

Asset Management



Asset Securitization Package

Jupiter Financial Group

In Conjunction with the United States Republic (unincorporated)

Private Client Services

Updated July 4, 2019



THE
JUPITER FUND

Jupiter Financial Group
Asset Management Package
Asset Overview

The elite community continues to move towards their cloaked agenda as the American way of life is slowly dismembered into a new social economic system under one world order.

Jupiter in concert with America Standing Together, Association of Former Ambassador, AFA Foundation and other affiliates are in position to provide direct support to local communities nationwide and further support world-wide through World Standing Together.

The enclosed documents are only a brief overview and key issues we have encountered during this last thirteen years. Our goal is to find a resolution that will allow us to start creating jobs for our Nation and other countries.

Three key goals:

- 1. Protect the assets on behalf of Mr. Riyadi and the United States of America (unincorporated).*
- 2. Moves these assets into a secure position under the United States Republics (unincorporated) financial system for long term management.*
- 3. Execute the original Business Plan of “ America Standing Together and World Standing Together”.*

Executive Summary:

<i>Original Agreement:</i>	<i>signed with March 10, 2003</i>
<i>Parties to agreement:</i>	<i>Yohannes Riyadi (Passport 515726) R.I. Federal Reserve of New York, International Monetary Fund (witness) Bank of Indonesia (witness)</i>
<i>Collateral Pledged:</i>	<i>RIG –005001 thru 0006000 \$500 Million Bonds February 28,2003 to February 28, 2006</i>
<i>Split of trade profits:</i>	<i>Investor—60% Federal Reserve — 20% Bank of Indonesia - 20%</i>
<i>Checks Issued:</i>	<i>4,500 Million U. S. Treasury Checks</i>
<i>Cash payment:</i>	<i>\$500 Million transfer to Investor</i>

Jupiter Financial Group Asset Management Package

<i>Jupiter Financial Group Agreement:</i>	<i>signed with October 19, 2005</i>
<i>Agreement:</i>	<i>Asset Management Agreement</i>
<i>Term:</i>	<i>20 years (Irrevocable)</i>
<i>Annual Fees:</i>	<i>1.5% annually</i>
<i>Parties to agreement:</i>	<i>Yohannes Riyadi (Passport 515726) R.I. Jupiter Financial Group (series trust) Wilfred S. Saurin (Fed Agent) Andrew Wong (JFG Asia)</i>
<i>Collateral Pledged:</i>	<i>One Trillion United States Dollars (face value) US Treasury Checks 2122 10024504 to 2122 10026503</i>
<i>Fed ID Number:</i>	<i>YR-FED 448551-07-1066 205</i>
<i>SKR:</i>	<i>FED/SKR/17891/05</i>
<i>Full Power of Attorney:</i>	<i>John W. Bush and Andrew Wong</i>
<i>Fed Letter confirming:</i>	<i>October 27, 2005</i>
<i>Reference Number:</i>	<i>FRNY/0403516-10 (\$1 Trillion) FRNY/0403257-10 (\$ 5 Billion) FRNY/403374-10 (\$37.5 Billion)</i>
<i>Value date confirmation:</i>	<i>23 October 2005, no changes to checks (Letter from RY) except value date every five years, renewal will be recorded in the system.</i>

Jupiter Financial Group **Asset Management Package**

Background—Executive Summary

The original agreement was signed on or about March 10, 2003 between Mr. Riyadi and the Federal Reserve Bank. The Central Bank of Indonesia was placed in position as coordinating Bank between said parties. Document is herein attached as Exhibit A.

On October 19, 2005 Mr. Yohannes Riyadi Indonesia Passport M515726 signed a 20 year irrevocable asset management agreement with Jupiter Financial Group. First deposit of \$1 Trillion United States Dollars. In the asset management agreement Mr. Riyadi also signed a full power of attorney and place Mr. John W. Bush and Mr. Andrew Wong with said authority. Mr. Riyadi also asked if we would handle an additional \$37.5 B and that was moved to Mr. Wong under the Yuen Fat Group in Hong Kong.

On October 27, 2007 the Federal Reserve issue confirmation that the assets were moved into the control of Jupiter Financial Group under the signature authority of Mr. John W. Bush and Mr. Andrew Wong. We requested three letters to confirm the movement of control two showing to complete amount and one to be used as proof of fund for banks.

Asset Recognition and Acknowledgment

These assets are part of a treaty agreement signed with the Federal Reserve and the Central Bank of Indonesia who represents Mr. Riyadi and allows communications to be handled at a central bank level. These assets are lodged as tier one capital for the Federal Reserve with undisclosed rights and privileges with the treaty agreements. The Federal Reserve underwrote special federal checks that were issued to Mr. Riyadi benefit and the ability to confirm through normal international banking procedures.

Compliance of Deposit (as stated by Federal Reserve)

We confirm that we have performed all political, economic and financial due diligence, including but not limited to due diligence in compliance with Articles 2 to 5 of the Agreement of Due Diligence of 1977, Articles 305bis and 305ter of Swiss Criminal Code and the US Federal Banking Commission circular of December 1998, and in compliance with the International Counter Money Laundering Act (United States H.R. 3886 and United States S. 2972), and in compliance with the Wolfsberg Treaty, the European Government Council Resolution Number 921, Wolfgang Convention of 4th May 2002, the USA Patriot Act, as well as all Treasury, Federal and Cantonal Laws of Switzerland and affirm, with full banking authority, that all laws have been complied with, good clean, cleared funds of non-criminal origin and legally earned, or by license or authority from the government of United States of America, under the appropriate laws of said country.

Jupiter Financial Group Asset Management Package

History and Key Events

Mr. Ben Bernanke was announce as the new Chairman of the Federal Reserve only a week after this agreement was signed and letters issued by the Federal Reserve. Over the first few months we were told that we would be invited to his ceremonies and other events as Mr. Bernanke assumed this position.

On November 30, 2005 received the list of projects from Mr. Yohannes to be funded from the use of this block of funds once placed into a structure finance program as herein attached page 33.

They released ID Numbers and Access Codes for all three blocks to access through the gray screens:

\$1 Trillion Block:

ID NUMBER: YR-FED-448552-071066-2005
ACCESS CODE: YR-FED-4408888-1T-071066-2005

\$37.5 Billion Block:

ID NUMBER: YR-FED-448553-071066-2005
ACCESS CODE: YR-FED-4409999-37.5B-071066-2005

\$5 Billion Block:

ID NUMBER: YR-FED-448554-071066-2005
ACCESS CODE: YR-FED-4406666-5B-071066-2005

During the next three to four months Mr. Kenny worked with a Ms. Dorothy Hamilton and attempted to place the first block of these treasury into trade. This was a smaller block of \$37.5B under the name of Lancelot. This ended in major disaster as Ms. Hamilton did not follow procedure that ended up causes additional issues in the financial markets.

During the next year we attempted a series of different activities from moving \$5 Billion into Bank of America, contacted Citibank and Wells Fargo. None of these transfers could take place. Final reason was a subordinate bank of the Federal Reserve could not hold debt paper of the Federal Reserve.

Mr. Wong flew to Paris a couple of times during 2006 and meet with Ackoo Foundation Limited. They had a working history with these treasury checks and agreed to cash these check at a discount that would provide Jupiter the funds needed to handle the Humanitarian projects we were attempted to fund. This was never completed, I am not sure exactly what happened. This relationship has continued since that time.

Jupiter Financial Group Asset Management Package

History and Key Events continued

**THIS WAS PLACE ON THE FEDERAL RESERVE WEBSITE IN NOVEMBER
2007**

*(AFTER THIS WAS ISSUED I WAS TOLD THIS WAS ISSUED TO KEEP PEOPLE AWAY FROM
THESE CHECKS— LATER I WAS TOLD THIS WAS ISSUED UNDER AN ORDER BY DAVID ROCK-
EFELLER, JR)*

Scam Involving Yohannes Riyadi and/or Wilfredo Saurin November 2007

The Federal Reserve is aware of a fraudulent scam involving individuals using the names Yohannes Riyadi and/or Wilfredo Saurin, or persons claiming to be representatives of these two men. In a typical version of this scam, Mr. Riyadi and/or his delegates falsely claim that they have on deposit with the Federal Reserve Bank of New York several U.S. Treasury Checks issued to Mr. Riyadi amounting to billions of dollars.

The Federal Reserve Bank of New York has been contacted by several brokers and financial institutions worldwide inquiring about the validity of this fraudulent account documentation, which is being offered as collateral for lines of credit or other types of asset based financing.

The fraudulent scheme includes multiple documents which purport to have the signatures of various Federal Reserve officials, including Chairman Ben Bernanke.

In some instances, individuals involved in this fraudulent scheme claim to have met with Federal Reserve officials and claim to have verified that the alleged account is in order. We have also learned that the fraud may include the purchase of certain documents by the introducing brokers.

If you have information regarding this fraud please contact either Robert Amenta, Special Investigator at the Federal Reserve Bank of New York, or Erik Rosenblatt, Senior Special Agent at the Department of Homeland Security, Immigration and Customs Enforcement. This was coordinated by David Rockefeller and I assume should no longer an issue since his death in 2017.

This article is still on the Federal Reserve website to date.

Jupiter Financial Group **Asset Management Package**

Board of Governors press release [OFFSITE](#)

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If you have information regarding this fraud please contact either Robert Amenta, Special Investigator at the Federal Reserve Bank of New York, or Erik Rosenblatt, Senior Special Agent at the Department of Homeland Security, Immigration and Customs Enforcement.

Jupiter Financial Group Asset Management Package

History and Key Events continued

In November 2007 my office was contacted by JJ Jones who was also involved in another transaction dealing with some of these same assets. He forwarded to my office three documents: 1. Letter to the senate banking committee from him 2: Letter from the Mid-South Tribune, Memphis, TN to Ben Bernanke 3: Letter from the General Counsel Office of the Federal Reserve, Mr. Scott Alvarez response to letter number 2 addressed to the Mid-South Tribune.

Letter number 1 as paraphrased on page 36 shown the specifics that the Federal Reserve had misused \$663 Billion Dollars of the Treasury Checks held under Jupiter signatory control only as noted below:

The S.W.I.F.T. MT 760 Guaranteed Documentary Credit for USD 2,000,000,000,000 (TWO TRILLION US DOLLARS) in U.S. Treasury Checks Numbers 2122 100 21830 UP TO 2122 100 25829 transferred to J.P. Morgan Chase and Company (Bank); Issue Date: December 21, 2005; Maturity Date: December 21, 2006; DATE: December 23, 2005; TIME: 12:37:24; SEQU:706299; TRACKING NUMBER: 8013558461; and

On December 3, 2007 Jupiter issued a letter to the Senate Banking Committee as shown on page 37 referencing this action and asking them to hold the Federal Reserve accountable for this misuse. On January 23 8:21am I Spoke to Michael, he check with the mail room. Letter was received just around a week ago, will past it to the Staff person working the Banking Committee. Made additional calls, also had a agency person call, but never a call back or any written response.

April 3, 2008 Jupiter sent a letter to President Bush offering the use of \$200B to help the nation as shown on page 38. No response to date.

In September 2008, meet with Senior officers of Warburg Bank in Germany purposing the used of these treasury checks to fund projects.

In December 2008 the letter that was issued in April 2008 was taken back into the White House again and handle by Karl Rove.

January 27, 2009 letter issue to President Barack Obama offering help in Rebuilding America using these checks as shown on page 39 & 40.

January 15, 2010 letter issue to President Barack Obama offering \$5 Billion Dollars to help Haiti as shown on page 41.

March 4th, 2013 Federal Reserve signed a continuation agreement with Mr. Riyadi and acknowledge by the President, Vice President, Secretary of Treasury and Deputy Treasury.

Jupiter Financial Group Asset Management Package

History and Key Events continued

In early 2016 I was asked to submit another letter to the President through a third party with access to his office. This letter was delivered on April 19, 2016 as shown here by the delivery way bill from FedEx.



During the next six months we continued to have third party dialog. Other documents were requested such as the UCC-1 filed in 2014 as shown below.

435276 2014 Sep 24 PM02:24

UCC FINANCING STATEMENT
 FOLLOW INSTRUCTIONS (front and back) CAREFULLY

A. NAME & PHONE (IF CONTACT AT FILER (optional))
 John W. Bush 878-323-0088

B. SEND ACKNOWLEDGMENT TO: (Name and Address)
 Jupiter Financial Group
 1112 Links Circle Dr
 Joppaton, Ar 72884, USA

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (2a or 2b) - do not abbreviate or combine names

2a. ORGANIZATION'S NAME

OR

2b. INDIVIDUAL'S LAST NAME: Riyadi FIRST NAME: Yuhannes MIDDLE NAME: SUFFIX:

1c. MAILING ADDRESS Panorama City Int, Sentosa, Block CITY: Jakarta STATE: POSTAL CODE: COUNTRY: IDN

1d. No. 14 Suffix Pedoman

1e. INSTRUCTIONS ADDN. INFO RE: ORGANIZATION: 1f. TYPE OF ORGANIZATION: 1g. JURISDICTION OF ORGANIZATION: 1h. ORGANIZATIONAL ID # (if any): NONE

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only one debtor name (2a or 2b) - do not abbreviate or combine names

2a. ORGANIZATION'S NAME: Federal Reserve Bank of New York

OR

2b. INDIVIDUAL'S LAST NAME: FIRST NAME: MIDDLE NAME: SUFFIX:

2c. MAILING ADDRESS 33 Liberty Street CITY: New York STATE: NY POSTAL CODE: COUNTRY: USA

2e. INSTRUCTIONS ADDN. INFO RE: ORGANIZATION: 1f. TYPE OF ORGANIZATION: 1g. JURISDICTION OF ORGANIZATION: 1h. ORGANIZATIONAL ID # (if any): NONE

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNOR of ASSIGNOR S.P.) - insert only one secured party name (3a or 3b)

3a. ORGANIZATION'S NAME: Jupiter Financial Group

OR

3b. INDIVIDUAL'S LAST NAME: FIRST NAME: MIDDLE NAME: SUFFIX:

3c. MAILING ADDRESS 1112 Links Circle Dr #10 CITY: Joppaton STATE: Ar POSTAL CODE: 72881 COUNTRY: USA

4. This FINANCING STATEMENT covers the following collateral:
 United States Treasury Checks 2122 1882484 to 2122 1002903 held by the Federal Reserve Bank of New York as custody holder (account # [redacted], placed under a 20 year irrevocable asset management agreement signed in October 2005 by Mr. Riyadi, placing Mr. John W. Bush and Andrew Wong signatory of said account. Transaction code: JUP-333-99-7T-USA-18, REF:R015,752,716, FED ID#: VB-FED-4852-01106-2165, Account # [redacted] United States Treasury Checks - Face Value \$16,000,000,000 (Five Hundred Million Each) Lien against past due management fees on the account at the rate of 5.2% annually.

5. ALTERNATIVE DESIGNATION (if applicable) ESSECE:ESSECE CONSIGNEE/CONSIGNEE INV. IN REM. CO. BILL. INSTR. VEH. INV. VEH. NON-ACCP. PLAN. UNCL. ASSET

6. THIS FINANCING STATEMENT IS TO BE FILED (or RECORDED) IN THE NAME OF: CREDITOR TO REQUEST SEARCH REPORT (if applicable) DEBTOR

7. INITIALS OF FILER: FILER FILER FILER FILER FILER FILER FILER FILER FILER

8. OPTIONAL FILER REFERENCE DATA

FILING OFFICE COPY - NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV. 05/22/02)

Filing Number-201409248372256

We continued to communicate during the rest of 2016 through our contact. In late 2016, our contact suddenly stop communicating and disappeared. Finally in late 2017, our contact reappeared and told us his was given orders and threats not to communicate and contact my office by the current administration.

Proof of Title

Owner of Title:	Mr. Yohannes Riyadi
Management Control:	Jupiter Financial Group
Signature Authorities:	Mr. John W. Bush or Mr. Andrew Wong
Subject Matter of Title:	United States Treasury Checks in the Amount of \$1 Trillion United States Dollars
Basis of Authority:	Twenty year asset management agreement.
Basis of Title:	Treaties signed between Federal Reserve Bank and Central Bank of Indonesia on behalf of Mr. Riyadi under the twenty year agreement.
Receivable Package	<p>Since October 19, 2005 through October 1, 2018 this account has accumulated annual fees at the rate of 1.5% of the asset value. As of October 1, 2018 the account now is estimated at \$200,000,000,000.00 in the arrears, plus lost opportunity and damages. Jupiter has the right to off-set the account to clear any and all fees due.</p> <p>In 2006 the checks were rolled and paid by issuance on additional checks and again in in 2013.</p> <p>In 2013 the new agreement # FRN-NY 2013 03.04-1689888DE was 25000 Trillion check number from 2122 10566060 up to 2122 60566059 valid date of March 4, 2028.</p>
Current Estimates Amount due from the original checks	\$1,000,000,000,000.00 One Trillion USD since 2005 reinvestment and roll over agreements. Based on the roll over and payments by the FRB, Jupiter claim is estimated at 2,500 Trillion or roughly 50,000,000 checks at \$500 Million each. Plus damages could exceed \$7,500 Trillion USD.

