

Really sorry !!!

The www.elvetia.org site is not yet available in your language.

As you can see in the English version:

254 Rather than actively control the Bilateral Agreements [1] as originally intended and vouched for in
255 writing [22/12/1999 by the then commissioner in Charge of DG1, Chis Patten³²], EEAS relies on, hear-
256 say input by arbitrary interested parties³³ who subsequently are afforded no whistle-blower protec-
257 tion against an informed collimated determined and vengeful state. The only side with significant in-
258 terest income and resources, statistics is the Swiss state.



Therefore,

1. If you have found this site informative and helpful we would really appreciate your contribution, **be it in the form of an adequate translation of the English/German version in your own language.**
2. You do that for your compatriots who have no other adequate language skills and are already trapped in or consider moving into CH to become a minute part of.....

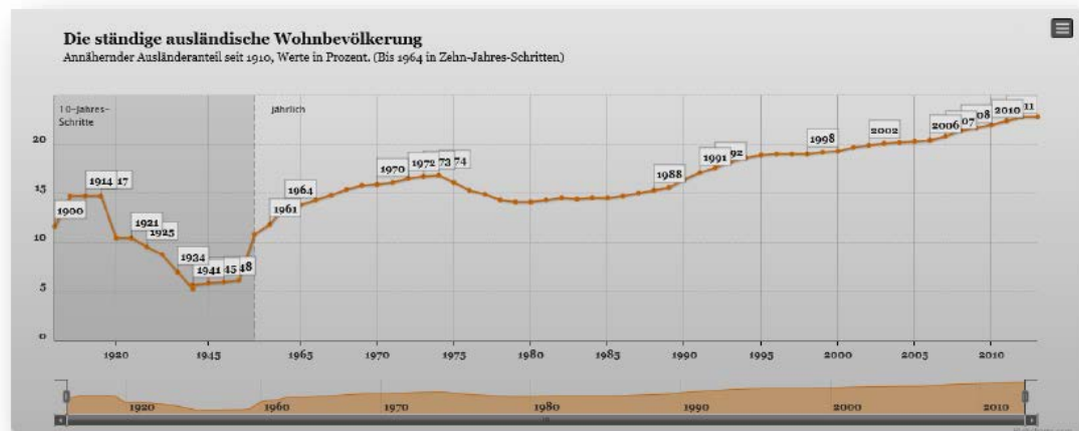


Figure 2 THE SWISS PERMANENT FOREIGN WORKERS CONTINGENT, 1900-2013 in 100,000 persons

Should you decide to help us you might want to use the following rough google translation as a starting point.

本届博览会重点关注三级受过教育的欧盟和七国集团外籍人士。在2013年5月，所有欧洲自由贸易联盟的外籍人士中有**57%接受过大学教育**。其余的，除了七国集团的自由职业者和配偶之外，完全打算返回家园和寻求庇护者，谁也没有什么损失，公平的情况更糟。

这个博览会反映了a) **17年的CH合法居留权的总和**。 b) **在英国拥有一家全资瑞士信贷子公司的3年以上**； c) **充足的“冷静时间”和实际距离**； d) **宏观经济观点可以通过十多年作为财政和发展部部长和高级职位的经验**。

有充分的证据表明，瑞士公司在世界范围内以类似的方式对非瑞士/**非本土雇员**采取行动。如果他们的雇主遭受困难，他们将成为一次性抛弃的一员。

这个博览会也回应了瑞士在美国，七国集团和欧盟成员国的大量样本的跟踪历史，并且几乎总是无意的离开，甚至更糟。

传播者的视角

假设你是第三级教育的，第一次进入瑞士的时候是二十几岁到三十出头，很可能你也会因为接受了就业确认和第一份可再生能源工作和居留许可而感到高兴。你也一直不知情（例如在2013年），**在你每个日历天的条件完全相同的情况下，有300到500人进入了瑞士**。一开始，你也一直认为你的辛勤工作，教育投资，职业轨迹，运气和选择已经得到认可，你可以获得应有的回报。

你们也完全没有意识到，在你们第一次入境的那天，在你们的灵魂之河里，有相似数量的你们经常在十年的合法居住之后永久离开 - **他们的大部分是不由自主的**。

你也很可能回答了一个高调的广告，并且直接从海外获得明确的质量，现实性，针对性和/**或独特性**。 CH公司的一种**或几乎足够的业务**为你提供了一个你在欧盟得不到的净工资。在热烈的采访中，低税率已经受到赞扬，永久居留许可（公民身份的先决条件）已经被放到了近乎视野之中，并参观了附近的风景环境。你已经被专业人士淹没，相信**个人兴趣/关心/关心**，以及许多“好”的意图。

在采访地点到机场的急促之旅中，可能出现的一些小缺陷，如：a) **可怕的不可转让的健康保险和生活费用**， b) **勤奋/不断/详尽的“你和你的”控制**， c) **禁止购买非瑞士国民的适当性**， d) **不断上涨的住宿费用等**，甚至没有暗示。你被认为是“**可出租的前景**”，并被卖空了“瑞士”。

This exposition focuses on the fairing of third level educated EU & G7 expatriates. In May 2013, 57 % of all EFTA expatriates had a University education. The rest, with the possible exception of G7 based freelancers & spouses, that fully intend to return home and asylum seekers, who have little to lose, fair far worse.

