Declaration of State's for prosecute European politicians and terrorist groups for their political crimes

27.03.2017 Europe, Vienna

European crimes, such as crimes with responsibility worst acts of human history, crimes preeminent criminal acts after the Second World War, conscious and in his own choice of a criminal entity systematic genocide carried out against 15 million people each year, in the sum from 1998 to the year current days (2017 = 350 000 000 dead people), supporting fascist national reality show as an act of expressing threats First Global War against the whole world, the establishment of public crimes of slavery, tyranny, terrorism, apartheid, blocking political rights and monopoly and occupation against foreign states, support for the growth of terrorism at the International level and major damage to the rights of all countries in the world, and full of destabilization and alkalinity justice in world politics, the implementation of many of the worst crimes of humanity and violations of the principles of International rules and guiding principles of the UN Charter.

Crimes without the possibility of forgiveness today, and also the next generations crimes that reach the worst level against humanity and their own legal responsibility of causing many of the world collapses in a range of global economics, politics, justice, security and justice of tribunals, and the development of civilization.

Today, years of the second Millennium, our human world experienced a worse criminal, inhumane and terrorist acts that are happening today fully publicly, at the level of public society European countries, and the crimes and acts of terrorism that extend deep into the spirit of our countries, but also hard influences and noting on each of our civilization.

Some of us, our states and peoples, often damaged catastrophes with drastic consequences of shooting down aircraft, murder civilians but also the murder of important politicians of our countries, as well as drastic discharging our civilization viruses, tornadoes, natural disasters, and creating the threat of a real act of genocide and enslavement to more than 7 000 000 people around the world.

Our common enemy, the one who has long been respected, the one who for a long time to expand crimes at the biggest disasters against the whole human world, but because he always unpunished, we let such evil grow and expand to its purpose and the ability of dominant position against us so he could continue to destroy and damage the value of the future of our peoples and states of our civilization, but also the name of our entire human world and publicly ridicule us for our stupidity of tolerance and their own mistakes which only allow the growth of threats and risks against our peoples.

So that such an error could no longer be repeated, and giving back more power to our enemies, criminals who are the enemy of all mankind, I am therefore really asking and certify that it is a duty for all of us, collectively declare the document and recognize him as valid and without any possibility to refuse such an attitude common global opposition against our killer and destroyer against those who are the bane of humanity, and they enslave our future and growth of human civilization, those who are the major destruction of our world today.

Therefore, this is your responsibility to take into account the act and thus create a common line, a series of global opposition against our enemy, we are together, we can begin the uprising of our people and achieve a real victory, a victory decided by now, each of you, and the future of your countries and the pride of your civilization, so that your country was the the winner as a force act global rebellion of the whole of humanity which owns all rights to fight for their own rights precisely the actual law in which you fight as a representation of your countries for this act and cooperation, and for such a purpose.

It's your pride, it is your responsibility to your country!

Crimes in Europe and the consequences of such criminal liability, as well as the expression of this document when communicating with European terrorist states and the European Union.

Please sign the document as a regulation establishing the international tribunal in joint international centralization, and the law of our states.