Value Of Title
\$1,000,000,000 USD

\$1,000,000,000,00 USD (One Trillion Dollars) - See details below

List of Treasury Checks

Item #	Maturity Date	Check Numbers	Value Date	Face Value
1001	April 25, 2011	2122 10024504	February 28, 2006	\$ 500,000,000
1002	April 25, 2011	2122 10024505	February 28, 2006	\$ 500,000,000
1003	April 25, 2011	2122 10024506	February 28, 2006	\$ 500,000,000
1004	April 25, 2011	2122 10024507	February 28, 2006	\$ 500,000,000
1005	April 25, 2011	2122 10024508	February 28, 2006	\$ 500,000,000
1006	April 25, 2011	2122 10024509	February 28, 2006	\$ 500,000,000
1007	April 25, 2011	2122 10024510	February 28, 2006	\$ 500,000,000
1008	April 25, 2011	2122 10024511	February 28, 2006	\$ 500,000,000
1009	April 25, 2011	2122 10024512	February 28, 2006	\$ 500,000,000
1010	April 25, 2011	2122 10024513	February 28, 2006	\$ 500,000,000
1011	April 25, 2011	2122 10024514	February 28, 2006	\$ 500,000,000
1012	April 25, 2011	2122 10024515	February 28, 2006	\$ 500,000,000
1013	April 25, 2011	2122 10024516	February 28, 2006	\$ 500,000,000
1014	April 25, 2011	2122 10024517	February 28, 2006	\$ 500,000,000
1015	April 25, 2011	2122 10024518	February 28, 2006	\$ 500,000,000
1016	April 25, 2011	2122 10024519	February 28, 2006	\$ 500,000,000
1017	April 25, 2011	2122 10024520	February 28, 2006	\$ 500,000,000
1018	April 25, 2011	2122 10024521	February 28, 2006	\$ 500,000,000
1019	April 25, 2011	2122 10024522	February 28, 2006	\$ 500,000,000
1020	April 25, 2011	2122 10024523	February 28, 2006	\$ 500,000,000
1021	April 25, 2011	2122 10024524	February 28, 2006	\$ 500,000,000
1022	April 25, 2011	2122 10024525	February 28, 2006	\$ 500,000,000
1023	April 25, 2011	2122 10024526	February 28, 2006	\$ 500,000,000
1024	April 25, 2011	2122 10024527	February 28, 2006	\$ 500,000,000
1025	April 25, 2011	2122 10024528	February 28, 2006	\$ 500,000,000
1026	April 25, 2011	2122 10024529	February 28, 2006	\$ 500,000,000
1027	April 25, 2011	2122 10024530	February 28, 2006	\$ 500,000,000
1028	April 25, 2011	2122 10024531	February 28, 2006	\$ 500,000,000
1029	April 25, 2011	2122 10024532	February 28, 2006	\$ 500,000,000
1030	April 25, 2011	2122 10024533	February 28, 2006	\$ 500,000,000
1031	April 25, 2011	2122 10024534	February 28, 2006	\$ 500,000,000
1032	April 25, 2011	2122 10024535	February 28, 2006	\$ 500,000,000
3000	April 25, 2011	2122 10026503	February 28, 2006	\$ 500,000,000

Confirmation of Checks and five year renewal dates.



YOHANNES RIYADI

October 23, 2005
 Jakarta, Indonesia

Attention: Mr. Andrew Wong
 Chairman
 To: THE JUPITER FUND
 Jupiter Financial Group, U.S.A.
 Tel. No.: +1 202 572 0835

Ref: JUP-333-99-TT-USA-10

Dear Mr. Wong,

In reference to the following details:

Reference: United Treasury N 212, 752, 719
 Value date: February 28, 2006
 Issuing Bank: Federal Reserve Bank of New York, N.Y., USA
 In favor of: Mr. Yohannes Riyadi, Indonesian Passport No. M515726
 Transaction Code: JUP-333-99-TT-USA-10
 Total Amount: One Trillion United States Dollars
 Face Value: Five Hundred Million United States Dollars each
 Check Numbers: 2122 10024504 to 2122 10026503

I would like to confirm that there will be no changes except for the value date of the above mentioned checks which will be renewed annually as per our Joint Venture Agreement with the Safe Keeping Receipt to be renewed every five years. The renewal will be recorded in the system.

So signed and sealed.

Yohannes Riyadi




Sample Copy of Checks issued to Client from the United States Treasury

United States Treasury N 212,752,719

Cheque No
2122 10021433

02 28 06 06 NEW YORK, NY
182-66- 11 6 P AMOUNT US\$500,000,000.00
IN WORDS: US DOLLARS FIVE HUNDRED MILLION

 PAY TO THE ORDER OF
MR. YOHANNES RIYADI

FEDERAL RESERVE BANK OF NEW YORK
VALID AFTER GOOD VALUE


VALUE DATE
FEBRUARY 26, 2006

"21206" :0000002122: 10021433:" 022806 /0500000000/

United States Treasury N 212,752,719

Cheque No
2122 10021438

02 28 06 06 NEW YORK, NY
182-66- 11 6 P AMOUNT US\$500,000,000.00
IN WORDS: US DOLLARS FIVE HUNDRED MILLION

 PAY TO THE ORDER OF
MR. YOHANNES RIYADI

FEDERAL RESERVE BANK OF NEW YORK
VALID AFTER GOOD VALUE


VALUE DATE
FEBRUARY 26, 2006

"21206" :0000002122: 10021438:" 022806 /0500000000/

United States Treasury N 212,752,719

Cheque No
2122 10021436

02 28 06 06 NEW YORK, NY
182-66- 11 6 P AMOUNT US\$500,000,000.00
IN WORDS: US DOLLARS FIVE HUNDRED MILLION

 PAY TO THE ORDER OF
MR. YOHANNES RIYADI

FEDERAL RESERVE BANK OF NEW YORK
VALID AFTER GOOD VALUE

VALUE DATE
FEBRUARY 26, 2006

"21206" :0000002122: 10021436:" 022806 /0500000000/

Confirmation from the Federal Reserve of movement of assets to Jupiter Financial Group



The Federal Reserve Board

FEDERAL RESERVE BANK
33 LIBERTY STREET
NEW YORK, NEW YORK, 10045, U.S.A.
PHONE : (212) 720 5000 FAX : (212) 720 6331

Date: October 27th, 2005
Ref.: FRNY/0403516-10

Jupiter Financial Group
1905 S Eastern Avenue
Las Vegas, Nevada 89104

Attention: Mr. Andrew C.K. Wong, Chairman
Mr. John W. Bush, Co-Chairman/CEO

Gentlemen:

This letter will serve as confirmation that Jupiter Financial Group represented by Chairman Andrew C.K. Wong, holder of Great Britain & Northern Ireland Passport Number 761022211 or Co-Chairman Mr. John W. Bush, holder of United States Passport Number 208769237 has full signatory authority over United States Treasury Checks in the amount of One Trillion USD (\$1,000,000,000,000.00).

We, The Federal Reserve Bank of New York, located at 33 Liberty Street New York, New York 10045, U.S.A. with the authorized signatures appearing below, hereby irrevocably acknowledge with full bank responsibility our receipt in custody of said assets.

We confirm that this letter is issued under full faith and trust of our bank, and that said instruments is freely available to Jupiter Financial Group authorized signatures and maybe assigned, or recorded on the record of our bank with the express written consent of the above reference account holder to obtain credit. All rights arising from the ownership of this account shall thereby be freely assignable, transferable and divisible without payment to us of any transfer fee and upon written instructions of the Account Holder hereof, and who warrants our strict compliance herewith.

The asset shall be free and clear of any taxes, levies or duties of any nature present or future imposed under the laws of the European Union and Switzerland.

We confirm the account of Jupiter Financial Group may be verified by a responsible bank inquiry, if the inquiry is accompanied by the check numbers, verification and transfer code, and will be confirmed by Key tested Telex and/or



The Federal Reserve Board

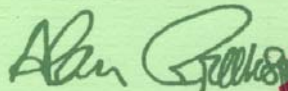
SWIFT Wire Transfer to such bank as designated by the Lancelot Associates Limited authorized signatures. Original copies of Custodial Safekeeping Receipts will be delivered via bank courier to the same bank.

We confirm that we have performed all political, economic and financial due diligence, including but not limited to due diligence in compliance with Articles 2 to 5 of the Agreement of Due Diligence of 1977, Articles 305bis and 305ter of Swiss Criminal Code and the US Federal Banking Commission circular of December 1998, and in compliance with the International Counter Money Laundering Act (United States H.R. 3886 and United States S,2972), and in compliance with the Wolfsberg Treaty, the European Government Council Resolution Number 921, Wolfgang Convention of 4th May 2002, the USA Patriot Act, as well as all Treasury, Federal and Cantonal Laws of Switzerland and affirm, with full banking authority, that all laws have been complied with, good clean, cleared funds of non-criminal origin and legally earned, or by license or authority from the government of United States of America, under the appropriate laws of said country.

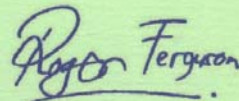
We declare that this custodial Safekeeping Receipt is an operating, fully confirmed instrument, and is governed by and to be construed in accordance with the applicable laws of the country (United States of America), the United Kingdom, the Nederland's, and Switzerland and the rules of the International Chamber of Commerce (I.C.C.) 500/600 Latest Revision, Paris France, governing Uniform Customs and Practice for Documentary Credit, and engages is in accordance with the terms thereof.

We also declare that any copy of this instrument will be valid and legal as the original.

Yours Sincerely,



Alan Greenspan
Chairman

Roger W. Ferguson Jr.
Vice Chairman

Bank Proof of Funds / capacity letter from the Federal Reserve



The Federal Reserve Board

FEDERAL RESERVE BANK
33 LIBERTY STREET
NEW YORK, NEW YORK, 10045, U.S.A.
PHONE : (212) 720 5000 FAX : (212) 720 6331

Date: October 27th, 2005
Ref.: FRNY/0403257-10

Jupiter Financial Group
1905 S Eastern Avenue
Las Vegas, Nevada 89104

Attention: Mr. Andrew C.K. Wong, Chairman
Mr. John W. Bush, Co-Chairman/CEO

Gentlemen:

This letter will serve as confirmation that Jupiter Financial Group represented by Chairman Andrew C.K. Wong, holder of Great Britain & Northern Ireland Passport Number 761022211 or Co-Chairman Mr. John W. Bush, holder of United States Passport Number 208769237 has full signatory authority over United States Treasury Checks in an amount exceeding Five Billion USD (\$5,000,000,000.00).

We, The Federal Reserve Bank of New York, located at 33 Liberty Street New York, New York 10045, U.S.A. with the authorized signatures appearing below, hereby irrevocably acknowledge with full bank responsibility our receipt in custody of said assets.

We confirm that this letter is issued under full faith and trust of our bank, and that said instruments is freely available to Jupiter Financial Group authorized signatures and maybe assigned, or recorded on the record of our bank with the express written consent of the above reference account holder to obtain credit. All rights arising from the ownership of this account shall thereby be freely assignable, transferable and divisible without payment to us of any transfer fee and upon written instructions of the Account Holder hereof, and who warrants our strict compliance herewith.

The asset shall be free and clear of any taxes, levies or duties of any nature present or future imposed under the laws of the European Union and Switzerland.



The Federal Reserve Board

We confirm the account of Jupiter Financial Group may be verified by a responsible bank inquiry, if the inquiry is accompanied by the check numbers, verification and transfer code, and will be confirmed by Key tested Telex and/or SWIFT Wire Transfer to such bank as designated by the Lancelot Associates Limited authorized signatures. Original copies of Custodial Safekeeping Receipts will be delivered via bank courier to the same bank.

We confirm that we have performed all political, economic and financial due diligence, including but not limited to due diligence in compliance with Articles 2 to 5 of the Agreement of Due Diligence of 1977, Articles 305bis and 305ter of Swiss Criminal Code and the US Federal Banking Commission circular of December 1998, and in compliance with the International Counter Money Laundering Act (United States H.R. 3886 and United States S,2972), and in compliance with the Wolfsberg Treaty, the European Government Council Resolution Number 921, Wolfgang Convention of 4th May 2002, the USA Patriot Act, as well as all Treasury, Federal and Cantonal Laws of Switzerland and affirm, with full banking authority, that all laws have been complied with, good clean, cleared funds of non-criminal origin and legally earned, or by license or authority from the government of United States of America, under the appropriate laws of said country.

We declare that this custodial Safekeeping Receipt is an operating, fully confirmed instrument, and is governed by and to be construed in accordance with the applicable laws of the country (United States of America), the United Kingdom, the Nederland's, and Switzerland and the rules of the International Chamber of Commerce (I.C.C.) 500/600 Latest Revision, Paris France, governing Uniform Customs and Practice for Documentary Credit, and engages is in accordance with the terms thereof.

We also declare that any copy of this instrument will be valid and legal as the original.

Yours Sincerely,

Alan Greenspan
Chairman



Roger W. Ferguson Jr.
Vice Chairman

Federal Reserve Confirmation of the \$37.5B move to Yuen Fat, Ltd.



The Federal Reserve Board

FEDERAL RESERVE BANK
33 LIBERTY STREET
NEW YORK, NEW YORK, 10045, U.S.A.
PHONE : (212) 720 5000 FAX : (212) 720 6331

Date: October 27th, 2005
Ref.: FRNY/0403374-10

Mr. Andrew C.K. Wong
Manager
c/o Lancelot Associates Limited

Dear Mr. Wong:

This letter will serve as confirmation that Andrew C.K. Wong, holder of United Kingdom of Great Britain & Northern Ireland Passport Number 761022211, Manager of Lancelot Associates Limited and Yuen Fat Project Fund, has full signatory authority over United States Treasury Checks in the amount of Thirty Seven Billion Five Hundred Million USD (\$37,500,000,000.00).

We, The Federal Reserve Bank of New York, located at 33 Liberty Street New York, New York 10045, U.S.A. with the authorized signatures appearing below, hereby irrevocably acknowledge with full bank responsibility our receipt in custody of said assets.

We confirm that this letter is issued under full faith and trust of our bank, and that said instruments is freely available to Lancelot Associates Limited authorized signatures and maybe assigned, or recorded on the record of our bank with the express written consent of the above reference account holder to obtain credit. All rights arising from the ownership of this account shall thereby be freely assignable, transferable and divisible without payment to us of any transfer fee and upon written instructions of the Account Holder hereof, and who warrants our strict compliance herewith.

The asset shall be free and clear of any taxes, levies or duties of any nature present or future imposed under the laws of the European Union and Switzerland.

We confirm the accounts of Andrew C.K. Wong and/or Lancelot Associates Limited may be verified by a responsible bank inquiry, if the inquiry is accompanied by the check numbers, verification and transfer code, and will be confirmed by Key tested Telex and/or SWIFT Wire Transfer to such bank as designated by the Lancelot Associates Limited authorized signatures. Original copies of Custodial Safekeeping Receipts for the benefit of Mr. Andrew C.K.



The Federal Reserve Board

Wong and/or Lancelot Associates Limited will be delivered via bank courier to the same bank.

We confirm that we have performed all political, economic and financial due diligence, including but not limited to due diligence in compliance with Articles 2 to 5 of the Agreement of Due Diligence of 1977, Articles 305bis and 305ter of Swiss Criminal Code and the US Federal Banking Commission circular of December 1998, and in compliance with the International Counter Money Laundering Act (United States H.R. 3886 and United States S,2972), and in compliance with the Wolfsberg Treaty, the European Government Council Resolution Number 921, Wolfgang Convention of 4th May 2002, the USA Patriot Act, as well as all Treasury, Federal and Cantonal Laws of Switzerland and affirm, with full banking authority, that all laws have been complied with, good clean, cleared funds of non-criminal origin and legally earned, or by license or authority from the government of United States of America, under the appropriate laws of said country.

We declare that this custodial Safekeeping Receipt is an operating, fully confirmed instrument, and is governed by and to be construed in accordance with the applicable laws of the country (United States of America), the United Kingdom, the Nederland's, and Switzerland and the rules of the International Chamber of Commerce (I.C.C.) 500/600 Latest Revision, Paris France, governing Uniform Customs and Practice for Documentary Credit, and engages is in accordance with the terms thereof.

We also declare that any copy of this instrument will be valid and legal as the original.

Yours Sincerely,

Alan Greenspan
Chairman



Roger W. Ferguson Jr.
Vice Chairman

Investment Management Agreement

Signed October 19, 2005

Investment Management Account Agreement

(Manager Custodian of Securities – Not for employee benefit or IRS accounts)

Account of:

Mr. Yohannes Riyadi, holder of Indonesia Passport No. M515726
Perumahan Griya, Intl Sentosa
Block L1 No.14 Griya Molak, Sunter
Podomoro, Jakarta Utara, Indonesia

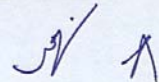
This Investment Management "Agreement" authorizes the undersign subsidiary Jupiter Financial Group ("JFG") as investment manager ("Manager/Advisor/Consultant") to open an Investment Management Account ("Account") for the benefit of the undersign client ("Client"). Client hereby appoints Manager to act as Client's agent for the investment and disposition of the securities, money or other property that Manager accepts into the Account will be held in accordance with the terms which follows:

A. MANAGER (Investment Advisor)

1. **Manager.** Make and implement all investment decisions with respect to Property in the Account, subject to such Client approval of Manger's investment plan for the Account that Manager may require. Manager periodically will review the Account, purchase, retain and sell securities, monies, financial instruments and other property, all in accordance with Client's investment objectives set forth in written instruction delivered to the Manger. In accordance with, or in the absence of such written instructions Managers will invest Property in the Account in such stocks, bonds, notes, mutual funds, collection or other pooled funds, or other property as Manager deems appropriate, including investing in or using in or using services relating to mutual funds, brokerage services, lending, banking or investment business selected by Manager. The Manager or an affiliate of the Manager may have an interest in a company that provides a service connected with such investment and Client acknowledges that the usual fees for such services may be received and consents to the same. Manager will not, however, exercise such discretion to purchase, review or vote any securities issued by JFG. To the extent that such securities are held in the Account, they will be held in a custodial capacity only.
2. **Safekeeping.** Provide safekeeping for Property in account unless the Property is held by others or in book entry or other form not permitting safekeeping by Manager and hold Property in nominee name, in bearer form, in book entry form, in a clearing corporation or in a depository (including any corporate affiliate of Manager), so long as its records clearly indicate the assets are held; and interchange coupon and registered bonds pursuant to documentation supplied by Client unless otherwise instructed by Client. Manager may appoint domestic agents, sub managers or depositories to hold part or all of the Property.
3. **Reporting.** If directed by Client and agreed to by Manager, report property of Client held by other and credit income from Client or other to Client's Account. Manager may rely on information regarding such property received from other holding the property or from Client.
4. **Income and Principal Disbursements. Overdraft Coverage.** Collect income payable to Client from Property, remit net income as stated in section G and, in

accordance with Client's instructions, make principal and income disbursements (subject to notifying Client when account cash and cash equivalents are insufficient to meet instructed payment). In the absence of instruction to the contrary, manager may make transfers from cash in the account (whether income or principal) or sell Property to cover any overdrafts resulting from Client's instruction or routine cost, expense of fee.

