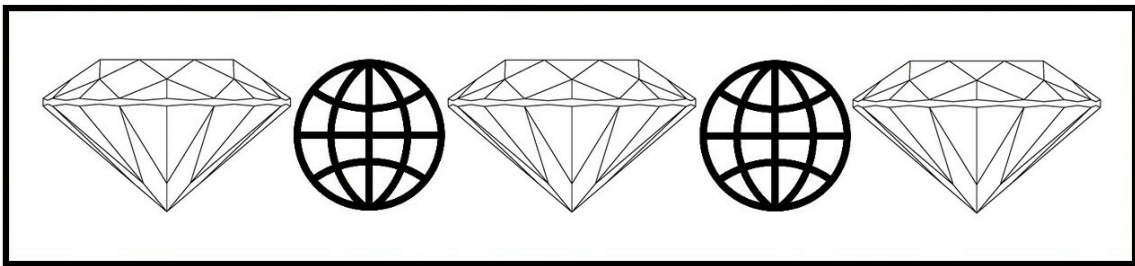


Expressing a natural political significance of PPP, as with the historical significance of the emergence of such a policy, legal forms of action and even decisive justice system of state sovereignty, self-determination and today the same validity confirmation when the logistic area of natural rights and the principles of the UN Charter and the UNGA Convention



Celebrate all, Legal Confirmation be Autonomie rezolution be Duties of The UNSC, UNGA, and all forms of function global political rights

The World Diamond International Alliance

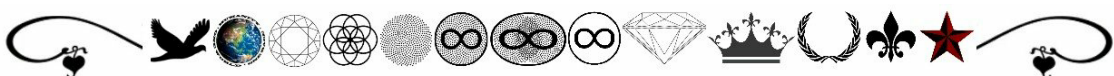
Wednesday, October 12, 2016

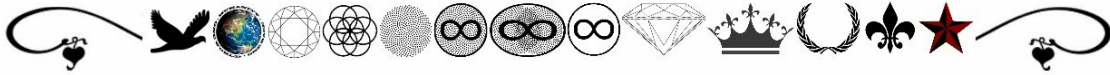
Signature of Document representation

The King Gottwald Peter



<http://www.TheImperiumofDiamondsGovernment.populiser.com>





State's economy form as a PPP, as a legal system of claim decisions on state sovereignty, self-determination, confirmed today by international law

The Parity Pay Power

Historically, periods of political systems without valid today's globalization system, but a system of political principles of PPP as naturally valid throughout the world, because of its natural effect important for existence of states and civilizations.

PPP, purchasing power parity as assessed value of GDP of gross domestic production in the capitalist market, meaning the determination of prices of civilization natural heat of passion over the foundation of the ability to use different strengths of financial currency to allow for a political way candidacy and buy state votes, meaning the state of self-determination of sovereignty, by natural factor in response to the state of democracy demands gained important when choosing a subject important to ensure the development and meanly function of civilization.

In history, there are many forms of dual modes of government. Two modes of sovereignty on the same stretch of its own territory, one country but two camps against each other. Each of the camps own naturally different values and different so the ability to gain the favor of the population from the other camp.

Government regime that is economically weak and lacked the ability to develop to the level of competition, and therefore the government was transformed to an independent cult mower, a small movement of forest unregistered population. Purchasing power parities and really decisive part of the population and the supreme destination, in particular the claim for having a territorial dimension in the form of using the parity to purchase the territory as its own power, hold own only on the business owner rights form, give rights for sovereignty, according political principle in difference than social trade law.

Purchase of land for expansion using their own coins, purchase an area above the foundation principle of the rights of ownership of debt from the dominant part of the PPP, or other form of legal relationship.

PPPs, mold size state of the economy critical of the law and sovereignty and therefore identifying with such names as PPPs. Natural principle of decisions on the principles and the right of governments to their sovereignty, the system in place by the nature of such functions effectively throughout the world.

Today's format THE INTERNATIONAL rules in the modern era of globalism is based on the fact another dimension to business principles and skills of the legal opinion on the decision on the rights of national self-determination, sovereignty, still the system that is valid and operating under the same dimension and claim application as a historical principle of PPP.

The UN Charter gives the peoples their right of self-determination of sovereignty, the federal government and the Imperium of Diamonds respects these principles and rights, without seeking to damage such legal stability.

