

PHOENIX JOURNAL REVIEW

News Reviews, Previews and Alternative Views

NOT TO OPPOSE ERROR IS TO APPROVE IT NOT TO DEFEND TRUTH IS TO SUPPRESS IT

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NEWS REVIEW

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MARCH 28, 2007

Does EJ Ekker Own Global Alliance?

3/26/07 (20-222) Mon., Mar. 26, 2007, Year 20, Day 222 Manila, Philippines

If EJ Ekker OWNS Global Alliance, then "Shush my mouth!" because if that can be PROVEN, it is time for me to be on my way. Until it is proven, however, I will continue to hold my ground as well as I can and present the truth to confront the lies.

I am going to lead off this issue with some good advice from GCH (the REAL one, not some idiot presentation from one "Jonur" or other usurper of goodness. First, let's read what our Father had to say about "accusations" in a writing from January 6, 2002:

...If the accusations are false—they cannot long hurt anything other than your surface "feelings". If an accusation be in truth—clean it up, clear it up and make it right. In the face of a lie, present truth if you know it, and let the liar be caught in his own trap which was laid for you. AND DO NOT FORGET—EVER. Document where and when you can do so. Thus the need for exactly this very purpose, these journals.

Typographical errors become obviously simple errors, lies become visible and cover-ups are removed.

Does it, however, require "time"? No, just sequence of events—but that often requires what is considered "time" for your experience of realization and ultimately, knowing. Sometimes it takes several years before something stated at the beginning of a confrontation makes proof of circumstances that caused puzzlement in the first place.

This, however, is why such a saying as "what tangled webs we weave when first we practice to deceive". Deception REQUIRES more and more deceptions, implicitness and outright lying to maintain itself. So, go right on about your life when impacted by the wolf pack—BUT DO NOT EVER FORGET ANYTHING! A good detective investigator needs every clue he can find and he must remember them each and all to solve a puzzle or a crime.

Generalize as well, for everything IS connected to everything else—and knowing that gives advancement an assurance of success.

REQUIREMENTS OF ANY ENCOUNTER

Some encounters are nothing save a passing of no consequence. However, when there is something of great focus and import—stop and study the foundation upon which the first and consequential events are based. As you do this you will find the very PROOF of your holdings or you will find the breakdown in the chain itself. You will often, however, find within purpose as God presents that the chain will have several intersecting chains which, when followed to source, will offer great surprises as well as give proof of your assumptions as formed in the process itself.

If it quacks like a duck, waddles like a duck, looks like a duck—then for goodness sakes why not let it be a duck? Is not the truth of a duck equally as pleasing as making it into some tar-baby? By the way, gluing feathers on a wooden duck decoy does not a duck make! Beware the decoys and imposters. And, discard at least two-thirds of all needless quacking. This does not, however, mean to discard the "memory" of what was presented in the quacking. Ego requires lots of quacking to gain

(Continued on page 2)

CONTACT P.O. Box 27800 Las Vegas, NV 89126

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ALSO	IN	THIS	ISSUE:
ALOU	T T 7		IDD UL.

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importance unto self—wow, it also finally uncovers truth in any deceitful presentation—sooner or later. So, just be patient, confront every confrontation and attend every contradiction (for life is filled to overflow with contradictions). Truth will "out" and the antagonist will eventually show himself.

Remember, students of life, your dedicated adversary will always know where to hit to make you feel most vulnerable so that you "give up" and walk out on the controversy itself. Do not sell out your soul, children, lest the price forever be too dear.

For those among you who still cannot see the WOLF in this picture, perhaps the following excerpt from a GCH writing of April 26, 2001 will allow you to see things more accurately:

By the way, when you "kiss off" God and truth, you have kissed the wolf and not sleeping beauty or the drowsy prince.

And no, I won't flower the facts for your comfort and convenience to ease your conscience or give you excuses for the lie you serve. The ONLY solution to the lie is the presentation of TRUTH. Most are surely not prepared to accept either their errors or their responsibilities.

Now, keeping in mind "when there is something of great focus and import-stop and study the foundation upon which the first and consequential events are based":

In the last issue it was documented that a major rift developed between EJ Ekker and myself on (OR BEFORE) FEBRUARY 26 over the issue of the PROVEN-blasphemous "Jonur" writings. When Mr. Ekker demanded that I publish that material "OR ELSE", I denounced what I saw as the POISONING of all of the GCH/Hatonn/Aton writings which came before. I chose the "or else" as a matter of CONSCIENCE and I am fully prepared to live with the consequences of my conscientious decision.

More than a week AFTER the "or else" was asserted-exactly as documented in the last issue of this paper—Mr. Ekker erected a STRAW MAN argument alleging to everyone that I had done him wrong, in a blatant effort to conceal the real reason for the split. His subsequent actions have been based on the LATER-IN-THE-SEQUENCE-OF-EVENTS STRAW MAN ARGUMENT and his arguments do not go back to "the foundation upon which the first and consequential events are based", where Commander Hatonn directs your attention.

So far, Mr. Ekker has PRESUMED to terminate me from all of the numerous positions I have held (and still actually hold) with regard to "The Mission". Obviously, that is not going to stop the newspaper from being assembled by me, even if for now it is not possible to "go to press". (Isn't the Internet wonderful?)

Any bluff or bluster on Mr. Ekker's part with amounts to well over \$5 TRILLION. Well, the claim WHY THE BIG BANKERS WILL NOT WORK regard to civil action is of no concern because I WANT THIS MATTER TO BE REVEALED IN ITS ENTIRETY and there are already many causes of action accumulated against Mr. Ekker for his fraudulent and unlawful actions which have brought harm to an entire network of corporations.

In this issue it will be documented that Mr. Ekker has caused to be published a series of Public Notices based on LIES of his own construction. In particular, three years ago he authored notices regarding a Global Alliance Investment Association claim to 40% ownership of the gold of the Philippines. His recent statements and actions show that he believes Global Alliance to be "his" personal property, so the bogus claim against (minimally) 40% of 617,500 tons of gold

COPY FOR Don Esteban Benitez Tallano and Don Gregorio Madrigal Acop Foundation TIN: 237-114-038 SEC Reg. CN200322944

March 16, 2007

NOTICE OF SPECIAL MEETING WITH WAIVER OF NOTICE BY QUORUM

Be advised that a quorum of the Board of Trustees has determined in caucus that it is necessary to hold a Meeting of the Trustees and Member of the Don Esteban Benitez Tallano and Don Gregorio Madrigal Acop Foundation as soon as possible to discuss the following important issues:

- Charges against Mr. EJ Ekker, Trustee filed with the Secretary by Professor Jaime Ramirez, Trustee;
- 2. Charges against Mr. EJ Ekker, Trustee filed with the Secretary by Cenon C. Marcos, Trustee:
- 3. Charges against Mr. EJ Ekker, Trustee filed with the Secretary by Ronald Kirzinger, Member:
- 4. Charges against Mr. Tom Taylor, Trustee filed with the Secretary by Ronald Kirzinger, Trustee;
- 5. Determination of suspension or expulsion of Mr. EJ Ekker, Trustee;
- 6. Determination of suspension or expulsion of Mr. Tom Taylor, Trustee;
- 7. Election of Member Ronald Kirzinger, Member to position of Trustee.

Waivers of notice of a quorum of the Board of Trustees have been received already. This notice is being sent by special delivery courier today to Mr. EJ Ekker and Mr. Tom Taylor (care of Mr. Ekker's address). This meeting will be held at Room #323 of the Peninsula Hotel in Makati, Metro Manila at 10:00 a.m. sharp on Saturday, March 17,

This notice complies with the Bylaws of the Foundation.

Notice Certified by

Erlinda Marcos, Secretary

Jemarcos

www.TallanoFdn.com

rebuttable judicial presumption (which shall be rebutted), so don't worry about it.

if it was—Mr. Ekker would quickly discover that when the truth is known, his actions are not going to be taken kindly by the 85-million Filpino people. Please study the "Bogus GAIA Claim" material elsewhere in this issue for proof of the foregoing FACTS.

In addition to the foregoing and of much greater consequence is that Mr. Ekker appears to be tacitly and implicitly asserting his PERSONAL ownership of the Global Alliance Certificate of Debt, which is NOMINALLY worth \$60 TRILLION.

IF YOU WANT TO KNOW JUST EXACTLY UNDER THESE CIRCUMSTANCES.

is false and not substantiated by anything beyond a WITH GLOBAL ALLIANCE, THE REASON HAS JUST BEEN REVEALED. NO "MAN" SHALL EVER GAIN TOTAL CONTROL OF Not that this is any kind of a popularity contest but **THESE ASSETS FOR SELF. AS LONG AS MR.** EKKER IS POSITIONED TO "OWN IT ALL AND HE HAS SEEN TO IT THAT HE IS IN THAT POSITION AND DEMONSTRATED THAT IT IS, IN FACT, HIS POSITION WHILE <u>YOU HAVE BACKED HIM ALL THE WAY OR</u> SIMPLY CHOSEN TO OVERLOOK THE FACTS—IT SHALL NOT COME TO BE. THE LORDS OF THIS WORLD APPEAR TO BE ACTING IN ACCORDANCE WITH THE **DIVINE WILL IN BLOCKING THE PROGRAM**

RESOLUTION OF THE BOARD OF TRUSTEES OF DON ESTEBAN BENITEZ TALLANO AND DON GREGORIO MADRIGAL ACOP FOUNDATION

Pursuant to the Bylaws of DON ESTEBAN BENITEZ TALLANO AND DON GREGROIO MADRIGAL ACOP FOUNDATION ("Foundation"), at a duly noticed meeting called for the purpose of:

DISCUSSION AND RESOLUTION OF CHARGES FILED WITH THE SECRETARY AGAINST MR EJ EKKER, TRUSTEE AND MR. TOM TAYLOR, TRUSTEE; ELECTION OF MEMBER RONALD KIRZINGER TO POSITION OF TRUSTEE

Whereas the written complaints of Trustees Cenon C. Marcos, Erlinda Marcos, Professor Jaime Ramirez and Member Ronald Kirzinger against Mr. EJ Ekker were discussed at length and thoroughly

Whereas the Board has determined on the basis of evidence presented that Mr. EJ Ekker has attempted—unilaterally and without authorization of the Board—to prevent Member Ronald Kirzinger from attending a meeting of the Board; and

Whereas the Board has determined on the basis of evidence presented that Mr. EJ Ekker unlawfully threatened to expel Board Members at a preposterous and unlawful alleged "meeting", which was not even attended by a quorum of the Board; and

Whereas the Board has determined that Mr. EJ Ekker was not lawfully "Chairman of the Board" but accepted this position and used it to bully other Members of the Board; and

Whereas the Board has determined that his unlawful conduct, in flagrant contravention of the Bylaws of the Foundation for what we have determined to be his personal agenda at the expense of the well-being of the Foundation and the Filipino people for whose benefit the Foundation exists;

Therefore it is hereby RESOLVED that Mr. EJ Ekker is EXPELLED from the Board of Trustees FOR CAUSE.

Whereas the written complaint of Member Ronald Kirzinger against Trustee Tom Taylor was

Whereas the Board has determined that expulsion is premature without first providing Tom Taylor Notice of Suspension which shall state the cause for his SUSPENSION and the remedy available to him

Therefore it is hereby RESOLVED that Mr. Tom Taylor is SUSPENDED until further notice and that Notice to this effect shall be served to him within two weeks of the date of this Resolution.

Whereas the Board values the varied contributions of Member Ronald Kirzinger, including the Powerpoint presentation, his constant attendance and input at meetings, and his selfless service to the Foundation in many other ways;

Therefore it is hereby RESOLVED that Mr. Ronald Kirzinger is elected to the Board of Trustees and his signature on this resolution shall be that of a Trustee.

