REGION TWO – CHINA⁴¹		
PEOPLE'S REPUBLIC OF CHINA	REPUBLIC OF CHINA	HONGKONG

⁴⁰ These regions are limited to the lists of Nations as recognized by the United Nations. At the time of this writing, there are nearly four hundred nations, kingdoms and other such bodies across the globe, all of whom shall be eligible for help from and participation with GIDIFA to include the GIDIFA Financial Authority.

⁴¹ Due to the size and “economic weight” of China and Russia, each nation shall be an Independent and Separate Financial Region for the purposes of Financial Dealings with the GIDIFA Financial Authority.



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GIDIFA FINANCIAL AUTHORITY REGION THREE – RUSSIA

RUSSIA AND THE RUSSIAN FEDERATION OF NATIONS

GIDIFA FINANCIAL AUTHORITY REGION FOUR – AFRICA

ALGERIA	ANGOLA	BENIN
BOTSWANA	BURKINA	BURUNDI
CAMEROON	CAPE VERDE	CENTRAL AFRICAN REPUBLIC
CHAD	COMOROS	CONGO
DEMOCRATIC REPUBLIC OF THE CONGO	DJIBOUTI	EGYPT
EQUATORIAL GUINEA	ERITREA	ETHIOPIA
GABON	GAMBIA	GHANA
GUINEA	GUINEA BISSAU	IVORY COAST
KENYA	LESOTHO	LIBERIA
LIBYA	MADAGASCAR	MALAWI
MALI	MAURITANIA	MAURITIUS
MOROCCO	MOZAMBIQUE	NAMIBIA
NIGER	NIGERIA	RWANDA
SAO TOME AND PRINCIPE	SENEGAL	SEYCHELLES
SIERRA LEONE	SOMALIA	SOUTH AFRICA
SOUTH SUDAN	SUDAN	SWAZILAND
TANZANIA	TOGO	TUNISIA
UGANDA	ZAMBIA	ZIMBABWE

GIDIFA FINANCIAL AUTHORITY REGION FIVE – OCEANIA

AUSTRALIA	FILIPINES	KIRIBATI
MARSHALL ISLANDS	MICRONESIA	NAURU
NEW ZEALAND	PALAU	PAPUA NEW GUINEA
SAMOA	SOLOMON ISLANDS	TONGA
TUVALU	VANUATU	



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GIDIFA FINANCIAL AUTHORITY REGION SIX – EUROPE

ALBANIA	ANDORRA	ARMENIA
AUSTRIA	AZERBAIJAN	BELARUS
BELGIUM	BOSNIA AND HERZEGOVINA	BULGARIA
CROATIA	CYPRUS	CZECH REPUBLIC
DENMARK	ESTONIA	FINLAND
FRANCE	GEORGIA	GERMANY
GREECE	HUNGARY	ICELAND
IRELAND	ITALY	LATVIA
LIECHTENSTEIN	LITHUANIA	LUXEMBOURG
MACEDONIA	MALTA	MOLDOVA
MONACO	MONTENEGRO	NETHERLANDS
NORWAY	POLAND	PORTUGAL
ROMANIA	SAN MARINO	SERBIA
SLOVAKIA	SLOVENIA	SPAIN
SWEDEN	SWITZERLAND	UKRAINE
UNITED KINGDOM	VATICAN CITY	

GIDIFA FINANCIAL AUTHORITY REGION SEVEN – SOUTH AMERICA

ARGENTINA	BOLIVIA	BRAZIL
CHILE	COLOMBIA	ECUADOR
GUYANA	PARAGUAY	PERU
SURINAME	URUGUAY	VENEZUELA

GIDIFA FINANCIAL AUTHORITY REGION EIGHT – NORTH AMERICA

ANTIGUA AND BARBUDA	BAHAMAS	BARBADOS
BELIZE	CANADA	COSTA RICA



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GIDIFA FINANCIAL AUTHORITY REGION EIGHT – NORTH AMERICA

CUBA	DOMINICA	DOMINACAN REPUBLIC
EL SALVADOR	GRENADA	GUATEMALA
HAITI	HONDURAS	JAMAICA
MEXICO	NACARAGUA	PANAMA
SAINT KITTS AND NEVIS	SAINT LUCIA	SAINT VINCENT AND THE GRENADINES
TRINIDAD AND TOBAGO	UNITED STATES	

GIDIFA FINANCIAL AUTHORITY REGION NINE – THE POLAR REGIONS

GREENLAND	ICELAND	POLAR REGIONS
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ARTICLE 9 – GOLD VALUE, CURRENCY VALUATION & EXCHANGE⁴²

The Economic and Financial System as setup and implemented by the Global Infrastructure, Development and International Finance Agency and the GIDIFA Financial Authority shall be a wholly gold-backed financial system. As such, the value of the gold in question is equally important to the currencies whose reserves are in gold and/or otherwise backed up and secured by gold. The gold value of the Financial Authority's assets shall remain stable no matter the changes in the par or foreign exchange value of the currency of any Governing Body whose reserves are held, controlled, maintained and/or otherwise directly dependent upon the GIDIFA Financial Authority. Par Value for any and all currencies as may be under the direct influence of the GIDIFA Financial Authority may be changed as needed for the insurance of economic stability and to prevent levels of disparity among currencies such as would otherwise create devastating economic consequences. Par Values should change systemically in such a fashion that all currencies are re-evaluated and re-validated on a uniform scale whenever possible while still maintaining economic stability.

