



***** January 2024 *****

State Sovereignty Certification Package

Package includes:

State Sovereignty Certificate
25x Individual Sovereignty Certificates
Allodial Title to Sovereign Territory/Land
common Law Pure Trust ("cLPT") [foundation]
Feasibility Research and Report Document
Uniform Commercial code (UCc) filings

Introduction to Sovereignty Certification and Allodial Title

The administrators and Antrustiones of First Republic Registrar foundation, the Senior Judges of the Sovereign International Court of Justice and the Sovereign International Criminal Court (ICJ-ICC.ORG), acknowledges that every man and woman already has ordained-sovereignty over their own living bodies, which is their natural birth-right to life/liberty/happiness. And, by sight recognition of our humanity two people can come together in Tryst (the original spelling of Trust) and by contract; the sovereignty of any individual is granted by the Exchangor/Grantor of a common Law Pure Trust.

The same holds true for Sovereign Territories and Lands, held by indigenous peoples by virtue of their being domiciled on such geographic locations for many generations, without challenge. FRRf in partnership with the Sovereign ICJ-ICC will issue a State Sovereignty Certificate for indigenous peoples for their Territories and Lands in accordance with the provisions of the common Law Pure Trust, the private tribal laws of said peoples and also the Commandment-Laws of Nature.

Allodial Title to Land is also paramount in this process. Allodial Title is the highest possible claim a person or persons can have for specific indigenous lands. It resolves all legal issues of mortgaged titles and/or bifurcated deeds and the likes. These legal titles/deeds are usually insufficient, incomplete and do not meet the proper criteria and principia of the common Law nor the provisions of the common Law Pure Trust. Therefore, it is deemed absolutely necessary to correct such issues in order that the territories, lands and properties in question can be properly maintained and protected.

Introduction to the common Law Pure Trust (cLPT)

The importance of this concept remains that governments were originally created by the latter (a common Law Pure Trust), but after many generations common people have forgotten this fact. When remembering, as we have done today, and seeing that the created government(s) always "get out-of-hand," one needs to protect themselves from legalised tyranny. Hence, the richest families

(Polity) i.e., von Bauer-Rothschild, Rothschild, Rockefeller, Brown-Harriman, von Warburg (twelve in all) et al created their Pure Trust provisions (“PTp”) and refined them.

The said provisions of the cLPT are available to you, within this complete package. This is necessary such that the State Sovereignty Certificate and the Allodial Title to your territories/lands/properties can be held for security and protection. The common Law Pure Trust is the Rolls Royce of all trusts. All statutory and legislative trusts are inferior to the cLPT.

Feasibility Research and Report Document

In most cases it is necessary to show due diligence and also grounds upon which a people would claim Allodial Title and Sovereignty to certain Territories and Lands. In aid of this, we conduct a Feasibility Research process and provide a Report Document along with this package. The process can include:

- Organization and compiling of Historical Records of tribal/ethnic indigenous peoples’ and their identities populating Allodial held territories of the Sovereign State.
- Identifying the cultural, linguistic and homogenous distinctiveness of the indigenous tribal/nationals and peoples of the Sovereign State.
- Identify natural territorial boundaries and tribal demarcated historical lands held by the Sovereign State as proof in assistance of territorial claim.
- Assist in identifying and drafting proper claims of Sovereign State assets, organic land, mineral possession, precious metal resources for the purposes of proper Trust protection.
- Assistance in compiling data and records of fact and history of the Indigenous State, its birth, existence and its relationship to neighbouring nations and peoples.
- Direct Liaison with the FRRf/ICJ-ICC for the continuance of cooperation and perfecting the services offered to the Sovereign State concerned.

More on the cLPT

The cLPT protects one’s land and assets from any government intervention. By positioning your sovereign territories, lands and assets properly, you manage and control them, but never own them. This language is very critical for proper control. Simply, if one owns territories, land and assets, they owe taxes, duties, and allegiance to the managers or controllers. If one positions themselves as the latter (i.e., held in a common Law Pure Trust) they are then the controllers and managers and thus become both ‘licence’ and ‘tax’ *exempt*. It is that simple; the sole way of re-positioning oneself is through a cLPT. If one has any questions, please contact your trust representative. In the present environment the governments, businesses, and non-enacted sovereigns are having no authority to act against living men and women, whilst operating under the international bankruptcy. Therefore, the plaintiff of any so-called claim (in the courts or otherwise) is not revealing that they act for one of the Polity (12 richest families and their top twelve banks) and they violate Uniform Commercial code (UCc) §1-308 in the process. Full disclosure remains the precedent and if none exists it is challengeable under the UCc bankruptcy laws of §1-308, **“A party with explicit reservation of privileges, performs, promises, and/or assents unto performance offered and/or demanded by the other party does not prejudice the privileges reserved”** (very important to memorise this citation). In other words, the defendant is putting the plaintiff on notice that the former is aware of the law and counterclaiming or crossclaiming (countersuing or crosssuing) and/or making a redress of grievance under two counts of violating the UCc regarding that the plaintiff has (1) no authority unto operate or act whilst operating bankruptcy and (2) not revealing who the original or primary plaintiff

is. In other words, the world of commonwealth and corporate governments has been under bankruptcy since the 1930 Geneva Convention.