JAME RAMIREZ, Trustee

ERLINDA MARCOS, Trustee

RONALD KIRZINGER, Trustee

I, Erlinda R. Marcos, Secretary, do hereby CERTIFY that the above resolution is a true record of the Foundation. Signed at Makati, Manila this 17th day of March, 2007.

EKLINDA R. MARCOS, Secretary

EJ EKKER EXPELLED FROM TALLANO **FOUNDATION "FOR CAUSE"**

As the truth of circumstances has become clear, the Filipino Trustees of the Don Esteban Benitez Tallano and Don Gregorio Madrigal Acop Foundation, Inc. (the REAL one, registered with the SEC here in UNANIMOUSLY EXPELLED EJ EKKER "FOR CAUSE" AT A DULY NOTICED MEETING HELD ON MARCH 17, 2007.

"improper notice" but the Foundation's new

contacts—says the Foundation did EVERYTHING IN ACCORDANCE WITH THE LAW. Moreover, the only "outsiders" to this action "happened to be" Messrs. Ekker and Taylor, two non-Filipinos who chose not to attend a duly noticed meeting whereat their pending expulsion or suspension was on the agenda. It is nothing newsworthy that Mr. Taylor the Philippines, DBA Tallano Foundation) have failed to attend because records show that the ONLY regular meeting he DID attend was on 6/6/06. "Evil must wear a sign"?

There are indications that despite the foregoing Mr. Ekker is reportedly muttering something about FACTS, Mr. Ekker intends to confabulate a "second" (usurping) Foundation of the same name. That should attorney—with over 40 years of experience and well be "interesting" because the SEC here will not go respected with the SEC, where he served for a along with such antics involving two Americans trying considerable amount of time and still has good to usurp a Filipino foundation from three Filipinos.

That is precisely why they do not allow foreigners more than 40% control. In hindsight, it looks like Mr. Ekker wanted to stretch that a little by holding a proxy for American Tom Taylor AND, he might have supposed, a "yes man" in my vote, poised against three Filipino votes in the Foundation. Not nice, noand actually against Philippines law.

What triggered the Filipino Trustees to react against Mr. Ekker so powerfully and expel him? It STARTED and ended with "actions inimical to the interests of the Foundation" in contravention of the byLAWS. You might recall the March 11, 2007 email from EJ Ekker to myself printed in the last issue, the pertinent portion of which reads:

"To save you some personal embarrassment, I would suggest that you not attempt to attend the Trustees meeting on Tuesday. Your questions and remarks at the last meeting were disruptive and not taken kindly; as Chairman of the Board of Trustees I cannot justify inviting you as I have, albeit tacitly, in the past. EJ'

NONE of the Trustees except EJ found my behavior at the previous meeting to be "disruptive" as he claims. More than one are thankful and describe the questions I posed at that meeting as "revealing".

Two of the Trustees declared that it was both arrogant and possibly a violation of Philippines law for Mr. Ekker to call himself "Chairman" of the Board. The PRESIDEnt is the one who should PRESIDE over Board meetings—based on the LAW and Bylaws, and that would be President Cenon C. Marcos, not Mr. Ekker.

More to the point, however, EJ EKKER HAD NO RIGHT TO TELL A MEMBER OF THE FOUNDATION NOT TO ATTEND A MEETING. In his ARROGANCE, he acted as though I somehow required his tacit invitation to attend the meeting—that is simply NOT TRUE (deceitful or, as some people might call it, a LIE).

At this point I am going to insert an email exchange between Mr. Ekker and a party who shall remain unnamed for now. This message came into my possession on March 19 and I wrote my attending comments the same day:

From: [Redacted] To: EJ Ekker

Sent: Wednesday, March 14, 2007 11:35 PM

Subject: Re: The second shoe

Hi EJ!

Friday sounds like it will be very interesting! Can't wait to hear what they have to say!

[You don't have to hold your breath any longer: Please see the Resolution of the Board of Trustees of the DON ESTEBAN BENITEZ TALLANO AND DON GREGORIO MADRIGAL ACOP FOUNDATION.

Publishing Ron's Paper might be a good Idea. How about also putting in my letter and 'maybe' with some of the responses we have received (with each persons [sic] permission, of course). That might help some others start "thinking" just in case they are not, and just believing what Ron writes.

[WHO is preventing anyone from being "fully informed"? CONTACT is most pleased to print and comment upon any and all thoughtful input. PLEASE, DO NOT "JUST BELIEVE" WHAT WRITES—INCLUDING ANYONE EKKER—because on the basis of only that which HE has presented, no one could begin to claim that they have been "fully informed" even if that is what he would like you to believe.]

On 3/14/07, EJ Ekker wrote:

Well, Ron has dropped another shoe. I wish I could say THE other shoe but I'm sure he has more shoes than an octopus. I just have to hope that none of the others are any more dangerous or harmful than this one.

[I do not have as many shoes as Mr. Ekker has LIES. Perhaps Imelda Marcos will have to become involved?]

Yesterday was the regularly scheduled Board of Trustees meeting of the Foundation, to which two of the Trustees, the President Cenon Marcos and Prof Jamie Ramirez, did not show up.

[Which means: only ONE Trustee did show up to the non-noticed "meeting"—and that was Mr. Ekker himself. Imagine how pathetic that must have been: a King with NO subjects!]

After several attempts to call them on their cell phones it became quite evident that they were meeting with Ron K. [You might say, Mr. Ekker "took notice" of the meeting we were holding? But this was not "the" meeting at which he was expelled, it was merely a "caucus".]

[Would this be the same Ron K., Member in good standing of the Foundation, whom Mr. Ekker sought to unilaterally and unlawfully prevent from attending this meeting with his email of March 12? Who does he think he is, making unilateral decisions "for" a Philippines entity? "He has no right," said Professor Ramirez, and Cenon Marcos concurred. The very next sentence begins with the word "We". To whom does this "We" refer, when there were NO OTHER MEMBERS PRESENT?]

We changed the name of our meeting to "caucus" and did the normal amount of business.

[IF Mr. Tom Taylor was there, we have no way of knowing for sure, this amounts to only TWO Americans (OUTSIDERS) present, so how on Earth could it be that they "did the normal amount of business"? Does anyone else see anything wrong with this picture, in a country where the LAW PROHIBITS more than a 40% involvement by such outsiders???]

I was able to phone the Prof last night and get a commitment that he would arrange another meeting to explain their absence; I got only the excuse from his wife that Cenon had not yet come home so it appeared that he was dodging me.

[That is not how Professor Ramirez remembers things and Erlinda Marcos flatly DENIES the preceding "misleading and inaccurate" (we're being kind) statement by Mr. Ekker. "Imelda, we need another shoe!"]

Today Dr. Brenda (she is a dentist whose practice is in Baguio, 100 miles north of Manila and who has become a good friend and supporter of the FDN) [Actually, she has become a bit of a drain on Mr. Ekker's funds, if the truth be known.] met with the Professor to see what this was all about. After that the Professor came to see me and had with him a "Foundation Board Resolution" the final statement of which is: "THEREFORE, it is hereby RESOLVED that Ronald Kirzinger is hereby designated as member trustee of the Board." Thus another blatant attempt to "take over".

[Could someone please explain to me how ONE Canadian "could" "take over" a Philippines entity? It is not possible. The only thing "blatant" about the foregoing statement is that it is another blatant LIE. "Imelda, we need another shoe!"]

To explain: There are 5 Trustees; Cenon has the proxy of his wife, Erlinda, and I have the proxy of Tom Taylor so at any meeting wherein I and Cenon, I and the Prof, Cenon and the Prof are present there is a quorum (3 of 5).

[There WERE 5 Trustees—along with one



Don Esteban Benitez Tallano and Don Gregorio Madrigal Acop Foundation

SEC Reg. CN200322944

TIN: 237-114-038

March 17, 2007

Mr. EJ Ekker 6751 Ayala Ave. Makati City, M.M.

NOTICE OF EXPULSION

Please be informed that effective immediately you have been expelled as a Trustee of the Don Esteban Benitez Tallano & Don Gregorio Madrigal Acop Foundation, Inc.

You chose not to attend a duly noticed meeting of the Foundation wherein your expulsion was on the agenda and it was unanimously RESOLVED by a quorum of the Board of Trustees that your expulsion would take effect as of the date of his Notice.

Sincerely,

CENON C/MARCOS

President

ERLINDA R. MARCOS

Secretary

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Member with full voting privileges (myself). There are now only 4 Trustees in good standing and 1 Trustee (Tom Taylor) who has been suspended indefinitely. And please note that "at any meeting wherein ... Cenon and the Prof are present there is a quorum (3 of5)."]

If we hadn't been through a lot of hassle with the FDN Board two years ago we might not know that actions taken at a purported Board meeting that had not been properly noticed (as well as with Waivers of Notice signed by the Trustees) were null and void.

[It will be found that ALL of the Bylaws were followed scrupulously, all t's crossed and i's dotted, for the Board Meeting held on Saturday, March 17, 2007. It is DONE, properly and UNANIMOUSLY.]

That is the case here—no notice was given to either Tom Taylor or me nor have we waived the right to such a notice. (I have to marvel at some of the hoops we have been made to jump through and how long it sometimes takes to learn why.)

[Messrs. Ekker and Taylor were provided Notice by the Secretary of the Foundation and did not return their Waivers of Notice but that did not prevent a QUORUM (ALL OF THE FILIPINOS) from attending the Saturday meeting.]

We have now properly noticed a meeting of the Board for Friday and we will have the appropriate Waivers signed.

The meeting will be to allow Cenon and the Prof an opportunity to explain their actions and "rescind" the non-existent "Resolution".



Don Esteban Benitez Tallano and Don Gregorio Madrigal Acop Foundation

SEC Reg. CN200322944

TIN: 237-114-038

March 17, 2007

Mr. Tom Taylor C/o Mr. EJ Ekker 6751 Ayala Ave. Makati City, M.M.

NOTICE OF SUSPENSION

Please be informed that effective immediately you have been suspended as a Trustee of the Don Esteban Benitez Tallano & Don Gregorio Madrigal Acop Foundation, Inc. until further notice.

You chose not to attend a duly noticed meeting of the Foundation wherein discussion of a complaint against you was on the agenda and it was unanimously RESOLVED by a quorum of the Board of Trustees that your suspension would take effect as of the date of his Notice.

Sincerely,

CENON C. MARCOS

President

ERLINDA R. MARCOS

Secretary



8-B San Bernardo St., Barangay San Joaquin, Pasig City, Metro Manila

[NOT ONE of the Filipinos, nor myself (a Canadian) signed any Waiver of Notice for this non-"meeting" to which he refers. More importantly, the Bylaws state explicitly that "The Secretary shall serve all notices as required by law" and Erlinda Marcos, the Secretary, was not even informed of this fraudulent and fictitious action on the part of the TWO Americans—who literally HAVE NO RIGHT. On the other hand, Mr. Ekker was given proper Notice of the meeting held to discuss his EXPULSION but chose not to attend.]

That will secure the FDN and should remove two more of Ron's "friends" from his sphere of influence. In the Phils he is about to run out of friends so maybe he will soon see the attractiveness of Canada—it is coming spring there and a good time to go home.

[Mr. Ekker seems to have developed quite a FIXATION on seeing me return to Canada—ever since he "heard" (or, more likely, STARTED?) a "rumor" to that effect as an EXCUSE to unilaterally and unlawfully void a valid Corporate Resolution (CONTRACT) of Global Alliance and a CONTRACT with the owner of the condo into which I was to have moved. And by the way, I only need ONE "friend", if that Friend is our Heavenly Father. EJ's modus operandi, which can be drawn from his own statements, has been to put me out on the street, cut off all access to any funding from Global Alliance, tell only his side of the story to "friends"—LENDERS—conspire with others to try to come up with some criminal charges against me—and definitely, definitely, see me go back to Canada. WHY???]