ARTICLE 9-§1 Par Value of GIDIFA Reserves and All Currencies

All of the Reserves of and for the Global Infrastructure, Development and International Finance Agency, the GIDIFA Financial Authority and the Currencies of the world shall be based on the London Metals Exchange Rate (or LMER). Any and all reference to, accounting of or other utilization of the Currency Valuation shall be based on the Par Value of the said currency, asset, reserve or other resource unless it is directly related to projections and/or other indeterminate variables that cannot be set with an exact value⁴³.

ARTICLE 9-§2 Gold, Reserve & Currency Exchanges based on Par Value

Any and all Currency Exchanges and/or Exchanges of Gold and/or other Precious Metals, Stones and other physical assets that may be used as reserves shall be exchanged at a rate based on Par Values. The GIDIFA Financial Authority shall establish set values above and below the Par Value to allow for the Exchange of quantities of the Asset to be exchanged providing either an Approved Discount and/or an Approved Increase in price. No transaction authorized and/or regulated by the GIDIFA Financial Authority shall be eligible for Compliance nor shall it be lawfully concluded outside of the Variances below and above the Par Value of the Asset.

42 Off-Market and/or Off-Ledger trades as may take place shall still be subject to the same rules and restrictions as set forth herein. In the event of Large-Scale, Off-Ledger or Off-Market trades, an Exchange shall not be eligible for consideration due to issues of Compliance if the discount and/or increase in price is outside of such margins.

43 FOR EXAMPLE: A projection of costs shall be based on the Par Value of the currency in question or to be used for projects, programs and/or other instances where Budgeting shall be necessary. A Ten-Year economic outlook may be forced to input variables that are based on projections which cannot yet be determined ... thus, they are variables and not exact figures within such reports and documentation.



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ARTICLE 9-§3 Currencies, Disparity and Exchange Rate Valuation

The Global Infrastructure, Development and International Finance Agency Financial Authority shall work in full and complete cooperation with any and all governing bodies⁴⁴ as may utilize the services and enjoy the benefits of the GIDIFA Financial Authority to maintain economic and financial stability on the local, domestic and international levels in regards to their currency or currencies. Exchange Rates and Valuation shall be based primarily on the same LMER Basis as the reserves of that currency. Minor fluctuations inside individual and separate Economic Systems may occur but variations in Exchange Rates based on Internal Economic variables shall be regulated, approved and announced by the GIDIFA Financial Authority on a Global Exchange as shall be established by GIDIFA. Neither GIDIFA nor any Host Governing Body may implement a change in the valuation of their currency without the express approval and consent of the Financial Authority, neither shall any Host Governing Body attempt to alter the Base Par Value of its currency without the express cooperation of the GIDIFA Financial Authority and then only for the purposes of Economic and Financial Stability⁴⁵.

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44 Each and every governing body shall have a National Director who shall oversee a Committee comprised equally of Economic experts and representatives of the Host governing body and Economic Experts from the GIDIFA Financial Authority whose sole job and responsibility shall be the stabilization of the domestic currency and reporting directly to the President, Vice President and Board of Directors of GIDIFA and the National Director and the National Administrative Board to determine the most effective course of action to be taken for economic stability in that region and for that Host governing body. Any and all records kept shall be subject to being part of the official records of GIDIFA in order to determine a more strictly defined set of parameters for economic stabilization in both theory and practice.

45 This shall not include a change in the Base Par Value that directly impacts any and all currencies in a Uniform manner such as a variation in the rate or valuation of the Gold or other Reserves that will directly impact any and all currencies in use at any given point in time.



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ARTICLE 10 – GIDIFA FINANCIAL AUTHORITY TRANSACTIONS & OPERATIONS

The Global Infrastructure, Development and International Finance Agency Financial Authority shall not be a general banking facility or Financial Institution⁴⁶ at its core. Governing Bodies shall only be eligible to work with the Financial Authority shall be the Departments of Treasury, the Central Banks and/or other Fiscal Agencies and/or Funds established for the purposes of Economic Stabilization and regulation. Except as otherwise provided for in this Agreement, operations on the account of the GIDIFA Financial Authority shall be limited to transactions for the purpose of supplying a member, on the initiative of such member, with the currency of another member in exchange for gold and/or for the currency of the member desiring to make the purchase. Additional uses include any and all transactions as may be beneficial and necessary for Economic and Financial Stability and decreasing the disparity in exchange.

Nothing in this documentation shall be deemed in any way to preclude any member from selling in any market, gold and or any and all other newly produced assets from mines and/or other locations for Natural Resources located within their respective locations. Likewise, nothing in this documentation shall be deemed to prevent the use of the resources of the Fund for capital transactions of reasonable amount required for the expansion of exports or in the ordinary course of trade, banking or other business, or to affect capital movements which are met out of a member's own resources of gold and foreign exchange, but members undertake that such capital movements will be in accordance with the purposes of the Fund.