Background:

The common Law Pure Trust originated just after the middle ages in the 12th century with King Henry II Plantagenet. The Catholic Church, before this time, had control of most land and assets. Once Henry finagled some away, he established the cLPT with his new partner Lord Bauer, the progenitor of the present-day Bauer-Rothschild family, the richest of the twelve (+1) polity or rich bank trading families. The cLPT provisions (the written rules [*principia*] of the trust) have had one hundred and four (104) revisions. The last three have been revised by a former Bauer-Rothschild attorney, Baron von Brauchitsch Bauer-Rothschild. The Rev. CIV is the one available with this package.

King Henry and Lord Bauer made the first *fidelity ceremony* as explained in Art. I of Rev. CIV provisions in circa 12th century providing the cLPT creation and execution. The cLPT has been intact since that time.

Moreover, the *fidelity ceremony* has created a misnomer that the cLPT is tied to marriage between a man and woman somehow. The misconstruances remains that the cLPT is about contract marriage not a marriage contract. A contract marriage means that two people come together in tryst (original definition had no romantic connotations) or meeting of two-minds and exchange of agreement vows in the form of a trust (derived from the word “tryst”) certificate. This certificate simply verified or proved the *fidelity ceremony* occurred. Hence, once this extremely important tryst took place, the trust was executed after the two parties signed the trust certificate and the acknowledgements of Part III. Originally, only the trust certificate was signed, but later the polity deemed more explanation and signing was necessary for execution, carrying-out, initiating, effecting, starting, etc., the trust.

Thus, this introduction will also give a cursory instruction in execution of the trust. The “cursory” factor means that when one receives their trust, they only need to sign certain documents to execute it. Some other signatures will already have been done, so the managing Director (mD) need not be concerned with so many details. However, one should know as much as possible about their trust, but the mD should appreciate that the present revisionist-author has taken many years to become proficient in this work. The mD signs only his contract in part V of “Addenda Contracts” and the cLPT is executed. It is true that he or she should designate their Exchangor/Grantor successor in the ‘minutes’ section in the back of part VI. However, technically, that act has nothing to do with trust execution.

Uniform Commercial code filings:

As part of this process we will conduct 2x filings on behalf of the Sovereign state:

- UCc-1 Financing Statement: This serves as Public Notice of Intent: The objective is to give sufficient notice of intent to claim sovereign territories, issue allodial title(s) and execute a state sovereignty certificate all under the provisions of the cLPT.
- UCc-3 Financing Statement: This serves as Public Notice of Statement of Claim: 40 days after the initial filing, the process is perfected by making an amendment to the UCc-1 filing. The verbiage of the statement of case simply expresses the completion and perfection of the process.

Documents provided with this package include:

- State Sovereignty Certificate
- 25x Sovereignty Certificates for selected delegates of the Sovereign state
- Allodial Title to Sovereign Territory/Land
- Pure Trust certificate (PTc)
- Declaration of a common Law Pure Trust Contract (DcLPTC)
- Feasibility Report Document
- UCC-1 and UCC-3 filings
- Training can also be arranged by your representative. Additional fees may apply depending on your location.

Items to prepare when setting up your trust (use form FRR-11):

- For all parties:
 - Full Name (and Name if different at birth)(indicate if male/female (or minor))
 - Date of Birth (and Date of Birth Registration)
 - Title and naming format to be used as certified sovereign (eg. Lord John-Henry: Doe or Lady Jane-Harriet: Doe)
- Corresponding address for the process/documentation and name of addressee
- Details (name, location etc) of the Sovereign Territory/Land
- Name of the cLPT
- Parties to the cLPT:
 - **Creator:** [your FRRf service provider]
 - **Exchangor/Grantor:** [provide their full name]
 - **First Trustee** [provide their full name]
 - **managing Director** [provide their full name]

About our conglomerate:

Our overall umbrella organisation is the United Humanitarian Trust foundation:
www.uhtf.org

We have a private International Jurisdiction Registry: First Republic Registrar:
www.firstrepublicregistrar.org

Our fully Asset-Backed Digital Currency Coins can be viewed here:
www.udcrf.org

Payment arrangement available upon request

We look forward to working with you in re-establishing your Birthright and Sovereignty.

End.