5. **Purchase, Sales, and Buy Disbursements.** Buy, sell, and if appropriate, take any and all necessary to execute and settle transaction in securities, futures and/or contracts, foreign exchange or foreign exchange contract. Unless otherwise notified in writing, Manager (a) will attend to trust actions, collect proceeds of securities which mature or are called as they come to manager's attention, (b) will sell all fractional shares received and credit all stock dividends to principal, and (c) is authorized to execute purchase and sales through its affiliates brokerages service provide such execution is at competitive rates. Any broker or dealer executing transaction on behalf of the Account may received commissions that are reasonable in relation to the value of the brokerage and/or research services provided, viewed in terms of a particular transaction or Manager's overall responsibilities to the Account or other discretionary clients. In allocating purchase and sales orders, Manager may combine orders on behalf of the Account with orders on behalf of other clients of manager or its affiliates.
6. **Affiliates Brokers.** Select brokers to execute trades for its client accounts based on the Manager's judgment that the brokers can provide best execution to meet the need of its client accounts. In selecting qualified brokers to execute certain securities transactions, the Manager may select a broker, which provides research and other products and services to the Manager or to its affiliates, in addition to brokerage services. These services the Manger and affiliated entities use for research as well as administrative, marketing and other support services, and include services purchased from affiliates of the Manager. Under Federal securities laws, brokers are permitted to be compensated for certain research services they provide through allocations of commissions generated on trades. Although allocating between research and non-research function may pose a conflict of interest, the Manager addresses this issue by making good faith determination based upon its actual use and other appropriate factors. The portion of the products and services provided by the broker and used by the manger and its affiliates for investment research activities to support client accounts is called "Soft Dollar Products and service." The expenses for Soft Dollars Products and Services are allocated generally against all commissions generated, even if they may be used only in managing certain client accounts. Any expense remaining after the allocation of client commissions at the broker is paid directly by the Manager. Although the commission charged by brokers providing

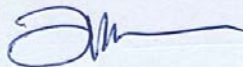
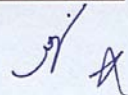
Investment Management Agreement, Continued

Soft Dollar Products and Services to the manager and its affiliates may higher than the commissions charged by other brokers, particularly a broker providing only execution services, the Manager would use such broker only if it were determined that the commissions charged were reasonable in relation to the value of the services provided.

7. *Cash Sweep.* Unless Clients directs otherwise, use best efforts to keep principal and income cash balances in excess of \$1.00 invested in short term investment vehicles.
8. *Statements; Notification of Rights, Valuations: At least quarterly:* (a) send itemized statement to Client, specifying all debits, credits and transaction in the Account during the statement period, and (b) provide Client with a list of the Property in the Account showing maturities and approximate market values, from sources believed by not guarantee to be reliable. If applicable, Manager will endeavor to obtain and to submit to Client, also by quarterly statement or otherwise, otherwise information regarding calls, exemptions, retirements, tender and conversion privileges, and subscription rights. Manager will maintain a record of tax costs including information provided by Client.
9. *Proxy Voting.* Unless otherwise directed in writing by Client, vote proxies received with respect to securities in the Accounts, except as stated below, in accordance with manager's applicable policies and its regular proxy voting practices as in effect at the time, provided that Manager shall have no obligation or liability with respect to proxies or other trust actions notice of which is not received by Manager at least three business days prior to the deadline for action. Manager is hereby appointed attorney-in-fact on behalf of Client to execute and deliver such proxies and other documentation with respect to corporate actions. Managers will not vote securities issued by JFG or its other affiliates, including mutual funds. If Client has retained voting control over any securities held in the Account, Manager will forward all proxy cards and other material to Clients, as Clients directs in writing.
10. *Foreign Property.* Unless otherwise agreed, within a reasonable amount of time convert all funds received in foreign currency to U.S. Dollars at prevailing exchange rates. If Client supplies to Manager all of the required documentation, Manager will make reasonable efforts to reclaim foreign taxes withheld on foreign dividends collected.
11. *Liability.* Only have those duties specified in this Agreement. Manager shall be liable only for its own negligence, willful misconduct or lack of good faith. Manager shall not be liable for any act or omission of another person in carrying out any responsibility relating to the title, validity or genuineness of any Property or evidence of title received by it or delivered by in pursuant to this Agreement and shall be held harmless in acting upon any notice, instruction, or instrument believed by it to be genuine and deliver by an Authorized Person, as defined below. Manager shall not be liable for any damages, cost or expenses from any event beyond its control, or for any incidental or consequential damages. This paragraph shall survive the termination of this agreement.

B. CLIENT:

1. *Individuals Who Sign as Fiduciaries, at Agents or for Entities.* Represents that if Client signs this Agreement in a particular capacity, such as executor, trustee, agent, or on behalf of another entity, the references to "Client" shall refer to that capacity or that entity or, in the case of an agent, the disclosed principal. However, if the individual has no authority to act in that capacity or for that entity, the indemnification under this Agreement and all other provisions in favor of Manager shall be available against that person individually.
2. *Authorized Persons:* Will furnish manager from time to time that names and signature of all individuals who are authorized to issue instructions to Manager in connection with the Account ("Authorized Person"). Until changed in writing, the Authorized persons are (a) the individuals who sign this Agreement either individually or for a corporation or other entity, and (b) the individuals reported in writing to Manager by Clients as Authorized persons, all having provided specimens signature either at the end of this Agreement or otherwise. In addition, unless informed otherwise in writing, Manager may consider a person it reasonably believe to be Client's legal representative, such as a guardian or attorney-in-fact, as the Client for all purposes of this Agreement, and the Manager may rely on that individual as having legal capacity to act for Client. This paragraph shall survive the termination of this Agreement.
3. *Reliance:* Represents that manager: (a) may rely on the information given it by Client, (b) may rely on instructions which Manager reasonably believes were given by an Authorized person, whether written, oral or transmitted by facsimile or electronic means (c) may record telephone instructions concerning this Account, and (d) may undertake such inquiries as manager reasonably may deem necessary or useful to confirm any information given it. Instruction in writing are required to transfer Property to an account of someone other than the Client. This paragraph shall survive the termination of this Agreement.
4. *Proper Action:* Represents that the direction given by or on behalf of Client and the terms and execution of this Agreement are proper under the law and instrument governing the Client.
5. *Indemnification:* Shall indemnify Manager for all taxes, expenses, fees, penalties and cost (including counsel fees and litigation expenses, but excluding Manager's own taxes) Manager may sustain arising out of or related in any way to this Agreement or Agreement or the Property held under this Agreement, provided that (a) Manager has not acted negligently or in bad faith, and if litigation has been commenced against Manager or any affiliates of manager and if reasonably possible to do so, informs Clients prior to incurring those expenses, and (b) as to counsel fees and litigation expenses, Client does not assume the direction of the litigation at its own expense after notice of a conflict of interest. This paragraph shall survive the termination of this Agreement.
6. *Charges:* Directs that all the proper charges under this Agreement shall be charged against any property in the Account. In the event there is insufficient Property, Client will pay such charges directly.
7. *Reporting:* Will promptly report the Manager any error or disagreement concerning Account statements and transaction confirmations, and will provide such information as Manager

Investment Management Agreement, Continued

8. **Endorsements:** Authorizes Manager to sign on Client's behalf all declaration, affidavits, and certificates of ownership required to collect income and principal payments in connection with this Agreement and generally to take all action, whether or not expressly authorized, which Manager may deem desirable or necessary for the accomplishment of any of the purposes of this agreement.

9. **ERISA:** Confirms that neither the Account nor any Property in the Account is subject to any provision of the Employment Retirement Income Security Act of 1974, as amended, and will obtain Manager's specific approval before any such property is added to the Account.

C. COMPENSATION:

Client will pay fees in accordance with manager's schedule of fees as amended from time to time and in effect at the time manager's services are performed.

D. AMENDMENT; TERMINATION:

Except with respect to Manager's fee schedule attached as Exhibit A, which may be revised by manager in its sole discretion to be effective as to Client only upon thirty (30) days prior notice, this Agreement may be amended by writing which both Clients and Manager sign. Either Manager or Client may terminate this Agreement at any time by giving notice to the other or as noted in Exhibit A in special cases. Following termination all of the Property will be delivered either to Client or other as directed in writing by Client. *(Account is irrevocably established for a period of Twenty Years)*

E. NOTICES:

Unless manager in its sole discretion to act upon the oral instruction of Client or an Authorized person, all notices under this Agreement shall be by first class or express mail, courier, facsimile or similar electronic or computerized communication delivered to the last known address of the party, as reflected on the records of the party giving notice. Manager may verify the authenticity of any notice or instruction prior to acting on it.

F. APPLICABLE LAW:

This Agreement shall be governed by and interpreted under the laws of the state where Manager's principal office is located and, to the extent applicable, the laws of the United States and UK or as applicable.

G. CLIENTS SPECIAL INSTRUCTION AND CERTIFICATION:

1. Manager shall remit the net income regularly.

X: By depositing it in the Client's account

#: United States Federal Treasury Notes

at: Federal Reserve Bank of New York

a United States Depositor

X By adding it to the principal of the Account for Investment.

X Other (Please specify As directed by Jupiter

2. Client has executed the Jupiter Financial Group Asset Management Funds Transfer Agreement, the terms of which shall apply to all wire transfers made for the Account.

3. **Shareholder Communication Rule:** In an effort to permit companies to send their annual reports directly to persons who vote or share voting power with respect to those securities, rules of the Securities and Exchange Commission require that name, address and share position of all persons with voting power over securities be provided to requesting companies unless the voting person specifically object to providing that information. Under the rule, Client's "Yes" or "No" below will apply to all securities held in the Account. Client's response will not affect the mailing of proxy cards and other material to Client.

Yes (manager is authorized to release Client's name, address and share position as described above)

No (manager is not authorized to release Client's name, address and share position as described above)

4. **International Investment:** It is anticipated that this account will hold securities traded outside the United States.

X YES NO

If Yes, the Foreign Securities Investment Amendment to this agreement has been executed this date and it is attached hereto as Exhibit B, the provision of which are deemed to be incorporated herein by reference.

5. **Privacy Policy Acknowledgement:** Client acknowledges receipt of the JFG privacy policy brochure entitled "Protecting Your Privacy"

6. **Investment of Cash Authorization Disclosure:** Client authorizes manager to invest at Manager's discretion any portion of the Account in any mutual fund or in a Money Market Deposit Account of any affiliate of JFG. Client understand and acknowledges that securities held in the Account, including mutual funds:

- Are not insured by and are not obligation of the FDIC or any other government agency,
- Are not deposits or obligations of and are not endorse or guarantee by Jupiter Group or any other bank,
- Are subject to investment risk, including the possible loss of the principal amount invested.
- May fluctuate in value, so that when they are sold they may be worth more or less than when purchased, and
- May be subject to the fee and charges as described in the prospectus.

Client understands and acknowledges that If Manager is the advisor for any mutual funds in which Client's assets are invested, or performs any other services for the funds; (1) Manager will receive

Investment Management Agreement, Continued

its regular and usual management or services fees from the funds; (2) management fee are based on the value of the assets in the funds, as described in the fund's prospectus; and (3) such fees are in addition to Manager's compensation for its services provided under this Agreement.

Telephone 62 21 7097 5181

Facsimile 62 21 6410 924

CLIENT HEREBY ACKNOWLEDGES


Signature

Mailing Address
Perumahan Griya, Intl Sentosa
Block L1 No.14 Griya Molak, Sunter
Podomoro, Jakarta Utara, Indonesia

Mr. Yohannes Riyadi, holder of Indonesia
Passport No. M515726
Print Name

• If Account is for an entity, Client is signing on behalf of that entity, as indicated.

Accepted, By Authorized Officer of:

- First Merchant Bank, Ltd
- Jupiter Financial Group, Inc.
- Jupiter Financial Group Services, Ltd.
- National Sales Corps
- Karamouzi Bank & Trust, Ltd
- Global Petroleum Investments
- Global Petroleum Ecuador SA
- Yuen Fat Development
- Infinite Networks Corporation, Inc.
- International Television Film Productions
- Inyo Mining Group, Inc.
- Inyo Mining Guyana, SA
- Affiliate

7. **CERTIFICATION:** Under penalties of perjury, client hereby certifies by signing below that: (1) The number shown on this form is Client's correct taxpayer identification number (or Client is waiting for a number to be issued to Client), and (2) Client is not subject to backup withholding because: (a) Client is exempt from backup withholding, or (b) Client has not been notified by the International Revenue Service (IRS) that Client is subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified Client that Client is no longer subject to backup withholding, and (3) Client is a U.S. Person (including a U.S. resident alien). Cross out item (2) above if Client has been notified by the IRS that Client is currently subject to backup withholding because of underreporting interest or dividends on Client's tax returns. (This certification similar to that found U.S. Treasury form W-9 and is requested pursuant to section 3406 of the International revenue Code). The Internal Revenue Service does not require your consent to any provision of this document other than this certification to avoid backup withholding.

By 
Signature

Oct. 19, 2005
Date

Andrew Wong

Chairman

Passport No. M515726
Client's TIN (tax identification number)

Mr. Yohannes Riyadi, holder of Indonesia
Passport No. M515726
Print Name


Signature



X

Know your Client information sheet

Statement of Client Information – Natural Ownership

Ownership Type

(Natural ownership only, for Business ownership, please complete Statement of Client Information – Entity Ownership)

Indicate owner type: Individual Joint Other, please describe Describe

If insured/annuitant is different than owner, please identify relationship to owner and reason is different that insured/annuitant:

Ownership Information and Verification

Owner name: *Mr. Yohannes Riyadi* SSN, EIN or TIN: *holder of Indonesia Passport No. M515726*

Citizenship If Non US Citizen, indicate country of legal resident: *Indonesia*

Owners Address:

*Perumahan Griya, Intl Sentosa
Block L1 No.14 Griya Molak, Sunter
Podomoro, Jakarta Utara, Indonesia*

Telephone: *62 21 7097 5181*

Facsimile: *62 21 6410 924*

E-mail: yohannesriyadi@yahoo.com

Date of Birth: *October 7, 1966*

Name of all legal representative(s) authorized to initiate product/account transaction on behalf of the entity (attach another page if necessary):

ID Verification used: Driver License Passport Other Describe

ID Issued: *September 25, 2002*

ID Reference# *M515726*

ID Expiration Date: *September 25, 2007*

Source of Funds

Please indicate the source of funds for initial and subsequent purchase payments:

In US Bank: Yes Name of Bank /Institution: *From the Federal Reserve Bank New York*

If No, Name of country where funds are: *United States of America*

Name of Institution/Bank: *Federal Reserve Bank, New York*

Expected first Deposit Amount: *\$1,000,000,000,000 "One Trillion United States Dollar"*

Other currency: Type: Amount:

Securities/Instruments please describe: *United States Treasuries* Trading symbol: *US Dollars*

Unit shares/ amount/ shares to be deposited: *2000 Treasury Notes \$500,000,000.00 each.*

Personal meeting certification

Representative Certification – Completed by JFG Representative or Affiliate Agent

I certify that I personally met with the legal representative(s) as designed above, and reviewed the identification documents. To the best of my knowledge the documents accurately reflect the identity of the legal representative(s).

Andrew Wong


Representative Signature

Agency #

Oct. 19, 2005
Date

Comments:

Jupiter has proposed a series of different financial packages and I have personally met with Mr. Riyadi and his agents on many occasions to fully explain the complexity of such an account. I feel the values and long term plans match that of the Jupiter Financial Group.

X

Jupiter terms and fee acknowledgement

Exhibit A

Fee Schedule 2005
(Cash and Cash Equivalent Accounts)

Investment Management Agreement

For

Mr. Yohannes Riyadi, holder of Indonesia Passport No. M515726
Perumahan Griya, Intl Sentosa, Block L1 No.14 Griya Molak, Sunter
Podomoro, Jakarta Utara, Indonesia

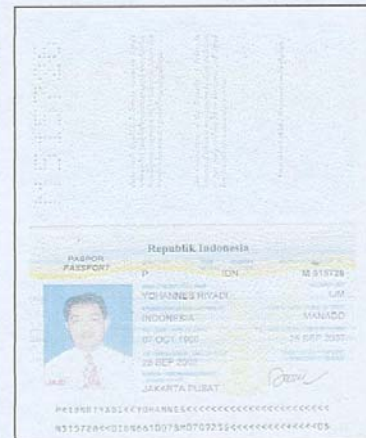
Client

FEES -	Management: 1.5% per annum (these fees are normally a pass through to third parties in sub-management positions at other institutions.) Performance: 50% of New Net Profits payable semi annually, with losses carried forward (peak to peak).
Terms	Account is irrevocably established for a period of Twenty Years.

Fees are stated as a percentage of the Account's fair market value as of the end of the period for which the fee is being assessed, generally monthly or quarterly, as agreed with Manager. The fees stated above may include a referral fee paid to Company of 25% of the fees for the first year, and 15% for each subsequent year. The computation of the market value for fee calculation purposes includes all principal and incomes cash balances.

Client Signature, Mr. Yohannes Riyadi

Date: October 18, 2005



Letter to the Federal Reserve confirming the asset management agreement and authority.

Mr. Yohannes Riyadi
 Perumahan Griya, Intl Sentosa
 Block L1 No.14 Griya Molak, Sunter
 Podomoro, Jakarta Utara, Indonesia

Date: October 18, 2005

Federal Reserve Bank of New York
 Attention:
 Mr. B. Gerard Dages, VP Financial Markets & Institutions
 Mr. Arturo Estrella, SVP Capital Markets

Re: Federal Reserve Notes Transaction Code:

To Whom It May Concern:

After careful consideration, I/we have elected to move the following Bank Instruments to Jupiter Financial Group for asset management.