ARTICLE 10-§1 Charges for Currency and Reserve Exchanges

- I. Any member buying the currency of another member through the GIDIFA Financial Agency in exchange for its own currency shall pay a service charge uniform for all members to amount to a fee of One-Percent (1%) in addition to the parity price. The GIDIFA Financial Authority may elect to change this fee only upon the approval of the General Assembly and the Honorable Secretary General
- II. The Fund may levy a reasonable handling charge on any member buying gold from the Fund or selling gold to the Fund.

⁴⁶ The Global Infrastructure, Development and International Finance Agency shall have regular banking and Financial Institutions that shall operate as such but while they are regulated and run by the Financial Authority, the Financial Authority shall function as a Global Central Banking Reserve System for International Settlement.



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ARTICLE 11 – GIDIFA FINANCIAL AUTHORITY AND IMMUNITIES

In order to be able to fulfill the necessary functions of a Central Banking Authority and Regulatory Body, the Global Infrastructure, Development and International Finance Agency Financial Authority shall be vested with, enjoy the privileges and bear the responsibilities of Global Diplomatic Immunity in accordance with International Law, the Treaties as established and set forth and the Charters and other agreements as may apply between GIDIFA and the governing bodies whom have signed on with the GIDIFA Treaty (or Treaties) to insure Global Economic Stability. Such conditions of Full Diplomatic shall be in full compliance with International Law but shall be established for but not limited to the purposes as follows herein:

The Global Infrastructure, Development and International Finance Agency Financial Authority shall enjoy the benefits and bear the responsibilities of a full Corporeal Entity⁴⁷. These shall include but shall not be limited to the following rights and/or responsibilities:

- A) The right to conduct business as a viable, legal Corporate Entity
- B) The right to contract and enter into contractual agreements by, on behalf of, for and/or with other Corporeal Entities of any manner including persons, companies, corporations and/or any other entity as may lawfully be allowed to enter into any contractual agreements
- C) The right to acquire and to dispose of property including but not limited to Real Property, Financial Assets, Currencies, Moveable and Immoveable Properties
- D) The right to instigate legal proceedings either for or against any other Corporeal Entity
- E) Any and all other rights as may be allowed and afforded to any Corporeal Entity

⁴⁷ The Financial Authority shall, like GIDIFA and any other Corporate Entity, be considered a Corporeal Entity for the purposes of Law and any and all business issues and Legal Affairs. While the GIDIFA Financial Authority and its members, associates and/or any other person or persons considered to legally be an employee or other representative of GIDIFA and more Specifically the GIDIFA Financial Authority shall be under the jurisdiction of the Law of the Land in which they are citizens and/or working for GIDIFA and/or the GIDIFA Financial Authority, they shall also enjoy the privileges and bear the responsibilities of Global Diplomatic Immunity as described herein and as may be clarified and/or expanded in future revisions of this documentation and/or in other Documents relative to GIDIFA and the Global Infrastructure, Development and International Finance Agency Financial Authority.



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ARTICLE 11-§1 The GIDIFA Financial Authority, Immunity and Litigation

In the event that any entity shall file a case of Litigation against the Global Infrastructure, Development and International Finance Agency Financial Authority, such action shall only be responded to in a Court of Competent Jurisdiction in the local, governing body Court of Law⁴⁸ and then only in the cases whereas the Financial Authority has appointed Personnel in place for the explicit purpose of accepting Due Notice and or Service of Process or wherein they have issued or guaranteed Securities that are relevant to the litigation at hand. No actions or litigation may be brought forth and/or filed by Members of GIDIFA and/or the GIDIFA Financial Agency⁴⁹ as per contractual agreements. All such actions must be taken up internally by the GIDIFA Financial Authority through GIDIFA and the Judicial System as established internally for such cases, at the local level when possible and on the national or International Level when it is necessary and in accordance with the Judicial Procedures as set forth and established by GIDIFA for such purposes. In the event that the Final Adjudication is found to be in favor of the other party, Forfeiture and/or seizure of the property of the GIDIFA Financial Authority shall only take place after any and all avenues of appeal have been exhausted⁵⁰.

ARTICLE 11-§2 The GIDIFA Financial Authority and Immunity of Assets

Any and all Property as may be reasonably be considered to be part of, owned in whole or in part by and/or the property of GIDIFA and/or the Global Infrastructure, Development and International Finance Agency Financial Authority shall be immune from search, forfeiture, requisition, expropriation, requisition and/or any other manner of delay and/or any other means of seizure or delay whether by Legislative, Executive or Law Enforcement action.

48 In the case of Local Laws and Litigation against Banking Institutions for the local branches belonging to the GIDIFA Financial Authority, local laws may differ but the ruling of Global; Diplomatic Immunity shall still apply. Any and all records that may reasonably be construed to be part of any and all operations of any GIDIFA Financial Authority shall be immune to search, seizure or otherwise being delayed in any way by any action, executive, judicial or otherwise.