It is amazing to me the insights that some of you have demonstrated regarding the unpublished issue of *CONTACT* that Ron has sworn [Really?] to have published. Your insights tempt me to ask that it be published just so everyone can enjoy "discerning" Ron's material. ["Bring it on!"] He has laid Jonur in the shade when it comes to contradictory statements and outright lies when quoting others.

[But once again, Mr. Ekker: NO SPECIFICS?] JUST A BLANKET SLUR AND INNUENDO WITH NO FACTS WHATSOEVER TO BACK ANYTHING UP? YOU ARE ALL "PUFF".]

One other small note of progress: Today the DSL technician came and we disconnected Ron's computer and put it in a box so that we can now move and use one of the large folding tables he was using.

[PLEASE NOTE THAT HE HAS HERE ACKNOWLEDGED THAT IT IS "RON'S COMPUTER", whereas he has previously made clear that HE INTENDS TO KEEP MY COMPUTER ALONG WITH ITS 890 GIGABYTES OF MY PERSONAL LIFE.]

Ludy is pleased that she can now straighten up that room and again enjoy the storage space. We have not yet finalized anything with the new editorial team but after Friday I will be able to get back to that. With best wishes to all of you, EJ

[YOU SHOULD HAVE PLENTY OF TIME FOR YOUR OTHER SCHEMES NOW, MR. EKKER, BECAUSE THERE IS NO REASON FOR YOU TO SPEND ONE MORE MINUTE OF YOUR LIFE INVOLVING YOURSELF WITH THE TALLANO FOUNDATION, WHICH EXISTS FOR THE BENEFIT OF THE FILIPINO PEOPLE AND IS NOT INTENDED TO BE SOME PERSONAL ASSET OF SOME WOULD-BE KING.]

Faced with the insurmountable obstacle of a quorum of the Board-ALL OF THE FILIPINOSagainst him, Mr. Ekker sought to UNLAWFULLY convene a NON-Noticed "meeting" and when the Foundation's (now former) attorney sent a text message (presumably on Mr. Ekker's behalf) threatening the Filipinos with expulsion if they would have the temerity to stand up to his dictates and not come at once-that was "it". It took a few days to set things up properly and do it right, with written Notice of the meeting (sent by the Secretary, Mr. Ekker, as the LAW requires in accordance with Article IV, Section 3 of the Bylaws) but resolution of these matters was finally accomplished at an entirely lawful meeting held on Saturday, March 17, 2007 and the SEC has been duly notified of the changes.

The bottom line: Arrogance and presumptive, "Kingly" behavior do not prevail over the FACTS, even if those attitudes may seem to give one "the upper hand" for a while. GOD WINS when we stay the course in TRUTH. And in that regard, the Philippines is now a giant step farther ahead than those who are blindly counting on "Mr. Ekker's" GAIA. It's alright; Filipinos don't mind sharing when they have abundance—and they have a better chance of achieving that goal on their own than hooked to "EJ Ekker's" Global Alliance.

It will work ever so much better when the day comes that both organizations can work together but that is going to require some more revelations along the lines of "all that is hidden shall be revealed" with regard to Global Alliance Investment Association. Let's just see how things look when it is all exposed to the Light, shall we?

FIGURES DON'T LIE **BUT LIARS SURE DO FIGURE**

Staying with the subject of the Tallano Foundation just a little bit longer than attention spans might appreciate: Professor Ramirez, who is the Auditor of the Foundation, was very interested in the contents of a spreadsheet which appear to show that the Foundation "somehow" owes EJ Ekker, personally, over \$493,000.

"Impossible!" "Not POSSIBLE!!" "No, no, NO!" the cries went up.

It appears Mr. Ekker has been accumulating his PERSONAL "markers" at some \$250-\$300 per hour, something which was never agreed by the Board. More "impossibly", the spreadsheet ALSO shows that Mr. Ekker was accumulating the same sort of "markers" for MY time—but added on to that which the Foundation somehow "owes" him.

This is Outrageous! HOW CAN YOU BILL FOR SOMEONE ELSE'S TIME UNLESS YOU CONSIDER THAT ONE YOUR PERSONAL SERVANT OF SOME SORT? I DID NOT SERVE "YOU", MR. EKKER, I SERVED AND STILL SERVE "MY" HEAVENLY FATHER.

That kind of figuring is rampant throughout the spreadsheet we have looked at. As one other example, just to provide readers with the flavor of Mr. Ekker's "accounting": Mr. Marcos noticed an expense for 61,000 pesos, ostensibly for the purchase of 3 new Hewlett-Packard printers. Funny thing, though: Each printer was valued at just 9,000 pesos, so the correct total should have been close to 27,000—not 61,000.

Let's just do some basic math here, people: The \$493,000 in accumulated "markers" since 2004 amount to almost \$20,000 per month. Here is a man who has personal monthly income of perhaps \$1,500 and who spends at least \$2,000 per month more than that amount. It seems obvious that the "extra" money comes from an outside source, most probably from LENDERS WHO HAVE BEEN LED TO BELIEVE THEY ARE LOANING MONEY TO GLOBAL ALLIANCE. BUT THE SPREADSHEET IS FOR MR. EKKER'S PERSONAL MARKERS?

This takes me back to a point made in the last issue of the newspaper: EJ Ekker is claiming that ALL of the money which has gone for lunches, cash advances to Trustees in need, even legal expenses, has come from him, personally, and NOT from Global Alliance. Certainly, those who have contributed (loaned) to Global Alliance might be surprised to discover that EJ Ekker has considered all such loaned amounts "his", personally. Has he "converted" and diverted funds intended for Global Alliance into his own pockets? The only way to find out is to call for inspection of Global Alliance's records and I have written a Memorandum to request production of records I AM ENTITLED TO SEE AS THE CORPORATION'S DIRECTOR AND SECRETARY.

You can also see the March 19 letter from Professor Jaime Ramirez, who was appointed as the Foundation's Auditor, kindly requesting submission of expenses from Mr. Ekker for audit purposes. Failure how Mr. Ekker responds to the Auditor's request. Note that Professor Ramirez says, "I intend to make a report to the friends and supporters of the Foundation from around the World who have loaned money to Global Alliance Investment Association in support of the Foundation."

I'll get back to the issue of "WHO OWNS GLOBAL ALLIANCE?" at the end of this update.



Don Esteban Benitez Tallano and Don Gregorio Madrigal Acop Foundation

SEC Reg. CN200322944

TIN: 237-114-038

March 19, 2007

MR. EJ EKKER 6751 Ayala Ave. Makati, MM

Sir:

With the end of the Foundation calendar year for 2006, kindly furnish the undersigned with a complete accounting of all expenses incurred by you on behalf of the Foundation, to wit:

- 1. All expenses incurred by you, personally, in support of the Foundation from its inception to the
- All expenses incurred by Global Alliance Investment Association in support of the Foundation from its inception to the present.

As the Auditor of the Foundation, I intend to audit the expenditures of the Foundation from its inception to the present, so the Board of Trustees will know the entire funding operations of the Foundation. Please note that I intend to make a report to the friends and supporters of the Foundation from around the World who have loaned money to Global Alliance Investment Association in support

You are required to submit a complete accounting within 30 days to:

Professor Jaime B. Ramirez 1237 Instruccion St. Sampaloc, Metro Manila

. If you require more time, please submit your request for an extension to the Board for consideration and approval. If you do not submit the requested documentation within 30 days and you do not request an extension (or a requested extension is not warranted, in the opinion of the Board), you will forego your right to make any claim against the Foundation for your own expenses.

For the Board of Trustees,

Professor Jajime B. Ramirez, Auditor, Trustee and Vice President

www.TallanoFdn.com

DAMNED EFFORTS TO BLOCK THE TRUTH

Of course, there are those (acting as AGENTS for EJ Ekker, in his presumed status as OWNER of Global Alliance Investment Association and all other companies under its umbrella) who will do their best to submit a claim within 30 days could result in to prevent this from being read by you—but you're forfeiture of any claims, so it will be interesting to see reading it, aren't you. THE TRUTH WILL OUT AND THAT SUITS "ME" JUST FINE.

EJ Ekker tells subscribers "what you need to know"—BUT "CONVENIENTLY" LEAVES OUT ANY AND ALL FACTS WHICH THEY REALLY NEED TO KNOW.

Let's look at an undated "Notice" apparently from Mr. Ekker which came into my possession on March 16 but appears to be from several days earlier:

NOTICE [from EJ Ekker]

CONTACT, having already missed one issue, will cease publication for 2-3 more issues while I (EJ Ekker) arrange for a new editor and layout team here in the Philippines.

[What gives Mr. Ekker any right whatsoever to "cease publication" of CONTACT, INC.'s newspaper, which, as DAD structured things, was left in my hands? In fact, publication on the Internet, while delayed by one week, went ahead and with this issue publication is continuing in the face of every DAMNED effort by Mr. Ekker to prevent the outlay of truth, especially with regard to how his antics have adversely affected The Mission. It is a LEGAL matter now and it is only a matter of time until the Global Alliance Investment Association

Memorandum

To: EJ Ekker, President, Treasurer, Director From: Ronald Kirzinger, Secretary, Director

CC: Known Lenders, Contributors

Date: 3/19/07

Re: Corporate Records; Financial Accounting; Spurious and Fraudulent Memorandum;

Accumulating Causes of Action against You

Mr. Ekker.

As you know, as Secretary of Global Alliance Investment Association I am required to maintain the corporation's records. Please assemble and make available to me all such records at your earliest convenience (or within 20 days, whichever is greater).

As Co-Director of Global Alliance Investment Association I am also entitled to an accounting of any and all financial transactions from the corporation's inception. Please make these financial records available for my inspection immediately and advise when I may review them.

TAKE NOTICE that your fraudulent memo purportedly "terminating" me from the corporation will only men't you demerits as this matter is cleared away. You are hereby advised to avoid causing any additional harm to Global Alliance Investment Association or myself. Such spurious documentation, broadly disseminated to others, has provided a cause of action against you.

Further causes of action inuring to your detriment are your failure to follow through with Certified Board Resolutions, including: 1) The provision of accommodation to me for the sake of my own security, such accommodation to be comparable to that which you enjoy, whereas, you "inaccurately" (to put it graciously) informed the owner of a condo who had agreed to let it to the Company, that I would be going back to Canada; and 2) You still have not compiled with (and show no intentions of complying with) another Certified Board Resolution mandating that you put \$100,000 of the Company's funds in an account to fund the startup of the Internet TV and "Energized Water" projects to be managed by ms. Also, you have no right to unitaterally "terminate" the contract between BCR and myself because BCR is a wholly-owned subsidiary of this company and there is no resolution to that effect. Your actions appear to be calculated to harm me but they are also harming the established business network.

In the absence of your cooperation and whereas you have demonstrated an ongoing pattern of unitateral actions inconsistent with appropriate conduct of a Board Member, actions which have been aimed against and caused harm to the corporation and a fellow Board Member, I must advise you that absent immediate and sufficient reparations, legal actions can be commenced against you at any time. Please submit all corporate records for my review forthwith.

Ronald Kirzinger

Secretary and Director

databases of the Company are returned and these issues can be "put to press". Meanwhile, causes of action are accruing rapidly against Mr. Ekker and all who conspire with him.]

Ron Kirzinger, who has been doing that whole job virtually alone, seems to have contracted some new malady that resembles paranoia in that he has accused me of poisoning him with the same substance I used to murder Doris.