27.03.2017 Europe, Vienna

- 1. Countries that sign the document confirming the name of the state real interest in creating a cooperation which means joint security during the act of state for claim full compensation for all losses caused by criminal states and European policy.
- 2. The country's government confirms that it will cooperate to prosecute all criminals using their own state courts, and in cooperation with the rest of the court proceedings by the state courts of foreign countries who are signatories to this document together.
- 3. Government of a country that continues to confirm that in their own interest to support the establishment of the International Tribunal of the United Nations that it will investigate crimes of a terrorist partnership of Europe, and it ensures justice and international same name.
- 4. Government of a country that continues to confirm that the results of investigations and judgments of state courts will apply the sake of the names of the jurisdiction of the state and in the interest of the common international requests for confirmation from the UN International Criminal Tribunal.
- 5. Government of a country that continues to confirm that the management of state courts will control the fairness of proceedings of the International Tribunal, and will control the whole process of management, the nature of its legal responsibilities and ensure real security functions according to the obligations and legal proceedings.
- 6. Government of a country that continues to confirm that it will hold its own declaration, for the purpose of advocating justice in the circuit of the UN General Assembly, as well as for the purpose of a joint statement to all signatories of the declaration for presentation before the UN Security Council, meaning as an act of World Democracy for to create a justice with the duty of such a strategy in the UNSC importance of the UN Charter.
- 7. The country's government and further confirms that in case of irresponsible application of justice on behalf of the International Criminal Court, the national courts of the country together with foreign courts State, the justice and legal rights claimed relatedness but also to punish all acts of monopolies and irresponsibility in the UN and the ICC.
- 8. The country's government and further confirms that in the case of abuse of power on behalf of the UNSC, by the national courts of the country together with foreign courts State, the justice of the claimed rights and legal relatedness but also to punish all acts of monopolies and irresponsibility of the United Nations and the ICC, and therefore Declaration valid in accordance with a statement of the purpose of the UN Charter, to stop Member rights UNSC group for all members who applied irresponsibility, abused monopoly or have abused their own power for their own endowment or elected only by self-interest of the state, regardless of the international interests of states and system of international law.
- 9. Government of a country that continues to confirm that it will promote cooperation with the rest of the State and those abroad, to create a common strategy for the recovery of all the criminals and ensure public acts of execution, unless stated another way to issue a claimed value of the property.
- 10. Such provisions of the declaration is valid and in accordance with the principles of natural progression act of justice against the criminal group and all criminal entities.

Regulation on the establishment of the International Tribunal for the prosecution of crimes partnerships Europe

Country who sign have a Pride.						
Date of Signature	Signature, Declaration					

Number of selected signatures :					

If the governments of countries refused to accept the equivalence of the status and obligations of international law, meaning the government of the country refuse to enforce legal claim World Diamond act of international alliances, and therefore the entitlement will act as an application ID's Corporatocracy government.

Expressing the right side ID's Corporatocracy in the case of International refusal to recognize the rights of the World Diamond International Alliance in relation to the claim of sovereignty in the European territories, the autonomous act to exercise decisive for the acceptance of the claim sovereign rights on behalf of Corporatocracy

27.03.2017 Europe, Vienna

The federal government Imperium of Diamond's representing the rights which are based on the process of the legal provisions of International law, the UN Charter and the UNGA conventions that guarantee obligation of countries around the world together to ensure the act of cooperation in order to stop the right of sovereignty of all states in terrorist alliance, and thus replace their right to sovereignty in use rights acquired party Imperium of Diamond's like a legitimate claim for selection debt amounts which outstrip value economic ratifications territories, financial and material production capacity civilizations terrorist states, and therefore for this reason there is a duty application of the UN Charter, as the principles of the rights of peaceful development of the states and ensuring prevention of conflicts and disputes, the use of rights representing UNGA Convention on the rights States' economic, social and cultural rights, meaning in this claim and the size of the debt catastrophic consequences, to ensure the prevention of disasters and extinction of civilization, that it will be exercised act obligations under the UN Charter presenting duties UN Security Council decision on the designation of national sovereignty in the act of strategy for UNSC resolution defining such conditions.

In order to further the principles of the UN Charter, act as an international base of world politics, UNSC own duty, in any case, to ensure to ensure justice and also achieving a just claimed the restoration of values and rights. UNSC must not in any way impair the value of any legal entity, such as the Imperium of Diamond's rights and enforcement of European debt. Therefore, is can not select a different option than to confirm the sovereignty of the Imperium of Diamonds in the territories of the European countries, the act of the UN resolution the Security Council.

UNSC half qualify for the act of veto against this relationship. European governments surpasses terrorist crimes at the statistics of the Second World War. Therefore, there is no possibility that the European terrorist states could use their own rights policy and territorial sovereignty.

If the UNSC veto the law, then the UNSC violates the principles and reasons of the United Nations, it is a direct violation of the basic principles of the Charter of the United Nations Charter and other items.

Violation of the UN Charter and the basic principles of the United Nations, therefore, represents a violation of equal justice at the international level and the establishment of a hierarchy, after a period hieristic European governments and rogue states such levels in monopolies on international policy level, in support of the United Nations.

