

**“VERIFIED AFFIDAVIT OF OBLIGATION -*[15 U.S.C.-A security]”
“FIRST LAWFUL NOTICE”**

KAREN HUDES©

International Bank for Reconstruction and Development (IBRD),

International Monetary Fund (IMF)

Joint Ministerial Committee of the Boards of Governors of the Bank and the Fund on the
Transfer of Real Resources to Developing Countries (DEVELOPMENT COMMITTEE)

Global Debt Facility (TVM-LSM-666)

By: Karen-A.: Hudes©,

C/o 5203 Falmouth Road

Bethesda, Maryland

near [20816] Non-domestic

Lien Claimants

BARACK OBAMA,

JOE BIDEN,

JOHN MCHUGH,

MARTIN DEMPSEY,

JON RYMER,

JACOB LEW,

MARY SCHAPIRO,

LAEL BRAINARD,

JESSE WHITE,

JIM KIM,

CHRISTINE LAGARDE,

MAHMOUD MOHIELDIN,

DAVID LIPTON,

LAURA FRIGENTI,

MARK SOBEL,

ERIC MEYER,

CHARLES MCDONOUGH,

MATTHEW T. MCGUIRE,

SARA AVIEL,

ALPHONSUS MARCELIS,

JOSEPH O. BADAHI,

J. THOMAS MANGER,

CATHY LANIER,

SEAN MCGRATH,

MELVIN GRESHAM,

ALL KNOWN INSURERS,.

ALL UNKNOWN INSURERS,

ALL UNKNOWN ENTITIES,

All Agents & Principals,

Both PUBLIC & Private,

JOHN & JANE DOES 1-100, et al.,

Jointly & Severally,

All Property(s) at:

C/o 1818 H Street, N.W.

700-19th Street, N.W.

1900 Pennsylvania Ave NW,

WASHINGTON, D.C.

Lien Debtors,

(Above space is for Public recording in UCC)

PLAIN FACTS IN COMMERCE

Re: Your account payable owed one million eight hundred thousand metric tonnes of gold, plus other assets in TVM-LSM-666 to Lien Claimants, for lawbreaking /unlawful damaging acts committed against the Secured Parties by you, under the color of the Articles of Agreement of the IBRD and IMF, state and federal laws, codes, rules, regulations, statutes, actual & Common Law, all while “acting in concert”.

Dear Agent(s), Principal(s), Unknown Entity(s), and Insurer(s):

Whereas the unchanging principles of commerce are applied herein to this instrument:

I, Karen-A.: Hudes, whom you have wronged, declare, under penalty of perjury, the Articles of Agreement of the IBRD and IMF, Constitutions, and Laws, that the following is true, correct and not misleading:

1. A matter must be expressed to be resolved.
2. The eternal, unchanged principles of Commercial Law are:
 - a) A workman is worthy of his hire. (Thou shalt not steal.)
 - b) All are equal under the law. (No one is above the law.)
 - c) In Commerce, truth is sovereign. (Thou shalt not bear false witness.)
 - d) Truth is expressed in the form of an affidavit.
 - e) An un rebutted affidavit stands as truth in Commerce.
 - f) An un rebutted affidavit becomes the judgment in Commerce.
 - g) All matters must be expressed to be resolved.
 - h) He who leaves the battlefield first loses by default.
 - i) Sacrifice is the measure of credibility (No willingness to sacrifice = no liability, responsibility, authority or measure of conviction.)
 - j) A lien or claim can be satisfied only through an affidavit by a point-for-point rebuttal, or by payment in full.
3. All are presumed to know the law and ignorance of the law is no excuse.
4. Fraud and Justice never dwell together.
5. I am middle aged and am competent to make this affidavit.
6. I have personal knowledge of the facts stated herein.
7. I am my own flesh and blood, breathing woman on the land of the Americas being and not a government created legal fiction.
8. I recognize the Constitution of 1787, the Bill of Rights (1776), ratified in 1791, and Precedent decisions of Article III Justice Courts of Law, and the Law Merchant.
9. The Law Merchant being the foundation of Commercial Law based upon certain eternally just, valid, and moral precepts and truth, which have remained unchanged for six thousand (6,000) years, having its roots in Mosaic Law.
10. Said Commercial Law forms the underpinnings of Western Civilization, if not all Nation's Law and Commerce in this world.

11. Commercial Law is non-judicial and is superior to, the basis of, and can not be set aside or overruled by the statutes of any governments, Legislatures, Governmental or Quasi-Governmental Agencies, Courts, Judges, and law enforcement agencies, which are under an inherent obligation to uphold said Commercial Law by my hand below.

Declaration of Karen Hudes

12. I, Karen Hudes, declare that the following is true, correct and not meant to mislead to the best of my knowledge:

13. The liability for nonfeasance, malfeasance, and for malfeasance in office is in his/her 'private' capacity, not his/her official capacity.

14. I am Acting General Counsel of the IBRD and Legal Counsel to TVM-LSM-666, which contains the monetary gold reserves and other assets of the United States and other members of the IBRD and IMF. I am one of the seven (7) individuals authorized by the IBRD and IMF Board of Governors to oversee assets of TVM-LSM-666 on behalf of humanity, beneficiary of TVM-LSM-666.

15. The Board of Executive Directors of the IBRD reinstated me on August 20, 2009. The following day my security badge was deactivated illegally, and I brought a bondholder lawsuit under the Sarbanes–Oxley Act of 2002 (Pub.L. 107–204) to bring the IBRD into compliance.