[As USUAL, for a DECEPTION to work there must be a "MIS-DIRECT" as the magicians call it. Mr. Ekker has erected a STRAW MAN in order to divert attention away from the REAL ORIGIN OF THE TROUBLES. Before this straw man was erected, the troubles originated when he ORDERED me to publish Jonur's blasphemous material and I CATEGORICALLY REFUSED.

Into his slurry he stirs disturbing words such as "paranoia" IN ORDER TO DIVERT ATTENTION FROM THE REAL ISSUES.]

He took it (I have no idea what "it" was, the person he showed it to said it looked like coffee) to a laboratory for analysis and found that it was not toxic so he hurried back to man to whom he had showed the liquid to report his mistake but that does not absolve him of the crime.

[How VERY curious, Mr. Ekker, since what you report here does not reflect REALITY at all. Are you really so delusional? No, that word is not a slur, it is correct usage; what you have stated simply NEVER HAPPENED. I told Erick San Juan that it was a coffee and I'm sure he would have told you the same. You state that I took it to a laboratory for analysis—THAT NEVER HAPPENED. You

declare that I "found it was not toxic"—THAT NEVER HAPPENED—so I "hurried back to man to whom [I, presumably] had showed the liquid to report [my] mistake"—and THAT NEVER HAPPENED, EITHER. THIS IS VERY POORLY CONSTRUCTED EVEN FOR A STRAW MAN.]

In the Philippines it is a crime to accuse another of murder if you cannot prove it and, as GCH has so many times remarked: "You cannot unring a bell."

[Let's GET REAL for just one moment. IF I HAD "ACCUSED" YOU OF MURDERING DORIS IN FRONT OF MR. SAN JUAN, WOULD HE NOT HAVE ADVISED ME THAT IT WAS AGAINST THE LAW TO MAKE SUCH AN ACCUSATION? HE DID NOT BECAUSE I DID NOT; I MERELY EXPLAINED THE REASON FOR OUR "FALLING OUT"—STARTING WITH THE HEAD-BUTT WHEN I REFUSED TO PUBLISH THE JONUR BLASPHEMY. I MADE NO SUCH ACCUSATION AND YOU HAVE NO FIRSTHAND KNOWLEDGE OF WHAT WAS DISCUSSED BETWEEN MR. SAN JUAN AND MYSELF. HOW DOES THAT GIVE YOU A RIGHT OF SOME KIND TO ACCUSE ME OF A CRIME? FACE IT, THIS IS NOTHING MORE THAN A DECEPTION ON YOUR PART, MR. EKKER, AIMED AT COVERING UP THE TRUTH. AND SOMEBODY IS CERTAINLY BEARING FALSE WITNESS (LYING).]

To finish that part of the story: I have suggested that Ron return to Canada right away so that I do not have to prefer charges—I have only a limited time to do so and to retain my stature here as a completely law abiding person, I would have to do so promptly.

[TRUST ME, MR. EKKER IS NOT SO "KIND". IF HE COULD HAVE "PREFERRED CHARGES", HE WOULD HAVE DONE SO ALREADY. It is interesting that HE IS THE ONLY ONE TALKING ABOUT RON RETURNING TO CANADA. SO, WHERE DID THE "RUMOR" BEGIN? You might recall, the reason given to the owner of the condo which was to have been leased pursuant to a Corporate Resolution, was that Mr. Ekker "heard a rumor" that I was going back to Canada. I suggest that it was Mr. Ekker himself who started this "rumor". "Oh, what a tangled web," Mr. Ekker.]

I interviewed part of the proposed editorial team today and will interview some of the others tomorrow. They are in the newspaper publishing and distribution business and our negotiations so far have implied that, with our guidance, they may do the publishing for the right to distribute here in the Philippines.

[Again, what gives Mr. Ekker the right to give away "rights" to publish the publication of CONTACT, INC., for which I am all of the officers and the sole member of the Board of Directors (notwithstanding a FALSE list of officers filed by Janet Carriger at Mr. Ekker's direction)? I suppose we shall find out "presently" AS THE TRUTH COMES OUT. And does anyone else find it interesting that it will now require a whole "TEAM" of people to replace li'l ol' me in just ONE of the many roles I have performed steadfastly for The Mission? Indeed, I have worked very hard and diligently in "my" Father's service. No "team" of people put together by Mr. Ekker will be ALLOWED to focus on the TRUTH, so I guess I'll just keep going on my own.]

Yesterday, out of a clear blue sky, came a solution to maintaining our websites. [They are not "your" websites, Mr. Ekker. The workman has not

yet been paid for his services rendered.] I don't want to talk about that here, at least not quite yet, but it appears that we will not lose access to all of that wonderful information that is posted thereon. A few prayers toward that end might help.

[THE WHOLE WORLD HAS ACCESS TO "ALL OF THAT WONDERFUL INFORMATION" AND I AM THE ONE WHO HAS SEEN TO IT BY BUILDING AND MAINTAINING WHAT YOU REFER TO AS "OUR WEBSITES" IN MY OWN TIME AT MY OWN EXPENSE. I HAVE ALSO SEEN TO IT THAT THE INFORMATION IS NOT DILUTED OR POISONED BY SUBSEQUENT OVERLAY OF FALSE MATERIAL SUCH AS THE JONUR BLASPHEMY. YOU CAN GO TO THE **FOURWINDS** OR **ABUNDANTHOPE** WEBSITES IF YOU WANT THAT KIND OF SLURRY. AND AGAIN I MUST ASK: WHY IS MR. EKKER SO HELL BENT ON POISONING ALL THAT CAME BEFORE?

While this notice might appear to be very brief, I think it tells you subscribers what you need to know as to why you are not receiving the paper on its usual schedule.

[AH YES, CERTAINLY, WITH THIS INPUT FROM YOU THEY MUST BE "FULLY INFORMED" NOW? WHY IS IT SO NECESSARY FOR YOU TO PREVENT MY "POINT OF VIEW" FROM BEING PRESENTED, MR. EKKER? I HAVE PUBLISHED VIRTUALLY EVERYTHING YOU HAVE WRITTEN ON THIS SUBJECT TO THIS POINT BECAUSE, JUST AS IN THE CASE OF VK DURHAM, THE LIES REVEAL THEMSELVES.]

I should also let you know that you can cancel your subscription and receive a pro-rata refund from Valerie. With best wishes to you all, E J Ekker

[Poor Valerie, Janet, Bruce and others: I really believe they do not see that which they are serving despite ALL of the evidence. Bruce had some comments to make about the "BLASPHEMY" article but later backed off and said they were "no longer pertinent". I replied to ask him how the TRUTH could be "no longer pertinent" but he did not answer. Hmmm... is that how Dad taught us to deal with the Truth?]

RESPONSE TO A FRIEND (APPARENTLY UNANSWERABLE)

A very good friend of mine, a man whom I respect immensely, sent a message the reply to which is worthy of sharing in the hope that he and other readers inclined to "take sides" other than the side of Truth might benefit by answering. In addition to attending a very important meeting on Saturday, March 17, I took the time to respond to his inquiry, which might be considered a "letter to the editor". Unfortunately, he has not replied and I am left to suppose that the questions posed by me are simply "unanswerable" by him:

You pose the question: "upon what authority do you act regarding the take-over of control of GAIA ...?"

I have not made any effort whatsoever at "take-over of control of GAIA". My position is that GCH saw to it that GAIA has two equal Directors. I have not attempted to be anything but one of two co-equal Directors, and I have not acted except to uphold my fiduciary responsibility to the corporation, entirely in accordance with how Dad set things up. On the other hand, EJ has (in an unlawful and fraudulent memorandum)

Alternative Research Corp

Memorandum

To: EJ Ekker, President and Director, Budget Corporate Renewals, Inc.

From: Ronald Kirzinger, Director, Alternative Research Corp

cc: Other concerned parties

Date: 3/23/2007

Your Memorandum of March 10, 2007 to Ronald W. Kirzinger re "formal notice of your termination of service to this corporation [BCR]"—Improper Notice and Breach of Contract; Notice of Termination of Contract; outstanding invoice for services rendered; big picture

Mr. Ekker.

As you know, Budget Corporate Renewals, Inc. and Alternative Research Corp (a British Columbia corporation) have a CONTRACTUAL relationship. The terms of that contract require 30 days written notice to terminate the contract. Your Memorandum to Ronald W. Kirzinger is not considered proper notice of termination of the contract with Alternative Research Corp., which is a separate entity. Moreover, your use of "effective immediately" unilaterally abrogates the 30-day provision of the contract. You are in Breach of Contract for your Improper Notice and other unilateral actions.

Nevertheless, your intentions are clear and it is agreed that the contract should be terminated. Accordingly, please accept this 30-day Notice of Termination effective March 31, 2007, which will result in conclusive termination of the contract as of April 30, 2007. Attached is an invoice for \$11,572.38 through the end of February 2007, which is payable upon receipt. A final statement will be submitted after April 30, 2007, which will include payments to Alternative Research Corp for the months of March and April 2007.

Whereas all financial accounts of Budget Corporate Renewals, Inc. are in my name, be advised that I will satisfy the back payments owed to Alternative Research Corp for work already performed immediately, to the limits of available funds in the Budget Corporate Renewals, Inc. accounts in my name. You should immediately ensure that Budget Corporate Renewals, Inc.'s payables are covered by other accounts and funds because I will freeze the existing accounts to prevent overdrawing them. You should likewise arrange immediately to set up merchant accounts not in my name to ensure that Budget Corporate Renewals, Inc. can process customer credit card payments.

There are larger issues at work in this situation, as you are aware. You signed a letter to the IRS in which you declared that Budget Corporate Renewals, Inc. is a wholly-owned subsidiary of Global Alliance Investment Association—a company in which you serve as one Director and I, as the other. There is no resolution offby the Board of Global Alliance (OWNER of Budget Corporate Renewals, Inc.) authorizing your unilateral actions and I can assure you no such resolution would be endorsed by me. In fact and in truth, the establishment and development of Budget Corporate Renewals, Inc.—a very valuable little business—was one of my many contributions to Global Alliance Investment Association, which is not your corporation, existing for the benefit of all mankind. Your actions in toto over the last three weeks have been irresponsible and damaging both to myself and the network of corporations over which we preside as Directors of the "umbrella" corporation, Global Alliance Investment Association.

Ronald Kirzinger, Director Alternative Research Corp

"terminated" me. His action will not stand but why do you ask me about take-over of GAIA when it is obvious that it is EJ who is trying to do that, not me? How does EJ answer the same question?

You reference EJ as the one who, "until the passing of Dear One Doris last year about this time, had been guiding the mission as we know it". I must take exception to the use of the word, "guiding". I think you would agree that the "guiding" of this Mission has been of Divine—not human—Source. EJ's function was to act as "steward", according to what I have read in the Divine Plan. Is he, in your opinion, to be our source of Divine Guidance as well? To what Source do you turn for Divine Guidance with regard to, let's say, "non-Mission-related" matters? Is that Source less valid with regard to "Mission

matters"? Why count on EJ's "guiding" of GOD's Mission for us all?

If any man demands that you act against your own Good Conscience, can his "guiding" be of/from Divine Source? Should his demands be obeyed because he is supposed to occupy some position of authority? Would GCH demand that I publish the blasphemous Jonur materials as if they were of/from Divine Source and put me out on the street in a strange country if I refused?

You ask, "Is there not an hierarchy, a chain of Command?"

How do you reconcile such a postulation with the Divine Command that "All are One and each is equal"? The Divine Command demands personal RESPONSIBILITY while the precept of man at the heart of your question demands only Cosmos Seafood Energy Marketing,

Memorandum

To: EJ Ekker, Treasurer, Director

From: Ronald Kirzinger, Secretary, Director

CC: Other concerned parties

Date: 3/26/2007

Res Corporate Records; Financial Accounting; Spurious and Fraudulent Memorandum;

Accumulating Causes of Action against You

Mr. Ekker,

As you know, as Secretary of Cosmos Seafood Energy Marketing, Ltd. I am required to maintain the corporation's records. Please assemble and make available to me all such records at your earliest convenience (or within 20 days, whichever is greater).