49 Membership in GIDIFA requires members to seek Internal Resolution to any and all conflict as may arise within the Judicial Process as set forth and enforced by GIDIFA. If such an adjudication is still contested after such matters have been settled in a Competent Court of Jurisdiction within the system of GIDIFA, they are considered to be wholly Adjudicated in accordance with the International Treaties as agreed upon and all decisions shall be binding and final after all venues of appeal have been exhausted.

50 Any and all Financial Records as held by the Global Infrastructure, Development and International Finance Agency shall remain inviolable due to concerns of Trade Secrets as defined and understood by HR3723, as being an integral part of and reason for the issuance of Full, Global Diplomatic Immunity and in matter of Economic Concerns and National and International concerns of Security and Global Economic Stability.



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**ARTICLE 11-§3 GIDIFA Financial Authority Property⁵¹, Accidents,
Emergencies & Crime**

In the event that there is an emergency, an accident and/or criminal activity in or involving any property as may reasonably be construed to be the property of the Global Infrastructure, Development and International Finance Agency and/or the GIDIFA Financial Authority, GIDIFA may, at its own discretion, work in cooperation with local Law Enforcement Agencies and/or Agents⁵². In cases of blatant and/or heinous criminal activity, the Local Law Enforcement Agency and host governing body shall retain the right to petition for a Waiver of Diplomatic Immunity in order to Pursue Criminal Charges in a Court of Competent Jurisdiction in relation to the criminal activity.

In the event of Accidents such as vehicle accidents or other such accidents as may occur away from the proper "Jurisdiction" of a GIDIFA and/or GIDIFA owned Location, such property as may be involved in the accident must be secured on-scene by the local Law Enforcement Agents but may not be moved, inventoried or otherwise disturbed until the proper Authorities from GIDIFA have been notified and arrived on-scene to begin their own, internal investigation. In the event of Medical Emergencies, local EMTs and/or other Emergency Responders may be called but any and all properties as may be in the possession of the person suffering the emergency must be collected and held solely for the purposes of turning them over to the proper authorities as shall be notified at the earliest possible moment once an employee or other personnel of GIDIFA and/or the GIDIFA Financial Authority has been identified as such.

In the event of a catastrophic event that has endangered a GIDIFA and/or Global Infrastructure, Development and International Finance Agency building or other property, every effort shall be made to contain the emergency first and at the earliest possible time⁵³ to secure any and all property as may be exposed or otherwise made vulnerable by such a catastrophe. Such catastrophes may include fires, natural events such as earthquakes or severe storms or other similar events.

51 In communities as shall be established by GIDIFA as Sovereign communities, GIDIFA Personnel shall be the primary responding units for any Emergency Scenario as may occur. In any and all Properties as may be outside of such communities, it may be necessary to contact outside Responders. The contents of this section are directed primarily at instances whereas the events occur outside of GIDIFA Sovereign Communities within the territories of the host Land.

52 In the event of an egregious and/or heinous criminal act by any personnel of GIDIFA and/or the Global Infrastructure, Development and International Finance Agency, the local Law Enforcement Agency may petition for a Waiver of Diplomatic Immunity for the purposes of pursuing criminal action against the individual. Even in such cases however, proper protocol must be followed and any and all property and/or properties of GIDIFA and/or the GIDIFA Financial Agency may only be secured at the scene and solely for the purposes of allowing for the contact of the proper Authorities from GIDIFA who shall take receipt of any and all properties at the scene of the activity in question.

53 Initial efforts must be for the sake of saving lives over the property involved in the catastrophic event but GIDIFA Authorized Agents and/or Personnel shall be notified immediately and once there is no immediate threat to life or limb, each and every property must be secured by every possible means in the interest of National and International Security.



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ARTICLE 11-§4 GIDIFA Financial Authority, Archives and Papers

Any and all Papers, records, copies and other such documents and property of GIDIFA Financial Authority, hard copies and electronic and in any other means as may exist in any format shall be considered to be Inviolable and shall be wholly immune from search, forfeiture, requisition, expropriation, requisition and/or any other manner of delay and/or any other means of seizure or delay whether by Legislative, Executive or Law Enforcement action.

ARTICLE 11-§5 GIDIFA Financial Authority Assets and Restrictions

Due to the sensitive nature of the work of the GIDIFA Financial Authority and the implications for state, national and international security in addition to economic concerns, any and all property of the Global Infrastructure, Development and International Finance Agency and the GIDIFA Financial Authority shall be free of any and all restrictions, regulations, controls and/or other moratoria of any nature by any governing body and/or agency, law or other as may otherwise apply.

ARTICLE 11-§6 GIDIFA Financial Authority, Communications and Immunities

Any and All of the communications of the Global Infrastructure, Development and International Finance Agency and the GIDIFA Financial Authority shall be conducted over secure, encrypted means of communication. Any and all Communications to, from, by and with any and all employees or others who may reasonably be construed to be employed by or directly affiliated with the GIDIFA Financial Authority shall be considered to be Private and Confidential and shall enjoy the same immunities as any and all documentation and/or other properties of the GIDIFA Financial Authority and shall be free of any and all restrictions, regulations, controls and/or other moratoria of any nature by any governing body and/or agency, law or other as may otherwise apply.