16. Mary Schapiro, acting outside her duties as Chairman of the Securities and Exchange Commission, refused to bring the IBRD into compliance and stonewalled an October 12, 2010 telephone call from the Serious Fraud Office of the United Kingdom, an inquiry by the European Parliament's Committee on Budgetary Control on May 25, 2011, as well as inquiries by the House of Commons International Committee on July 7, 2012:

<http://www.publications.parliament.uk/pa/cm201213/cmselect/cmintdev/writev/402/contents.htm>

and two separate inquiries by the House of Commons Public Administration Committee on November 2, 2012 and July 20, 2013 (pages 186-7); [Elaine Colville, another World Bank Whistleblower's testimony is on page 178]

<http://www.publications.parliament.uk/pa/cm201213/cmselect/cmpubadm/writev/publicpolicy/m03.htm>

<http://www.parliament.uk/documents/commons-committees/public-administration/Complaints-1-consolidated-13-sept.pdf>

17. The Board of Governors of the IBRD and IMF settled my bondholder litigation on December 20, 2012 by reaffirming the Board of Executive Directors' reinstatement of me as Acting General Counsel of the IBRD. Mahmoud Moehildin, Jim Kim, Christine Lagarde, and the rest of the Lien Debtors acted outside of their official capacities by disregarding Article V, Section 2(a) of the IBRD's Articles of Agreement, which provides: "All the powers of the Bank shall be vested in the Board of Governors," and Article V, Section 5 which requires Lien Debtors to respect the international character

of my duty, and obligates the Lien Debtors to refrain from all attempts to influence me in the discharge of my duties.

18. All of the above private individuals by their nonfeasance, misfeasance, and malfeasance, interfered with my fiduciary duties as Acting General Counsel of the IBRD and Legal Counsel to TVM-LSM-666 and prevented me from returning the world's monetary gold reserves to the world's people, pursuant to the decision of the Board of Governors of the World Bank and IMF to carry out the Global Currency Reset as described in <https://s3.amazonaws.com/khudes/Twitter4.25.15.1.pdf>

19. Charles McDonough, acting outside his office as Controller of the IBRD, refused to honor valid disbursement requests to settle expenses incurred for the Global Currency Reset.

20. Jon T. Rymer, acting outside his office as Inspector General of the Department of Defense, refused to carry out an investigation into unauthorized transports of gold belonging to TVM-LSM-666.

21. Barack Obama, acting outside his office as President of the US, Joe Biden, acting outside his office as Vice-President of the US, Martin Dempsey, acting outside his office as Chairman of the Joint Chiefs of Staff, John McHugh, acting outside his office as Secretary of the Army, Jacob Lew, acting outside his office as Secretary of the Treasury, together with other Lien Debtors at the Treasury Department, interfered with the return of the US' monetary gold reserves held by TVM-LSM-666 in the Global Currency Reset.

22. Jesse White acted outside his duties as Secretary of State of the State of Illinois by disregarding the letter dated April 19, 2015, that was cleared by each member of the Board of Governors of the IBRD and IMF, informing him that he did not possess the authority to invalidate a valid UCC-1 lien of TVM-LSM-666 on the insolvent Federal Reserve Bank of Chicago.

23. J. Thomas Manger, Cathy Lanier and Melvin Gresham acted outside their respective duties as Chief of Police of Montgomery County, President of the Major Cities Chiefs of Police Association, Chief of Police of the District of Columbia and Commander of the District of Columbia Second Precinct by preventing my attendance of the Board of Governors' Annual and Spring Meetings, my return to work at the IBRD's headquarters in Washington DC, damaging my reputation through illegal surveillance, assessments and evictions, and other interference with my civil rights.

24. I have notified each of the Lien Debtors of their nonfeasance, misfeasance, and malfeasance, and given them the opportunity to rectify matters, so that the IBRD can be brought into compliance on the world's capital markets, and so that the Board of Governors of the World Bank and IMF can complete the Global Currency Reset. On August 31, 2015 I placed the following information on the internet:

@Karen Hudes

The internet is distributing this information about the coalition for the rule of law <https://s3.amazonaws.com/khudes/Twitter8.31.15.pdf>

Background research for the commercial liens to end this corruption

<https://s3.amazonaws.com/khudes/Twitter8.31.15.2.pdf>

But still Lien Debtors remain recalcitrant

25. The agents are all in Commerce and this is interfering with my fiduciary responsibilities to the IBRD, the IMF, and the world's peoples as beneficiaries of TVM-LSM-666, damaging my business advantage, character, and is obviously intentional, willful, wanton and ongoing as it is by design, this being self-evident.

26. Further it is unlawful and it is self-evident that the Lien Debtors are acting in concert depriving me of my civil and contractual rights.

27. These actions/inactions are ongoing by Lien Debtors while action under the color of the Articles of Agreement of the IBRD and IMF and under state and federal law.

28. Please note that when God left earth he left it in trust for its living beings, not for corporations.

29. Lien Debtors and their agents acting in concert, deny the world's wealth in TVM-LSM-666 to the world's people by their actions and inactions and defraud the IBRD and IMF's member countries, and damage me.

30. The liability herein might easily be an amount of Gold being withheld from the world's monetary system, this amounting to One Million Eight Hundred Thousand (1,800,000) Metric Tonnes of Gold Bullion.

31. This Private Affidavit, is binding in this Commercial Affidavit and is intended to show in fact the unlawful, wrongful and criminal actions of the Lien DEBTOR(S) committed all done while "Acting in Concert".

DAMAGES

* * * * *

32. The facts in commerce brings on Sanctions limiting rights to retain property or assets to few, if any for the Respondent(s)/Debtor(s). Default then once cured pursuant a due process Notification pattern contractually entitles the Sovereign, a Secured Party Creditor, already with the right to take possession after Default (UCC 9-609).

33. Allowing Sovereign Secured Creditors to collect the Debt in non-judicial process such as enforcing mortgage (UCC 9-607(b)), Default, UCC filing of a Commercial Lien, sanctions on assets from Commercial Affidavits, Notices of Rights, Notice of Default, and Final Notice of Default, Writ of Attachment and other lawfully filed or served sanction against assets/asset lists, including real property. (UCC 9-607).