As Co-Director of Cosmos Seafood Energy Marketing, Ltd. I am also entitled to an accounting of any and all financial transactions from the corporation's inception. Please make these financial records, if any, available for my inspection immediately and advise when I may review them.

TAKE NOTICE that your fraudulent memo purportedly "terminating" me from the corporation will only merit you demerits as this matter is cleared away. You are hereby advised to avoid causing any additional harm to Cosmos Seafood Energy Marketing. Ltd. or myself. Such spurious documentation, broadly disseminated to others, has provided a cause of action against you.

Ronald Kirzinger

Secretary and Director

OBEDIENCE—to "man" and not to God. Every man must be responsive to his own "commander"—his CONSCIENCE. God has decreed that each man is SOVEREIGN, responsible for his own choices and with only one Master. The hierarchical structures of man lead to situations such as that which exists for the United States right now: soldiers occupying a foreign country quite illegally but most obediently to the hierarchy and chain of command. The torturers of Abu Ghraib for the most part simply followed their orders. Should they not have followed their own "commander", their own conscience?

A wise man (Vernon Howard in this case) said: "Spiritual obedience does not mean to bow before any kind of human authority, but to blend with the authority of the inner kingdom." Do you disagree?

Ask yourself: "At what point did Ron K. cease to work with the (presumed) 'core'?" Did you observe for yourself that I became somehow "insubordinate" over an issue of CONSCIENCE? Is this really "out of character" for me, as you say?

You write: "I see what has transpired with two (2) who claim control—breakdown, derision, and a misdirection of the purpose of the mission."

With regard to "two who claim control", I must ask you: Have I claimed control of anyone or anything other than myself? Have I claimed anything beyond personal sovereignty? Has EJ?

You have written: "With Lord God there is, humbly, one line of Command, and we must align ourselves with DAD."

I couldn't agree more with this statement—but is it not in opposition to the concept of hierarchy

WHEN THE KING (head of the hierarchy by any label) TELLS YOU TO SUBORN YOUR CONSCIENCE OR GET OUT? If you then take leave of the King while making every effort to continue the work God has given unto you, have you been disloyal to the King or merely faithful to God?

Most importantly: IS THE RESULTING "DIVISION" REALLY CAUSED BY YOUR CHOICE TO BE TRUE TO YOUR CONSCIENCE—OR IS IT, IN TRUTH, THAT THE OTHER HAS SEPARATED FROM GOODNESS/CONSCIENCE/COMMANDER? WHO HAS SEPARATED FROM WHOM?

I'm going to finish up this reply to you on an up-beat up-note. Dear brother, you promote HARMONY, COLLABORATION, COORDINATION AND UNIFICATION, which are surely desirable. EJ has declared, apparently, that this is a case of being unable to "un-ring a bell". How so? If he wants the "Internet TV" and "Energized Water" projects to proceed, all he needs to do is honor the Corporate Resolution put in place... If he wants to return to the previously agreed (contractual) arrangement, he can certainly do so. What can I "undo" or how do you suggest I make amends or atone-for my "sins" (errors, as you perceive them)?

Blessings on all of us, Ron K.

There was, as explained above, no response to this message from my friend. Does anyone else want to provide a response to the questions posed?

"BY THEIR FRUITS YE SHALL KNOW THEM"

I want everyone who reads this to consider the statement by Jmmanuel some 2,000 years ago: "By their fruits ye shall know them."

Now, consider what exactly are the fruits of Mr. Ekker. Well, uh, um. The fruits he is AFTER and trying to USURP are: BUDGET CORPORATE RENEWALS, INC., CONTACT, INC., PHOENIX SOURCE DISTRIBUTORS, INC.—not to mention GLOBAL ALLIANCE INVESTMENT ASSOCIATION, the TALLANO FOUNDATION and COSMOS SEAFOOD ENERGY MARKETING, LTD., which are quite the "peaches". But what fruit has HE produced? Anything? Will anyone try to answer that question?

And what of the fruits I have produced? Does anyone want to consider these? The websites, newspaper editing, writing and layout, startup and management of "the" incorporation services company at point, development of Powerpoint presentations for GAIA and the Tallano Foundation, corporate management (like EJ, I suppose, but "different", definitely "different" because I am truly conscientious with regard to BOTH my fiduciary responsibilities and MY DUTY TO GOD, especially in terms of upholding his instruction that "All are One and each is equal"). How is that for a PARTIAL assortment of fruits of my labors? HAS ANYONE BEEN MORE DEDICATED TO 'THE MISSION' OR PRODUCED MORE GOOD FRUIT?

Or perhaps you would like to IGNORE Jmmanuel's own "measuring stick" as well as Commander Hatonn's directives at the start of this piece? Most of you seem to think that discernment amounts to determining which horse is ahead in the competition—failing to realize that the one in the lead is about to be disqualified. DISCERN BY THE CRITERIA GIVEN US BY HIGHER RESOSURCES AND YOUR CHOICES AND CONSEQUENCES WILL BE CLEAR.

WHAT'S GOING ON WITH **BUDGET CORPORATE RENEWALS?**

Mr. Ekker was listed as all of the officers and sole director of Budget Corporate Renewals BY MY CONSENT for the benefit of "The Mission". His AUTHORITY over the corporation was granted by the OWNER—Global Alliance Investment Association. His FIDUCIARY RESPONSIBILITY to benefit of its owner.

He has attempted to exercise his authority over BCR by "terminating" "my" services to the corporation—without any concern whatsoever for the well-being of the company which he SHOULD be trying to protect. Well, number one, he named the wrong party because "my" relationship with Budget Corporate Renewals was by way of a CONTRACT between BCR and a Canadian corporation, expulsion of a Director. ALTERNATIVE RESEARCH CORP, in which I am one of two directors.

His decision to end the working relationship has been respected because of his position of authority as the company's sole member of the made for his own personal reasons and with no business in point.

Few people are aware that little BCR has also been the shelter for 140,000 or so volumes of the Phoenix Journals, which are housed in the attached warehouse space. When Mr. Ekker pushed several years ago to have those books sold for SCRAP, he can't cover its rent, it looks like Mr. Ekker will have his way at last.

Did he really think through his decision with a view to protecting BCR? Consider that all of BCR's financial accounts are based on MY NAME. That includes the main checking account, the escrow account, the Visa/MasterCard merchant accounts, the American Express merchant account, the PayPal and eBay accounts, the Online Filings account with the Secretary of State and so on. He has "terminated" "my" services without regard to any of these matters, leaving poor Janet hanging out in the breeze for her decision to go with the winning horse OUT OF FEAR FOR LOSS OF HER OWN LIVELIHOOD.

Next, consider that the BCR website—one of the very best in the industry—was written, built and promoted BY ME, and "a workman is worthy of his hire". That website brings in something like \$10,000 per month in sales and it will take at least six months to replace it in effectiveness of search-engine rankings. What about the intellectual property, which is the product of "my" brains and hands?

That company has a theoretical value of at least half a million dollars and was just ONE of my many contributions to "The Mission". Pretty soon, due to Mr. Ekker's URGENCY in acting against me in every way he can imagine, the business won't be worth more than about 10% of its value prior to his decision. Is that good management?

Should I just give it all over to Mr. Ekker while he UNJUSTLY deprives me of my livelihood?

WHAT ABOUT THE CONTRACT BETWEEN BCR AND ARC, WHICH CALLED FOR 30 DAYS' WRITTEN NOTICE OF TERMINATION?

WHAT ABOUT THE PAYMENTS IN ARREARS OWED TO ARC, WHICH ARE NOW DUE AND PAYABLE?

I have addressed most of the foregoing issues in a separate Memorandum, which you can read elsewhere in this issue.

PRESUMPTIVE CORPORATE TAKE-OVERS AND THE RISKS OF CRIMINAL ACTIONS

In a Memo of March 10, 2007 to Janet Carriger, the Office Manager of Budget Corporate Renewals, EJ

"Please substitute my name for his [RK's] in the following Corporations at their next renewal: Cosmos Seafood, IESC, GAIA, Phoenix Institute, Corporate the corporation is to protect and preserve it for the Advisers, and Unlimited Movement. If there are others that I have missed or forgotten, please bring them to my attention at the time of their renewal."

> Wow. Please understand that the ONLY way such sweeping changes could be LAWFUL would be IF EJ Ekker was acting on behalf of the OWNER(S). Otherwise, the Board of Directors controls in a corporation. In some corporations it takes a two-thirds majority of shares entitled to vote in order to effect the

> DID EJ EKKER CONSULT WITH THE OWNER(S)? OR DOES HE PRESUME TO BE THE OWNER? That question will be addressed under the next caption in this rather lengthy article.

For now, let's consider the possibility that EJ Board. But it will be proven that this decision was Ekker does not lawfully own the corporations in question. In that case, simply substituting one name "care" whatsoever for the survivability of the for another on a list of officers filed with the Secretary of State without appropriate Board resolutions becomes a CRIMINAL matter under Nevada Revised Statutes, specifically, NRS 239.330—a Class C FELONY with penalties of 1-4 years and up to \$10,000 for each

If his legal position as OWNER is not justified, was chastised by Commander Hatonn. If BCR Mr. Ekker is responsible for requiring his AGENT, Janet Carriger to file criminally fraudulent lists of officers. "What, me worry?" Perhaps Mr. Ekker felt comfortable making that decision in the knowledge that he is in a non-Hague Treaty country with no extradition protocols and that he can "safely" leave Ms. Carriger to "face the music"?

> As a concerned friend, I advised Janet Carriger of the nature of her actions and she agreed to but did not set the records straight. Accordingly, the following complaint has been provided to the authorities and I provide it herein specifically to give Janet Carriger a "heads up" so that she may properly deflect the matter to Mr. Ekker.

CRIMINAL COMPLAINT

Re: Unlawful filings of annual lists of officers without Board Resolutions or Secretary's certifications, in violation of:

NRS 239.330 Offering false instrument for filing or record. A person who knowingly procures or offers any false or forged instrument to be filed, registered or recorded in any public office, which instrument, if genuine, might be filed, registered or recorded in a public office under any law of this State or of the United States, is guilty of a category C felony and shall be punished as provided in NRS 193.130. [1911 C&P § 83; RL § 6348; NCL § 10032]-(NRS A 1967, 533; 1995, 1264)

To whom it may concern,

It looks like Janet Carriger, the office manager of Budget Corporate Renewals, Inc., has filed at least five (5) lists of officers for corporations in which I am involved as deciding Board Member. This appears to be part of a hostile takeover of Budget Corporate Renewals, Inc. using financial accounts associated with my name to pay for filing fees and transfer unauthorized sums of money to at least one other bank account.

On March 16, Janet Carriger filed a new list of officers for BUDGET CORPORATION SERVICES, INC. Her SOLE position in that corporation was that of Secretary and I am the corporation's only Member of the Board—even though subsequent to the fraudulent list filing of March 16, 2007 it now appears that she is all of the officers and the sole Director. She has subsequently established a Fictitious Firm Name to have BUDGET CORPORATION SERVICES DBA BUDGET CORPORATE RENEWALS.

On March 22, Janet Carriger filed new lists of officers for three other corporations but in these cases she was not even an officer and I was formerly listed in all positions. She filed new lists for CONTACT, INC. and PHOENIX INSTITUTE FOR RESEARCH & EDUCATION despite the fact that I hold all positions of authority in these companies. On this date she also filed a new list COSMOS SEAFOOD **ENERGY** MARKETING, LTD., removing my name as a Director and Secretary. There was no Board meeting authorizing such action.