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ARTICLE 11-§7 GIDIFA Financial Authority Employees and Immunities

Any and all employees, executives and other personnel of the GIDIFA Financial Authority shall enjoy the benefits and bear the responsibilities of certain Immunities while performing any and all of their job functions for and on behalf of the GIDIFA Financial Authority at any time of the day or night⁵⁴. Such immunities for any and all employees, representatives and/or others who may reasonably be construed to be working for and/or on behalf of GIDIFA and/or the GIDIFA Financial Authority shall include but shall not necessarily be limited to those as described herein:

- I. Shall be immune from any and all actions as may be performed or undertaken during the course of their work, for and on behalf of the GIDIFA Financial Authority⁵⁵
- II. not being Citizens of the Host's Governing Body shall enjoy the benefits and bear the responsibilities of Full Global Diplomatic Immunity from any and all Immigration Restrictions as may be in place by the Host Governing Body⁵⁶
- III. shall be immune from delays, searches, restrictions, regulations, controls and/or other moratoria, forfeiture, requisition, expropriation, requisition and/or any other manner of delay and/or any other means of seizure or delay whether by Legislative, Executive or Law Enforcement action by Customs, Immigration and/or any and all other Port and Entry and Exit Officials

54 The GIDIFA Financial Authority is a Global Authority and as such, work may be conducted at all hours of the day and night. It shall be necessary for transactions and other business to be conducted at all hours. As such, there are no "regular" working hours for such employees and Full Global Immunity must be granted at any and all times whereas the Employee is performing duties specific to their job in any capacity.

55 In cases where egregious action has taken place by the employee, representative or other personnel of the GIDIFA Financial Authority, the Host Nation may make a petition for the Waiver of Immunity so as to pursue formal charges against the individual who has committed such act(s). If it is deemed that such actions were indeed heinous in nature, the GIDIFA Financial Authority has the option of Waiving the Immunity of the individual(s) in question.

56 Any and all members of GIDIFA and all Citizens of the Host Nation shall enjoy a Ninety (90) day Reciprocal Landing Visa wherein no Official Visa shall be necessary for the stated period though a Passport shall be required. The issue of the Immunity from Immigration Restrictions however, shall be a separate and unique matter specifically for those who are not local Citizens and whose duties and/or responsibilities may include extended stays and/or frequent visits to and from the host state. This immunity shall be granted in accordance with International Law and more specifically the recognition of Diplomatic Immunity in accordance with the International Treaties.



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ARTICLE 11-§8 GIDIFA Financial Authority, Immunity and Taxation

- I. The Bank, its assets, property, income and its operations and transactions authorized by this Agreement, shall be immune from all taxation and from all customs duties. The Bank shall also be immune from liability for the collection or payment of any tax or duty⁵⁷.
- II. No tax shall be levied on or in respect of salaries and emoluments paid by the Bank to executive directors, alternates, officials or employees of the Bank who are not local citizens, local subjects, or other local nationals.
- III. No taxation of any kind shall be levied on any obligation or security issued by the Bank (including any dividend or interest thereon) by whomsoever held-
- IV. which discriminates against such obligation or security solely because it is issued by the Bank; -or-
- V. if the sole jurisdictional basis for such taxation is the place or currency in which it is issued, made payable or paid, or the location of any office or place of business maintained by the Bank.
- VI. No taxation of any kind shall be levied on any obligation or security guaranteed by the Bank (including any dividend or interest thereon) by whomsoever held-
- VII. which discriminates against such obligation or security solely because it is guaranteed by the Bank; or
- VIII. if the sole jurisdictional basis for such taxation is the location of any office or place of business maintained by the Bank.

⁵⁷ GIDIFA and the GIDIFA Financial Authority shall work with the Proper Tax Authorities in any and all nations wherein it may be accepted in order to insure the maximum benefit for the hosting governing body in regards to taxes and to remain insofar as it is possible, within the established tax structure of the host government and the constraints of their tax laws. It is however, imperative that the Laws of Global Immunity be fully recognized by the Host state in accordance with International Law in order to allow the Financial Authority the means necessary to insure economic stability on the local, national and International levels.



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ARTICLE 12 – BINDING EXECUTION OF THIS AGREEMENT

The execution and implementation of the Global Infrastructure, Development and International Finance Agency shall begin upon the Signature of the Treaty for GIDIFA in whatever final form it may transpire and come to pass⁵⁸ as it is ratified by the Signatory nations. By their recognition of this Agreement, all governments accept it both on their own behalf and in respect of all their colonies, overseas territories, all territories under their protection, suzerainty, or authority and all territories in respect of which they exercise a mandate.