Reference:	United States Treasury
Maturity Date:	February 28, 2006
Issuing Bank:	Federal Reserve Bank of New York, N.Y. USA
In favor of:	Mr. Yohannes Riyadi, Indonesian Passport No. M515726
Transaction Code:	JUP-333-99-TT-USA-10
Amount:	One Trillion United States Dollars – “Face Value”
Item Numbers:	
Check Numbers:	2122 10024504 to 2122 10026503

I/we hereby authorize you to accept instructions from Jupiter Financial Group represented by Chairman Mr. Andrew C. K. Wong holder of Great Britain & Northern Ireland Passport Number 761022211 or Co-Chairman Mr. John W. Bush holder of United States Passport 208769237 at Jupiter Financial Group, with regard to the transfer/or liquidation and management of assets held in the above referenced account(s) and I/we further ask your office shall take all instructions in reference to the above assets from the Jupiter Financial Group from this date forward.

Sincerely,


 Mr. Yohannes Riyadi
 Account Holder



Full Power of Attorney

FULL POWER OF ATTORNEY

Dated: October 18, 2005

I, Mr. Yohannes Riyadi, holder of Indonesia Passport No. M515726, do hereby confer full power of attorney on; Jupiter Financial Group represented by Chairman Mr. Andrew C. K. Wong holder of Great Britain & Northern Ireland Passport Number 761022211 or Co-Chairman Mr. John W. Bush holder of United States Passport 208769237 as true and lawful attorney-in-fact for me and in my name and stead, and on my behalf, and for my use and benefit, regarding the following:

Reference:	United States Treasury
Maturity Date:	February 28, 2006
Issuing Bank:	Federal Reserve Bank of New York, N.Y. USA
In favor of:	Mr. Yohannes Riyadi, Indonesian Passport No. M515726
Transaction Code:	JUP-333-99-TT-USA-10
Amount:	One Trillion United States Dollars – "Face Value"
Item Numbers:	
Check Numbers:	2122 10024504 to 2122 10026503

FIRST: To ask, demand, litigate, recover, and receive all manner of goods, chattels, debts, rents, interest, sums of money and demands whatsoever, due or hereafter to become due and owing or belonging to me, and to make, give and execute receipts, satisfactions or other discharges for the same, whether under seal or otherwise;

SECOND: To make, execute, endorse, accept and deliver in my name or in the name of aforesaid attorney all check, notes, drafts, warrants, acknowledgements, agreements and all other instruments in writing, of whatever nature, as to my said attorney-in-fact may seem necessary to conserve my interest;

THIRD: To execute, acknowledge and deliver any and all contracts, debts, leases, assignments of mortgage, extensions of mortgage, satisfactions of mortgage, release of mortgage, subordination agreements and any other instruments or agreement of any kind or nature whatsoever, in connection therewith, and affecting any and all property presently mine or hereafter acquired, located anywhere, which to my said attorney-in-fact may seem necessary or advantageous for my interest.

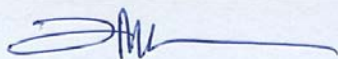
FOURTH: To enter and take possession of any lands, real estate, tenements, houses, stores, or buildings, or parts thereof, belonging to me that may become vacant or unoccupied, or to the possession of which I may be or may become entitled, and to receive and take for me and in my name and to my use all of any rents, profits or issues of any real estate to me belonging, and to let the same in such manner as to my attorney-in-fact shall seem necessary and proper, and from time to time to renew leases;

FIFTH: To commence, and prosecute on my behalf, any suits or actions or legal or equitable proceeding for the recovery of any of my lands or for any goods, chattels, debt, duties, and to demand cause or thing whatsoever, due or to be due or belonging to me, and to prosecute, maintain and discontinue the same, if he or she shall deem proper;

SIXTH: To take all steps and remedies necessary and proper for the conduct and management of my business affairs, and for the recovery, receiving, obtaining and holding possession of any

♣ Jupiter Financial Group ®™

Private Asset Management




Full Power of Attorney, page 2

lands, tenements, rents or real estate, goods and chattels, debts, interest, demands, duties, sum or sums of money or any other thing whatsoever, located anywhere, that is, are or shall be, by my said attorney-in-fact, thought to be due, owing, belonging to or payable to me in my owned right or otherwise;

SEVENTH: To appear, answer and defend in all actions and suits whatsoever that shall be commenced against me and also for me and in my name to compromise, settle and adjust, with each and every person or persons, all action, accounts, dues, demands sustaining or to subsist between me and them or any of them, and in such manner as my said attorney-in-fact shall think proper; hereby giving to me said attorney power and authority to do, execute and perform and finish for me and in my name all those things that shall be expedient and necessary, or which my said attorney shall judge expedient and necessary in and about or concerning the premises, or any of them, as fully as I could do if personally present, hereby ratifying and confirming whatever my said attorney shall do or cause to be done in, about or concerning the premises and any part thereof.

Power conferred on said attorney-in-fact shall not be restricted or limited by the aforementioned specifications regarding situation of representation. The rights, powers and authority of said attorney-in-fact granted in this instrument shall commence and be in full force and effect on October 18, 2006 and such rights, powers and authority shall remain in full force and effect thereafter until I give notice in writing that such powers is terminated.

It is my desire, and I so freely state, that this power of attorney shall not be affected by any subsequent disability or incapacity that may befall me.

FURTHERMORE, upon a finding of incompetence by a court of appropriate jurisdiction, this power of attorney shall be irrevocable until such time as said court determines that I am longer incompetent

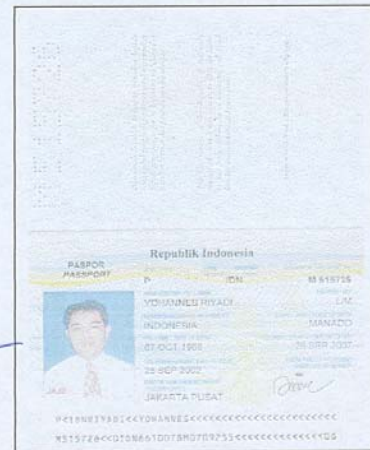
Signed:  
Mr. Yohannes Riyadi

I, Yohannes Riyadi, whose name is signed to the foregoing instrument, having been duly qualified according to the law, do hereby acknowledge that I signed and executed this power of attorney; that I am of sound mind; that I am eighteen (18) years of age or older; that I signed it willingly and am under no constraint or undue influence; and that I signed it as my free and voluntary act for the purpose therein expressed

Signed:  
Mr. Yohannes Riyadi

Witness:

Name: Wilfred S. Salatin
Passport No. ZZ111743 issued by the Philippines



Limited Power of Attorney for specific checks

LIMITED POWER OF ATTORNEY

Dated: October 18, 2005

I, Mr. Yohannes Riyadi, holder of Indonesia Passport No. M515726, do hereby confer full power of attorney on; Jupiter Financial Group represented by Chairman Mr. Andrew C. K. Wong holder of Great Britain & Northern Ireland Passport Number 761022211 or Co-Chairman Mr. John W. Bush holder of United States Passport 208769237 as true and lawful attorney-in-fact for me and in my name and stead, and on my behalf, and for my use and benefit, regarding the following:

Reference: United States Treasury
 Maturity Date: February 28, 2006
 Issuing Bank: Federal Reserve Bank of New York, N.Y. USA
 In favor of: Mr. Yohannes Riyadi, Indonesian Passport No. M515726
 Transaction Code: JUP-333-99-TT-USA-10
 Amount: One Trillion United States Dollars – “Face Value”
 Item Numbers:
 Check Numbers: 2122 10024504 to 2122 10026503

Power conferred on said attorney-in-fact shall not be restricted or limited by the aforementioned specifications regarding situation of representation. The rights, powers and authority of said attorney-in-fact granted in this instrument shall commence and be in full force and effect on October 18, 2005 and such rights, powers and authority shall remain in full force and effect thereafter until I give notice in writing that such powers is terminated.

It is my desire, and I so freely state, that this power of attorney shall not be affected by any subsequent disability or incapacity that may befall me.


FURTHERMORE, upon a finding of incompetence by a court of appropriate jurisdiction, this power of attorney shall be irrevocable until such time as said court determines that I am longer incompetent.

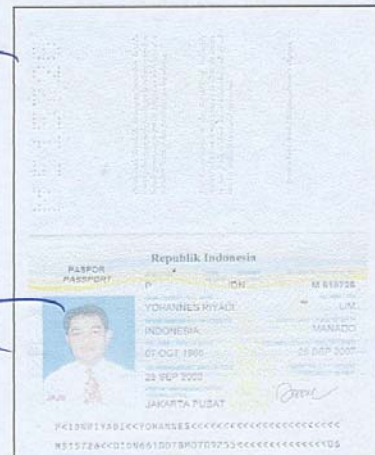
Signed: 
 Mr. Yohannes Riyadi

I, Yohannes Riyadi, whose name is signed to the foregoing instrument, having been duly qualified according to the law, do hereby acknowledge that I signed and executed this power of attorney; that I am of sound mind; that I am eighteen (18) years of age or older; that I signed it willingly and am under no constraint or undue influence; and that I signed it as my free and voluntary act for the purpose therein expressed.

Signed: 
 Mr. Yohannes Riyadi

Witness:

Signed: 
 Name: Mr. Wilfred S. Saurin
 Passport No. 111743 issued by the Philippines



Authorization to verify and authenticate in a reference to Private Placement Package

YOHANNES RIYADI

Perumahan Griya Intl Sentosa Blok 1.1 No. 14 Griya Molek
Sunter Podomoro, Jakarta Utara, Indonesia

AUTHORIZATION TO VERIFY AND AUTHENTICATE

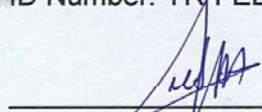
RE: PRIVATE PLACEMENT INVESTMENT PROJECT FUNDING
REFERENCE CODE:

I, Yohannes Riyadi, bearing Indonesian Passport Number M515726, do hereby authorize any trade bank, trading group or their counsel designated, to authenticate and confirm our lawfully owned clear, clean funds amounting to US\$1,000,000,000,000.00 (One Trillion United States Dollars) currently held on deposit at Federal Reserve Bank of New York, N. Y. U.S.A, providing the coordinates of such contacting parties are given well in advance.

Account Holder Name : Mr. YOHANNES RIYADI
 Account Number : 021088506
 Banker : Federal Reserve Bank of New York,
 N. Y. U.S.A
 Officer-in-Charge : James R. Hannessy.
 Chief of Staff (JRH 55 COS)
 B. Gerard Dages.
 Vice President (BGD 47 VP)
 Tel. No. : 212 720 5000
 Swift Code : FRNY33US



YOHANNES RIYADI
 Indonesian Passport # M515726
 ID Number: YR-FED 448551-07-1066 2005



WITNESS: Mr. WILFREDO S. SAURIN
 Philippines Passport # ZZ111743

Non Solicitation Confirmation

YOHANNES RIYADI

Perumahan Griya Intl Sentosa Blok 1.1 No. 14 Griya Molek
Sunter Podomoro, Jakarta Utara, Indonesia

Date: 8 October 2005

The Investment Manager
Present

Re: Private Placement Investment for Project Funding

Dear Sir,

NON SOLICITATION

I, Yohannes Riyadi, the undersigned, hereby confirm that I have requested of you and your associates specific confidential information and documentation regarding the above-referenced transaction to serve only our interests and purposes and not for distribution. I hereby agree to keep all information received from you strictly confidential and will not disclose it to any third party.

I hereby declare that I am fully aware that the information received from you is not in any way considered, or intended to be a solicitation of funds or any sort, or any type of offering and is intended for my general knowledge only. I hereby affirm, under penalty of perjury, that I have requested information from you and your associates of my own choice and free will and further that you have not solicited me in any way.

I understand that the contemplated transaction is strictly one of Private Placement and is in no way relying upon, or relating to the United States Securities Act of 1933, as amended, or related resolutions and does not involve the sale of Securities. Further, I hereby give declare I am not a Licensed Broker, or Government employees and understand that neither are you or your associates. I mutually agree that the Private Placement transaction is exempt from the Securities Act and not intended for the general public and



Non Solicitation Confirmation, page 2

YOHANNES RIYADI

Perumahan Griya Intl Sentosa Blok 1.1 No. 14 Griya Molek
Sunter Podomoro, Jakarta Utara, Indonesia

that all material will be mutually agreed to be held with extreme confidentiality

In the event of any dispute as to the meaning of the enforcing of this Agreement, all Parties agree to submit the matter binding arbitration under the rules of Arbitration of the USA, United Kingdom and Switzerland. This agreement shall be binding upon the Parties, their Heirs, Successors and Assigns for a period of Five (5) Years from the date of the last signature affixed hereon, and shall be further extended on an ongoing basis in an increment of Two (2) Year periods from the date of the last Transaction, should said Transaction take place in the last year that this agreement would be in effect.

Yours Faithfully



Mr. Yohannes Riyadi
Passport # M515726
Issuing Country: Indonesia

Master Safe Keeping Receipt from the Federal Reserve Bank



The Federal Reserve Board

FEDERAL RESERVE BANK
 33 LIBERTY STREET
 NEW YORK, NEW YORK, 10045, U.S.A.
 PHONE : (212) 720 5000 FAX : (212) 720 5006

Date : April 25, 2005
 Ref. : FRNY/0380718-04

Custodial Safekeeping Receipt

Date of Issue : April 25, 2005
 Date of Maturity : April 25, 2011
 Bank Custodial Safekeeping Receipt No.: FED/SKR/17891/05
 Beneficiary : Yohannes Riyadi (Passport No. M515726)
 Facsimile No. of the Beneficiary : 62-8121104825
 From: Bank Name : Federal Reserve Bank New York
 Bank Address : 33 Liberty Street New York,
 New York 10045, U.S.A.
 S.W.I.F.T. Code : FRNY US 33
 Telex Number : 2138387
 ABA / SORT# : 021030004

Ref: Our Custody Account# : 021088506
 Account Name : Yohannes Riyadi
 Account Holder : Yohannes Riyadi
 Bank Officer : B. Gerard Dages (Vice President)
 James R. Hannessy (Chief of Staff)
 Telephone Number : (212) 720 5000
 Facsimile Number : (212) 720 5006
 Security Code : 382265 BIR 37
 Value of Assets : US Dollars 9.8 Trillion Dollars
 in the form of US Treasury Checks.

We, The Federal Reserve Bank of New York, located at 33 Liberty Street New York, New York 10045, U.S.A. with the authorized signatures appearing below, hereby irrevocably acknowledge with full bank responsibility our receipt in custody of the following assets:

US Treasury Checks, each amounts to USD 500 Million, with the following serial number, from 2122 10021430 up to 2122 10041428 and check No. 2122 10041429 amounts to USD 300 Million. Total amount USD 9.8 Trillion.
(Hercin the "Assets").

Having an official value which we certify and guarantee the current value in the amount of USD 9.8 Trillion United States Dollars of America, which shall be held by ourselves, in safe custody on deposit under the above mentioned SKR Number FED/SKR/17891/05 for the period of six (6) year(s) and thirty (30) banking days from the issue date of this instrument, for and on behalf of the Beneficiary or an Assignee therefrom whose assignment will be

Master Safe Keeping Receipt from the Federal Reserve Bank, page 2



recorded on the records of our bank with the express written consent or at the express written request of the above referenced account holder.

We confirm that this Custodial Safekeeping Receipt has been issued under full faith and trust of our bank, and that this instrument is freely available to the Beneficiary, or an Assignee therefrom whose assignment has been recorded on the records of our bank with the express written consent or at the express written request of the above reference account holder to obtain a credit. All right arising from the ownership of this Safekeeping Receipt and the Assets represented thereby shall be freely assignable, transferable and divisible without payment to us of any transfer fee and upon written instructions of the Beneficiary hereof, and who warrants our strict compliance herewith.

This Custodial Safekeeping Receipt and the underlying assets shall be free and clear of any taxes, levies or duties of any nature present or future imposed under the laws of European Union and Switzerland.

We confirm this Safekeeping Receipt may be verified by a responsible bank inquiry, if the inquiry is accompanied by the verification and transfer code, and will be confirmed by Key tested Telex and / or SWIFT Wire Transfer to such bank as designated by the Beneficiary / Assignee. The original of this Custodial Safekeeping Receipt will be delivered via bank courier to the same bank.

We declare that this custodial Safekeeping Receipt is an operating, fully confirmed instrument, and is governed by and to be construed in accordance with the applicable laws of the country (United States of America), the United Kingdom, the Nederland's, and Switzerland and the rules of the International Chamber of Commerce (I.C.C.) 500/600 Latest Revision, Paris, France, governing Uniform Customs and Practice for Documentary Credit, and engages us in accordance with the terms thereof.

We also declare that any copy of this instrument will be as valid and legal as the original.

Yours Sincerely,

Alan Greenspan
Chairman



Roger W. Ferguson Jr.
Vice Chairman

Due Diligence Letter of the \$9.8 Trillion



The Federal Reserve Board

FEDERAL RESERVE BANK
 33 LIBERTY STREET
 NEW YORK, NEW YORK, 10045, U.S.A.
 PHONE : (212) 720 5000 FAX : (212) 720 5006

AFFIDAVIT OF DUE DILIGENCE

May 6th, 2005
 Ref. : FRNY/0380864-05

We hereby affirm that Mr. Yohannes Riyadi, Indonesian Passport Number M515726 has been a client of our bank since 1995 / 2005 the residential and Business address at Perumahan Griya Inti Sentosa, Block L1 No.14, Sunter Podomoro, Jakarta Utara, Indonesian.

Mr. Yohannes Riyadi has been an exemplary customer of this bank during this period, whilst his dealings with the bank has been most honorable.