On March 23, Janet Carriger filed a new list of officers for **PHOENIX SOURCE** DISTRIBUTORS, INC., removing me entirely from all offices and as the corporation's sole Director—and again, there was no Board meeting or resolution authorizing this fraudulent change of officers and removal of myself as the sole Director.

It appears that Ms. Carriger has taken these actions upon instructions from Eddyjo (EJ) Ekker, whose name has replaced mine on all of the above corporations with the exception of BUDGET CORPORATION SERVICES, INC.

All of these false list filings are fraudulent and should be investigated. Two of the companies involved, COSMOS SEAFOOD ENERGY MARKETING, LTD. and GLOBAL ALLIANCE INVESTMENT ASSOCIATION are the joint holders (by cross-resolution) of an asset which is a matter of NATIONAL SECURITY, so please do not treat this complaint lightly.

Unfortunately, I am currently in the Philippines and due to the time differential, the best method of communication is by email. You may contact me at the email address provided for any further information you require.

I declare under penalty of perjury that the foregoing facts are true to the best of my knowledge,

Ronald W. Kirzinger

Director, Budget Corporation Services, Inc.

Director, Contact, Inc.

Director, Phoenix Institute for Research & Education

Director, Cosmos Seafood Energy Marketing, Ltd.

Director, Phoenix Source Distributors

Director, Global Alliance Investment Association

What will be discovered is that all of these corporations fall under the umbrella of Global Alliance Investment Association. IF the criminal investigation upholds Mr. Ekker's claim that he owns Global Alliance—well then, everything is just fine, isn't it.

On the OTHER hand, if Mr. Ekker does NOT own Global Alliance Investment Association, then HE HAS NO RIGHT TO ACT SO PRESUMPTIVELY AND WITH SUCH ARROGANCE. "Arrogance", by the way, comes from root words indicating a calling of power unto oneself.

Does anyone want to argue whether or not Mr. Ekker has been acting with arrogance?

WHO OWNS GLOBAL ALLIANCE?

If your answer is, "Global Alliance Investment Association exists for the benefit of all people"-pat yourself on the back.

If your answer is, "EJ Ekker"—you should hope and PRAY that your answer is ultimately proven INCORRECT in favor of the answer offered above.

"What's the difference?" "In my opinion", for whatever it may be worth to you: IT'S THE DIFFERENCE BETWEEN THE GLOBAL ALLIANCE PROGRAM BEING GRACIOUSLY ACCEPTED—OR SUFFERING ONGOING REJECTION—BY THE LORDS OF THIS WORLD.

And "by the way", in case you think your opinion more correct than mine as expressed above: It has already been EIGHT YEARS since the Global Alliance Certificate of Debt was perfected and there has been NO PROGRESS. "Insanity is defined as doing the same thing over and over again, expecting a different result."

"By the way" number two: WHY WOULD ANYONE REJECT THE FACT THAT GLOBAL ALLIANCE EXISTS FOR THE BENEFIT OF ALL PEOPLE? AS LONG AS EJ EKKER CAN CLAIM IT AS HIS OWN PERSONAL PROPERTY, ANYONE IN THEIR RIGHT MIND WOULD REJECT THAT IT EXISTS FOR THE BENEFIT OF EVERYONE.

"Well," you say, "Mr. Ekker doesn't claim it as his personal property!" Oh, really? If not, WHAT GIVES HIM THE PRESUMED AUTHORITY TO "TERMINATE" ME FROM CORPORATE POSITIONS OF EQUAL AUTHORITY? He has used his SELF-ASSUMED status as "the owner" to exercise that "authority" AND THAT IS AN INCORRECT POSITION, AS SHALL BE PROVEN IN ORDER TO ALLOW GOD'S PLAN TO BEAR ITS FRUIT.

You should really be asking yourself why Mr. Ekker has acted so strongly against me when it is obvious that the real reason is NOT the STRAW MAN argument he raised after-the-fact. The answer to that question is quite a revelation in itself.

You see, the Articles of Incorporation of Global Alliance Investment Association—structured according to Dad's instructions—are really very interesting: **The** President shall be Chairman and the Chairman "shall preside over meetings of the Board of Directors but without the right to vote except in the event of a tie" (Article IV—Organization and Management, Section 7(a)).

In other words, at any meeting of the Board, whether in the time of Doris or upon her immediate replacement by me, THE ONE WHO WOULD BE KING (PRESIDENT, CHAIRMAN, "MR. IMPORTANT") HAS NO VOTE. THE ONLY WAY FOR EJ EKKER TO EXERT CONTROL IS TO ASSERT HIS OWNERSHIP OF THE (MINIMUM) \$60 TRILLION IN ASSETS ADMINISTERED BY GLOBAL ALLIANCE.

NOW THE REAL QUESTION IS: <u>WILL</u> YOU ALLOW MR. EKKER'S CLAIM OF OWNERSHIP TO STAND NOW THAT YOU HAVE BEEN SHOWN THAT IT IS THIS ISSUE OF OWNERSHIP WHICH IS BLOCKING FRUITION OF THE PROGRAM?

Oh, you don't "believe" me and you "trust" Mr. Ekker's leadership and control? Well, good for you and thank you for identifying yourself! You see, God's Idea can be delayed for a while by man's foolishness but the Idea does not go away; God's Plan SHALL BE MANIFEST.

The Articles of Incorporation also have interesting provisions regarding the settlement of any disagreement and it is worthwhile to cite the entirety of Article IX right here:

ARTICLE IX INTERPRETATION AND ARBITRATION

Section 1. Interpretation

Any question of interpretation of the provisions of these articles arising between any member (stockholder, officer or Director) and the Corporation or between members (stockholders, officers or directors) shall be submitted to the Board of Directors for decision.

Section 2. Arbitration

If a disagreement should arise between the Corporation and a person which has ceased to be a member, or between the Corporation and any person after adoption of a decision to terminate the operations of the institution, such disagreement shall be submitted to arbitration by a tribunal of three <u>arbitrators</u>. One of the arbitrators shall be appointed by the Corporation, another by the person concerned, and the third, unless the parties otherwise agree, by the President of the International Court of Justice. If all efforts to reach a unanimous agreement fail, decisions shall be reached by a majority vote of the three arbitrators. The third arbitrator shall be empowered to settle all questions of procedure in any case where the parties are in disagreement with respect thereto.

Interesting? **HOW CONVENIENT FOR MR.** EKKER IF HE COULD GET AWAY WITH SIMPLY, PRESUMPTIVELY "TERMINATING" THE ONLY MEMBER OF THE BOARD WITH A RIGHT TO VOTE ON ANY MATTER. SUCH **ARROGANCE** AND PRESUMPTION, HOWEVER, SHALL NOT END THE MATTER, newspaper, which he is trying so desperately to EXCEPT "OVER MY DEAD BODY".

I CAN ONLY FEEL SORRY FOR YOU IF YOU STILL DON'T "GET IT".

'By the way" again: "Article III—Operations" is very specific in terms of defining what the corporation may and may not do. While many permissions are granted in this article, there is one specific PROHIBITION:

Article III—Operations

Section 8. Political activity prohibited

The Corporation and its officers shall not interfere in political affairs; nor shall they be influenced in their decisions by the political character of those concerned. Only economic considerations shall be relevant to decisions of the Corporation, and these considerations shall be weighed impartially in order to achieve the purposes stated in this Agreement.

POLITICAL INTEREFERENCE WITH REPUBLIC OF THE PHILIPPINES

On January 20, 2007, on GLOBAL ALLIANCE LETTERHEAD, Mr. Ekker wrote a piece which he captioned, "Philippines Future", which documents his BLATANT INTERFERENCE WITH POLITICAL PROCESS IN THE PHILIPPINES. HE WAS ARROGANT ENOUGH TO EVEN WRITE UP EXECUTIVE ORDERS FOR WHOEVER WOULD REPLACE THE CURRENT ADMINISTRATION, PROMISING THEM ALL THE MONEY THEY WOULD NEED JUST AS SOON AS THEY WOULD BE IN POWER.

Here is a partial excerpt from Mr. Ekker's letter, which I, as an officer and Director of Global Alliance DO HEREBY DENOUNCE AND DISCLAIM AS A VIOLATION OF THE OPERATING PRINCIPLES OF THIS CORPORATION:

... When I say, "political platform", please don't misunderstand me. I, like most of you Filipinos, abhor the very idea of exchanging the current trapos for a different set of less-worn ones. You cannot, and should not, have the support of "idealist" military men and women, or anyone else, if all you offer is more of the same. You can file your candidacies to cover your right to announce a platform that is contrary to the current Administration but I will wager that, properly handled, the people will not wait for the election to take advantage of the IMMEDIATE abundance you can offer.

In order to use our influence for the benefit of the nation and its people, most of whom are currently being victimized by the Globalists and their local lackeys, I will make known my personal thoughts. I have not observed any person more experienced and thus qualified to act as the leader of this nation than Kit Tatad. If he should decline, with our assistance I have no doubt that either Erick San Juan or Roy Seneres could do very well by the people and that sets the criteria for a successful leader. There may be many others who could succeed because it will be easy once in the GAIA Program...

THIS IS IN DIRECT OPPOSITION TO ARTICLE III, Section 8 of the Articles of Incorporation of Global Alliance Investment Association and it is dated JANUARY 20. Is anyone starting to see why there has been a "falling out" between Mr. Ekker and myself?

On another occasion, already documented in this silence, Mr. Ekker loudly INCITED SEDITION in a public place with none other than "the number two man behind Nur Missouari in the MNLF".

HOW MUCH DO YOU THINK THE PEOPLE AND LEADERS OF THE PHILIPPINES APPRECIATE THIS KIND OF POLITICAL INTERFERENCE BY MR. EKKER ON TOP OF HIS BLATANT GRAB FOR 40% OF THE PHILIPPINES GOLD FOR HIMSELF, PERSONALLY?

There is not much room to question that EJ Ekker is in violation of the operating principles of Global Alliance Investment Association. Wouldn't you suppose that this would provide sufficient grounds for Mr. Ekker's termination from Global Alliance "FOR CAUSE"? It's certainly much greater and more VALID cause than the STRAW MAN argument he has relied upon to justify his actions to others.

DO YOU STILL THINK THIS IS ALL ABOUT SOME SIMPLE PERSONALITY CLASH AND/OR SOME UNSUBSTANTIATED STRAW MAN MR. EKKER RAISED AFTER THE FACT?

DOES IT MAKE MORE SENSE TO YOU NOW AS TO WHY HE IS ACTING SO DESPERATELY SILENCE MY VOICE THROUGH "TERMINATION"

DO YOU BEGIN TO UNDERSTAND WHY MR. EKKER WOULD SO ABRUPTLY TRY TO "TERMINATE" A LONGSTANDING WORKING RELATIONSHIP WITH THE ONE MAN WHO HAS DONE MORE FOR "THE MISSION" THAN ANY OTHER, PUTTING ME OUT ON THE STREET, CUTTING OFF ALL SOURCES OF FUNDS AND LIVELIHOOD, FOLLOWED BY UNLAWFUL **ACTIONS REGARDING CORPORATIONS?**

AND DID YOU REALLY THINK THAT GOD WOULD NOT HAVE SOME SORT OF ABILITY TO DEAL WITH SUCH A GRAB FOR ALL THE ASSETS OF THE WORLD?

Salu.

Ronald Kirzinger ("of" Hatonn)

PUBLIC NOTICE

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

This notice hereby invokes Rule 301, Federal Rules of Civil Procedure of the United States and is intended as appropriate judicial notice in any jurisdiction in which it is recorded of public record. If all interested parties fail to rebut any given allegation or matter of law addressed herein, the position will be construed as adequate to requirements of judicial notice, thus preserving fundamental law.