ARTICLE 12-§1 Appointment of Original Officers

At such a time as the Treaty is (and/or Treaties are) ratified and duly signed and recognized, the Honorable Secretary General of the Global Infrastructure, Development and International Finance Agency shall formally appoint the first President, Vice-President and the original Board of Directors for the GIDIFA Financial Authority. Such a formal selection process and appointment may, at the behest of the Honorable Secretary General, involve a full vote by and of the General Assembly to finalize the selection process and select the most qualified and competent candidates for each position. The Honorable Secretary General of GIDIFA shall also select the Regional Directors to be appointed in each and every host state with preference given to those candidates as shall be from and citizens of the host state. The host state shall seek on their own behalf, an Regional Assistant Director to aid and assist the Regional Director in their duties and also to serve the best interests of the Host Nation. The Selection Process for the Regional Staff shall be the responsibility of the Regional Director and Regional Assistant Director but shall require a Final Approval from the Honorable Secretary General.

⁵⁸ At the time of this writing, the formal treaty has not been finalized or signed. Upon acceptance and signature of that treaty, the GIDIFA Financial Agency shall be considered to be fully accepted and operational as set forth herein within each and every Signatory state and at the local, national and international level.



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ARTICLE 12-§2 Governmental Membership in the Financial Authority

Membership in the Global Infrastructure, Development and International Finance Agency Financial Authority shall automatically be extended to any and all governmental bodies as are recognized by the GIDIFA Financial Authority⁵⁹. Government participation within the banking system as established by the GIDIFA Financial Authority shall be necessary to insure the economic stability of their individual economic and financial system within an otherwise controlled and secured global economic and financial environment. Whether or not any individual governmental organization chooses to participate shall be wholly up to the government in question and/or its citizens. No financial burden, participatory fee and/or other “added” costs shall be placed on any governing body for the purposes of participation with the GIDIFA Financial Authority, neither shall any investment garner any added votes or rights for any governing body⁶⁰.

ARTICLE 12-§3 Startup and Operational Costs & Funding Responsibilities

All of the funding for GIDIFA including the Financial Authority shall be provided by the Financial Authority through the investment⁶¹, trade and other strategic uses of the Historical Assets, Precious Metals, Precious Stones, Financial Instruments and other Reserves from the Financial Authority. As such, no outside financing will be necessary or allowed other than as a matter of normal business conduct and transactions. Likewise, all operational and administrative costs shall be financed “In-House” through the work and the strategic investments as managed and controlled by the GIDIFA Financial Authority. No additional sources of funding shall be allowed for the purposes of funding the construction and/or operational expenditures associated with the Financial Authority so as to avoid even the appearance of improprieties.

59 Membership in the GIDIFA Financial Authority shall be separate and apart from Membership within the Global Infrastructure, Development and International Finance Agency. Such a separation is necessary to insure the ability of the Financial Authority to fully stabilize all of the existing Economic and Financial systems globally and to maintain an economic equilibrium that alleviates major economic disparity and fuels reinvestment into the economic system(s) via trade, education, commerce, infrastructure, research and development and technological advances.

60 Since the Global Infrastructure, Development and International Finance Agency Financial Authority does not demand Contributions (Financial, In-Kind or otherwise) it shall operate freely without being beholden to any single individual nor shall it allow any individual member to hold more voting power or influence in financial matters than any other member shall have and enjoy.

61 Any and all investments, investment plans and/or business decisions of the Global Infrastructure, Development and International Finance Agency and the GIDIFA Financial Authority are kept as trade secrets in accordance with HR3723 and may not lawfully be revealed. The results of any and all investments shall be contained in Financial Reports as shall be made available to the general public. Given the fact that GIDIFA owns and controls the Reserves, no outside sources of Funding are needed. Furthermore, the lack of outside funding allows for the GIDIFA Financial Authority to function wholly independently and free of obligation (financially or otherwise) and as such, to operate unencumbered by favoritism or other similar obligations, debts and/or any other means of favors owed to larger investors.



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ARTICLE 13 – OBLIGATIONS & RESTRICTIONS OF MEMBERS

In addition to the obligations assumed under other articles of this Agreement, each member agrees to and accepts the obligations as set forth herein:

- I. No member shall, without the approval of the GIDIFA Financial Authority, impose restrictions on the making of payments and transfers for current international transactions.
- II. Exchange contracts which involve the currency of any member and which are contrary to the exchange control regulations of that member maintained or imposed consistently with this Agreement shall be unenforceable in the territories of any member. In addition, members may, by mutual accord, co-operate in measures for the purpose of making the exchange control regulations of either member more effective, provided that such measures and regulations are consistent with this Agreement.
- III. No member shall engage in, or permit any of its fiscal agencies to engage in any discriminatory currency arrangements or multiple currency practices except as authorized under this Agreement or approved by the GIDIFA Financial Authority. If such arrangements and practices are engaged in at the date when this Agreement enters into force the member concerned shall consult with the GIDIFA Financial Authority as to their progressive removal.
- IV. Each member shall buy balances of its currency held by another member if the latter, in requesting the purchase, represents
 - (i) That the balances to be bought have been recently acquired as a result of current transactions; or
 - (ii) That their conversion is needed for making payments for current transactions.
 - (iii) The buying member shall have the option to pay either in the currency of the member making the request or in gold.



