



RATIONAL ACADEMY OF UNANIMOUSLY AGREEABLE & CONSTITUTIONAL GOVERNANCE

सर्वग्राह्य सांख्यिक शासन और तार्किक दर्शन परिषद्

September 1, 2019

To: Honorable Prime Minister Modi, President Trump and other Global Leaders

Cc: Every Human Being

Sub: **Modi Move** on **Jammu & Kashmir** is an **international-human issue** and an absolute triumph of **Unanimously Agreeable and Constitutional Governance**
Available and updated at <http://pro-prosperity.com/Modi-Trump-Kashmir-UACG.pdf>

Dear Honorable Prime Minister Modi and President Trump,

Modi Administration's **Move** on Jammu & Kashmir is a prelude to end the unanimously disagreeable and unconstitutional system of governance that has unfairly reigned the world over the centuries.

The **Modi Move** has correctly made governance of J&K (the paradise on earth) the most significant **international-human issue**.

The Modi Move was promulgated on August 5, 2019 to abrogate the unfair and unconstitutional privilege enjoyed by a few J&K families under a temporary provision (Article 370) of the Indian constitution. The Modi Move was announced about a month after I pleaded on July 1, 2019 (in a memo reproduced in postscript) with President Trump to eradicate far more serious (for humanity) unfair and unconstitutional privilege enjoyed by a few American Robber Barons (and their cohorts in politics, academy and media) due to several acts of US Congress like the Federal Reserve Act of 1913, the Glass-Steagall Act of 1935, Housing and Economic Recovery Act of 2008 and the Dodd-Frank Act of 2011.

Unfair privilege is the **core international issue** underlying the current unanimously disagreeable and unconstitutional system of governance that has grappled humanity over centuries and caused a manmade (avoidable) economic catastrophe in 2008 for the world's largest economy.

Resolution of this **core international issue** is the crux of Modi Move on August 5, 2019.

Prime Minister Modi's speech on development of the paradise on earth (J&K) reflects in toto my 2003 memo to Late PM Vajpayee to develop this paradise as a global hub of technology through international investors after abrogation of unfair and unconstitutional laws (like Articles 35A and 370).

As the humanity's sole author of unanimously agreeable and constitutional governance (UACG), which is akin to Ancient Human Dharma of not usurping others' wealth, life or dignity even surreptitiously, I see absolute triumph of UACG in the Modi Move on abrogation of



RATIONAL ACADEMY OF UNANIMOUSLY AGREEABLE & CONSTITUTIONAL GOVERNANCE

सर्वग्राह्य सांख्यिक शासन और तार्किक दर्शन परिषद्

unconstitutional and undemocratic rules (like Article 370 and 35A on governance of J&K) by the largest democracy of the world.

The few who have unfairly reigned over the world through unanimously disagreeable and unconstitutional rules of governance--by dividing humanity everywhere and by attempting to bury UACG and its sole author--are obviously unnerved by the Modi Move. But they are now helpless, as most of the humanity has embraced the path of development through UACG.

May President Trump muster similar courage to abrogate the unfair and unconstitutional privilege of a few American Robber Barons (and their cohorts in politics, academy and media) to unleash the underlying economic power of enterprising producers and wealth creators.

With best regards,

Dr. Sankarshan Acharya

<http://pro-prosperity.com/Sankarshan%20Acharya.html>

Director, Rational Academy of Unanimously Agreeable & Constitutional Governance



Illegal Initial Public Offer of two existing shareholder-owned companies, Fannie and Freddie

From: Sankarshan Acharya

Mon, Jul 1, 2019 at 9:13 PM

To: DJT@trumporg.com, president president@whitehouse.gov

Cc: STEVEN MNUCHIN info@treasury.gov, askdoj askdoj@usdoj.gov, Director Director@fhfa.gov, "Córdova, France" fcordova@nsf.gov, blanchar@mit.edu, amitshah.bjp@gmail.com, narendramodi1234@gmail.com

Dear President Trump:

Initial Public Offer of shares of two existing shareholder-owned companies, Fannie and Freddie, is not just weird. It violates US Company Act.

Every time the US economy sinks, Robber Barons and their political allies adopt new policies to further hide the systemic weakness in the economy. The new policies have in effect accentuated the systemic weakness leading to the 2008 financial catastrophe which was correctly considered by the Federal Reserve as worse than the Great Depression.