NOTICE OF REFUSAL TO PRODUCE CORPORATE RECORDS FOR INSPECTION

Eddyjo Ekker, Director of Global Alliance Investment Association (GAIA), has been asked to produce the corporate records of the Company for my inspection but has refused to do so. Instead of producing the corporate records for inspection, in his capacity as President of the Company, he has advised me in a memorandum dated March 10, 2007 that my services have been "terminated".

Whereas, in accordance with the Articles of Incorporation, the only way Mr. Ekker, President could effect my termination legally is if he owns the Company and whereas the only proof of his presumed ownership is to be found in the corporate records and specifically the stock ledger; and whereas he has denied me in my capacity as the Company's Secretary the right to inspect those records:

It is only reasonable to stipulate that absent proof of Mr. Ekker's authority to act, it shall be presumed such authority does not exist and absent production of the stock ledger, it shall be presumed no stock has been issued.

For the foregoing reasons, I shall continue to uphold my fiduciary responsibilities to the Company and the subsidiary companies under its umbrella until this matter can be properly resolved. Where companies outside the umbrella with regard to ownership might be concerned, I shall uphold my fiduciary responsibilities to those entities "under duress". If it is subsequently proven that Mr. Ekker has not acted in the best interests of the Company in accordance with its Articles of Incorporation, it is to be presumed that he stands personally liable for the consequences of any fraudulent actions which bring harm to the Company, related and subsidiary companies and/or myself, personally.

In fulfillment of legal requirements for sufficiency of Public Notice, this is the first of three publications of this Notice.

Ronald Kirzinger, Secretary

As of the date of this Public Notice, the public records of the State of Nevada still show me as the corporation's Secretary and as a Director, although Eddyjo Ekker has apparently instructed the Office Manager of the resident agent for the company to simply replace my name with his when the Company is due for renewal. Does Mr. Ekker claim to own this Company worth trillions of dollars?

Corporation Details - Secretary of State, Nevada

Page 1 of 3

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

Qualifying State:	MV	List of Officers Due:	5/31/2008
Managed By:		Expiration Date:	
Resident Agent Ir	nformation		
Name	BUDGET CORPORATE RENEWALS, INC.	.Address 1:	3132 W POST RD
Address 2:		City:	LAS VEGAS
State:	MV	Zip Code:	89118
Phone:		Facc	
Free of 5		Bhairing Address a 41	BO BOX 27483

Financial Information

No Par Share Count. 28,000,00 Capital Amount: \$ 0

No stock records found for this company

Officers			☐ Include Inactive Office
Treasurer - E J E	KKER		
Address 1:	PO BOX 27103	Address 2:	
City:	LAS VEGAS	State:	NV
Zip Code:	89126	Country:	
Status:	Active	Email:	
President - E J E	KKER		
Address 1	PO BOX 27103	Address 2:	
City:	LAS VEGAS	State:	NV
Zip Code:	89126	Country:	
Status:	Active	Erral:	
Director - E J EK	KER		
Address 1	PO BOX 27103	Address 2:	
	LAS VEGAS	Statu:	NV
Zip Code:	89126	Country:	USA
Status	Active	Email:	
Secretary - ROM	ALD KIRZINGER		
Address 1:	PO BOX 27103	Address 2:	
City:	LAS VEGAS	State:	NV
Zip Code:	09126	Country:	
Status:	Active	Email:	
Director - RONAL	,D KIRZINGER		
	PO BOX 27103	Address 2:	
City:	LAS VEGAS	State	NV
Zip Code:	89126	Country:	
Status:	Activo	Errait:	

Actions\Amendments

https://esos.state.nv.ua/SOSServices/AnonymousAccess/CorpSearch/PrintCorp.aspx?lx8nv., 3/28/2007

False Public Notice of Global Alliance Investment Association as Published March 10, 2004 (False Presumption Established by False, Fraudulent and Misleading "Facts")

Page 12

CONTACT: THE PHOENIX PROJECT JOURNAL

MARCH 10, 2004

Legal Notices

Notices will appear in three consecutive issues, in compliance with the terms of the Uniform Commercial Code regarding sufficient Legal Notice.

PUBLIC NOTICE

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

Dis notice will be construed as a sentimation of compliance with provisions necessary to establish presented fact (bale 30), Federal Rules of Civil Procedure, and attending Rules rules). (I all inserceted parties fail to robot any given ollegation or matter of law californed better in parties will be construed on adequate to requirements of judicial action, thus preserving fundamental law. A true and correct copy of this Public Boiler is on file with and available for respectives at the newspaper CONTACT (FA). See 27000 Law Vigous, PA 8912-16 (136) which or responsible for publishing the internation of significance. In the Engalder of the Philippinas, comments and objectives may be filed in vertical by additioning Global Additional Investment Association of 451 Again Avenue, Midwit City, Matrix Minnel, Papipa, Color, Law Vigous, Menals, 1919-1919.

This Public Notice is to notify interested parties of the interest of GLOBAL ALLIANCE INVESTMENT ASSOCIATION (GAIA) to insusalizedy take control of its assets within the Republic of the Philippines, including its instantory forly percent (47%) of the DON SETERAN SENITEZ TALLANO & DON GREGORIO MADRIGAL ACOP FOUNDATION, INC. (FDN).

This action is taken on the advice of coursel pursuant to the following facts:

- 1. All of the expenses insident to the formation of the Foundation were paid by GAIA.
- The original Ragistration documents created by the Securities and Exchange Commission remain in the POSSESSION of GAIA.
- 3. Philippine law allows 40% of the ownership of Philippine foundations to be held by

Pursuant to the rules governing Public Notices under the Uniform Commercial Code of the USA and most other nations, this solice will be published in three consecutive issues of a newspaper of wide oirculation. Copies of this Notice will be available at any of the three addresses provided

IN WITNESS WIEEREOF, the undersigned have executed and scaled this authorization as of

For the Corporation, dated at Makati, Manila, the Philippines, this 17th day of Decamber 2003.

ESTORE-E.J. Elder, President & Director

halling Resald Kircinger, Executive Vice President, Witness



(SEE EXHIBITS ON NEXT PAGE)

PUBLIC NOTICE

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

This notice will be communed as a continuation of compliance with provisions necessary to establish presumed forci (Stale 1911, Federal Rules of Civil Procedure, and animaling State rules). If all interested parties field to release any given allegation or matter of law addressed hards, the position will be construed as adequate to requirements of finding disease, thus preserving fundamental loss. A one and correct copy of the hiddle Nation is on file with and available for important of the resepaper CONTACT (F.O. Ben. 2500) Lee Fegus, NV 19126, USA) which is responsible for publishing the intrinsions as a legal nation. In the Republic of the Philippine, communic and objections may be filed to writing by addressing disks Alliance Investment Association at 6714 Aprile downer, Maked Cite, Philippines, Others may be addressed to Global Alliance Investment Association, 3544 Emigra Court, Lee Virges, Newide, 89107 USA.

Since these has been an objection raised to disks of the two Public Notices published December 17, 2000 in the newspaper, CONTACT, we will continue with their publication in subsequent issues of the same enveryages. These has been quantities added, which we deem worthy of public response with appropriate achilities.

The first relative is a core of name 6 of the Philippine Securities and Enchange Communicon registration form.

The first enable in a copy of page 6 of the Philippine Stouristic and Enchange Commission registration form showing the OREGINAL five incorporators of the DON ENTERIAN BENITEZ TALLAND & DON GREDORIO MARRIGAL ACOP POUNDATION, [NC. (FERN) signal Separaber 18, 2009 by Eddylo and Dork J. Eddy, two (447) of the five. The second enables is a copy of page 4 of the Philippine Securities and Enchange Commission registration form showing the five incorporators as substitute as the SEC, purportedly signal August 20, 2003. The third orbits is a copy of the subsolute to the SEC, purportedly signal August 20, 2003. The third orbits is a cropy of the subsolute of "assatishations" of the incorporators, again showing 40% allocated to Eddylo and Dork J. Edder, softing in their opposity as Officers and Disocutor of GLOBAL ALLIANCE INVESTMENT ASSOCIANTICS (GALIA). We will reposit the following flats:

- L. All of the expenses incident to the formation of the Foundation wore paid by GAIA.
- The original Registration documents created by the Securities and Exchange Cor POSSESSION of GAIA.
- 3. Philippine law allows 40% of the ownership of Philippine foundations to be hold by foreign entities.

Pursuant to the rules governing Public Nordors under the Uniform Commercial Code of the USA and most other nations, the nordor will be published in three consecutive tensor of a secongaper of wide circulation. Copies of this Norice will be available at any of the three addresses previded above.

IN WITNESS WHEREOF, the underrigated have executed and scaled this authorization as of the date between For the Corporation, dated at Makari, Maeth, the Philippines, this 17th day of January, 2004.

ATOK-

Torrie Johns

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PUBLIC NOTICE

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

Date native will be committed as a continuation of compliance with provisions necessary to establish presumed fact (Stale 101). Pederal Rules of Civil Procedure, and attending State rules). If all interested parties fail to robot any gloss allegation or matter of law additional larveis, the position will be construed on salequate to requirements of judicial action, the preserving fundamental law. A true and correct copy of this Public Visites is on file with and enablable for responsible for publishing the instrument as a legal notice. In the Republic of the Philippines, communic and objections may be filed in writing by additioning Global Alliance Devember of Alliance Devember at Association at 673 Ayada Assense, Medial Cop. Philippines. Others may be addressed to Oubsid Alliance Devember at Association at 673 Ayada Assense, Medial Cop. Philippines. Others may be addressed to Oubsid Alliance Devember at Association of 674 Ayada Assense, Medial Cop. Philippines. Others may be addressed to Oubsid Alliance Devember at Association of the Associa

This document is to notify interested parties of the intent of GLOBAL ALLIANCE INVESTMENT ASSOCIATION (GAIA) to immediately begin the collection on its line against the gold and gold-derived assets of the Royal Family Tagean-Talane Estate, now identified as search of the ION INTERAN BENITEE TALLANO & DON GREGORIO MADRIGAL ACOP-FOLINDATION, INC. (FIDN) by virtue of compliance with the Order of the Court Dalga Agass. Clarificatory Decision of January 19, 1950) and the FOLISTH ALIAS WRIT OF EXECUTION. POSSESSION AND DEBOOLITION ordered by Aulge Software C. Sayo of the Regional Trial Court in Passy City on MARICH 7, 1995. The periment paragraphs of the latter (the case is properly againsted LECCIVIL CASE NO. 1997-P) are next quoted.

7) Ordering also the Storiffit to collective/behaviour/factor all Gold Bullion including its each deposite which are in the account of the late President Feedmand E. Marcen, whe was a lewyer for the class, and other presently deposited in Contral Busia, any Philippine basis here in the numerity or any furning basis outside the contraty, including the assessed of the time Reserved Jose Antonio Diaz or Col. Societies Gueria Ste. Rumana, while all deposits either gold or overwayer fraud disposited in the assessed of Dr. Alspir Rical Lepon has been reconveyed to and in the or of the Tallace Estate, so the name, should be recovered in these of the Tallace-class;

8) Ordering the Shoriff to deputine the NRI, PNP, and Philippine Army to assist the reco

arrigned.

19. This POUNTH ALIAS WRIT OF EXECUTION, POSSESSION AND DEMOLITION has improncipability (names to taken array) classes until the said PO Billion pross including its interest has been fully enlicted and until the reconstituted copies of the subject had titles has been instead accordingly in favor of the Tallaso class, in as made as both Department of Particles and the Land Registeration Administration has no objection over the immune of the Reconstituted country original and deplicate copies of Oct No. T-41-4, TCT No. T-488 and UCT No. T-498, Arrect A, and comise substrained until I has been fully complied with. 50-ORDERED.