34. I will only allow a payoff on this debt through specific performance which is to return the world's international monetary gold reserves to the world's peoples. Failing this, you will be the Debtor(s) responsible for damages, and I, together with the world's peoples, beneficiaries of TVM-LSM-666 are the Creditor(s).

35. Further in the risk of Permanent Gold Backwardation, and another Dark Ages, together with compounded damages from the numerous injuries it is obvious the foregoing ailments and damaging actions thereof was foreseeable.

36. Your actions/inactions to cure your specific performance appears to be willful, wanton and by design, at a bare minimum it is self-evident negligence on your part coupled to the abuse we have suffered from your wrongful actions in commerce.

37. Lawsuits are not in a Sovereign's choice as he is immune from courts as Noticed below.

38. Should requested response an affidavit under penalty of perjury signed in blue ink not be lawfully answered, then the sole remedy is the specific performance of return of the world's gold to the world's peoples pursuant to the Global Currency Reset, Jointly and Severally if this instrument is not satisfied.

CLAIM OF LIEN

39. This instrument is an Affidavit of Obligation, also known as a Claim of Lien. This affidavit of obligation is a commercial instrument arising from a private or public contract, either express, constructive, and/or implied, which exists by the express, constructive, and/or implied consent of the Lien Debtor. Therefore, this Affidavit of Obligation is a consensual commercial lien; **this is not a Lis Pendens lien.**

40. THIS CLAIM OF LIEN WILL BE RECORDED against Lien Debtor(s) for default and breach of contract under commercial law, as an involuntary lien based on consensual actions by knowledgeable breach of contract (explained herein).

41. The Lien Claimant's Claim of Lien is expressed as this Affidavit. A mere unsworn declaration is not sufficient grounds for a Claim of Lien because it does not attach commercial liability to the [person] making the claim of obligation upon a debtor. The being making the claim (the Lien Claimant) must assume the commercial liability for making a claim against the debtor (the Lien Debtor) by issuing a sworn statement known as an Affidavit of Obligation which is given to the best of the claimant's knowledge and belief to be the truth, the whole truth, and nothing but the truth, for which the claimant stands, she is commercially responsible.

42. A lien implies impoundment of property. A breach of the said impoundment, also known as pound-breach, is a felony. The suspension of an Affidavit of Obligation is the suspension of the right to give testimony in one's own behalf, and is, therefore, in the nature of a suspension of the Writ of Habeas Corpus, a thing done only under conditions of martial law, civil war, or mixed war.

43. A judge cannot interfere with, tamper with, or in any way modify testimony without rendering incredible the truth-seeking process in his sacred profession and destroying the fabric of his own occupation, thereby committing professional suicide. Any judge who tampers with testimony, deposition, or affidavit, is a threat to the commercial peace and dignity of the State and of the United States, is in violation of the Supreme Law of the Land, is acting in the nature of a foreign enemy, and is justifiably subject to the penalties of treason.

44. A bill in commerce is a private declaration of obligation. A lien in commerce is the same bill made public with a commercial affidavit attached in support of the bill. When a lien instrument is composed and made public, either by recording in the Office of the County Recorder or by any other method of open and wide publicity, a copy of the Claim of Lien must be provided for the Lien Debtor so that the Lien Debtor will thus be enabled to defend against the lien. To guarantee the Lien Debtor has an ample grace period of three months to defend against the lien, the grace period does not begin until a copy of the Claim of Lien or a Notice of

Lien is in the possession of the Lien Debtor. If only a Notice of Lien is supplied to the Lien Debtor, the Claim of Lien must be filed in a place of public access such as the County Recorder's Office, or other such public place clearly specified in the Notice of Lien, and easily publicly accessible. A Notice of Lien is not a Claim of Lien/Affidavit of Obligation, and therefore cannot be lawfully entered by the County Recorder on a County, State or Federal Lien Index.

45. In the absence of a response, when the LIEN DEBTOR was given an opportunity to respond, the LIEN CLAIMANT hereby inserts and records this CLAIM OF LIEN against LIEN DEBTOR, jointly and severally in the total amount listed below. Said CLAIM OF LIEN is in the amount of damages enumerated herein which total ledger amount is secured by the real and personal community property of LIEN DEBTORS as listed below.

46. This CLAIM OF LIEN is filed pursuant to the Fundamental Commercial Law that has existed nearly 2,000 years:

"The ability to place a lien upon a man's property, such as to temporarily deprive him of its beneficial use, without any judicial determination of probable cause dates back not only to medieval England but also to Roman times."
United States Supreme Court, 1968, Sniadach v. Family Finance Corp., 395 U.S. 337, 349.

Supported by the California Supreme Court, 1971, *Randone v. Appellate Department*, 5 C3d 536, 96 Cal Rptr 709 and 488 P2d 13.

YOUR ADMINISTRATIVE OPPORTUNITY

VERIFIED AFFIDAVIT OF FACTS. As a courtesy to ensure your opportunity to rebut errors and memorialize the integrity of the public record, I have verified the jurisdictional and payment representations herein. This is a splendid opportunity for you to rebut the allegations and facts presented herein with your willful acceptance of full commercial liability pursuant to the various international remedies at my disposal.

OPPORTUNITY TO STATE A CLAIM. It is my pleasure to afford you the opportunity to exhibit any superior claims or a material defect in my Claim noted hereunder. All such representations must be verified to avoid any unfortunate assumption of enticement or deception.

STATING A CLAIM. This Contract is your administrative opportunity to exhibit any security interest in the Lien Claimants, which is superior to the Claim, or a material defect in the Claim. All such representations must be verified to have merit. The use of an unverified claim can have serious legal consequences. Please consult an attorney.