Einstein has defined stupidity as repeating the same steps again and again hoping for a new result. President Obama used to cite the Einstein law of stupidity to criticize Republican economic policies.

My memo on end of modern world liberal order demonstrates that the actual Einstein law of stupidity which has been ruining the US economy continually is "seeking the advice of Robber Barons and their Gurus (elite



RATIONAL ACADEMY OF UNANIMOUSLY AGREEABLE & CONSTITUTIONAL GOVERNANCE

सर्वग्राह्य सांख्यिक शासन औ तार्किक दर्शन परिषद

anointed pundits in economics and finance) whose FAILURE (according to US Congressional Financial Crisis Inquiry Commission) has caused the 2008 Financial Catastrophe. "

The 2008 Financial Catastrophe is a mere harbinger of the mega looming collapse due to accentuation of systemic weakness in the US economy.

Briefly, Robber Barons advised to enforce the Federal Reserve Act in 1913 to hide the cause of banking panics and runs that had engulfed the US economy in 1907. FRA is an unconstitutional and unanimously disagreeable act. It led to credit squeeze and 1929 market collapse. The Robber Barons then advised to add FDIC and SEC as a part of Glass Steagall Act in 1933. This led to more systemic robbing of small and medium banks. As a result, larger banks have been threateningly getting larger. They will become the US at the end (especially if they were allowed to swallow Fannie and Freddie) - which is prone to fall; all eggs in the same basket are never safe.

Instead of correcting the Systemic Weakness, Dodd-Frank Act was foisted by Congress in 2011 to legalize slavery of American households and businesses. This Act ironically made the weakest elements of the US economy (the indolent Robber Barons and their allies) systemically important with a legal protection of their most egregious unconstitutional act of short-selling of everything that has made America strong (enterprising households, companies and dollar).

The Mega Shorts of the US economy will eventually sink the boat (laden with all the eggs) unless their unconstitutional privilege of unlimited short-selling and market clearing is completely stripped off.

The IPO of two existing shareholder owned companies (Fannie and Freddie) is not a mere transgression of US corporate law. This illegal advice of the Mega Shorts (like JPM and Goldman Sachs) is, as per my rational inference, aimed at covering their huge short positions of F-F shares in their Market Making subsidiaries.

The Robber Barons and their allies have been fooling government regulators and enterprising producers. The US economy is sinking into the abyss further as a result.

Robber Barons first short-sold FF soon after they were sure in early 2008 that their advice to government to let them swallow FF would be heeded. All the unprivileged investors in mortgage and real estate lost heavily. RBs transferred the wealth to their and allies' private accounts. Then RBs advised the govt to take over FF under conservatorship to force FF purchase short-sold MBS of RBs using FF equity and taxpayer funds.

When billions of FF shares were dumped for pennies in Sept 2008, RBs accumulated these shares and could have naturally covered their short positions. However, as soon as the government declined to fulfill its earlier promise to RBs of letting RBs swallow FF (after my general equilibrium research on FF was circulated in May 2013), the RBs transferred their FF shares to their and allies' private accounts.

Conclusions:

1. The govt now should constitutionally and unanimously agreeably force the RBs to claw back FF shares from their private accounts to cover their short interests in Market Making subsidiaries. Instead, the govt regulators seem to be inclined to give the RBs IPO shares illegally hoping to fool investors once again to subscribe to FF IPO shares.
2. A unanimously agreeable and constitutional policy NOW would be to make the private clearing house an independent public entity with automated clearing and record keeping without any access to anyone (including government officials) except for criminal investigation of anyone by DOJ.



RATIONAL ACADEMY OF UNANIMOUSLY AGREEABLE & CONSTITUTIONAL GOVERNANCE

सर्वग्राह्य सांख्यिक शासन औ तार्किक दर्शन परिषड

3. Market makers should also be made completely independent only to clear markets for competitive fees and without any short or long position in any security.

4. These policies will allow government takeover of the current private market making and clearing which are now operating for surreptitiously unconstitutional privatization of profits and socialization of losses.

With profound regards,

Dr. Sankarshan Acharya

Director, Academy of Rational Philosophy for Unanimously Agreeable and Constitutional Governance