Furthermore, concerning the following funds/assets:
 US Dollars 9.8 Trillion Dollars currently on deposit in account number 021088506 belonging to said client. We hereby confirm that we have performed all political, economic and financial due diligence, including but not limited to due diligence in compliance with Articles 2 to 5 of the Agreement of Due Diligence of 1977, Articles 305bis and 305ter of Swiss Criminal Code and the US Federal Banking Commission circular of December 1998, and in compliance with the International Counter Money Laundering Act (United States H.R. 3886 and United States S.2972), and in compliance with the Wolfsberg Treaty, the European Government Council Resolution Number 921, Wolfgang Convention of 4th May 2002, the USA Patriot Act, as well as all Treasury, Federal and Cantonal Laws of Switzerland and affirm, with full banking authority, that all laws have been complied with and that the funds/assets listed above are, or have been acquired by our client with, good, clean, cleared funds of non-criminal origin and legally earned, or by license or authority from the government of United States of America, under the appropriate laws of said country.

Yours Sincerely,

Alan Greenspan
 Chairman



Roger W. Ferguson Jr.
 Vice Chairman

Request for funding of projects as provided by United Nations and Federal Reserve



YOHANNES RIYADI

11 November 2005

The Federal Reserve Bank
33 Liberty Street
New York, New York 10045, U.S.A.
Phone: +212 720 5000
Fax: +212 720 6331

Dear Sir,

I am very pleased to present the following humanitarian projects, the recipient of the Project Funding Program for Investor, Mr. Wilfredo Saurin with the following general parameters:

Agreement No: FRB-NY-05 18-89076558
Investor Code: WDS189
Security Code: WDS-FED-999-0000-500B
ID Number: WDS-FED-000-888-0005.

I would like to request acknowledgment and identification for each project presented.

Thank you very much.

So signed and sealed.

Yohannes Riyadi
Investor Code: YR/771066/005
ID Number: YR-FED-448552-071066-2005

Conforme:

(Letter issued to the Senate Banking Committee— shows \$663 Billion of Jupiter Treasury Checks were used illegally in a \$2 Trillion Transfer to JP Morgan.)

Date: June 7, 2007

To: Senator Christopher Dodd, Chairman, U.S. Senate Banking Committee
 Congressman Barney Franks, Chairman, U.S. House Financial Services Committee
 Congresswoman Maxine Waters, Member, U.S. House Financial Services Committee

From: John Eddie "J.J." Jones,
 Consultant
 Housing, Development and Construction Management Services

Direct: (253) 460-3141; Email:
JJJones3333@msn.com

Re: DISPARITY within Federal Reserve System Among Member Banking INSTITUTIONS' Unwarranted Discretionary Actions Against African-Americans and African-American-Indians to Authorize the Cash Transfer Possession of S.W.I.F.T. MT 760 United States GUARANTEED DOCUMENTARY CREDITS OF TEN BILLION, TWO HUNDRED BILLION and TWO TRILLION UNITED STATES DOLLARS IN UNITED STATES TREASURY CHECKS OVERVIEW

Dear Chairman Mr. Dodd, Chairman Mr. Franks and Chairwoman Mrs. Waters:

I am John Eddie "J.J." Jones, United States Passport Number [Editor's Note: Passport number deleted for privacy reasons], and my consultancy has been under a contract since September 2002 to assist our contracted "Sponsor Investment Group", pursuant to the provisions of the USA Patriot Act, to monetize assets held by the United States Department of Treasury to be utilized to allow participation in President Bush's January 29, 2001 Executive Order establishing the Faith-Based Initiative with one of my clients the General Board of Personnel Services (Pension Fund) of the Christian Methodist Episcopal (CME) Church. We were retained to establish the Christian Methodist Episcopal Community Development Corporation...

Page 3

The S.W.I.F.T. MT 760 Guaranteed Documentary Credit for USD **2,000,000,000,000 (TWO TRILLION US DOLLARS) in U.S. Treasury Checks Numbers 2122 100 21830 UP TO 2122 100 25829 transferred to J.P. Morgan Chase and Company (Bank); Issue Date: December 21, 2005; Maturity Date: December 21, 2006; DATE: December 23, 2005; TIME: 12:37:24; SEQU: 706299; TRACKING NUMBER: 8013558461; and**

Check numbers: 2122 100 24504 to 2122 100 25829 under the control of Jupiter Fi-

December 3, 2007

(Letter sent to Senate Banking Committee)

Honorable, Senator Christopher Dodd

Chairman, U.S. Senate Banking Committee

Honorable, Congressman Barney Franks,

Chairman, U.S. House Financial Services Committee

Honorable, Congresswoman Maxine Waters,

Member, U.S. House Financial Services Committee

Reference: Letter issued on June 7, 2007 from Mr. John Eddie

Dear Honorable Members of Senate and Congress,

Jupiter Financial Group, Inc. is a Nevada Corporation that signed an asset management agreement on or about October 19, 2005 with Mr. Riyadi that placed certain claimed assets held by the Federal Reserve Bank of New York under our management agreement. On or about October 27, 2005 Jupiter received a letter from Chairman Alan Greenspan acknowledging our signatory authority over United States Treasury Checks as hereby attached.

This agreement was signed within days of Mr. Greenspan leaving office and we were asked to be patient until the new Chairman was able to directly coordinate his policies and how Jupiter would be able to move forward.

My office recently came across the referenced letter in public domain that was filed with your office by a Mr. JJ Jones and realized that Jupiter was being misled while being patient and acting in good faith that we were working in the best interest of our client and at the highest levels of our Government and the Federal Reserve.

Mr. Jones letter references on page 3 item (2): "The S.W.I.F.T. MT 760 Guaranteed Documentary Credit for USD 2,000,000,000,000 (TWO TRILLION US DOLLARS) in U.S. Treasury Checks Number 2122 100 21830 up to 2122 100 25829 transferred to J. P Morgan Chase and Company (Bank); Issue Date: December 21, 2005; Maturity Date: December 21, 2006; Date: December 23, 2005; Time: 12:37:24; Sequ: 706299; Tracking Number: 8013558461. "

This MT760 was sent and used the U.S. Treasury Checks that were currently under an asset management agreement with Jupiter Financial Group. U.S. Treasury check numbers from 2122 100 24504 to 2122 100 25829 (\$663,000,000,000) had been legally signed over to the control of Jupiter Financial Group on or about October 19, 2005. My concerns are two fold: first the lack of response and/or support for a US Company that could have provided 1000s of jobs over the past two years if said agencies and third party entities had properly acted in the best interest of our client. Second, is the misuse of the assets without any notice or consideration?

Our management agreement carries a 1.5% annual management fee that has now accumulated into a \$30 billions deficit for our client due the Federal Reserve actions or in- actions.

Jupiter respectfully requests a final resolution and assistance from your offices to ensure the Federal Reserve is held accountable for their actions and misuse of these assets. Jupiter has a series of business opportunities that could provide 1000s of jobs nationwide through the proper use of the assets.

If you need additional information please contact my office at 202-572-0835.

I humbly submit this to your office for help,
John W. Bush

Letter to President Bush

April 3, 2008

Honorable George W. Bush
President of the United States of America
1600 Pennsylvania Avenue NW
Washington, DC 20500
(Hand delivered)

Re: United States Treasury Checks

Dear Mr. President:

May this letter be delivered, and Gods hand be upon you in all aspects of leading our great Nation during these times of change.

Jupiter Financial Group, Inc., signed a twenty-year irrevocable contract with Mr. Yohannes Riyadi on October 19, 2005, and respectfully needs your assistance to have these assets positioned to assist America in providing jobs nationwide through the "America Standing Together (AST)" program.

The Federal Reserve took action on March 20, 2008, by issuing up to \$200 Billion in Term Security Lending Facility. My understanding is that these instruments are collateralized using treasury checks 2122 100 60930 to 2122 100 6219. Jupiter has signature authority over treasury checks 2122 100 24504 to 2122 100 26503. Jupiter has also been designated to coordinate another \$12 Billion, through our partners, to assist in the continued recovery of Katrina victims.

My plea is very simple. Please clear the way, so that \$200 Billion of these checks can be positioned in a new lending instrument titled, "Rebuilding America Bonds (RBA)," and allow America Standing Together to activate the business plan, which will provide these funds, through local banks, to AST groups at below the Fed rates for 3 to 5 years.

This \$200 Billion would put millions of Americans back to work, and start restoring the hope of our great nation. I stand ready to coordinate the detailed planning and coordination to implement the "America Standing Together" plan, at your discretion.
In conclusion, I wish to thank you for your consideration in this matter and will eagerly await your earliest reply.

My contact information is as follows:
Respectfully submitted

John W. Bush

January 27, 2009

Honorable Barack Obama
President of the United States of America
1600 Pennsylvania Avenue NW
Washington, DC 20500
(Hand delivered)

Re: United States Treasury Checks & America Standing Together

Dear Mr. President:

May this letter find you and your family in good health and may God's hand be upon you in all aspects of leading our great Nation. You have inspired our Nation to look at a new future and become the *World Leader* once again. I too have a dream that was God inspired only hours after 911 and has remained unchanged. Our Nation was one during the weeks and months that followed 911. You have brought our Nation back to that point, new hope for change in our Nation. I would now ask for your help to make my dream a reality, "America Standing Together".

America Standing Together is a multifaceted social economic program that will place millions of people working together under a common theme of Rebuilding America. The program places the responsibility down to the lowest level of business leaders in each city. I believe our greatest resource is our people. That is what the America Standing Together program is positioned to do, mobilized our people in every city. You, Mr. President, have a great opportunity to bring change to a troubled Nation and raise the moral fiber, integrity and leadership as a people and as a Nation.

Jupiter Financial Group has the ability to fund America Standing Together and other infrastructure programs from HUD to addressing many of the key areas addressed in the February 2008 GAO Report on recommendation to improve the communications and coordination between Government and Volunteer Sectors. Our overall plan dovetails very well with your current plans since we are targeted at the grass roots level in every city in America.

The best part of our plan is that we have the funds and collateral to finance a twenty year plan. Jupiter affiliates and partners as you will find out are currently working behind the scene quietly in support of the current financial requirements of our Nations and others.

This letter is more of an introduction and acknowledgement that we stand ready to assist your efforts to improve the current economic conditions we are forced to handle on your watch. We offer our support, plans and funds to build a better America for our children. As you have call for everyone to do their part, America Standing Together can potential tap into every neighborhood and mobilized our Nation to greatest.

Continued

We would ask your support in getting the United States Treasury checks and other collateral monetized to support the long term plan. These assets could be positioned in a new lending instrument, "Rebuilding America Bonds, RBA" and allow America Standing Together to activate the business plan to provide these funds through local banks to AST groups at or below the Federal Reserve rate for a longer term such as 3 to 5 years. These funds would put millions of Americas back to work, and start restoring the hope of our great nation. We could take most if not all of the toxic mortgages with real property into the system and solve many of our problems within 12 to 18 months.

We have the plan where America Standing Together will put millions of people back to work rebuilding their cities, one at a time.

As I sit here today in a small farm town in Arkansas devastated by what could only be called an "Ice Hurricane", I am reminded of the thing that makes our country so great. It is the American people. It is the sheer will of its people to survive, compassion for one another, and lots of hard work. As I have witnessed over the last few days all of those things are still very much apart of the American people, and it will take all of these attributes to rebuild our country back to what our forefathers intended. That is why my dream will work because Americans Stand Together during tough times and America Standing Together will help us empower our communities to rebuild.

We stand ready to coordinate the detail planning and coordination to implement the America Standing Together plan at your discretion. In conclusion, I wish to thank you for your consideration in this matter and will eagerly await your earliest reply.

This could be a great part of your plan for change and give you a platform and theme that will carry on for generations.

Thank you for your consideration,

Respectfully submitted
John W. Bush, Chairman

January 15, 2010

Honorable Barack Obama
President of the United States of America
1600 Pennsylvania Avenue NW
Washington, DC 20500
(Hand delivered)

Re: Contribution for Haiti Relief Efforts

Dear Mr. President:

May this letter find you and your family in good health and may God's hand be upon you in all aspects of leading our great Nation in providing humanitarian relief for Haiti. We offer my prayers to the people of Haiti and to the brave men and woman that have volunteer during the first critical days.

Jupiter Financial Group would also offer \$5,000,000,000 USD and our services to assist in the complex oversight in rebuilding this Nation through our affiliate HardHat Bid, Inc. that can provide mobile services to coordinate this massive effort and provide full disclosure and accountability for rebuilding.

Hardhat Bid, Inc. has been approved by our commerce department and many other Nations to provide these services. We have assigned the following US Treasury Checks numbers 2122 10024504 thru 2122 10024513 to be allocated in support of this effort and look forward to meeting with Treasury and your appropriate staff to coordinate a plan.

We stand ready to coordinate the detail planning and to implement a plan at your discretion. In conclusion, I wish to thank you for your consideration in this matter and will eagerly await your earliest reply. My direct mobile number is 870-323-0094.

Thank you for your consideration,

Respectfully submitted
John W. Bush, Chairman

CC: Sir. Wilfredo S. Saurin, Yohannes Riyadi, Clarence Foo
Honorable Timothy F. Geither

Recent Transaction using the Checks

FEDERAL RESERVE BANK

morgan guaranty trust co.
euro-clear serve servers

FEDERAL RESERVE BANK

status report

FEDERAL RESERVE BANK

settlement code : dt111709
message input : 1
message sent : 1
length time : 0.51
transmission status : completed

FEDERAL RESERVE BANK

aaicntldiv@bloomberg.net

960-3273-8 17-November-2008 3:53:29 pm

FEDERAL RESERVE BANK

bloomberg

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1 Enter 1 <GO> to send. 2 <GO> to CHAT. 3 <GO> to check spelling.

dg50 Govt MSG

SENDING MESSAGE

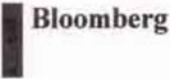
English

To store recipient's name in your speed dialer, enter a mnemonic in white box
 TO: XXXXXXXXXX **EUROCLEAR** aaicntdiv@bloomberg.net
MORGAN GUARANTY TRUST CO.

FEDERAL RESERVE BANK						P.6	
ISSUERS	TYPE OF INSTRUM	REF. NO	ISSUE DATE	MATURITY DATE	AMOUNT IN US DOLLARS		
U.S.A.	FIX CHECKS	2122 100 53830 UP TO 2122 100 54029	11 17 08	11 17 09	100,000,000.00		
BENEFICIARY		BURFORD INTERNATIONAL, LLC					
FOR FURTHER CREDIT TO ITS/HIS ASSIGNEE, DLM CAPITAL INVESTORS, LLC AS THE AUTHORIZED BLOCKING SIGNATORY.							
BANK NAME		CREDIT SUISSE SECURITIES (USA) LLC 11 MADISON AVENUE, 7 th FLOOR, NEW YORK, NY 10010, USA					
CREDIT SUISSE WIRING INSTRUCTIONS							
BANK:		THE BANK OF NEW YORK 1 WALL STREET, NEW YORK, NY 10286, USA					
ABA:		021 000018					
ACCNT NAME:		PERSHING LLC 1 PERSHING PLAZA, JERSEY CITY, NJ 07399 USA					
ACCNT NO.:		890-051238-5					
FOR FURTHER CREDIT TO							
ACCNT NAME:		DLM CAPITAL INVESTORS, LLC					
ACCNT NO.:		23X-186219					
BANK OFFICER: LILY PIROUZIAN (<i>lily.pirouzian@credit-suisse.com</i>)							
TEL NO.:		(212) 538-4289					
ACCNT BALANCE: USD							
NAME OF TREASURY/FED REPRESENTATIVE: PAUL BOLT; TEL. NO. (201) 413-2025							
ACCESS CODE		EGA674TR					

Allow forwarding? Delay message until / : Freq

Copyright 1999 BLOOMBERG L.P. Frankfurt:69-920410 Hong Kong:2-2977-6000 London:171-300-7500 New York:212-318-2000
 Princeton: 609-279-3000 Singapore: 226-3000 Sydney: 2-9777-8685 Tokyo: 3-3201-8900 Sao Paulo: 11-3048-4500
 960-3273-8 17-November-2008 3:53:29 pm



FEDERAL RESERVE BANK

HIT PAGE FOR ID NO INFORMATION

DGO/COR NOV 17

SECURITY DISPLAY

FEDERAL RESERVE BANK

11/17/08 9817 360 9817 (6.00/365)

CHECK MATRIX

ISSUER INFORMATION

**NAME FEDERAL RESERVE BANK
TYPE CENTRAL BANK**

FEDERAL RESERVE BANK

SECURITY INFORMATION

IDENTIFICATION

REDEMPTION INFO

CHECK NUMBER : 2122 100 53830 UP TO 2122 100 54029			
AC NUMBER : 021887699	CUSIP : ROD941565	MATURITY : DT 11/17/09	
INT'L ISIN : GLN206714385	DTC/EC : 106743	REFUNDING : DT 11/17/09	
ISSUE DATE : 11-17-08	UWRTR : 19ROD19NW	NEXT CALL : DT	
MTY DATE : 11-17-09	-TP 7046	WORKOUT : DT 11/17/09	
TERM : 1 YEAR		RISK FACTOR : 6.7417	
COUNT/CURR : US/\$			
TOTAL AMOUNT : 100,000,000,000.00			
AMT/ISSUED : 100,000,000,000.00			
AMT/OUT STD : 100,000,000,000.00			

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

ISSUANCE INFO

RATINGS

ANN. : DT 11/17/08	MOODY : BAA2/1
SETTLE : DT 11/17/09	S N P : BBB/N
INT ACR : DT 6.00	COMP : NA
P/P/ISS : NA	DC : NA
SPREAD : BP NA	PITCH : NA

FEDERAL RESERVE BANK

NOTES

HV PROSPECTUS DTC.SAMEDAY BOOK ENTRY.NON-REDEEMMABLE PRIOR TO MATURY

SECURITY PARTICULARS

THE U.S.A. GOV'T. CHECKS HAVE BEEN SIGNED PROPERLY BY THE AUTHORIZED OFFICERS OF THE ISSUING BANK :

FEDERAL RESERVE BANK

BENEFICIARY'S PARTICULARS

BURFORD INTERNATIONAL LLC

ON THE LEFT SIDE
MR. BEN S. BERNANKE
CHAIRMAN

ON THE RIGHT SIDE
MR. DONALD L. KOHN
VICE CHAIRMAN

FOR FURTHER CREDIT TO ITS/HIS ASSIGNEE: DLM CAPITAL INVESTORS, LLC AS THE AUTHORIZED BLOCKING SIGNATORY.