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ARTICLE 14 – PROVISION OF INFORMATION BY MEMBERS

The Global Infrastructure, Development and International Finance Agency Financial Authority shall require members to furnish it with such information as it deems and/or may deem to be necessary for its operations. In requesting this information the GIDIFA Financial Authority shall take into consideration the varying ability of members to completely furnish the data as requested. Members shall be under no obligation to furnish information in such detail that the affairs of individuals or corporations are disclosed especially as covered under HR 3723 regarding trade secrets. Members undertake, however, to furnish the desired information in as detailed and accurate a manner as is practicable, and, so far as possible in order to avoid mere estimates that may create negative financial and economic hardships. The GIDIFA Financial Authority may arrange to obtain further information by agreement with members. It shall act as a center for the collection and exchange of information on monetary and financial problems, thus facilitating the preparation of studies designed to assist members in developing policies which further the purposes of the GIDIFA Financial Authority and the Global Infrastructure, Development and International Finance Agency and the member states. This information shall include, for the effective discharge of the duties of the GIDIFA Financial Authority, national data on the following matters:

- I. All official Holdings and Reserves (to include all Inventories whether held Domestically or Internationally) to include but not to be limited to the following
 - Gold and Other precious metals
 - Precious Stones
 - Currency (Listed by Type and Amounts including Series, Serial Numbers and whether Cut or Uncut Currency and any and all other information as may be relevant)
 - Any and all other Official Holdings both Domestically and Internationally
 - Holdings at home and abroad by banking and financial agencies, other than official agencies, of gold and foreign exchange
 - Production of gold
 - Gold exports and imports according to countries of destination and origin
 - Total exports and imports of merchandise, in terms of local currency values, according to countries of destination and origin



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- II. International balance of payments, including
 - A complete record of trade in goods and services
 - Gold and other Precious Metal transactions
 - Capital and Cash/Currency transactions
 - Any and all other transactions as may directly impact the Valuation of the Currency

- III. A complete listing of International Investments as duly reported and recorded including Business and Corporate Interests with operations and facilities located in foreign lands

- IV. National Income

- V. Price Indices to include Commodity Prices in both the wholesale and retail markets including the prices for Export and Import Markets to include any and all tariffs and/or other associated taxes and/or fees

- VI. Foreign Exchange Currency Rates to include Buy Rate, Sell Rate and current Exchange Rate

- VII. Exchange controls, (To include a comprehensive statement of exchange controls in effect at the time of assuming membership in the Fund and details of subsequent changes as they occur)

- VIII. Where official clearing arrangements exist, details of amounts awaiting clearance in respect of commercial and financial transactions, and of the length of time during which such arrears have been outstanding.



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ARTICLE 15 – THE RIGHT & OBLIGATION OF FINANCIAL SANCTION(S)ⁱⁱ

Whenever the GIDIFA Financial Authority is of the opinion that a member is using the resources of the Financial Authority in a manner contrary to the stated Goals and Purposes of the Global Infrastructure, Development and International Finance Agency, it shall present to the member a report setting forth their concerns and offering a selection of viable options and then prescribing a given amount of time to pass for the member to examine the options and make a formal reply to the charges. After presenting such a report to a member, the GIDIFA Financial Authority may limit the use of its resources by the member. If no reply to the report is received from the member within the prescribed time, or if the reply received is unsatisfactory, the Financial Authority may continue to limit the member's use of resources or may, after giving reasonable notice to the member, declare it ineligible to use the resources of the Financial Authority. If all of these efforts are proven to be ineffective, further action may be taken by the Global Infrastructure, Development and International Finance Agency Financial Authority.

The GIDIFA Financial Authority shall pursue the same goals and purposes as the Global Infrastructure, Development and International Finance Agency and shall, in the pursuit of its affairs, be guided in such a manner as to support the efforts and ongoing work of GIDIFA. To that end, it shall focus primarily on the regular banking needs of the individual, economic stability for nation states and supporting projects and programs that focus on infrastructure and the technological and educational advancement of the people in addition to the provision of true economic and social freedom for all of the peoples of the world. To that end, the GIDIFA Financial Authority shall work in full and complete cooperation with the Global Infrastructure, Development and International Finance Agency to insure the stabilization of socio-economic and socio-political environments that are conducive to the creation of economic stability, economic and social freedom and the ability of the people to be educated and to have the capacity to conduct an increasingly expansive level of research and development for the betterment of the human race and the environment in which we all live.

When any governing agency, body or other body of force shall become destructive of such ends and oppressive in its manner of operations as defined, debated and agreed upon by the GIDIFA General Assembly and as agreed and ratified by the Honorable Secretary General, the GIDIFA Financial Authority shall initiate Economic and Financial Sanctions with the express purpose of maintaining global peace while at the same time influencing the decision of those governing bodies with the intent of persuading them to implement programs of socio-economic and socio-political influence to insure the Economic and Social freedom of their citizens.