Failure to State a Claim

If you fail to exhibit a superior claim, a material defect in the perfection of Claimant's security interest, or evidence contradicting the allegations and facts stated herein, then you agree to the issuance of Judgment, and that you have WAIVED ANY AND ALL RIGHTS TO STATE A CLAIM IN THE MATTER. **Failure to state a claim is irrevocable, having had the opportunity and failed to plead. Serious criminal liability applies to any party that would subsequently purport to a claim.**

COMMERCIAL STANDING

PRESERVATION OF RIGHTS. All rights, remedies and defenses are hereby expressly preserved.

Trespass. All parties to the Contract agree that a hostile presentment by the defaulting party to a secured party or assignee, either written or oral, is a criminal act and a trespass upon the Contract requiring the imposition of one or more applicable *Joinder Fees* and the party or parties are to be added to a list of Successor Sureties which may appear hereunder.

Perfection of Lien. If you fail to correct the default within three (3) days, you agree that Claimant holds a right of lien and levy against you. Pursuant to that right of lien and levy, you agree to be named as Debtor on one or more financing statements to be filed against you, and that Claimant can initiate and pursue all lawful measures and actions, administrative and judicial, to protect and collect his/her collateral.

Conversion of Liability. If you fail to correct the default within three (3) days, you agree to accept total liability for all unresolved obligations in this matter as Holder in Due Course and/or Debtor in Possession and to satisfy all such liabilities commercially or with personal corporeal labor, service, of equivalent value until fully paid. In other words, if you continue to hold equity without providing equal value or fail to post the payment, perform the setoff, cease all distress and provide timely refund of Claimant's property, all liabilities will be converted to yours.

Self-Executing Power of Attorney. To facilitate your strict compliance with all of the terms of the Contract, if you fail to correct the default within three (3) days of any notice of default, you give, by remaining silent, unlimited power of attorney to Claimant to sign and execute for you regarding enforcement of your obligations under this Contract. In that event, you instruct and authorize the Claimant to **execute Lien Debtor's signature(s) in representative capacity on a certain Self-executing Power of Attorney document** which is attached to and incorporated in this Contract in its entirety by reference. You hereby agree to Lien Claimants use of UCC 3-402 in this process to collect the debt you owe in entirety.

LIEN DEBTORS' RESPONSIBILITY TO RESPOND

Upon receipt of this Affidavit of Obligation by Certified Mail, Lien Debtor(s), have twenty (20) days from the date of receipt, plus three days grace for mailing, in which to respond to this Affidavit of Obligation. Your response may be to 1) Correct the injustice which has been done **by assisting in the return of the world's assets to the world's peoples, all as contemplated by the Global Currency Reset** ; or 2) rebut or correct any errors contained within this Affidavit of Obligation, particularly the items numerated in all the paragraphs under Section II, by Affidavit sworn true, correct and complete, **based on Affiant's own Commercial Liability.**

TERMS OF RESPONSE. Mere denials will not suffice as an answer, and will be considered a non-response. Any reply to this Affidavit of Obligation, other than a verified point-for-point response sworn under full commercial liability, with supporting evidence attached, is deemed by agreement of the parties to be a willful non-response thus constituting your agreement to the claims herein and your acceptance of all liabilities in this matter. Your non-response will place you and your office in default, and the presumption will be taken upon the public records that you and your office freely agree with all the points and authorities contained in this Affidavit of Obligation, as the terms of our contract. See in para materia Federal Rules of Civil Procedure Rules 8(d) and 12(g). A non-response is an admission to claims made herein.

DEFAULT. Failure to respond pursuant to the said Terms of Response or specifically perform under the provisions of this administrative remedy **or credit and ledger Claimant's tender of consideration** will comprise a default on this administrative remedy. As an operation of law, a default will comprise your agreement, consent and confession to all of the terms, statements

and facts herein and herewith, and all inclusions and indorsements, front and back, annexed hereto.

STATUTE STAPLE. Upon certification of your Default, you agree that this Contract is **self-adjudicating** upon your Default and agreement. All liabilities are subject to immediate execution against the Lien Debtors.

ADMINISTRATIVE JUDGMENT. AGREEMENT TO ESTOPPEL. Default will comprise your consent, agreement and confession to the issuance of a claim (“Judgment”) certifying your agreement with all terms, statements, facts and provisions herein.

ESTOPPEL BY ACQUIESCENCE. Your Default will comprise your agreement that all issues pertaining to this Contact are deemed settled and closed **res judicata, stare decisis, laches** and **collateral estoppel**, and as a result, **judgment by estoppel**.

WAIVER OF RIGHTS. Your Default will comprise your consent, agreement and confession to **waive any and all rights** to raise a controversy, appeal, object to, or controvert administratively or judicially any of the terms and provisions in this Contract or the estoppel. Upon Default, you and your agents may not argue, controvert, or protest the finality of the administrative findings to which you have agreed unless such Waiver of Rights which follows is declined in writing. Any such argument or controversy will comprise your confession to Perjury, Enticement to Slavery and various crimes against humanity.

CERTIFICATION AND RECORDING OF NON-PERFORMANCE FOR EVIDENTIARY PURPOSES. For your protection, non-performance will be certified and recorded in the public record as evidence that Lien Claimants have exhausted all administrative remedies and that Lien Debtors have elected to waive all rights to raise a controversy or claim immunity from collection proceedings, having declined the opportunity to plead. You may wish to consult counsel familiar with public policy and the commercial implications of my security interest.

