Mr. J. C. A. V. María de Borbón y Borbón-Dos Sicilias Palacio de la Zarzuela 28071 Madrid Spain

Maarten; of the family Lusink In care of Postbox 79 Non Domestic Winsum, Groningen, the Netherlands [9950 AB] Real Land Europe

Re: Official document confirming exemption from levy

Att: one (1) Copy of the Universal Declaration of Human Rights

Ref: Esp_Ex_Imp_MotfL_001

Winsum, 23. August 2012

Hello Mr. de Borbón y Borbón-Dos Sicilias,

After having informed you of my rightful sovereignty by means of my letter dated 3. August 2012, I would also like to inform you of the following claim as well.

In compliance with the Universal Declaration of Human Rights (amongst others) I should be able to work in the region commonly known as 'Spain', exempt from levy and/or (social) registration.

Emphasizes on the following articles of the Universal Declaration of Human Rights:

Article 4

No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms.

Article 20-2

No one may be compelled to belong to an association.

Article 23-1

Everyone has the right to work, to free choice of employment, to just and favourable conditions of work and to protection against unemployment.

Article 30

Nothing in this Declaration may be interpreted as implying for any State, group or person any right to engage in any activity or to perform any act aimed at the destruction of any of the rights and freedoms set forth herein.

In short this means that I (Maarten; of the family Lusink) may not be compelled to belong to Spain, to register in Spain or kept from working in the region called 'Spain', moreover since such an obligation implies one to be held in slavery or servitude.

As a result I hereby request you to send me an official document signed either by you or one of your Ministers, stating that I (Maarten; of the family Lusink) am allowed to work in Spain exempt from levy.

Instructions for reactions, rebutting claims or introducing counterclaims:

- A party that considers to have an interest in this or that wants to rebut one or more claims stated above or wants to introduce one or more counter-claim (s), must notify me within 42 days (6 weeks) after receipt of this letter.
- A response to my claims, a rebuttal of one or more claims or the introduction of one or more counterclaims shall be in writing, must include full commercial responsibility and must be under penalty of perjury under oath or affirmation to be written by a government-appointed notary or a committee of two (2) or more people, not involved by blood or marriage to any of the parties. Any written response or counter claim must be done within 42 days (6 weeks) after the date of this letter and sent to the postal address as stated on page 1, where this notification is registered.
- Using the services of a government-appointed notary or a committee of two (2) or more people, not involved by blood or marriage to one of the parties, only means to be the explicit recognition of my own jurisdiction and of the people under my supervision or that I represent and does not in any way imply my recognition of any other jurisdiction.

Consequences of failure to reply, rebutting claims or introducing counterclaims:

- If no official document signed either by you or one of your Ministers, stating that I (Maarten; of the family Lusink) am allowed to work in Spain exempt from levy or no written comment, as described above, on my claims or any rebuttal of one or more claims or not one or more counterclaims introduced by the government appointed notary or a committee of two (2) or more people, not involved by blood or marriage to one of the involved parties, have been registered, then these claims have been finalized. This means that, my claims have become irrevocable, and therefore now and in the future no charges, levy, payment order or any other demand or requirement derived or arising from laws adopted by Spain may be imposed on me, Maarten; of the family Lusink, Sovereign Man of Flesh and Blood on the Land, owner of the Legal Person "Maarten Lusink" and owner of all entities that appear in a full or partial depersonalised form or style and a copy of this letter can be provided as proof of such.
- Any infringement on my liberty, property or personal integrity or that of those people under my supervision or that I represent, after my claims became final, it will result in a lump sum as described in my fee schedule (as sent to you by means of my letter dated 3. August 2012).

I reserve the right to change this statement at any time to modify, revise, revoke, modify or extend. I reserve this right for the benefit of the correctness of the statement and thus a proper reflection of my understanding and my intention.

Consequently, I note that I desire to give the greatest possible opennesse. In not any way do i have the intention to do harm to you, your employees, servants or citizens. I only have the firm belief that I am capable and entitled to exercise self-determination. In the knowledge that I am equal to my fellow man, am endowed with reason and conscience and will act according to the law that I call "Love".

For the record and to avoid misunderstandings, I note that it is your responsibility to inform your employees in your organization, including among others the Provincial States, Municipalities, Police & Justice, the Tax and other local authorities or semi-governments, of my status.

I trust that I have informed you in a proper manner, that you understand all I have stated above and that we can live in peace amongst each other.