BANK NAME: CREDIT SUISSE SECURITIES (USA) LLC
11 MADISON AVENUE, 7th FLOOR, NEW YORK, NY 10010, USA

CREDIT SUISSE WIRING INSTRUCTONS:
BANK: THE BANK OF NEW YORK
1 WALL STREET, NEW YORK, NY 10286, USA

ABA: 021 000018
ACCNT NAME: PERSHING LLC
1 PERSHING PLAZA, JERSEY CITY, NJ 07399, USA
ACCNT NO.: 890-051238-5

FEDERAL RESERVE BANK

FOR FURTHER CREDIT TO:
ACCNT NAME: DLM CAPITAL INVESTORS, LLC
ACCNT NO.: 23X-186219
BANK OFFICER: LILY PIROUZIAN (*lily.pirouzian@credit-suisse.com*)
TEL. NO.: (212) 538 - 4289
ACCNT BALANCE: USD
NAME OF TREASURY/FED REPRESENTATIVE: PAUL BOLT; TEL. NO.: (201) 413-2025

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

***** EUROCLEAR INTERNATIONAL BANKING SCREEN *****

ACCOUNT ACCESS
 FEDERAL RESERVE BANK
 NEW YORK

CHECKS
 (TRANSFERABLE)

INSTRUMENT NUMBER	AMOUNT USD	ISSUING DATE M/D/Y	MATURITY DATE M/D/Y
2122 100 53830 UP TO 2122 100 54029	100,000,000,000.00	11/17/2008	11/17/2009

CUSIP NUMBER	DTC	UWTR	ACCESS CODE
ROD941565	106743	19ROD19NW-TP 7046	EGA674TR

IRREVOCABLE ASSIGNED AND TRANSFERRED TO THE FOLLOWING COORDINATES :

BURFORD INTERNATIONAL, LLC
 FOR FURTHER CREDIT TO ITS/HIS ASSIGNEE: DLM CAPITAL INVESTORS, LLC AS THE AUTHORIZED BLOCKING SIGNATORY.

BANK NAME: CREDIT SUISSE SECURITIES (USA) LLC
 11 MADISON AVENUE, 7th FLOOR, NEW YORK, NY 10010, USA

CREDIT SUISSE WIRING INSTRUCTIONS:

BANK: THE BANK OF NEW YORK
 1 WALL STREET, NEW YORK, NY 10286, USA
 ABA: 021 000018
 ACCNT NAME: PERSHING LLC
 1 PERSHING PLAZA, JERSEY CITY, NJ 07399, USA
 ACCNT NO.: 890-051238-5

FOR FURTHER CREDIT TO:

ACCNT NAME: DLM CAPITAL INVESTORS, LLC
 ACCNT NO.: 23X-186219
 BANK OFFICER: LILY PIROUZIAN (*lily.pirouzian@credit-suisse.com*)
 TEL. NO.: (212) 538 - 4289
 ACCNT BALANCE: USD
 NAME OF TREASURY/FED REPRESENTATIVE: PAUL BOLT; TEL. NO.: (201) 413-2025

EUROCLEAR A/C NO.
 INSTITUTION LD (CHIPS UID Number 293015748)

***** End Of EUROCLEAR *****

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

FEDERAL RESERVE BANK

In 2014, after continual being blocked at the Federal Reserve, we file a UCC-1 against all the checks in the State of New York where they are being held due to the outstanding invoices exceeding \$130,000,000,000.00 (One Hundred Thirty Billion dollars), plus rolls and increases on the account.

435276 2014 Sep 24 PM02:24

UCC FINANCING STATEMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

A. NAME & PHONE OF CONTACT AT FILER (optional)
John W. Bush 870-323-9094

B. SEND ACKNOWLEDGMENT TO: (Name and Address)

Jupiter Financial Group
1112 Links Circle Dr
Jonesboro, Ar 72494, USA

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1. DEBTOR'S EXACT FULL LEGAL NAME - insert only org debtor name (1a or 1b) - do not abbreviate or combine names

1a. ORGANIZATION'S NAME

OR

1b. INDIVIDUAL'S LAST NAME **Riyadi** FIRST NAME **Yohannes** MIDDLE NAME SUFFIX

1c. MAILING ADDRESS **Perumahan Griya Inti, Sentosa, Block L1 No.14 Sunter Podomoro** CITY **Jakarta** STATE POSTAL CODE COUNTRY **IDN**

1d. SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION DEBTOR 1e. TYPE OF ORGANIZATION 1f. JURISDICTION OF ORGANIZATION 1g. ORGANIZATIONAL ID #, if any NONE

2. ADDITIONAL DEBTOR'S EXACT FULL LEGAL NAME - insert only org debtor name (2a or 2b) - do not abbreviate or combine names

2a. ORGANIZATION'S NAME **Federal Reserve Bank of New York**

OR

2b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

2c. MAILING ADDRESS **33 Liberty Street** CITY **New York** STATE **NY** POSTAL CODE COUNTRY **USA**

2d. SEE INSTRUCTIONS ADD'L INFO RE ORGANIZATION DEBTOR 2e. TYPE OF ORGANIZATION **Private** 2f. JURISDICTION OF ORGANIZATION **United States** 2g. ORGANIZATIONAL ID #, if any **NONE** NONE

3. SECURED PARTY'S NAME (or NAME of TOTAL ASSIGNEE of ASSIGNOR/S/P) - insert only org secured party name (3a or 3b)

3a. ORGANIZATION'S NAME **Jupiter Financial Group**

OR

3b. INDIVIDUAL'S LAST NAME FIRST NAME MIDDLE NAME SUFFIX

3c. MAILING ADDRESS **1112 Links Circle Dr #19** CITY **Jonesboro** STATE **Ar** POSTAL CODE **72491** COUNTRY **USA**

4. This FINANCING STATEMENT covers the following collateral:
United States Treasury Checks 2122 10024504 to 2122 10026503 held by the Federal Reserve Bank of New York as custody holder (account# [REDACTED]), placed under a 20 year irrevocable asset management agreement signed in October 2005 by Mr. Riyadi, placing Mr. John W. Bush and Andrew Wong signatory of said account. Transaction code: JUP-333-99-TT-USA-10, REP#:N212,752,719, FED ID#: YR-FED-44552-071066-2005, Account#: [REDACTED]. United States Treasury Checks - Face Value \$500,000,000.00 (Five Hundred Million Each) Lien against past due management fees on the account at the rate of 1.5% annually.

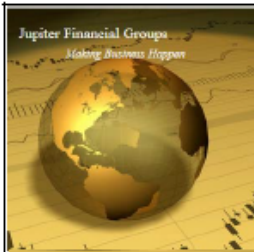
5. ALTERNATIVE DESIGNATION (if applicable) LESSEE/LESSOR CONSIGNEE/CONSIGNOR BAILEE/BAILOR SELLER/BUYER AG. LIEN NON-UCC PILING

6. This FINANCING STATEMENT is to be filed (for record) (for recorded) in the REAL ESTATE RECORDS. Attach Additional (if applicable) 7. Check to REQUEST SEARCH REPORT(S) on Debtor(s) (optional) All Debtors Debtor 1 Debtor 2

8. OPTIONAL FILER REFERENCE DATA

FILING OFFICE COPY — NATIONAL UCC FINANCING STATEMENT (FORM UCC1) (REV. 05/22/02)

Filing Number-201409248372256



Office of the Co-Chairman:

John W. Bush

870-323-0094

WEBSITE: JFSGROUPS.COM

April 18, 2016

Honorable Barack Obama
 President of the United States of America
 1600 Pennsylvania Avenue NW
 Washington, DC 20500

Re: Contribution for Ecuador Relief Efforts

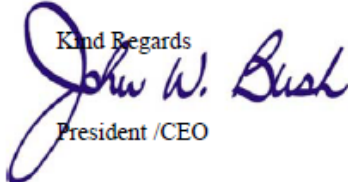
Dear Mr. President:

May this letter find you and your family in good health and may God's hand be upon you in all aspects of leading our great Nation in providing humanitarian relief for Ecuador. I offer my prayers to the people of Ecuador and to the brave men and woman who have volunteer.

Jupiter Financial Group would also like to offer \$1,000,000,000 USD through the use of Treasury checks and our service to assist in the recovery and support after this earthquake in Ecuador.

We will assign the following US Treasury Checks numbers 2122 10024514 thru 2122 10024515 to be allocated in support of this effort and look forward to meeting with Treasury and your appropriate staff to coordinate a plan to generate the funds to support this disaster.

We stand ready to coordinate the detail planning and to implement a plan at your discretion. In conclusion, I wish to thank you for your consideration in this matter and will eagerly await your earliest reply. My direct mobile number is 870-323-0094.

Kind Regards

 President /CEO

Letter receive at the White House—mail delivery offices



Inbox > Message Detail

Subject: FedEx Shipment 782866376935 Delivered
From: trackingupdates@fedex.com ([Add as Preferred Sender](#))
Date: Wed, Apr 20, 2016 7:19 am
To: jwbush@jfggroups.com

This tracking update has been requested by:

Name: John W. Bush
 E-mail: jwbush@jfggroups.com

Our records indicate that the following shipment has been delivered:

Ship (P/U) date: Apr 19, 2016
 Delivery date: Apr 20, 2016 10:17 am
 Sign for by: M.NALDO
 Delivery location: WASHINGTON, DC
 Delivered to: FedEx Location
 Delivery date: Wed, 4/20/2016 10:17 am
 Service type: FedEx Priority Overnight
 Packaging type: FedEx Envelope
 Number of pieces: 1
 Weight: 0.50 lb.
 Special handling/Services: Deliver Weekday

Tracking number: 782866376935

Shipper Information Recipient Information
 JONESBORO Washington
 AP DC

A Trade package was submitted through a Fed Trade platform, Was told we would be one of two trades approved. This package was for \$5B with rolls up what was needed.



September 30, 2016

To: True Vision Foundation, Inc.

From: Jupiter Financial Group, John W. Bush

Re: Private Placement

Dear Sir:

I am sending this submission package to you as I would like to engage in a private transaction for the following as described below. I understand that I must submit a complete package before my request will be processed. I agree to follow the procedures that are outlined below and understand that changes to the procedures and the documents attached herein are not allowed and will result to an immediate disqualification. This submission package includes the following attachments and all of it is complete.

1. Letter of Intent (LOI)
2. Client Information Sheet (Funds Owner/Trustee)
3. Passport Copy Enlarged in Color (Funds Owner/Trustee)
4. Attestation, NCND, Non-Solicitation and Signatory Control
5. Proof of Funds
6. History of Funds (Provide specifics on how money was earned. Note Products/Services sold)
7. Exclusive Right to Contract
8. Corporate Resolution (if applicable)
9. Authorization to Verify and Authenticate Funds
10. Add List/Summary of Humanitarian Projects & Business Goals you will use Generated Profits for (if requested)

I will provide any additional information if requested.

I am submitting this Submission Package under penalty of perjury and agree that I have submitted this package under my own Free Will and without any Solicitation of any kind.

Thank you

John W. Bush
 John W. Bush,
 Jupiter Financial Group
 Chairman/CEO
 USA Passport 498644117

John Callaci > Message Detail

Subject: t-checks
 From: <jwbush@fggroups.com> (Remove Preferred Sender)
 Date: Fri, Sep 30, 2016 1:39 pm
 To: "John Callaci" <jcallaci2001@gmail.com>

John

Here is the CIS, letters etc.. I did the CIS for \$5B, you can do as much as you want, we have over \$1T.

Also attached the UCC-1 filing, the account owns me \$170B plus, the 20 management agreement carries a 1.5% annual fee.

Let me know what you want to do.

John

Download	Send to Online Storage		Size	Action(s)
Attachments				
<input type="checkbox"/>	<input type="checkbox"/>	Completed PPP 9-30-16 5B.pdf	328 k	Download
<input type="checkbox"/>	<input type="checkbox"/>	5B_A.jpg	1.2 m	Download
<input type="checkbox"/>	<input type="checkbox"/>	5B_B.jpg	1.3 m	Download
<input type="checkbox"/>	<input type="checkbox"/>	1T_A.jpg	1.2 m	Download
<input type="checkbox"/>	<input type="checkbox"/>	Auth to V&A - 1T.jpg	525 k	Download
<input type="checkbox"/>	<input type="checkbox"/>	Master SKR.pdf	1.5 m	Download
<input type="checkbox"/>	<input type="checkbox"/>	Master SKR Page 2.pdf	1.6 m	Download
<input type="checkbox"/>	<input type="checkbox"/>	YR to FED re 1-T.jpg	169 k	Download
<input type="checkbox"/>	<input type="checkbox"/>	UCC1 filing.docx	266 k	Download

John Callaci > Message Detail Entire thread

Subject: JV
 From: <jwbush@fggroups.com> (Remove Preferred Sender)
 Date: Fri, Sep 30, 2016 2:03 pm
 To: "John Callaci" <jcallaci2001@gmail.com>

JV signed

Will complete banking etc.. as needed

Download	Send to Online Storage		Size	Action(s)
Attachments				
<input type="checkbox"/>	<input type="checkbox"/>	.JVA BETWEEN TRUE VISION FOUNDATION INC & Jupiter.pdf	507 k	Download

John Callaci > Message Detail Entire thread

Subject: letter
 From: <jwbush@fggroups.com> (Remove Preferred Sender)
 Date: Wed, Dec 14, 2016 11:25 am
 To: "John Callaci" <jcallaci2001@gmail.com>

John

Here is the letter, we should be able to bring more than \$1.6 T but trying to conservative. We put \$15T into O, and still not sure what they did with it.

I am willing to plan any role to support his administration, he is our last chance to save the Republic.

Let me know if you are able to get this to him.

Thanks
 John

Download	Send to Online Storage		Size	Action(s)
Attachments				
<input type="checkbox"/>	<input type="checkbox"/>	President Trump.JC.sign.pdf	0.8 m	Download



Office of the Co-Chairman:

John W. Bush
870-323-0094

WEBSITE: JFGROUPS.COM

May 14, 2016

Honorable Barack Obama
President of the United States of America
1600 Pennsylvania Avenue NW
Washington, DC 20500

Re: Assistance for USA (utilized \$1 Trillion of the US Treasury Checks)

Dear Mr. President:

I hope this letter finds you in good health with the ability to potential handle this situation to help our great Nation.

As you are aware Jupiter Financial Group has attempted to assist our Nation in any way possible since 2005. I have attached letters that have been sent to the Senate Banking Committee, President Bush and the few sent to your office.

I have sat quietly for 11 years, while I have seen these instruments be used in varies situations illegally. I do clearly understand the history and the players involved in these instruments, and others that have been issued. I believe there is a clear opportunity to utilized these instruments due to the contractual arrangements that Jupiter put in place in 2005.

My goals are simple, to generate enough capital to properly structure these instruments to help the USA long term and put 8 to 15 million people to work in the next 2 to 3 years through a grass roots program, American Standing Together.

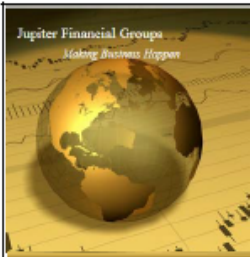
I believe now as the financial systems are changing is the time to reposition these instruments and other assets I have available to support rebuilding America. Make this your legacy and put millions of people back to work.

I am willing to work directly with your staff, or in whatever function would best fit to ensure success. I have \$1 Trillion of these under my signatory and can get almost any number we need to properly structure for the USA and long term help many other Nations.

We stand ready to coordinate the detail planning and to implement a plan at your discretion. In conclusion, I wish to thank you for your consideration in this matter and will eagerly await your earliest reply. My direct mobile number is 870-323-0094.

Kind Regards

John W. Bush
President / CEO



Office of the Co-Chairman:

John W. Bush

870-323-0094

WEBSITE: JFGGROUPS.COM

June 22, 2016

Honorable Barack Obama
 President of the United States of America
 1600 Pennsylvania Avenue NW
 Washington, DC 20500

Re: US Treasury Checks under Review

Dear Mr. President:

Based on the feedback I have received from my contacts; your office has meet with the US Treasury last week. Treasury has now agreed to look further into the history of these instruments and the true authority level and proper usage.

I am more than willing to help Treasury or your office to clearly understand these assets and other assets that maybe useful to our Nation. I have been personally involved with these instruments since 2005, and many other assets since the 1980s.

I am very willing to share any information and access to other confidential trust assets that could help America. Please feel free to have treasury and anyone in your office to contact me directly.

My only goal is to support our country and put people back to work.

In conclusion, I wish to thank you for your consideration in this matter and will eagerly await your earliest reply. My direct mobile number is 870-323-0094.

Kind Regards

President /CEO

Exhibit A
Original Agreement between Federal Reserve and Mr. Riyadi



FEDERAL RESERVE BANK
33 LIBERTY STREET
NEW YORK, NEW YORK. 10045, U.S.A.
PHONE : (212) 720 5000 FAX : (212) 720 5006

**YOHANNES RIYADI
PROJECT FUNDING AGREEMENT
NUMBER FRB-NY 2003 03 10-447653INA**



PROJECT FUNDING AGREEMENT

Agreement number : FRB-NY 2003 03 10 – 447653INA
 Investor Code : YR17891
 Security Code : 382265.BIR.27

This AGREEMENT, entered this second day of March 10, 2003 is made by and between:

Name : Yohannes Riyadi
 Address : Perumahan Bogor Lake Side
 Block D2/N2 Bogor
 Republic of Indonesia
 R.I. Passport No. M515726
 Authorized Signatory : Yohannes RIYADI
 (hereinafter referred to as: **INVESTOR**)

AND

Name : Federal Reserve Bank
 Address : 33 Liberty Street (Federal Reserve P.O. Station)
 New York, New York 10045, USA
 Authorized Signatory : Mr. Allan Greenspan (Chairman)
 Mr. Roger W. Ferguson Jr. (Vice Chairman)
 (hereinafter referred to as: **FRB**)

This Agreement refers to the participation in a Project Funding Program for financing of projects per Article 1.2.2. as described hereafter, and/or other private project funding as may be undertaken by the parties hereto:

Article 1. INVESTMENT

- 1.1 INVESTOR agrees to invest capital in the minimum amount of Five Hundred Billion (\$500,000,000,000) U.S. dollars in the form of bank authenticated and confirmed Republic of Indonesia Government Bond (s) in favor of Mr. Yohannes Riyadi.
- 1.2 The investment terms are as follows:
 - 1.2.0 Capital shall be entered into a fully secured Project Funding Placement for a minimum term of three (3) years plus one (1) day, or until the Maturity Date of the above mentioned Government Bond (s) less five (5) banking days.
 - 1.2.1 Government Bond (s) to be issued in favor of Mr. Yohannes Riyadi endorsed and guaranteed by Bank Indonesia, Head Office, Jakarta, Republic of Indonesia.