By this act expires stability of the legal format of the United Nations and the principles of claim UNGA convention if such a crime act will be respected UNSC ³/₄ democracy UNGA States. UNGA States has never owned competence to harm the values of another entity so UNGA States may not vote for the purpose of opposition against the sovereignty of the name of Diamond's Imperium.

UNGA own right, merely for the act of democratic elections for voting as an act of confirmation or denial of the validity of the United Nations and such rights. If confirmed, that the UN is a valid entity, then it means that too right Imperium of Diamonds are valid for eligible full sovereignty in the territories of all states in the European Partnership criminal terrorist organization. If UNGA decides that the United Nations is not a valid entity that represents the rights the UN is losing value and of the applicable claim, complete loss of validity of the entire international level. Therefore, Imperium of Diamond's losing rights act of sovereignty in the territories of the European terrorist states, but in natural interest is a right exercisable use rights Imperium of Diamonds entitlement act of sovereignty in the territories of European states according to the principles of nature policy on the aftermath of crime and thereby enable secure usage rights enforcement justice and entitled to act to open the hierarchy purpose of call rights, the existence of a terrorist entity because of its natural obligation to act to stop the crimes. In case of loss of legitimacy of the United Nations, it is not necessary to respect the rights of the state and civilization territories criminal groups. Criminal entity does not have any rights, and the government of Diamonds Imperium own any claims for the use of practices that aim to ensure the sovereignty of the territories of terrorist states, and in confirmation be ID's legal claim from time's of validity about UN law principles which confirmed right's of claim to recompensation in level of the valuable power than all European territories and values of European civilization's.

Therefore, this means that the Imperium of Diamonds own right to establish its own right to sovereignty over the territories, while also authorized to decide on the political determination of the government functions that body.

The federal government therefore Imperium of Diamonds Strategy at King directed to recognize act World Diamond International Alliance as a legally valid sovereignty over territories that are survivors of all states in the crime of terrorist states of the European Partnership. World Diamond International Alliance must be confirmed subject to the foreign countries that constitute this joint act of sovereignty in these territories in accordance with the constitution of the World

Diamond International Alliance. If the World Diamond International Alliance gets the number of members with more than three quarters of all countries in the world, then this is applied to act full claim to achieve recognition of the more important legitimacy than legal claim UNSC resolutions, if such an act and interpretation of the resolution will be in conflict with the vast majority States in the World Diamond International Alliance, and the WD used the Alliance act in the nature of the claim of the UN Charter on the rights of use claim UNGA vote majority to overthrow the legal legitimacy of the UNSC entity, and thus secure a claim which implies recognition of its own system named rezolution of UNGA.

However, if the UNGA States shall refuse their membership in the International Alliance WD, then the law of Imperium Diamonds on establishing sovereignty claim is therefore still valid and lawful permanent entitlement. Government Imperium of Diamonds and decide on the measure usage rights inherent sovereignty in the territories of terrorist states, and thus to create the sovereign rights of government to the size of Corporatocracy government, meaning the opening of entitlement to use plan law to establish a joint authority to rule over territories, the cooperation between all business entities European territories as this confirm the full force of our collective authority at the territory of terrorist states as the subject of a new government Corporatocracy.

This creates a provision in which all entities trading companies own claim to launch a joint organized cooperation for the creation of joint stability of the new government Corporatocracy. Corporatocracy government entity established for the purpose of joint sovereignty as a collaboration of all business corporations in the world, and this with an open claim to build a common centralized Corporate Markets for the joint development organizations global networks Industry and Resource To this for us, will serve as a source of common strength for to create a common system and by ensuring the stabilization of the sovereignty of the territory Corporatocracy government as an act of compensation for illegitimate sovereignty of European terrorist states.

Business corporations, firms and companies with headquarters or active business branch in the territory of all states in the terrorist partnership between the criminal alliances therefore have a duty to ensure cooperation for the establishment of a common political infrastructure and use common commercial network for the growth of our business corporations, and thus a right to suspend responsibility against terrorist cooperation with governments of countries as an act of recognition of the jurisdiction of a terrorist state, as well as an aid to stabilize teroristic occupation forces providing sovereignty terrorist entity.

