Synopsis of Situation - To Whom it May Concern, or To Those it May Tend to Incriminate, If the Shoe Fits Wear it.

By Anna Von Reitz

Gentlemen:
In the interest of expediting mutual understanding I have organized the key information:
1. The "United States" that has been causing all the trouble is only "the territories and District of Columbia". Those "United States" known as the United States of America (Minor) have committed fraud against these United States (Major) and the entire rest of the world.

2. As a result, the United States Major has still not come to the table with regard to the eminent changes in the financial system.

3. The United States Major issued new Sovereign Letters Patent in November 2015 and appointed new Federal representatives. Mr. Jacob Rothschild representing the UN Corporation and Pope Francis as Trustee have both been notified that THE UNITED STATES OF AMERICA, INC. has no contract, is acting on a for hire basis only, and is obligated to honor the terms and conditions of the actual Constitution while doing so.

4. The High Contracting Powers have similarly been informed that none of the ESTATE trusts named after living Americans and created by the UNITED STATES, INC. for its own benefit are contractually valid. These private contracts have been created and secured under conditions of nondisclosure and semantic deceit.

5. The High Contracting Powers have also been informed that we have acted as the lawful Beneficiaries and Priority Creditors and have authorized the discharge of the "National Debt" owed by the UNITED STATES, INC. against our already accrued "National Credit" so as to put an end to all pretense of conflict with or valid commercial claim against the American People and their actual property assets.
6. The position of the United States Major is one of guarded optimism. Having clearly defined the problem of fraud and misrepresentation by the United States of America Minor, it is now possible to overcome it. That said, we agree that gold has always been the international medium of exchange in modern times and we understand that other nations may desire or require gold in payment for goods and services. We agree that at least for the time being a precious-metals standard may serve to restore a degree of honesty and stability to international markets and that new and stringent bank regulatory mechanisms are sorely needed to prevent speculation, insurance scams, commodity rigging and a host of other evils.

7. We draw everyone’s attention to the fact that the United States Major’s lawful money is and has always been the United States Silver Dollar. We see no reason why our currency would be in any way incompatible with the proposed international return to a precious-metals-based system.

8. We welcome the understanding and the assistance of the international community as we put our house in order and point out that as we have authorized our Trustees to settle all the debts of the UNITED STATES, INC. there can be no complaints or accusations held against the American People nor any continuing claims against their assets based on the fraudulent misrepresentations of the United States of America, Minor.

9. What remains to be resolved is an arbitration process by which the United States Major is credited back costs which we have incurred by covering the UNITED STATES, INC. debts and which were never agreed to by any fiduciary deputies of ours.

10. We trust that the banks are well aware of where the accounts actually stand, the fraud that has been committed against the United States Major, and their own fiduciary culpability. A prompt and just settlement of these issues is in the best interests of the entire planet and we stand ready to do our part. We hope this synopsis of the situation clarifies it for everyone concerned.

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