Since I, the living, breathing sentient being, have been injured by the acts and actions of the above-named Lien Debtors, upon certified default of this contract, Lien Debtors agree they are jointly and severally responsible to pay damages to Lien Claimants, as itemized in the attached invoice. Respondent(s) have ten days from the time of this notice for specific performance to Lien Claimants. In the event the Lien Debtors fail to deliver specific performance, Lien Debtors hereby agree to be subject to involuntary bankruptcy proceedings on each party in their private and public capacity.

I. LEDGERING

1.1 Lien Claimant's life(s) has been disrupted, health issues have threatened near death and forced by Lien Debtors actions creating loss of employment, lost business opportunities, lost business advantage and with the self-evident infliction of emotional distress and loss of enjoyment of life. Therefore, since I can recall at least fourteen times when, so we are explicitly ledgering for fifteen (15) times when my rights were exceptionally disturbed by Lien Debtors' violation of the laws, knowing full well there were more incidents than these, virtually each time I was denied access to my jobs as Acting General Counsel of the IBRD and legal counsel to the Global Debt Facility, TVM-LSM-666.

CLEAN HANDS/GOOD FAITH LIEN

This Lien is not applied for light or transient reasons, not engaged in for purposes of harassment, and not engaged in for purposes of impeding or slowing court process.

The Lien Debtors have violated the law by the foregoing acts and omissions, and are severally and jointly assessed for their acts and omissions in the specific performance requirement to return the world's assets to the world's peoples.

II. SURETY -- PROPERTY

2.1 The Surety Property of this Commercial Lien is any and all property of the Lien Debtors both real and movable, wherever located, except those survival provisions and keepsakes and wedding rings which are normally exempt in the Lien Process. Refer to an ordinary lien exemption list, such as is presented by the IRS, for details. Specifically included is Lien Debtors' house(s) and contents, Lien Debtors' cars, trucks, jewelry, all personal property and Lien Debtors' checking and savings accounts and any stocks and bonds owned by Lien Debtors.

2.2 **Grace.** The commercial grace of a Lien process consists of a ninety (90) days (three-months Old Testament Hebrew/Jewish commerce) grace period. Lien Debtors are placed on official notice that Lien Claimant will proceed with default proceedings at the end of ninety (90) days from your receipt of this notice of time limitation or process of service. We honor this by allowing you ninety (90) days to cure. Then the lien is bound and only payment in full can satisfy your debt.

2.3 **Assessment:** This Lien is assessed and ledgered by this *Affidavit of Obligation*, and is sworn to be true, correct and complete and not misleading.

2.4 Violation of this process constitutes accessory to a crime. Any attempt to abridge or defeat or impair this process and release this Lien against the cited Lien Debtors is a felony, publicly punishable by an escalation of this Commercial Process. If the official custodians of this Lien do not honor and protect it, or attempt to tamper with, expunge or release it, they will become personally individually liable for all damages which result, both commercially and criminally, which could have been prevented by reasonable diligence and lawful behavior pursuant to 42 U.S.C. 1986 and 18 U.S.C. 4, 241, 242.

2.5 **Conditions for releasing Lien.** A release of this Lien can be accomplished by the following:

- (1) specific performance, including access to my job as Acting General Counsel of the IBRD, legal counsel to the Global Debt Facility, access to the assets held by the Global Debt Facility for the implementation of the Global Currency Reset; or
- (2) A categorical point-for-point rebuttal (affirmation, denial or explanation) of every element of the Lien Claimant's claim, said rebuttal being also in the form of a commercial affidavit for which Lien Debtors accept full personal commercial responsibility. If the Lien Claimant can rebut the Lien Debtor's rebuttal, the Lien stays in force; or
- (3) A voluntary (un-extorted) removal of the lien by the Lien Claimant (or his heirs or assigns, if such has been provided for); or
- (4) A decision by an impartial common law jury duly convened and properly conducted (not tampered with by a judge, other public official, or other person).

III. CERTIFICATION

3.1 **Criminal Certification:** I, the Affiant/Lien Claimant, certify and affirm that I have grounds to, and do believe, that the above accused Lien Debtors committed the above offenses contrary to law as is self-evident based upon the facts herein incorporated.

3.2 **General Final Certification:** I, Affiant/Lien Claimant, swear under penalty of perjury and the laws of the United States of America that the foregoing is true, correct, complete and not misleading, the truth, the whole truth and nothing but the truth.

NOTE: Maxim(s) of Law; 1. In Commerce – Truth is sovereign; 2. For a matter to be resolved, it must be expressed; 3. It is fraud to conceal a fraud; 4. Law dislikes delay; 5. The law punishes falsehood; 6. Fictions arise from law, and not law from fictions; 7. All are equal under the law; 8. Right and fraud never go together; 9. The more common the evil the worse; 10. To lie is to go against the mind; 11. Necessity overcomes the law; 12. Negligence has misfortune for a companion; 13. Nothing unjust is presumed in law. 14. False in one thing, false in everything; Contract Law – **Silence equates to agreement.**

Executed this **5th** day of **September, 2015** under Authority [**28 U.S.C. 1746(1)**]:

Signature: KAREN HUDES©, A COPYRIGHTED LEGAL FICTION [UCC 3-402]

/s/ by: _____
Karen-A.: Hudes /Affiant/Creditor
Without prejudice, UCC 1-308, 1-103,1-301, 3-402
All rights & Remedies Explicitly Reserved

SPECIAL INCORPORATED NOTICE(S):

To any and all parties and/or your legal representatives, you have Twenty (20) days (Truth In Lending, Regulation Z) in which to respond to rebut this affidavit, from the date above, plus three (3) days for mailing, wherein you must rebut this presentment by affidavit, point for point, signed in blue ink, under penalty of perjury, allowing three (3) days for mailing, UCC 1-202, 1-204. A lack of response on your part means you assent to this affidavit and a fault, UCC 1-201(17) exists creating fraud through material misrepresentation which vitiates all forms, contracts, agreements, testimony, statements, etc., expressed or implied, from the beginning. UCC 1-103.