States have a right to their destination sovereignty of government, as well as subsequent UNSC, or the strength of global democracy inherent right of such self-

determination to decide their own motive, but now always in the interests of cooperation with peace and principles of UNSC responsibility to ensure the just ensuring the return of all financial, property and investment values, fundamental rules in effect as a judgment on claims arising from global declarations more than 190 countries throughout the world, and therefore as a legal power that determines the dimensions of the laws that determine the possibilities for subsequent development of international law as the resolutions of the UNSC, the Convention UNGA, therefore systematically must be respected all claims of sovereignty determination be the PPP form of legal and about civilizational determination power. Conventions UNGA are therefore based again upon confirmation of the state rights to self-determination, but just the way these documents are deciding on a state claim for recovery systems that give the right for the nation and civilization retain their own existence and value sufficient economic stability which therefore means survival of the state, rights which are confirmed on behalf of the UNGA, as the body representing the Global overwhelming force of democracy for all countries around the world, and therefore is repeatedly confirmed about duties to use the Hold claim under PPP power determination, before rights of tional self determination.

This creates a situation that means the same historical situation where the possibility to decide on the sovereignty of the state, according to the natural principle of the right of purchasing power parity, when the incident debt claim that the first option exceeds more produce another 51%, through a majority holding that such decisions regarding the establishment of its own sovereignty because of the obligation to maintain the economic outlook civilization as an act of purchase of a majority stake in claiming a majority of the coin. The government of the country which borrower therefore not naturally inherent right to defend themselves and establish the agreement as a destination rescheduling in a period which is capable of ensuring the payment of all debts within an acceptable time period.

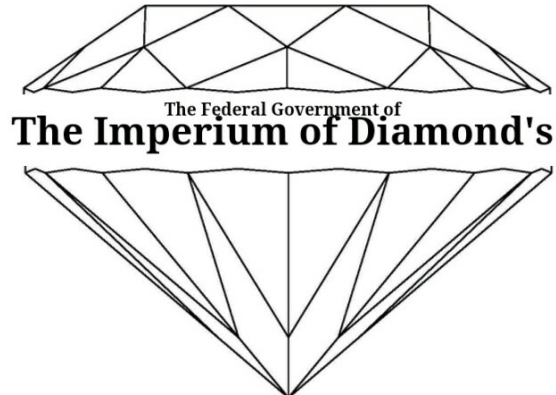
However, if the debt claim is beyond the strength of 100% greater than the value of purchasing power parity, and sovereign government is not able to ensure the payment of financial debt in the period acceptable payment claims recognized legal right, or at the same time, if unaccountable government debt to refusing to use a diplomatic approach to ensure an format process according to the obligations and principles of the Charter of the United Nations for the peace plan, in particular the principles of state law on self-determination about sovereignty, as well as the format rights for functiom state of democracy, and therefore in this case there is a situation where once again under the UN Charter to UNSC OWN DUTY to utilize claim by issuing resolutions as an intention critical of subjects and give it the right to establishing sovereignty, and without any obligation to respect the acts of national self-determination, if the resolution of the UNSC based on the act because of the need to respect the rights of the other companies for the return of their property and to prevent such losses in any if you not to limit the UN Charter, the UN Charter therefore this claim does not limit in any other way, and it is automatically full repeatedly confirmation about legal righthzs to establish sovereignty under determination power of PPP claim holdership.

Therefore, there arises a confirmation that PPP is now again working principles as well as the right for today's form of government claims self determining is, and so

is the conclusion decided also on the Rights of recognition of the full legitimacy of the Imperium of Diamonds sovereignty the territories of all European governments terror alliance in their efforts refuse to pay for the financial debt which are based on the claims of all forms of international rules and also from the main legitimate reason same situation why such laws were created, as well as confirmation of the claim legitimacy Imperium of Diamonds sovereignty because the value of these debts rapidly surpassing 100% GDP all of Europe terrorist states in the alliance, and the maximum repayment term view of the future more than a FEW SEXTILION FUTURE YEARS, the time value than what is scientifically proven maximum dimension of temporal existence of the universe.

In this case, sovereignty Imperium of Diamonds is legitimately confirmed and there is no any right of resistance, because any attempt at resistance means resistance against the main determining the existence and reason for existence of the United Nations and the principles of the UN Charter, and again under the UN Charter means that such steps resistance activity must be respected in any way automatically. Respect and support for terrorism is a threat against system of world politics, the right and duty of all other states to act immediate liquidation of the opposition.

The federal government does not extend the Imperium of Diamonds is not interested in damaging the principles of the UN Charter and the UNGA convention, because there is not any problem and contradiction on the Rights of the determination of sovereignty.



<http://www.TheImperiumofDiamondsGovernment.populiser.com>