HON. SOFRONIO C. SAYO Presiding Judge

This section is taken on the advice of counsel parameted to the following facts:

The debt of Bullvia, Chili, and Para were anamed by the United States of America pursuent to
me set of Congress in 1996. Among that debt was an sanodomed bearer gold certificate (honorbond) 81390, issued and sold in New York Chy in 1875. The outstanding debt of the USA west
goarnested by the PRIVATE Federal Reserve System parameter to the Federal Ramera Act of
1913, which of course included 81392. The bond became the property of Ramell Harman, an
associate of George H.W. Bush, in the late 1971s and, in the 1988s in alliqued to have been until
by Bash and Heeman, being referred to as the "Superfund". Became of that use, it cannot be
reputitived. It was also associated with the Ferdinand ManuseNonald Raman, "ABL", program
devised to recetablish a worldwide gold-based curvency. Became it is payable in gold and in
guaranteed by the FED and the owners of the FED, the International Basis, any and all gold held
by any of those entiries is subject to this fees.

Parameter to the rules governing Public Hoticos under the Unifices Commercial Code of the USA and most other rations, this notice will be published in these consecutive instea of a newspaper of vide circulation. Copies of this Notice will be available at any of the three addresses provided above.

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

For the Corporation, dated at Makasi, Manila, the Philippines, this 17th day of December 2001

Dorin Eklor

ETEK-

E.J. Ekker, President & Director

holy add Kirzinger, Executive Vice President, Wanes



Page 2 of 2 Public Nation 12/3/03

False Public Notice of Global Alliance Investment Association as Published March 10, 2004 (False Presumption Established by False, Fraudulent and Misleading "Facts")

MARCH 10, 2004

CONTACT: THE PHOENIX PROJECT JOURNAL

Page 13

Images of the documents referenced in the Public Notice of January 17, 2004 on the facing page:

EXHIBIT ONE:

(Please check appropriate box)

EIGHTE: That no part of the income which the association may obtain as an incident to its operation shall be distributed as dividends to its members, trustees or officers subject to the provisions of the Corporation Code on dissolution. Any profit obtained by the association as a result of its operation, whenever necessary or proper shall be used for the furtherance of the purposes enagonated in Article II, subject to the provision of Title XI of the Corporation Code of the Philippines.

NINTH: That Lee H. San Gabral al. has been elected by the members as Treasurer of the association to act as such until his/her association is duly elected and qualified in accordance with the by-laws; and that as such Treasurer, he / she has been authorized to receive for and in the name and for the benefit of the association all contributions or donations paid or given by the members.

TENTH: That the association manifests its willingness to change its corporate name in the event another person, firm or entity has acquired a prior right to use the said firm name or one decemberly or conflavingly similar to it.

ELEVENTH: That the association shall comply with the requirements for son-stock corporations in the course of its operation.

In Witness Whereof, we have hereuno signed this Articles of Incorporation, this

18th dry of September , 200 3 , in the City / Municipality of

Maketi City Province of , Philippines.

4	TTT MADEL 9, WATTVIDAD, JR. TW: 160-965-586	LEE R. SAN GARRIEL
	Tres de la Constante	TE: 113-866-042
	03%64850	
-		
	WITNESSES	

EXHIBIT THREE:

SEVENTH: That the capital of the association was contributed by the incorporators and directors who are also members of the association as follows:

Name	Contribution
Atty. Menuel G. Nativided, Jr.	P 30,000,00
Eddyjo Ekker	20,000.00
Doris J. Ekker	20,000,00
Lee R. San Gabriel	15,000,00
Cenon C. Marcos	15,000.00
*	
TOTAL	P 100,000.00

NS-97-01

conformed copy

EXHIBIT TWO:

EIGHTH: That no part of the income which the association may obtain as an incident to its operation shall be distributed as dividends to its members, treatees or officers subject to the provisions of the Corporation Code on distribution. Any profit obtained by the association as a result of its operation, whenever necessary or proper shall be used for the furthermore of the purpose enumerated in Article II, subject to the provision of Title XI of the Corporation Code of the Philippines.

NINTH: That Atty. Lee R. Sen Gebriel has been elected by the members as Treasurer of the association to act as such until his/her nuccessor is duly elected and qualified in accordance with the by-laws; and that an such Tonasurer, he / she has been authorized to receive for each in the name and for the benefit of the association all contributions or docations paid or given by the newbers.

TENTH: That the association munificate its willingness to change its corporate name in the event another person, firm or eatily has acquired a prior right to use the said firm name or one deceptively or confusingly similar to it.

ELEVENTH: That the association shall comply with the requirements for non-stock compositions in the course of its operation.

Jo Witness Whereof, we have heresate signed the 30th day of August 200 3 in Quezon Olty Previous of	is Articles of the City /	Incorporation, this Municipality of , Philippines.
INST TULIAN N. PALLANO		
itorians A. Trumper		
Agental		
C. O		
WITHERES.		

pr. f-7. fmi

(All incorporators appearing on the fifth article and the two witnessess should affer their signminent the blanks provided in this page above their respective names.)

PRIOR PUBLIC NOTICE:

PUBLIC NOTICE

GLOBAL ALLIANCE INVESTMENT ASSOCIATION

This notice will be construed as a continuation of compliance with provisions necessary to establish presumed fact (Rule 30). Federal Rules of Crid Procedure, and oriending State rules). If all interested parties fall to robut any given allegation or matter of law addressed herein, the position will be construed an adoption to requirements of judicial notice, thus preserving fundamental law. A true and correct copy of this Public Notice is on file with and available for inspections at the newspaper CONTACT (F.O. Box 27800 Las Vegas, NV 89126, USA) which is responsible for publishing the instrument as a legal notice. In the Republic of the Philippines, comments and objections may be filed to writing by addressing Choled Alliance Investment Association at 6751 Ayalis Areme, Malani City, Metro Manila, Philippines, Others may be addressed to Global Alliance Investment Association, 5344 Images Court, Las Vegas, Nevada, 89107 ISA.

This Public Notice is to notify interested parties of the intent of GLOBAL ALLIANCE INVESTMENT ASSOCIATION (GAIA) to interediately take control of its assets within the Republic of the Philippions, including its statutory forty percent (40%) of the DON ESTEBAN BENITEZ TALLANO & DON GREGORIO MADRIGAL ACOP FOUNDATION, INC. (FDN).

This action is taken on the advice of counsel pursuant to the following facts:

- $1. \ All \ of the expenses incident to the formation of the Foundation were paid by GAIA.$
- The original Registration documents created by the Securities and Exchange Commission remain in the POSSESSION of GAIA.
- Philippine law allows 40% of the ownership of Philippine foundations to be held by foreign entities.

Pursuant to the rules governing Public Notices under the Uniform Commercial Code of the USA and most other nations, this notice will be published in three consecutive issues of a newspaper of wide circulation. Cogies of this Notice will be available at any of the three addresses provided above.

IN WITNESS WHEREOF, the undersigned have executed and scaled this authorization as of

the date hersof.

For the Corporation, dated at Makati, Manila, the Philippines, this 17th day of December 2003.

E.J. Eliker, President & Director

Doris Elder Soundary & Director

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Royald Kirzinger, Executive Vice President, Witness



In fulfillment of legal requirements for sufficiency of Public Notice, this is the first of three publications of this Notice.

PUBLIC NOTICE

DON ESTEBAN BENITEZ TALLANO AND DON GREGORIO MADRIGAL ACOP FOUNDATION, INC.

This notice hereby invokes Rule 301, Federal Rules of Civil Procedure of the United States and is intended as appropriate judicial notice in any jurisdiction in which it is recorded of public record. If all interested parties fail to rebut any given allegation or matter of law addressed herein, the position will be construed as adequate to requirements of judicial notice, thus preserving fundamental law.

NOTICE OF REBUTTAL OF PRESUMPTION ESTABLISHED BY FALSE PUBLIC NOTICE OF GLOBAL ALLIANCE INVESTMENT ASSOCIATION AS PUBLISHED MARCH 10, 2004 IN CONTACT NEWSPAPER; NOTICE OF FRAUDULENT ATTEMPT TO TAKE 40% OF PHILIPPINES GOLD

Eddyjo Ekker, Director of Global Alliance Investment Association (GAIA), caused to be published a certain Public Notice on pages 12-13 of the March 10, 2004 issue of CONTACT newspaper. Copies of these two pages are to be placed on the pages preceding this Notice for ease of reference.

The referenced Public Notice of GAIA is now in controversy for several reasons:

- 1) One of the presented "facts" has been contradicted by the author of the Public Notice, Eddyjo Ekker and should be the subject of estoppel; to wit, Mr. Ekker presented the "fact" that "All of the expenses incident to the formation of the Foundation were paid by GAIA" but in a recent statement before the Board of Trustees of the Don Esteban Benitez Tallano and Don Gregorio Madrigal Acop Foundation, Inc. (Tallano Foundation), Mr. Eddyjo Ekker declared that all of the expenses incurred in funding the Tallano Foundation have been paid by him, personally, and specifically not by GAIA.
- 2) Mr. Ekker presented "EXHIBIT ONE", showing the signatures and thumbprints of himself and his wife, as the valid and prevailing registration document, which he juxtaposed against "EXHIBIT TWO", showing the signature and thumbprint of Julian Morden Tallano along with the signatures of Victoriano Miraflor, Manuel Natividad, Lee San Gabriel and Cenon C. Marcos, making it appear that "EXHIBIT TWO" was a false document. The fact is that the document shown in Mr. Ekker's "EXHIBIT TWO" is the valid document and was filed with the SEC. "EXHIBIT ONE" is a spurious document.
- 3) Mr. Ekker presented "EXHIBIT THREE", showing 20,000 peso contributions by himself and Doris Ekker on page 3 of the registration document, as if it were valid documentation of the initial capitalization of the Tallano Foundation. The real page 3 of the document in point, as filed with the SEC, shows no capitalization pertaining to either Eddyjo Ekker or Doris J. Ekker.

The "facts" as presented in the March 10, 2004 issue of the CONTACT newspaper are FALSE, FRAUDULENT AND MISLEADING, and apparently intended to establish a 40% claim against all of the assets of the Tallano Foundation, worth many trillions of dollars.

Under penalty of perjury, I declare the foregoing to be true to the best of my knowledge this 27th day of March, 2007 at Pasig City, Metro Manila, Republic of the Philippines.

Ronald Kirzinger, Trustee

UNABASHED PLEA FOR YOUR SUPPORT

Support can take many forms, beginning and ending with a prayer for all our relations. I have been "put out on the street" in a strange country and "cut off" from funds which should be provided by Global Alliance for my sustenance, so your prayers are definitely appreciated.

If you can contribute monetarily, please contact the undersigned at (702) 940-9858.

We are "there". All that remains is to determine YOUR PART IN THIS GRAND PLAY. For my part, I will continue to contribute 100% of my life energies to "The Mission" as put forth by Commander Gyeorgos Ceres Hatonn through his scribe, "Dharma".

Sincerely,

Ronald W. Kirzinger
President and Director
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IF YOU MOVE EVER WITH GODLY INTENT, SHARE WHAT YOU HAVE AND WORK DILIGENTLY TOWARD ATTAINMENT OF THE ULTIMATE GOAL—YOU WILL NOT BE LEFT UNSHELTERED, UNCLOTHED OR IN WANT—FOR WHEN YOU ARE CREATING "WITH" GOD, YOU ARE EVER MOVING TOWARD ABUNDANCE—NEVER AWAY FROM IT.—GCH, 3/4/00