Date: 08-30-2022

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**always to use!**

Chancellor

Scholz, Olaf

in you function as Chancellor of GERMANY

Chancellor's Office, Service location in Bonn

c/o Adenaueralle 139-141

[53113] BONN

**Request for review of the State Broadcasting Contribution Treaty [RBStV]**

Highly esteemed Scholz, Olaf in your function as Chancellor of GERMANY,

due to regional obligations, it is hereby an urgent concern of the author to submit a

**request for the examination of the State Broadcasting Contribution Treaty [RBStV]**,

since you, as de-facto managing director, are authorized to sign for the State Media Treaty.

**Justification:**

There is an urgent suspicion that the contents of the State Media Treaty [as of 1991] are being violated.

**Quote from the State Media Treaty:**

Quote: "In order to fulfill this mandate, public broadcasters must adhere to certain programming principles. Thus, they shall maintain objectivity, impartiality, diversity of opinion and balance, and contribute to the realization of the free democratic basic order." End quote

Further excerpts and/or paragraphs could be named for further evidence to support the suspicion of non-compliance with the State Media Treaty. They will be added to the correspondence.

**Another quote is as follows:**

Quote: "In order to be economically independent as well, they are not financed by taxes, but are financed primarily by broadcasting fees." End quote

Highly esteemed Scholz, Olaf, in your capacity as Chancellor, based on the author's comments, the following questions arise:

Do you agree that the exposure of misconduct by officials in the area of the media institutions must give rise to suspicions of misappropriation of liquidity held in trust, i.e., broadcasting fees?

Do you agree that the broadcasting fee payer, without ever having received a contractual involvement with a commitment of liability, has the right to clarification of the use of his broadcasting fees, which he has paid in good faith for fiduciary administration?

Furthermore, the suspicion must be expressed that by not including the broadcasting fee payer in the form of a contract prescribed by international law, this could possibly be an ultra vires act, a shifting of liability to third parties, which violates the ROM II Statutes = UN Convention on Human Rights, and which could apparently constitute a non-statute-barred criminal act in the sense of international law.

The author of this correspondence, as an investor and account creditor, reserves the right to suspend the payment of broadcasting fees until the facts of the case have been clarified by you, your esteemed Excellency, as the de-facto managing director authorized to sign, in order not to be suspected of supporting possible criminal acts that are contrary to international law.

A copy of this correspondence will be sent to ARD/ZDF Rundfunkgebührenanstalt.

**The author feels compelled, for his own legal security as account creditor and value holder of this correspondence, to send this letter, as well as certified copies of the preceding correspondences, to your superior international licensors on suspicion of violation of 18. U.S. Code § 1589 c 1-2, the military reinsurers, the UPU, the ILO, the IRS, specifically to examine the account = AZ and the UN torture representative, and the U.S. AG and Den Haag to examine the facts.**

**The right of definition of this instrument is the sole responsibility of the author.**

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With the compliments of

the sovereign

Sorglos, Susi