1. THE **LAW OF PRINCIPAL & AGENT** APPLIES TO THIS INSTRUMENT.
2. THIS AGREEMENT IS NON-NEGOTIABLE UNLESS SO CONSTRUED BY THE SIGNING [PARTY] ABOVE AND/OR SUCH HEIRS, SUCCESSORS, ASSIGNS AND LEGAL REPRESENTATIVES OF LIEN CLAIMANT(S) BY ADDING BY WRITTEN ADDENDUM STATING IN PART: [PAY TO THE ORDER OF], OR AS PROVIDED FOR BELOW.
3. TO ANY AND ALL PARTIES RECEIVING THIS INSTRUMENT PLEASE HEED YOU HAVE TEN (10) DAYS TO LAWFULLY RESPOND TO THIS INSTRUMENT FROM DATE OF RECEIPT, WHEREBY YOU CAN REBUT THIS PRESENTMENT, POINT FOR POINT BY AFFIDAVIT, SIGNED IN BLUE INK, ALLOWING THREE (3) DAYS FOR MAILING, **UCC 1-202, UCC 1-204.** A LACK OF RESPONSE ON YOUR PART MEANS YOU ASSENT TO THIS AFFIDAVIT AND A FAULT, **UCC 1-201(17)** EXISTS CREATING FRAUD THROUGH MATERIAL MISREPRESENTATION WHICH VITIATES ALL FORMS, CONTRACTS, AGREEMENTS, TESTIMONY, STATEMENTS, ETC., EXPRESSED OR IMPLIED, FROM THE BEGINNING, **UCC 1-103.** THIS NOTICE DOES NOT APPLY IN LIEN OR LEVY TO THE UNITED STATES, INC., OR THE INTERNAL REVENUE SERVICE (IRS), BUT THIS IS THE ONLY EXCEPTIONS. TO ALL OTHERS, YOUR LACK OF PROPER RESPONSE BY AFFIDAVIT, POINT BY POINT, SIGNED IN BLUE INK UNDER PENALTY OF PERJURY, IS DEEMED TO BE TACIT AQUIESCENCE, ASSENT

UNDER THE DOCTRINE(S) OF **ESTOPPEL** AND **LACHES**, THAT YOU FURTHER AGREE TO ANY DEBT OWED TO THE EXECUTING PARTY, AND OR THEIR HEIRS, SUCCESSORS AND ASSIGNS, INCLUDING LEGAL REPRESENTATIVES AND ANY SUCH AMOUNT(S) OF MONIES IN COMMERCE, WHEREBY THIS INSTRUMENT CONSTITUTES EVIDENCE OF SAID DEBT IN THE ORDINARY COMMERCIAL SENSE, BEING AN ACCOUNT RECEIVABLE, A FINANCIAL INSTRUMENT PURSUANT [**15 U.S.C.**], WHEREBY YOU OWE ONE MILLION EIGHT HUNDRED THOUSAND METRIC TONNES OF GOLD. ***

4. YOU ARE THE DEBTOR AND I AM THE CREDITOR(S) WHEREBY IN EVENT THE DEBTOR DISHONORS THIS INSTRUMENT, DEBTOR AGREES TO PROVIDE **BANKRUPTCY FORM 5** IN ACCORD WITH **11 USCA 303** WHICH IS A PROPERTY DESCRIPTION LIST OF ALL PROPERTY HELD IN DEBTOR(S) NAMES. CREDITOR WILL TAKE THE EQUITY AND PLACE IT FOR SALE AND PROCEED TO LIQUIDATE THE PERSONAL PROPERTY FOR SETTLEMENT OF THIS ACCOUNT, DEBTOR(S) ADDITIONALLY AGREES TO BE PLACED ON A **UCC-1** FINANCING STATEMENT AS DEBTOR ATTACHING IT TO A PETITION OF INVOLUNTARY BANKRUPTCY AND A LIST OF CREDITORS COLLATERAL. UPON FILING THE **UCC-1** WITH THE SECRETARY OF STATE, THE LIQUIDATION AND DEPOSITION OF PROPERTY WILL BE EXECUTED IMMEDIATELY. RESPONDENT CONSENTS TO BE IN INVOLUNTARY BANKRUPTCY AND WILLINGLY ALLOW SECURED PARTY CREDITOR TO LIQUIDATE ALL COLLATERAL IN LIEN DEBTORS' NAME(S). UPON DEFAULT A CERTIFICATE OF DISHONOR & **AFFIDAVIT OF NOTICE OF DEFAULT** WILL BE ISSUED WHICH WILL ACT AS A **DEFAULT** JUDGMENT, UNTIL A FURTHER **DECLARATION OF FINAL DEFAULT** AGAINST RESPONDENT(S) WHEREBY ALL EQUITY FOUND IN THE NAME(S) OF RESPONDENT(S) WILL BE DISPOSED OF IN A FOREIGN PROCEEDING.
5. SHOULD YOU NOT ANSWER PROPERLY UNDER CONTRACT LAW AND THE **LAW MERCHANT** AND ALL IN THE FOREGOING YOU ARE IN VIOLATION OF A NUMBER OF BANKING AND ACCOUNTING PROCEDURES, INCLUDING, BUT NOT LIMITED TO: BREACH OF FUDICIARY DUTY (**UCC-3-307**), OBLIGATION OF DRAWER (**UCC-3-414**), PRESENTMENT OF TENDER OFFER (**UCC-3-501**), DISHONOR OF PRESENTMENT (**UCC-3-502**), EXCUSED PRESENTMENT (**UCC-3-504**), DISCHARGE AFTER PRESENTMENT (**UCC-3-602**), RESPONSIBILITY FOR COLLECTION OF PRESENTMENT (**UCC-4-214(d)(2)**).
6. THIS INSTRUMENT IS EVIDENCE OF DEBT IN THE ORDINARY COMMERCIAL SENSE AND THEREFORE AN ACCOUNT RECEIVABLE CONSTITUTING A SECURITY PURSUANT TO [***15 U.S.C.**] (SEE: ATTACHED *APPENDIX A). THIS INSTRUMENT IS ASSIGNABLE AT THE OPTION OF LIEN CLAIMANT(S) By: KAREN HUDES.
7. NEITHER I, ME, MYSELF, AFFIANT, NOR PARTY(IES) ON WHOSE BEHALF I AM AGENT FOR, MEAN ANY DISRESPECT, BUT UNDER THE NINTH AMENDMENT HAVE THE RIGHT TO USE ANY SELF DEFENSE AVAILABLE TO US AND THE SYSTEM IN PLACE THAT YOU ALL REALLY OPERATE UNDER IS THE SYSTEM OF THE LAW MERCHANT. THIS IS CONTRACTS IN COMMERCE (**UCC**) AND SUCH HAVE BEEN IMPROPERLY AND UNLAWFULLY FORCED AS DESCRIBED IN THE FOREGOING LEAVING US WITHOUT RECOURSE UNDER TOTAL DURESS AND NECESSITY, HENCE THIS INSTRUMENT IN COMMERCE, WHICH WILL ALLOW YOU TO PAY THIS DEBT AS SOON AS POSSIBLE BY AND UNDER LAW. WE HEREBY STAND ON OUR UNALIENABLE RIGHTS.
8. THIS INSTRUMENT SHALL INURE TO THE BENEFIT OF THE HEIRS SUCCESSORS, LEGAL REPRESENTATIVES AND ASSIGNS OF INCLUDING, BUT NOT LIMITED TO THE IBRD AND GLOBAL DEBT FACILITY, TVM-LSM-666, AND ALL OTHERS WHOM I AM LAWFUL AGENT AND COMMERCIAL NON-UNION LAWYER FOR. ABOVE THAT IN HIERARCHY OF LAW IT SHALL INURE TO THE BENEFIT OF LIEN CLAIMANTS, THEIR HEIRS, SUCCESSORS AND ASSIGNS AND IS ASSIGNABLE BY THEIR HAND AS NEEDED.