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ARTICLE 16 – INTERPRETATION OF THIS DOCUMENTATION

- I. Any question of interpretation of the provisions of this Agreement arising between any member and the GIDIFA Financial Authority or between any members, shall be submitted to the International Board of Directors for their decision.
- II. In any case where the International Board of Directors have given a decision under (a) above, any member may require that the question be referred to the Global Infrastructure, Development and International Finance Agency General Assembly whose decision shall be final upon the completion of a vote and the final approval by the Honorary Secretary General. Pending the result of the reference to the Board the GIDIFA Financial Authority may, so far as it deems necessary, act on the basis of the decision of the Executive Directors.
- III. The GIDIFA Financial Authority may, after consultation with the members concerned, determine whether certain specific transactions are to be considered current transactions or capital transactions.
- IV. Payments for current transactions means payments which are not for the purpose of transferring capital, and includes, without limitation:
 1. (1) All payments due in connection with foreign trade, other current business, including services, and normal short-term banking and credit facilities;
 2. (2) Payments due as interest on loans and as net income from other investments;
 3. (3) Payments of moderate amount for amortization of loans or for depreciation of direct investments;
 4. (4) Moderate remittances for family living expenses
- V. The GIDIFA Financial Authority, after consultation with a member which is availing itself of the transitional arrangements may deem holdings of the currency of that member which carry specified rights of conversion into another currency or into gold to be holdings of convertible currency for the purpose of the calculation of monetary reserves
- VI. A member's holdings of convertible currencies means its holdings of the currencies of other members which are not availing themselves of the transitional arrangements under Article XIV, Section 2, together with its holdings of the currencies of such non-members as the Fund may from time to time specify. The term currency for this purpose includes without limitation coins, paper money, bank balances, bank acceptances, and government obligations issued with a maturity not exceeding twelve months
- VII. The GIDIFA Financial Authority holdings of the currency of a member shall include any securities accepted by the Fund



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- VIII. The holdings of other official institutions or other banks within its territories may, in any particular case, be deemed by the Fund, after consultation with the member, to be official holdings to the extent that they are substantially in excess of working balances; provided that for the purpose of determining whether, in a particular case, holdings are in excess of working balances, there shall be deducted from such holdings amounts of currency due to official institutions and banks in the territories of members or non-members
- IX. The official holdings of a member means central holdings (that is, the holdings of its Treasury, central bank, stabilization fund, or similar fiscal agency)
- X. A member's monetary reserves means its net official holdings of gold, of convertible currencies of other members, and of the currencies of such non-members as the Fund may specify
- XI. A member's monetary reserves shall be calculated by deducting from its central holdings the currency liabilities to the Treasuries, central banks, stabilization funds,, or similar fiscal agencies of other members or non-members specified under (d) above, together with similar liabilities to other official institutions and other banks in the territories of members, or non-members specified under (d) above. To these net holdings shall be added the sums deemed to be official holdings of other official institutions and other banks

- i Taking lessons from history, we see time and again that the most noble of ideas have been perverted and twisted by interpretation by those in power until ultimately, whatever remains of the original documentation is left as nothing more than a useless reminder of the freedoms once enjoyed by those under its guidance. As such, numerous footnotes and end-notes grace these pages so as to avoid any issues wherein such policy may be “interpreted into extinction” and/or “interpreted into oppression” of those very same individuals it was written and implemented to set free.

Such annotations shall not be viewed so as to weaken or lessen the meaning of what is written in these pages but rather as a means to clarify and accurately portray the “original intent” of these documents. Throughout history, economic and social freedoms have been oppressed under the guise of security and/or for the “general welfare” of the people when in reality, the end-results have been to create a dependency class that is wholly reliant on government success for its very survival and economic and financial systems that require a constant series of wars in order to be able to resume economic growth. If such policies have been devastating to the nations, they have been even more so to the people who are enslaved by poverty and who fight, bleed and even die in these unnecessary wars between “nations” ... far too often for the benefit of no one more than the leaders and whosoever the “crony du jour” may happen to be.

- ii This is likely the most controversial, dangerous and even potentially reprehensible powers that shall be granted and as such, merits deep thought, debate and a very judicious application in practice. Humans are not perfect and as such, governments of humans are equally fallible and subject to human nature. This power is implemented not for the purpose of pitting nation against nation, but to severely inhibit the ability of any nation to go to war with another and/or to prohibit the oppression of any of our brethren within the human race. History has shown time and again that we must be prepared for war, and indeed, there may (or may not) be life outside of the planet and if there is, it may or may not be benevolent in nature. It is of paramount importance that the human race always be capable of defensive measures in the event of attack, no matter how unlikely. However, it is not only unforgivable but tragic that we should stand idly by while our own brethren no matter their individual race within the human genus, are oppressed and denied the most basic of freedoms and kept bound and enslaved by poverty and a lack of anything that is and should be readily available in quantities great enough to fully provide the entire population of the world with at least sufficient amounts to survive if not to thrive. Given that it is imperative to retain the means for defense and defensive materials can be used, often just as effectively, in offensive operations, the only way to enact peace forcibly in such a manner that it does not randomly kill people as a war would, is through the use of Economic and Financial Sanctions that can cripple a governing body to the point that the governing body itself must change in order to prevent its own decimation through attrition or other equally devastating but less deadly means.