Business corporations, companies and firms create their own duty to act together with coordination by the state organizations, institutions and NGOs from quite common legal order of coordination in order to stop terrorist and replacement parties, and this will be made Corporatocracy sovereignty.

Business corporations, companies and firms own the rights to launch the convert police and military forces of terrorist states, in order to establish their own armies and security forces that this will be applied for the purpose of combating terrorism.

Business corporations, companies and firms own the rights to start issuing citizenship to all applicants and current citizens of terrorist states, and thus stop their criminal responsibility for the support and recognition of a terrorist state. Corporatocracy issuing citizenship is possible only in cooperation with the departments IAIC.

Business corporations, companies and firms own obligation to contact and inform all law associations in the country and further promote communication with the Legal Profession offices and centers for the possibility of full mobilization and function organized International Advocacy Intelligence Council.

The current legal status of government Imperium of Diamonds in the conflict against terrorist states of the European governments

European governments have created well ahead of the crimes of World War II. Therefore, such a body can never be legitimized with a valid activity sovereignty. This creates a government bankruptcy, extinction and termination of validity of sovereignty in the territories.

European governments terroristically criminally terrorist purposes and cooperate with European countries, this means that European nations also have a responsibility for their act of crime against terrorism cooperation, and in recognition of their own citizenship terrorist entity as its own sovereignty. The government and the nation loses its sovereignty rights and recognition of the State in international legal scales. Partly because Territory remains valid as terra nullius.

Imperium of Diamonds is the government entity that owns entitled to recover debts from legitimate organizations that represent territories of terrorist states. Territories are not represented by any legal entity. Therefore, Imperium of Diamonds own full rights to the act of execution of criminal territories and the use of such property for the purpose of establishing his own sovereignty over the territories.

At the same time, the territories of European countries are not represented by any legal subject with valid legitimed existence. The federal government Imperium of Diamonds own right execution of values within which the debt

capacity outstrip all dimensions of economic nature territories of all states in terrorist alliance. The value of legal property rights is a much larger dimension than the GDP of a terrorist state and capacity of such a civilization.

The federal government Imperium of Diamonds is in the European territories of terrorist states, more legitimate entity and a much more responsible and legal identity in a political position. Significant political value than the legal name of the constitution of state and government, the president, government, parliament and entitled jurisdiction mention, state law and jurisdiction.

Such a right, under international law and internationally accepted political responsibility to represent the government Imperium of Diamonds, King and the government, the state of Imperium Diamonds and everyone who is in the jurisdiction of the Imperium of Diamonds.

ID's government agreement with the corporation, a partnership with the commitment and goals

The ID's Corporatocracy government

Corporations that fills the form therefore declares its own commitments to cooperation at Corporatocracy government is permit for the establishment of a new trade and political institutional entity as legal representation for the corporation, in the jurisdiction and sovereignty Corporatocracy governments, allowing the corporation to launch activities of a political, trade and development cooperation.

Every corporation that fill in the form that it obtains the right to use partner business cooperation with the rest of the corporations that are members of Corporatocracy government, and based on the purpose of creating a common market for the purpose of joint development, as two friendly partnership and nearby shops entities.

Corporations can use together a large group of partnerships Corporatocracy governments for the purpose of formation of the new association on the territory of your jurisdiction of states and thus support the possibility of cooperation in other business entities and corporations in your country.

Registration of Business Institution

Name of enti	ty:							
	nt of the entity		document	on the	contractual	provisions	of the	General
State's headq	uarters:							
Shop categor	ies:							
Contact mail	address:							
Legal Office	Mailing addres	S:						
Phones Cont	act:							
E-mail addre	ss:							
Fax:			 					

Organizing Office number:

Number of the commercial entity in the Commercial Register:

Signature of the Secretary General:

Signature ID's Office to verify facts about the legal existence of a trade association:

(No authentication is not an option activation)

Place and position:

Date, Time:

Copy of Original Contract must be registered in ID's Central Office of Government