



via: RE 162 265 164 US

Mr. Laurence Fink, CEO
BlackRock, Inc.
40 East 52nd Street
New York, NY 10022

3 April 2020

Agent
THE CORPORATION TRUST COMPANY
CORPORATION TRUST CENTER
1209 Orange Street
Wilmington, Delaware (DE) 19801

Dear Mr. Fink - F1:

We would like to ask you --- if someone told a Great Big Fat Lie about Larry Fink, who would be responsible for it? You or the Liar?

We believe that everyone present here knows the answer. The Liar would be responsible for the lie and everything resulting from it.

Read that: take your grievances to the Pope, the Queen and the Lord Mayor. Don't presume upon or address the victims of this farce as if they are responsible for the lies told to them or about them.

What if, as is usually the case, you didn't hear the lie, because it was told behind your back? What if you didn't hear about it for twenty years? Thirty? Would the time even matter? You can't rebut something until you hear about it, can you?

No, you can't respond to and rebut a lie that has been told about you, until you hear the Whopper.

We, the actual government, were not told about these Whoppers being spread by our Trustees acting in Breach of Trust. Indeed, it was all kept very secret from us, and we have reacted with as much alacrity as possible to rebut all the adhesion contracts, false registrations, impersonation and identity theft and credit theft that has gone on here.

Your clients and their Principals have been fully and freely advised and now, so are you.

You recently sent out a letter describing us, Americans, as "shareholders" and inviting individual people to participate as shareholders --- the problem, Mr. Fink, is that we aren't shareholders.

That presumption is part of the Big Lie that has been told about us, and part of the excuse that has been used to practice fraud and genocide and human trafficking and no end of other criminality against us.

We are, instead, the Issuers of all the corporate charters, including your BlackRock, Inc. and affiliates charters.

You may not have been aware of this when BlackRock's parent companies were formed, but facts are facts. All powers delegated in international and global jurisdictions are delegated through The United States of America [Unincorporated] and all Territorial State of State records and registrations and legislative acts are subject to us and to our member States.

As I explained yesterday, using Delaware as the ripe example --- "Delaware Corporations" are not really "Delaware Corporations". They are either: (1) State of Delaware Corporations, in which case they accrue as part of our "Territories and Possessions", or (2) they are corporations sheltered in the Delaware State [Trust] which contains properties that belong directly to Delaware, the actual State.

It has been some years since a properly constituted State Assembly has met in Delaware, meaning that properly declared State Citizens of Delaware have convened their Assembly to conduct business for Delaware-- but the Delaware Assembly is now in session, which means that the Delaware State [Trust] is accepted, acknowledged, and for purposes of the State, automatically liquidated and dissolved by Operation of Law.

You will be receiving a letter from the Delaware Assembly Coordinator in a few days further detailing the legal and lawful necessity of communicating directly with the Delaware Assembly, which is a constitutional body politic, and with The United States of America which represents the Federation of the States operated by the properly constituted State Assemblies.

These body politics are not to be confused with State of State Assemblies composed of U.S. Citizens or Municipal citizens of the United States, who may be considered individual shareholders and franchisees of the bankrupted US. Inc. and USA, Inc. corporations, and may also be misidentified as chattel assets held under bond by your corporation.

Please be advised that our country does not practice securitization of human flesh, slavery, or human bondage. Likewise, we do not permit human trafficking, press-ganging, kidnapping, unlawful conversion of assets, racketeering, unconscionable contracting processes, unilateral contracting processes, impersonation, trespass on private property, trespass on public property, breach of trust, conspiracy against the Federal Constitutions, or any form of inland piracy or pretense under color of law.

All the above is against our Public Law and this is your Notice of the facts and liabilities of conducting business on our shores. False or misleading statements and assumptions or omissions seeking to entrap individuals into making erroneous contracts or trying to get them to accept foreign offices of personhood, and thereby induce them -- without full disclosure -- to accept foreign emoluments and citizenship obligations is a crime.

Your assumption that our people are "shareholders" and therefore franchisees and chattel backing the corporations now under your asset management --- we are speaking now of the Federal Reserve and IMF -- is improper, and could be taken as violation of the above understandings and stipulations owed to The Law of the Land and everyone standing under it.

This is Warning and Public Notice of Liability.

You may be prosecuted under the Public Law and your corporations may be liquidated if you continue to make such assumptions and undisclosed offers of determination.

No American who innocently accepts your offer to consider them "shareholders" when in fact they are the Holders in Due Course of the National Trust and the Issuers of your corporate charters and the charters of your clients, will be held in any way accountable.

You are on the land now, and under the rules of land jurisdiction contracts.

No contract is valid unless it is in like-kind, achieves a meeting of the minds, is fully consensual, fully disclosed, equitable in nature, formed with equitable consideration, and executed in wet-ink.

Without full, complete, accurate disclosure being made to your prospects regarding the true nature of the circumstance, the effect of allowing themselves to be considered "shareholders", and the resulting presumptive change of their political status and its effects, too, as well as full disclosure of the nature and the value of what they are in fact owed as Americans and as Issuers --- starting with the \$15 trillion dollar National Credit and the return of all gold and land patents and other assets that have been confiscated or purloined and removed from our shores and their interest in all the corporations formed under their auspices ---no contract you propose will be due any honor.



Anna Maria Riezinger

Fiduciary

The United States of America