9. PERMISSION TO USE COMMON LAW COPYRIGHTED NAME AND ALL ORTHOGRAPHIC VARIATIONS THEREOF UNTIL FURTHER NOTICE IS HEREBY GRANTED AS EVIDENCED BY THE AGENTS SIGNATURE HEREIN EXECUTING THE FOREGOING INSTRUMENT IN BLUE INK.

*(See attached page showing *[15 USC] Notice, APPENDIX A), also note that all future filed or served addendums and Exhibits as they are prima facie evidence of crimes, in part or in whole are herein withheld pending investigation for further criminal charges and proceedings.

** The foregoing instrument*** incorporates Proof of Service to it and this is bona fide prima facie evidence of actual service, Notice/Proof of Service and that service is in fact certified and this instrument is unto itself evidence of this fact. Further Proof is attached and shows address of agent(s) and/or principal(s) and is also evidence of debt and is a contract in commerce herein incorporated into this instrument.

***The United States various Offices or Agencies and the Internal Revenue Service may be assigned this instrument in order to set-off debts for fines, penalties interest, 1040 return/tax debt, backing of bonds, or other debts. Creditor(s) herein reserve all rights to assign it to other trusts or corporations such as banks, trusts and finance companies to cover notes, mortgages, credit card or similar debt(s), in whole or in part in a good faith effort to tender credit to cover any such debt(s). In return for this such entities agree to pay a 10% fee to the agent herein for his facilitating this debt and working to insure its satisfaction. Said fee can either be off the amount paid or in addition to provided this instrument is sufficient to cover the amount that creditor(s) originally damaged have agreed to accept and under this condition.

AFFIDAVIT OF NOTICE, DECLARATION, AND DEMAND

FAIR NOTICE AND WARNING OF COMMERCIAL GRACE

THIS IS A U.S. S.E.C. TRACER FLAG, NOT A POINT OF LAW

A SECURITY (15 USC)

COMMERCIAL AFFIDAVIT
THIS IS A U.S.S.E.C. TRACER FLAG
NOT A POINT OF LAW*
(see attached instruction below)

* One definition of "A SECURITY" is "any evidence of debt."

APPENDIX A

The Lien Claimant does NOT rely on Title 15 as a basis for the "Commercial Lien." ALL Commercial processes, by using or relying on notes or paper in Commerce (e.g. Federal Reserve Notes), must bear some sort of Federal tracking code, a County Recorder's number or a serial number, which process must be accessible for inspection at the nearest relevant County Recorder's Office or be widely advertised. When a Lien matures in three (3) months, ninety (90) days, by default of the Lien Debtor through the Lien Debtors' failure to rebut the AFFIDAVIT OF OBLIGATION point-for-point categorically, it becomes an accounts receivable in the ordinary sense of a collectable debt upon which assignments, collateralization, and other commercial transactions can be based, hence becomes a Security subject to observation, tracking, and regulation by the United States Securities and Exchange Commission (hereinafter U.S. S.E.C.).

The notation "A Security -- 15 USC" is a flag in Commerce telling the U.S. S.E.C. that a speculation account is being established to enforce a lien. The U.S. S.E.C. can then monitor the process. As long as the process is truthful, open, and above-board (Full disclosure), the U.S. S.E.C. has no jurisdiction over it, for even the U.S. S.E.C. has no jurisdiction over the truth of testimony, depositions, affidavits, and affidavits of obligation (Commercial Liens), and an unrebutted affidavit stands as the truth in Commerce.