1.2.2 Assistance International (Federal Identification Number 33-0908366) and Environ Act International (Federal Identification Number 33-0903822), duly registered and certified non-profit private foundations chartered in the State of New York, U.S.A., are designated as the humanitarian organizations of record for this transaction and any other transactions which may arise by between the parties hereto.

1.2.3 Capital will be released to Investor free and clear of encumbrance, depletion lien, offset or obligation of any kind upon maturity of this agreement, unless otherwise agreed to in writing between the parties. Capital shall not be "callable" during the term of this agreement.

Allen

1.2.4 INVESTOR may avail themselves of accrued earnings for project funding, or have qualifying projects funded through Assistance International and/or Environ Act International.

Roger Ferguson

Samuel

1.2.5 For the term of this Agreement, the bank account in which Capital is reserved shall possess one hundred (100%) percent of investment principal.

[Signature]

Article 2. PRINCIPAL

INVESTOR represents to FRB that they have sufficient good clean and cleared Investment Capital in the form of R.I. Government Bond (s) as described below, of non-criminal origin to complete the investment envisaged by this Agreement. Investment principal shall be subject to the procedures of Article 3 hereunder.

Description of Republic of Indonesia Government Bond (s):

<u>NUMBER</u>	<u>ISSUE DATE</u>	<u>MATURITY DATE</u>	<u>AMOUNT</u>
RIG-0005001	February 28, 2003	February 28, 2006	US\$500 Million

Up to

RIG-0006000



Article 3. PROCEDURES

Upon INVESTOR evidence of financial capacity as described in Investor Exhibit II, the following procedures shall apply:

3.1 INVESTOR shall execute and deliver:

3.1.1 "Project Funding Agreement"

3.1.2 Enlarged color copy of Investor's passport, Investor Exhibit 'I'

3.1.3 Copy of Government Bond (s), Investor Exhibit 'II'

Allen

3.2 FRB authenticates the Proof of Funds, by which is integral and necessary for placement into a Project Funding Program:

Roger Ferguson

- INVESTOR'S nominated bank sends a SWIFT Pre-Advice to FRB that INVESTOR is prepared to deliver bank authenticated and confirmed R.I. Government Bond (s) with Investor as beneficiary.

Dimitris

- FRB responds that they are prepared to receive hard copy delivery and EURO-CLEAR confirmation of the R.I. Government Bond (s).

[Signature]

- INVESTOR sends to FRB the R.I. Government Bond (s) via bank bonded courier. Simultaneously, INVESTOR'S nominated bank registered through EURO-CLEAR confirmation of the R.I. Government Bond (s) to FRB New York.

- FRB then will re-confirms via SWIFT that the R.I. Government Bond (s) have been received, at their discretion.



- 3.3 FRB takes assignment of the Investment Principal in the form of bank authenticated and confirmed R.I. Government Bond (s) then a credit line is drawn in favor of Mr. Yohannes Riyadi.
- 3.4 FRB places the credit line to be traded in foreign exchange and money market for trading.
- 3.5 INVESTOR provides FRB full banking coordinates at a financial institution to which FRB shall transfer / payment for profit earnings to INVESTOR.
- 3.6 INVESTOR continues with Project Funding for the full term per this Agreement provided earnings are paid per schedule.
- 3.7 Collateral is released to Investor upon maturity of this Project Funding Agreement, including all extensions and additions.
- 3.8 Currency of this Agreement shall be exclusively U.S. dollars unless otherwise noted in writing.

Allen

Roger Ferguson

Samuel

[Signature]

Article 4. EARNINGS

Earnings are a determination of hypothecation of collateral and returns available by the trading, which is conducted under the auspices of a duly licensed entity and under established regulatory authority. It is understood by the parties that there is no guarantee of earnings. Earnings are issued in two categories: 1) Investor, and 2) FRB and Bank Indonesia earnings are monies which may be retained by the parties to this agreement, their associates, representatives, intermediaries and partners. Project funding is monies allocated for humanitarian, non-profit, or business enhancement per Article 1.2.2.

The division of total net earnings from trading is Sixty (60%) percent to Investor Earnings and Forty (40%) percent to Project Funding. The division of Investor Earnings shall be:

INVESTOR	:	sixty (60%) percent
FRB	:	twenty (20%) percent
Bank Indonesia	:	twenty (20%) percent

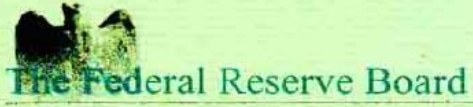


EXHIBIT I
To
Project Funding Agreement
BANK COORDINATES
(FOR PROFIT PAYMENT)

Account Name :
Transaction Code :
Account Number :
Account Officer :
Branch Address :
Telephone Number :
Telefacsimile Number :
Telex :
SWIFT Code :
Bank Officer(s) :



P. 7

Total Investor earnings paid to Investor for any single quarterly period shall not exceed One Hundred Fifty Five (155%) percent or equivalent USD 775 Billion of the credit line obtained from hypothecation of the Capital. Therefore annual income of investor would be Six Hundred Twenty (620%) percent or equivalent USD 3,100 Billion.

In addition investor will earn One (1%) percent of the capital equivalent to USD 5 Billion. This earning only when FRB received confirmation of R.I. Government Bond (s) through EURO-CLEAR. And the payment of this earning agreed to be paid:

1. USD 4,500 Million payable by US Treasury Check.
2. USD 500 Million will be transfer direct to Mr. Yohannes Riyadi account with Development Bank of Singapore, Singapore (detail on bank coordinate for profit payments).

It is understood by the parties to this Agreement that Earnings are strictly regulated and subject to approval by FRB nominated financial institutions. The parties hereto, their associates, partners, and representatives agree to be bound by such bank approval and authority.

Investor shall pay a sum of money from total of his earning to project funding shall be applied to humanitarian, non-profit or business enhancement project. The parties hereto agree to be bound by the laws and regulation governing such projects as issued by the U.S. Internal Revenue Service (IRS), U.S. Treasury Department, U.K. Inland Revenue Service and acts of Congress governing the Federal Reserve and the International Monetary Fund (IMF).

Article 5. NOTICE

Any notice to be given hereunder by either party to the other shall be in writing, and delivered by (i) courier, (ii) certified mail, (iii) telefacsimile or (iv) e-mail, to the street or telecommunications address of the counter-party as recorded herein. The parties agree that proven communicated telefacsimile / electronic copies are legally acceptable and binding as original documents.

Article 6. MODIFICATIONS

Any modification of this Agreement shall be made in writing and executed by both parties as a condition precedent to implementation of such modification.

Article 7. TAXES & INSTITUTIONAL COSTS

Each of the parties, individually and separately, accepts liability for such taxes, imposts, levies, duties, charges and institutional costs as may be applicable in execution of their respective roles.

Article 8. COMMISSIONS & FEES

Each of the parties shall be responsible only for those fees and commissions as they have agreed in writing and agree to indemnify and hold their counter-party in this Agreement harmless against any claim, demand or expense originated by any third party.



Article 9. ARBITRATION

Any dispute arising is agreed to be settled in amicable manner where possible. Failing amicable settlement, the parties agree to submit any unresolved issue to arbitration under the International Chamber of Commerce "Rules for Conciliation and Arbitration" then in force. All arbitration proceedings shall be held in London, England, United Kingdom. Judgment upon any award may be entered in any Court having jurisdiction. The losing party shall be responsible for the reasonable attorney fees and costs related to Arbitration and enforcement of judgment.

Article 10. FORCE AND EFFECT

This Agreement remains in full force and effect until completion of all transactions contemplated during the term hereof and is binding upon the parties, their heirs, successors and assigns.

Article 11. UNAUTHORIZED COMMUNICATIONS

Except with prior written consent, there shall be no communication made to the banks representing either party to this Agreement. Any unauthorized communication shall be cause for the counter-party to unilaterally terminate this agreement.

Article 12. FULL UNDERSTANDING

This Project Funding Agreement, when executed and delivered represents between the parties and supersedes all prior understandings, whether verbal or written. All statements and representations are made with full governmental and legal responsibility, under penalty of perjury. The parties hereto agree to exercise best efforts in the completion of the transaction, which constitutes the total obligations under which this agreement is assumed.

Article 13. EXCLUSIVITY

The parties hereto agree that FRB shall be granted exclusive right and privilege of representation of the assets underlying this agreement for a period of thirty (30) banking days commencing with EURO-CLEAR authentication of the Investment Capital. If collateral has not been successfully hypothecated and funds reserved for trading by the end of this term of exclusivity, INVESTOR may exercise their right to withdraw from this agreement without liability, lien or offset of any kind against the asset underlying this agreement.

Article 14. EXECUTION OF AGREEMENT

Each of the parties hereto represents that it is fully empowered, legally qualified and duly authorized by resolution of nominated authorities of their respective entities to enter into, execute and deliver this Agreement and to be bound by its terms and conditions. Each page of this Agreement shall, where indicated, bear the signature or initials of INVESTOR and FRB.

It is specifically agreed by the parties hereto, that this Agreement shall become NULL and VOID where INVESTOR fails to reserve collateral or if collateral cannot be authenticated per Article 3 herein.

Allen

Roger Ferguson

Samuel

[Signature]



The Federal Reserve Board

P. 9

EXHIBIT II
To
Project Funding Agreement

Bank Proof of Funds

[PLEASE ATTACHE COPIES OF
REPUBLIC OF INDONESIA GOVERNMENT BOND (S)]



The Federal Reserve Board

P. 10

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date first hereinbefore written.

INVESTOR:

FRB:

SIGNATURE OF INVESTOR
Yohannes Riyadi

FEDERAL RESERVE BANK
Allan Greenspan
Chairman

Roger W. Ferguson Jr.
Vice Chairman

WITNESS FOR INVESTOR

Name: Bank Indonesia

1. Syahril Sabirin
Governor

2. Anwar Nasution
Deputy Governor

WITNESS FOR FRB

Name: International Monetary Fund

1. Yusuke Horiguchi
Director A/P

2. Timothy F. Geitner
Director A/P

ACKNOWLEDGE BY:

1. Boediyono
Minister of Finance
Republic of Indonesia

2. Paul H. O'Neill
Secretary of Treasury
United States of America



United States Treasury

N 212,752,719

04 15 13 13 NEW YORK, NY
182-66- 11 6 P

Cheque No
2122 21025150

AMOUNT US\$500,000,000.00

IN WORDS: US DOLLARS FIVE HUNDRED MILLION

**PAY TO
THE ORDER OF**

MR. YOHANNES RIYADI

FEDERAL RESERVE BANK OF NEW YORK

VALID AFTER GOOD VALUE

**VALUE DATE
APRIL 15, 2013**



"041513" :0000002122: 21025150:" 041523 /0500000000/

New agreement signed 4th of March 2013 is a continuation of the first agreement signed in 2003.

This agreement is fully acknowledge by the President and US Treasury. This is after our letter to the President.



The Federal Reserve Board

Agreement no: FRB-NY 2013 03.04-1689888DE

P. 1

PROJECT FUNDING & CO-OPERATION AGREEMENT

STRICTLY PRIVATE AND CONFIDENTIAL NOT AVAILABLE TO THE PUBLIC

Agreement number : FRB-NY 2013 03.04-1689888DE
 Investor Code : YR21804
 Security Code : 301881.BIR.25
 ID Number : YR-FED 283907-03-9237 2013

This AGREEMENT, entered this 4th day of March 2013, by and between:

Name : Yohannes RIYADI
 Address : Perumahan Bogor Lake Side, Block D2/N2 Bogor
 Republic of Indonesia
 R.I. passport number A 1024348

Authorized Signatory : Yohannes RIYADI
 Hereinafter referred to as BENEFICIARY

AND

Name : Federal Reserve Bank
 Address : 33 Liberty Street (Federal Reserve P.O. Station)
 New York, New York 10045, USA

Authorized Signatory : Mr. Ben S. Bernanke (Chairman)
 Ms. Janet Louise Yellen (Vice Chairman)
 Hereinafter referred to as FRB

This Agreement is made in continuation of project funding agreement no. FRB-NY 2013 03.04-1689888DE. Refers to the participation in a Project Funding Program via U.S. Treasury Checks in a total amount of 25000 Trillion USD. Parties do agree as follows:



Agreement no: FRB-NY 2013 03.04-1689888DE

P.2

Article 1: INSTRUMENT

The beneficiary will receive as an outcome payment from the above mentioned agreement US Treasury Checks with a total amount of USD 25000 Trillion for investment purposes. In total 50000000 Treasury Checks shall be issued, from number 2122 10566060 up to 2122 60566059 each check shall amount to USD 500 Million. The last valid date for the actual cashing of the checks shall be March 4, 2028.

[Signature]

Article 2: LIST OF ASSETS

NUMBER	ISSUE DATE	LAST VALID DATE	AMOUNT
<i>B. S. Benmouh</i> 2122 10566060	March 4, 2013	March 4, 2028	<i>Janet L. Yellin</i> US\$ 500 Million
Up to			
2122 60566059	same	same	same

Article 3: VERIFICATION PROCEDURE

[Signature]

After receipt of the checks into the beneficiary's designated bank account, the Beneficiary is full authorized to negotiate the cashing of the mentioned assets with various banks at his discretion.

Upon receipt of the corresponding funds of each and every check, the funds receiving bank in, shall be instructed to transfer 20% of the face value of the check to an account, designated by the beneficiary, prior to any placement.

Particular instructions shall be given hereto by the latter.

[Signature]

[Signature]

Article 4: EARNINGS

The balance of the funds (80 % of face value) shall thereafter be placed into various Bank secured private placement capital enhancement strategies at beneficiaries choice. The outcome of such placement will be divided as follows :

- 100 % of the net invested amount will be paid to FRB
- The balance shall remain the property of the beneficiary, Mr. Yohannes Riyadi.

[Signature]



Agreement no: FRB-NY 2013 03.04-1689888DE

P.3

Article 5. NOTICE

Any notice to be given hereunder by either party to the other shall be in writing, and delivered by (1) courier, (2) certified mail, (3) telefacsimile.

(4) e-mail, to the street or telecommunications address of the counter party as recorded herein. The parties agree that proven communicated facsimile/electronic copies are legally acceptable and binding as original documents. FRB will appoint 2 FRB officer's designated to co-ordinate any and all aspect of this transaction.

Article 6. MODIFICATIONS

Any modification of this Agreement shall be made in writing and executed by both parties as a condition prior to implementation of the modification.

Article 7. TAXES & INSTITUTIONAL COSTS

Each of the parties, individually and separately, accepts liability for such taxes, imposts, levies, duties, charges and institutional costs as may be applicable in execution of their respective roles.

Article 8. COMMISSIONS & FEES

Each of the parties shall be responsible only for those fees or commissions as they have agreed in writing and agree to indemnify and hold their counterparty in this Agreement harmless against any claim demand or expense originated by any party.

Article 9. ARBITRATION

Any dispute arising is agreed to be settled in an amicable manner where possible. Failing amicably settlement the parties agree to submit any unresolved issue to arbitration under the International Chamber of Commerce "Rules for Conciliation and Arbitration" then in force. All arbitration proceedings shall be held in London, England, United Kingdom. Judgment upon any award may be entered in any Court having jurisdiction. The losing party shall be responsible for the reasonable attorney fees and costs related to the Arbitration and enforcement of judgment.



Agreement no: FRB-NY 2013 03.04-1689888DE

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Article 10. FORCE AND EFFECT

This Agreement remains in full force and effect upon completion of all transactions contemplated during the term hereof and is binding upon the parties, their heirs, successors and assigns.

Article 11. UNAUTHORIZED COMMUNICATIONS

Except with prior written consent there shall be no communication made to the banks representing either party to this Agreement. Any unauthorized communication or release of unauthorized copies of related documents any cause the immediate termination of this Agreement.

Article 12. FULL UNDERSTANDING

This Project Funding Agreement, when executed and delivered represents between the parties the final Agreement which supersedes all prior understandings whether verbal or written. All statements and representations are made with full governmental and legal responsibility, under penalty of perjury. The parties hereto agree to exercise best efforts in the completion of the transaction, which constitutes the total obligations under which this Agreement assumed.

Article 13. EXCLUSIVITY

The parties hereto agree that Federal Reserve Bank shall be granted exclusivity Rights and privilege of representation in issuance of US Treasury Checks for collateral to be hypothecated at investment banking from this Agreement without liability lien or effect of any kind against the assets underlying this Agreement

Article 14. EXECUTION OF AGREEMENT

Each of the parties hereto represents that it is fully empowered, legally qualified and duly authorized by resolution of nominated authorities of their respective entities to enter into, execute and deliver this Agreement and to be bound by it's terms and conditions.



Agreement no: FRB-NY 2013 03.04-1689888DE

P.5

IN WITNESS WHEREOF, the parties hereto have executed this Agreement on the date first hereinbefore written.

