

The Constitution of the United Corporations of America

We the Executives of the United Corporations of America (UCA), in Order to form more perfect Competition, establish Control, insure unregulated Economic Growth, provide for our Mutual Defense, promote our Profitability, and secure the Blessings of Market Fundamentalism to our Corporations and their Subsidiaries, do ordain and establish this Constitution of the United Corporations of America.

Article I

Section 1. The Money Power of the United Corporations shall be vested in one supreme Chamber of Commerce (CC). The Chamber shall be divided into two Bodies: an Upper Chamber (UC) and a Lower Chamber (LC). The CC shall make all laws governing the UCA.

Section 2. Membership in the UC shall be limited to the Chief Executives of the Fortune 500 who shall select 50 of their Members to serve a Term of 6 Years. Membership in the LC shall consist of the Chief Executives of those Corporations not on the Fortune 500 domiciled within the Territory of the former United States of America. These Executives shall meet every two Years to select 400 of their Members to serve a two Year Term.

Section 3. Each Body shall be a Judge of the Qualifications of its Members and a Majority of Each shall constitute a Quorum to do Business. The members of each Body shall receive Compensation for their Service to be ascertained by the yearly Results of their respective Corporations. In the case of negative Results, the Compensation to be awarded shall be determined by majority Vote of those Members whose Results were positive.

Section 4. The Labor Power of the UCA resides in those natural Persons employed by the respective Corporations of the UCA for the purpose of promoting Profitability. All Bills regulating this Labor Power shall originate in the LC to promote competitive Equity between lesser and major Corporations, but all such Bills must pass both Chambers.

Section 5. The CC shall have the Power:

To impose Taxes on the Labor Power so long as such Taxes promote corporate Profitability.

To regulate Commerce with Foreign Nations.

To print Money and regulate the Value thereof.

To regulate the respective corporate Militia and provide for the mutual corporate Defense.

Article II

Section 1. The executive Power shall be vested in one President of the UCA who shall hold office during a Term of six Years, and together with the Vice President chosen for the same Term shall be elevated to these Offices as follows:

The President shall be that CEO of the most profitable of the Fortune 500 and shall not be allowed to participate in the deliberations of either body of the CC. The Vice President shall be that CEO of the most profitable of those corporations not on the Fortune 500 and shall serve as the presiding officer of the UC. In the case of presidential and/or vice presidential Disability, the replacement CEO of their respective corporations shall be elevated to the Office of President and/or Vice President. The President shall be compensated by a Contribution from each member of the Fortune 500 of .01% of their stock. Likewise the lesser Corporations will contribute .001% of their stock for the Compensation of the Vice President. These Contributions will guarantee that the executive Officers will only act in corporate Interests consistent with the Money Power.

Section 2. Before he enter the Execution of his Office, the President shall take the following Oath or Affirmation:--“I do solemnly swear (or affirm) that I will faithfully execute the Office of President of the UCA, and will, to the best of my ability, promote and insure economic Growth without Limit for the sole benefit of the Corporations of the UCA.”

Article III

Section 1. The judicial Power of the UCA shall be vested in one Court consisting of nine Members who shall hold their Office during good Behavior and shall at stated Times be compensated for their Services by a Compensation derived from a Tax upon the Labor Power that shall not be diminished during their Continuance in Office. The judges shall be appointed by the President, with the Advice and Consent of the UC, from the chief legal Officers of the Corporations of America: four from the Fortune 500 and 5 from the lesser Corporations.

Section 2. The judicial Power shall extend to all Cases in Law and Equity, arising under the Laws of the UCA, to Controversies between two or more Corporations, to Controversies between Shareholders and corporate Officers and/or Directors, and to Controversies between Officers and Directors. All such Cases and Controversies are to be adjudicated to maximize the Money Power.

Article IV.

Section 1. The CC shall firmly establish that corporate Speech is determined by the principle of one Dollar one Word, the ratio of Dollars to Words to be regulated in such a manner as to prevent excess Verbiage. Nothing in this Section shall be construed to diminish the Money Power.

Section 2. A well regulated Militia, being necessary to secure a free Corporation, the right of the Corporation to secure weapons and maintain its Militia shall not be infringed.

Article V.

The purpose of this Constitution is to promote unlimited economic Growth through Competition. Once the competitive Spiral has run its course and one Corporation has achieved complete Control of the Economy, the End of History may be declared and this Constitution rendered null and void since it is no longer necessary.