Legal Authority: Universal moral/existential truths/principles, expressed in Judaic (Mosaic) Orthodox Hebrew/Jewish Commercial Code, corollary to Exodus (chiefly Exodus 20:15, 16). This is the best known Commercial process in America.

When an Affidavit is so flagged in Commerce, it becomes a Federal Document because it could become translated into a Security (for example by being attached in support of a Commercial Lien), and not accepting, undue stalling, silence (fraud) and/or failure in filing a response to said Commercial Affidavit becomes a Federal offense.

[Sent via: "Common Law Mail Box Rule"]

PROOF OF SERVICE

The *Law of Agent & Principal* applies to this & all attached & Incorporated Instruments.

I, KAREN A. HUDES©, All Rights & Remedies Reserved, by: Karen A. Hudes, Agent, do hereby declare that a true and correct copy of the foregoing instrument was served the interested parties, all listed Respondents/DEBTORS, courts, their agent(s), including even third party agents / attorneys, et al., and/or ENTITIES and PERSON(S) addressed below as follows:

BARACK OBAMA
The White House
1600 Pennsylvania Avenue NW
Washington, DC 20500

JOE BIDEN
The White House
1600 Pennsylvania Avenue NW
Washington, DC 20500

JOHN M. MCHUGH
101 Army Pentagon
Washington, DC 20310-0101

MARTIN DEMPSEY
9999 Joint Staff Pentagon
Washington, D.C. 20318-9999

JON RYMER
4800 Mark Center Drive
Alexandria, VA 22350-1500

JACOB LEW
1500 Pennsylvania Avenue, NW
Washington, D.C. 20220

MARY SCHAPIRO
London Stock Exchange Group
10 Paternoster Square
London
EC4M 7LS
United Kingdom

LAEL BRAINARD
Department of the Treasury
1500 Pennsylvania Avenue NW
Washington, D.C. 20220

JESSE WHITE
501 S. Second Street
Room 350 W
Springfield, IL 62756

JIM KIM
The World Bank
1818 H Street NW
Washington DC 20433

CHRISTINE LAGARDE
International Monetary Fund
700 19th Street N.W.
Washington, D.C. 20431

MAHMOUD MOHIELDIN
The World Bank
Room MC12-251
1818 H Street NW
Washington DC 20433

DAVID A. LIPTON
International Monetary Fund
700 19th Street N.W.
Washington, D.C. 20431

LAURA FRIGENTI
Inter Action
1400 16th Street NW
Suite 210
Washington DC 20036

MARK SOBEL
International Monetary Fund
700 19th Street N.W.
Washington, D.C. 20431

ERIC O. MEYER
Department of the Treasury
1500 Pennsylvania Avenue, NW
Washington, D.C. 20220

CHARLES MCDONOUGH
Promontory Financial Group, LLC
801 17th Street, NW, Suite 1100
Washington, DC 20006

MATTHEW T. MCGUIRE
The World Bank
1818 H Street, NW
Washington DC 20433

SARA AVIEL
The Office of Management and Budget
725 17th Street, NW
Washington, DC 20503

SEAN McGRATH
The World Bank
1818 H Street, NW
Washington DC 20433

ALPHONSUS MARCELIS
The World Bank
1818 H Street, NW
Washington DC 20433

JOSEPH O. BADAHI
The World Bank
1818 H Street, NW
Washington DC 20433

J. THOMAS MANGER
Montgomery County Police Department
100 Edison Park Drive, 3rd floor
Gaithersburg, MD 20878

CATHY LANIER
300 Indiana Avenue NW.
Room 5059,
Washington, DC 20001

MELVIN GRESHAM
3320 Idaho Avenue, NW
Washington, DC 20016

I, Karen A. Hudes, Agent, hereby declare under penalty of perjury and under Authority, signed in blue ink below, on the date of the execution of this instrument, that the foregoing attached instrument(s), all herein incorporated were mailed by me, I myself, under the common-law mailbox rule; the doctrine of [*Houston v. Lack*, 487 U.S. 266 (1988)]; and under *Restatement (Second) of Contracts*, section 63, affirmed in *Huizar v. Carey*, 273 F. 3d 1220 (9th Cir. 2001)], stating: (“In contract law, once an offer is made, acceptance is effective when put in the mail, and the offer cannot thereafter be revoked; rule applies even if the mail never arrives”), **Id.**: Satisfying due process [See for reference *Mennonite Bd. Of Missions v. Adams*, 462 U.S. 781 (1983); *United States v. Clark*, 84 F. 3d 378 (10th Cir. 1996); *Maxwell v. Downes*, 68 F. 3d 1030 (6th Cir. 1995) ; *Williams v. United States D.E.A.*, 51 F. 3d (7th Cir. 1995); It is even irrelevant if the mail is returned “unclaimed” or “unknown”. (for reference see *Serit v. Drug Enforcement Administration*, 987 F. 2d 10, 14 (1st Cir. 1993)]. This and any prior mailings is pursuant to ***[15 U.S.C.]**, (* see attached prior page entitled **APPENDIX A**). It is self-evident you are so Notified pursuant to Law and are under contract(s) in Commerce to perform or owe damages in lawful funds, Gold/Silver species coins or (USD). Executed the **5th** day of September, **2015** under Authority [**28 USC 1746(1)**]. **“VERIFIED AFFIDAVIT OF OBLIGATION -*[15 U.S.C.-A security]” “FIRST LAWFUL NOTICE”**.

by: Karen-A.: Hudes©, Agent UCC 1-308, 1-201(25)/(26)
All Rights, Remedies & Defenses Reserved
UCC 1-103, 1-203, 1-309, 3-402, 1-301, 3-305, 1-202