Signature of Beneficiary

Signature of FRB

Yohannes Riyadi



Ben S. Bernanke
Chairman



Janet Louise Yellen
Vice Chairman

ACKNOWLEDGE BY:



Barack Obama
President of the United States





Joe Biden
Vice President of the United States



Jacob J. Lew
Secretary of the Treasury
United States of America



Neal S. Wolin
Deputy Secretary of the Treasury



Before we take you to the key and real case of trusting [Yohannes Riyadi \(YR\)](#), who has been deceived and betrayed for decades by the Washington and New York Zionist Cabal, each time he has tried from his heart to found Hospitals, Medical Centers, and make a real contribution to humanity and mankind, his US Treasury Check Fed account has been denied. Yet we had confirmed it as real. His is the largest US FRB-NY (Federal Reserve Bank of New York) and US Treasury / Agency scam on the planet and he is the innocent victim. As are many more. Such vast amounts have been plundered and wasted, so much as could regenerate the Global economies, and fund the long awaited nations currency RVs (Revaluations). The Travesty of Justice, that is the FRB-NY and HS (Homeland Security), has a lot to answer for. This truth can set America and the [Elders](#) free. Truth the world needs. It's time now for a Free Democratic world. No more of their Banking Shylocks.

Now, at last following a trusted, highly reputable law office from a recognised sovereign nation is performing the Herculean task and endeavours to progress his long deserving case, China is coming on board via Beijing. Truth will be verified. His Ancestral case and history has been checked and also verified, as we also did, to determine that YR has a truthful and bona fide case. One of so many more unfortunate trusting US Hegemony victims. Like the other 4,500+ looted Elders accounts, all are victims. All trusted the US, and all paid. Ask the Native Americans about Hegemony?

Value Of Title
\$25,000,000,000,000,000.00 USD

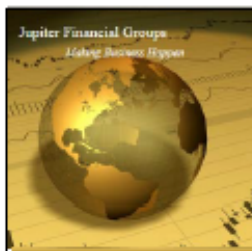
\$25,000,000,000,000,000.00 USD (25 Trillion Dollars) - See details below

List of Treasury Checks

<i>Federal Reserve Checks</i>		Issued Date	Face Value	Value Date	Placement
2122	10566060	2013	\$500 M	2028	BTB LLC ST
2122	10566061	2013	\$500 M	2028	BTB LLC ST
2122	10566062	2013	\$500 M	2028	
2122	10566063	2013	\$500 M	2028	
2122	10566064	2013	\$500 M	2028	
2122	10566065	2013	\$500 M	2028	
2122	10566066	2013	\$500 M	2028	
2122	10566067	2013	\$500 M	2028	
2122	10566068	2013	\$500 M	2028	
2122	10566069	2013	\$500 M	2028	
2122	10566070	2013	\$500 M	2028	
2122	10566071	2013	\$500 M	2028	
2122	10566072	2013	\$500 M	2028	
2122	10566073	2013	\$500 M	2028	
2122	10566074	2013	\$500 M	2028	
2122	10566075	2013	\$500 M	2028	
2122	10566076	2013	\$500 M	2028	
2122	10566077	2013	\$500 M	2028	
2122	10566078	2013	\$500 M	2028	
2122	10566079	2013	\$500 M	2028	
2122	10566080	2013	\$500 M	2028	
2122	10566081	2013	\$500 M	2028	
2122	10566082	2013	\$500 M	2028	
2122	10566083	2013	\$500 M	2028	
2122	10566084	2013	\$500 M	2028	
2122	10566085	2013	\$500 M	2028	
2122	10566086	2013	\$500 M	2028	
2122	10566087	2013	\$500 M	2028	
2122	10566088	2013	\$500 M	2028	
2122	10566089	2013	\$500 M	2028	
2122	10566090	2013	\$500 M	2028	
2122	10566091	2013	\$500 M	2028	
2122	10566092	2013	\$500 M	2028	
2122	10566093	2013	\$500 M	2028	
2122	10566094	2013	\$500 M	2028	
2122	10566095	2013	\$500 M	2028	
2122	10566096	2013	\$500 M	2028	
2122	10566097	2013	\$500 M	2028	
2122	10566098	2013	\$500 M	2028	
2122	10566099	2013	\$500 M	2028	
2122	10566100	2013	\$500 M	2028	
2122	10566101	2013	\$500 M	2028	
2122	10566102	2013	\$500 M	2028	

to

2122	60566059	2013	\$500M	2028	
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Office of the Chairman:

John W. Bush

870-323-0094

WEBSITE: JFGGROUPS.COM

December 14, 2016

Honorable Donald Trump
President Elect of the United States of America
1600 Pennsylvania Avenue NW
Washington, DC 20500

Re: Rebuilding America

Dear President Elect Trump:

May this letter find you and your family in good health. After fifteen years and two Presidents later, I believe God's hand has moved in place a great warrior in the White House to lead our Nation.

I have one simple goal that clearly aligns with yours "Make America Great". I will not waste time, but you will find our group has attempted to help America since 911 and have provided funds in the Trillions to the other administrations.

I believe the business plan (America Standing Together) was given to me by the Lord days after 911. It is a way to put millions of people back to work immediately, plus it rebuilds the theme of "Making America Great" at the grassroots level. People are what make this Nation great, America Standing Together provides the capital at the lowest level possible to create jobs.

The America Standing Together model is simply leveraging strong business leaders that are already in place in every city in America to establish a Limited Liability Partnership that would start rebuilding their city, help the city activate their redevelopment plans, rebuild HUD homes, establish new business, put our Veterans to work and much more as shown in the attached model diagram. Our goal would

be to fully eradicate unemployment within 18 months in every city we establish an America Standing Together charter.

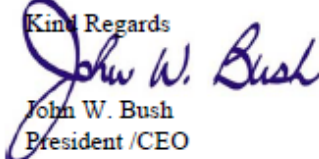
To get a quick start, we would partner with the RC&D councils (part of the USDA) of America and establish 400 plus offices with strong proven volunteers in place today. These volunteers have done a great job in the past with little or no funding. Our group will provide \$10 million per office under a new 501 c 3 to provide these funds and let them take the lead in each local area.

Once your office has properly vetted my credentials, I can only offer myself and my resources to support your administration in rebuilding this Nation. My commitment to your administration is to provide hopefully \$1.6 Trillion dollars to make our Nation great again and more if required, utilizing the model we have for America Standing Together with a little help.

We stand ready to coordinate the detail planning and to implement a plan at your discretion. In conclusion, I wish to thank you for your consideration in this matter and will eagerly await your earliest reply. My direct mobile number is 870-323-0094.

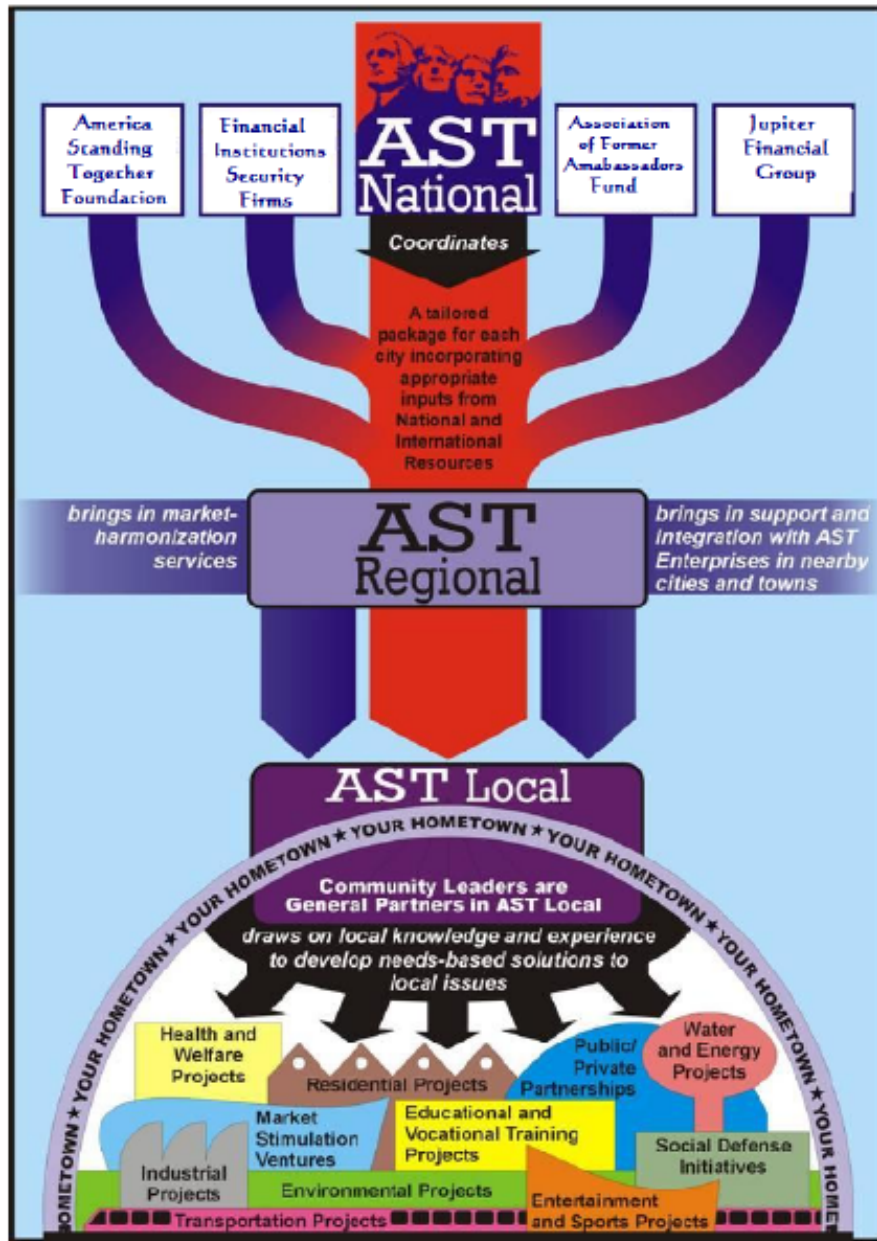
You have started the movement; Make America Great again. Let us return to the true republic and the constitution our forefather under God's hand blessed this Nation with as the HOPE of the world.

Kind Regards



John W. Bush
President /CEO

Attached: AST Diagram





YOHANNES RIYADI

Date : January 26, 2018

Re: My Heritage Funds held in Trust and the Ethos of my Intent.

Unfortunately, and sadly, the AU ancestral assets I am the verified true and lawful Custodial Beneficiary of, have been entered into US Federal Reserve and US Treasury contracts on so many occasions, which has resulted not only in vast Capital Wealth earned and now ever compounding, but none of the contractual agreements in respect to my position have been met or paid to me as contractually agreed, funds lawfully contracted and committed to be paid to me, have not been released, but diverted instead.

I have been falsely and unfairly judged by others who have no direct knowledge of me or relationships with me, to be party to issues I have neither knowledge of, nor have condoned.

It has only ever been my intent and wish, to have my contractually agreed wealth lawfully earned, to be used to help develop a sound economic infrastructure in my own nation and others.

To help reduce Global suffering with my funds. To help establish Beneficial Trusts with nations in need.

I have tried to assist fund Hospitals to help so many suffering people, but the funds directed for release against my own account, have then been denied for release. I do try to help save and enhance lives. I try to endow causes in such need. Always - Denied.

Yet others have constant access to the immeasurable wealth created against my assets, free to spend by them, yet denying me use of the vast funds accrued against my own asset base.

Why?

Look at the base it has now grown to, yet I have been paid nothing. Where has it all gone to? Who has accrued such vast use, and for what?

I have, sadly, been an innocent victim of such Hegemony for decades.

Yet always they seek to renew my contracts, for their benefits. Where is mine?

When will clearly established funds due to me be paid for my use? Now other major nations, conversant with the truth of my Ancestral heritage, are seeking to negotiate alternative use and to work as intended.

My funds need to feed NEED, not GREED, to help Humanity, to found and fund good. Money working for the people, ecology and nature. Enhancing lives and education. Helping nations. Yet instead, others contract in trust, then help only themselves.

My funds and accounts are signed off as contracts by Presidents, but remittances due to me deferred. Why? My intent has only ever been to assist so many in need, as our Elders aspirational wishes. With the guidance and assistance of my own Trustees, we are now seeking alternative, equitable and moral solutions. **Justice and truth.**

For and on behalf of

Mr. Yohannes Riyadi

Indonesia Office :
Address : Danau Bogor Raya Block D2/02, Telp. : 62-251 323 424, Fax. : 62-251 323 425, 62-21 63873015
Mobile : 62- 855 1183 888, 62 - 855 1183 777, E-mail : yohannesriyadi@yahoo.com
Switzerland Office :
Tobelhofstrasse 348, 8044 Goekhausen, Switzerland
Mobile : 62-855 1110499, Telp./Fax.: 411-8223746

BANK INDONESIA

Jl. MH. Thamrin No. 2 Jakarta - Indonesia
 PHONE : (62-21) 2310847-23104088-3818162-3818163
 FAX : (62-21) 2311251
 TELEX : 4427444178-4427444164
 S.W.I.F.T : INDO IDJA



Date: July 7, 2008
 Ref.: BI-SIR/04728/07

IN STRICT CONFIDENCE AND NOT FOR PUBLIC DISCLOSURE

Ref: Mr. Yohannes Riyadi

Mr. Yohannes Riyadi, bearer of Indonesia Passport Number: P 437061, is a long standing and valued client of our bank and holds accounts of significance here with substantial amount of Gold deposits.

Furthermore, our bank facilitates a Private Investment Platform with the US Treasury and Federal Reserve Bank, New York of which he is a nominated Beneficiary via US Treasury Cheques and Safekeeping Receipts for use in appropriate, approved investments.

Brief History of the Funds

Herein described is how these Funds are earned:
 Investment with the Federal Reserve Bank, as per;
 FED CONTRACT#: FRB-NY-2003 03 4476531 NA
 Outcome of Investments paid in United States Treasury Checks.

For and on behalf of
 Bank Indonesia
 Jakarta-Indonesia


Boediono
 Governor



We filed a amendment to the 2014 filing to protect our clients interest and ours, since our Client have also been stonewalled by the Federal Reserve. We have lien and requested to move to the United States Treasury, unincorporated , living law firm and credit to our client.



442796

2018 Sep 30 AM07:09

UCC FINANCING STATEMENT AMENDMENT

FOLLOW INSTRUCTIONS (front and back) CAREFULLY

<p>A. NAME & PHONE OF CONTACT AT FILER (optional) John W. Bush</p>
<p>B. SEND ACKNOWLEDGMENT TO: (Name and Address)</p> <p>Jupiter Financial Group 1112 Links Circle Dr, Apartment 10 Jeneshoro, AR 72404, USA</p>

THE ABOVE SPACE IS FOR FILING OFFICE USE ONLY

1a. INITIAL FINANCING STATEMENT FILE # 201409248372256 Filed date: 24-SEP-14

1b. This FINANCING STATEMENT AMENDMENT is to be Rec (for record) [or recorded] in the REAL ESTATE RECORDS

2. **TERMINATION:** Effectiveness of the Financing Statement identified above is terminated with respect to security interest(s) of the Secured Party authorizing this Termination Statement.

3. **CONTINUATION:** Effectiveness of the Financing Statement identified above with respect to security interest(s) of the Secured Party authorizing this Continuation Statement is continued for the additional period provided by applicable law.

4. **ASSIGNMENT (full or partial):** Give name of assignee in item 7a or 7b and address of assignee in item 7c and also give name of assignor in item 9.

5. **AMENDMENT (PARTY INFORMATION):** This Amendment affects Debtor or Secured Party of record. Check only one of these two boxes. Also check one of the following three boxes and provide appropriate information in items 6 and/or 7.

CHANGE name and/or address: Give current record name in item 6a or 6b; also give new name (if name changed) in item 7a or 7b and/or new address (if address changed) in item 7c. **DELETE name:** Give record name to be deleted in item 6a or 6b. **ADD name:** Complete item 7a or 7b, and also item 7c, also complete items 7d-7g (if applicable).

6. **CURRENT RECORD INFORMATION:**

6a. ORGANIZATION'S NAME: **The United States of America (Unincorporated)**

OR

6b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
----------------------------	------------	-------------	--------

7. **CHANGED (NEW) OR ADDED INFORMATION:**

7a. ORGANIZATION'S NAME

OR

7b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
----------------------------	------------	-------------	--------

7c. MAILING ADDRESS

CITY	STATE	POSTAL CODE	COUNTRY
------	-------	-------------	---------

7d. **SEE INSTRUCTIONS**

ADDL INFO RE ORGANIZATION DEBTOR	7e. TYPE OF ORGANIZATION	7f. JURISDICTION OF ORGANIZATION	7g. ORGANIZATIONAL ID #, if any
----------------------------------	--------------------------	----------------------------------	---------------------------------

NONE

8. **AMENDMENT (COLLATERAL CHANGE):** check only one box.

Describe collateral deleted or added, or give entire restated collateral description, or describe collateral assigned.

United States Treasury Checks 2122 106224504 to 2122 10626503 from agreement FRB-NY-2803 83 18-4476531NA further backed by Republic of Indonesia Government Bond starting number of RI0-0805091 issued February 26, 2003 and all additional agreements from this original agreement up to and including agreement FRN-NY 2013 03-04-168988DE United States Treasury Checks 2122 10566059 up to 2122 60566059 (last value date March 4, 2028) and all additional bonds from the date.

Shall be returned to The Treasury of The United States of America and held with the Living Law Firm, with further credit to Jupiter Financial Group on behalf of their client Yohannes Riyadi.

9. **NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AMENDMENT** (name of assignor, if this is an Assignment). If this is an Amendment authorized by a Debtor which adds collateral or adds the authorizing Debtor, or if this is a Termination authorized by a Debtor, check here and enter name of DEBTOR authorizing this Amendment.

9a. ORGANIZATION'S NAME: **JUPITER FINANCIAL GROUP**

OR

9b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
----------------------------	------------	-------------	--------

10. **OPTIONAL FILER REFERENCE DATA**

Payment Bond: issued protects all people against the fraudulent acts committed by the Bank, Govern-

