



Vanessa C. Wagenknecht

ATA Certified Translator

Federally Certified Court Interpreter

CERTIFICATE OF ACCURACY

State of Florida

County of Orange

I, the undersigned, Vanessa C. Wagenknecht, hereby certify that

1. I am competent to translate from the Spanish and English Languages.
2. I have translated the attached documents:
 - Letter to Alejandro Borda Rojas from Maria Cristina Chirolla Losada
3. This is a true and accurate English translation to the best of my knowledge, ability, and belief.

Signed in Orlando, Florida, this 17th day of October, 2006.

Vanessa C. Wagenknecht
ATA Certified Translator
Federally Certified Court Interpreter



PUBLIC PROSECUTOR'S OFFICE

NATIONAL UNIT FOR THE TERMINATION OF OWNERSHIP RIGHTS AND AGAINST THE LAUNDERING OF ASSETS CENTRAL OFFICE Bogota, May 13, 2005

ALEJANDRO BORDA ROJAS
European Director

RE: Your DEU N°24210

In response to the communication referred to above, I hereby advise you that the Third Public Prosecutor's Office appointed by the Unit is carrying out Investigation N°2182 LA against Mr. Hendrik van Bilderbeek and fifteen (15) additional persons who have been accused of the crime of aggravated laundering of assets. The process is based on the report of the Sensitive Investigation Unit (SIU) of the DAS sent to the Public Prosecutor working with this entity, which reports the possible existence of an international organization engaged in the laundering of assets resulting from drug trafficking, which would comprise Colombian nationals with contacts in other countries.

On February 20, 2003, an initial investigation began and through the telephone taps and intelligence work of the SIU, it was established that a group of persons was engaged as intermediary, so that illegal money would arrive in Colombia through transfers from accounts belonging to companies such as Llanos Oil Exploration Ltd, Servicios Petroleros del Caribe Ltda, CI Flora Andina Ltda, CI Transglobal Intertrans S.A., and CI Intertextil Intertuna S.A., among others. These companies were transferring such resources to the individuals or entities indicated by the intermediaries.

Specifically regarding Llanos Oil Exploration Ltd and Servicios Petroleros del Caribe Ltda, companies that HENDRIK VAN BILDERBEEK is a partner and legal representative of, it was established that they operate from the same offices under a scheme in which the latter serves as administrative support of the former, and that, adducing that it was a case of foreign investment, it was receiving money that it would immediately transfer to persons that would in most cases have no work relationship with the company or were not part of it. Among these persons were individuals with proven connections with paramilitary groups or extradited drug traffickers, such as is the case of Gabriel Jaime Otalvaro and Andres de Jesus Velez Franco.

It was also established that Llanos and ECOPETROL entered into two contracts for oil exploration that were unilaterally terminated by the state-owned company due to non-compliance of its obligations; such non-compliance, in any case, having been caused by the economic incapacity of Llanos, which was not compatible with the monetary amounts that it was receiving as foreign investment, which continued to flow to its accounts even after the termination of the contracts.

Such contract was terminated prior to the beginning of the pre-trial period, on September 30 of the preceding year, the same date of the capture of the executives of these companies and another 14 persons, including intermediaries and executives of the other companies mentioned.

There is no relation between the beginning of this process or the connection to the process of any of the defendants and the causes for termination of the contracts between ECOPETROL and Llanos Oil Exploration Ltd., an issue which Mr. VAN BILDERBEEK has been using as defense strategy for the charge of laundering of assets that he is accused of.

On October 18, 2004, a resolution was issued regarding the legal situation of the persons apprehended, and based on subsequent decisions, of another two persons who were apprehended after this date. The 1st Criminal Court of the Specialized Circuit took control of legality and reviewed the precautionary measure upon request of defendants HENDRICK VAN BILDERBEEK SOTO AND JORGE VICENTE LOZANO REYES, having found that the decision was legal and thus it was resolved per Resolution issued on January 25, 2005. Currently we are awaiting reports and the response to our request for international assistance, documentary proof, and expert reports to complete the pre-trial investigation period.

The Department of Justice of the United States of America requested the support of the Colombian Public Prosecutor's Office in order to process the judicial assistance in agreement with the Vienna Convention Against Illicit Traffic in Narcotic and Psychotropic Substances. The objective of this assistance is to obtain banking and economic evidence related to Llanos Oil Exploration Ltd, Servicios Petroleros del Caribe Ltda and its executives for purposes of the criminal investigation that the District Attorney's Office is working on for the Central District of Florida against individuals linked to HENDRIK VAN BILDERBEEK and his brother ALBERT VAN BILDERBEEK.

The District Attorney's Office has knowledge that on May 12, 2004, the Regional Court of Innsbruck, Austria, issued a search and seizure warrant against Mrs. ELENA LOWEN, who was linked to ALBERT VAN BILDERBEEK, Llanos Oil Exploration Ltd, Servicios Petroleros del Caribe Ltda and its executives, due to the frequent money transfers that had no business justification whatsoever.

Sincerely,

-(illegible signature) Maria Cristina Chirolla Losada
Public Prosecutor's Office, Head of the Unit