This exposition mirrors the aggregate of a) 17 years of legal residency in CH; b) another 3+ years with a fully owned Credit Swiss subsidiary in the UK; c) ample “cool-down time” and physical distance, and d) the macroeconomic viewpoint possible through over ten years’ experience as Advisor to Ministers and senior positions in the ministries of Finance and Development.

There exists ample evidence that Swiss companies act toward non-Swiss/non-indigenous employees in a similar manner worldwide. They are a contingent of disposables to be jettisoned immediately should their employers hit hard times.

This exposition also echoes the track history of a large sample of US, G7 & EU Member State nationals in Switzerland and following their almost invariably involuntary departure, or far worse, .

THE EXPATRIATE’S PERSPECTIVE

Assuming you are third level educated and in your late twenties to early thirties on first entry to Switzerland, most likely single, you too, have rejoiced upon receiving confirmation of employment and the first renewable work & residence Permit. You, too, have been blissfully unaware that (say in 2013) between 300 to 500 yous have entered Switzerland under exactly the same conditions as you every calendar day. In the beginning, you, too, have presumed that your hard work, educational investment, career track, luck, and choices have been recognized and you can reap deserved rewards.

You too have been fully unaware that in a river of souls on the day of your first entry a similar number of yous were permanently departing – in their majority involuntarily – often after decades of legal residence.

You, too, have most likely answered a high profile advertisement and have been hired explicitly for the quality, actuality, pertinence, and/or uniqueness of your skills directly from overseas. A one of a kind - or near enough - business in CH has offered you a net salary you would not get in the European Union. During the invariably enthusiastic interview, the low direct taxation has been praised, a permanent residence permit – the prerequisite for Citizenship - has been placed into near perspective; and a tour of nearby scenic surroundings has been given. You have been overwhelmed with professional make believe personal interest/care/concern, and many “good” intentions.

In the hasty tour - from the Interview location to the airport - minor drawbacks such as: a) the horrendous non-transferable health insurance and living costs , , b) the prevalence and cost of the diligent/unceasing/exhaustive “you and yours” control , c) the prohibition on buying property for non-Swiss nationals, d) the steep ever rising accommodation costs , etc. have not even been hinted upon. You had been considered “a rentable prospect” and have been sold ethereal “Switzerland”.

首次抵达后的几个月内，你才会开始意识到，生活成本，包括大量隐藏的组成部分，比如在入境一年内被迫取消任何现有的外国注册车辆，远远超过你可能拥有的任何收入差距SE-治愈。

尽管关于薪酬福利的讨论很快就被官方皱起了眉头，但发现你总是远远不够资格的瑞士同事，无论你做甚么都挣得更多。意识到自己的就业持续前景，以及对当地“绳索”的了解，他们所生活的远远超过你的可能。

就你的长期居住机会而言，你越来越意识到老年学生的非瑞士同事，邻居，熟人等及其家庭正在慢慢消失。你找到了有价值的东西，例如下雨天;如果没有永久居留许可，你就不能购买一个微小的居所 - 首付或换工作;改变你的婚姻状况真是难以捉摸。如果在住了几年之后，你的住所仍然是一半的家具和/或与二手店和离开人员无关的工作人员 - 你可能不想相信 - 但你知道你永久居住的未来是什么。

就就业持续性而言，你意识到：a) 你被雇佣或操纵成重复性的，死胡同的，临时的或高风险的任务; b) 你很难获得中国再培训和升迁的机会; c) 你在工作中获得的技能几乎总是不“ajour”; d) 明确的偏好本土人才和教育上的“小型”（越年轻/越来越便宜的越南人）的洪水之间 - 在瑞士争取替代性就业的可能性迅速减少到零，只有42+。你缓慢而不可阻挡地“漂泊”你正在用完，而且大部分当地雇用发生在瑞士民兵的范围内，远远超出你的范围。

如果有一半机会，瑞士雇主更愿意从海外招聘你。如果你有机会的话，你会注意到你的瑞士同事强调公民身份和军衔，尽管在民兵方面比他们的资历要低得多。他们知道得更好。不要把你们的伯克利，耶鲁大学，麻省理工学院的书名翻译成英文，因为它们意味着瑞士组织里几乎没有什么东西，而且如果他们对任何一个客户有意义的话，你可能会认为自己是幸运的。

就社会生活而言，你最终开始思考为什么尽管付出了巨大的努力，要建立有意义的关系，比如与绝大多数瑞士同事，客户和邻居的友谊，是非常困难的。你觉得，你是容忍的，因为他们被告知你的贡献远远超过你的成本。除了心理和其他地方问题，由于他们经验丰富，当地人几乎可以肯定的是，任何投资都不值得他们的努力，因为最终你最有可能在你之前跟随大多数你，消失。

当你的方言技能蓬勃发展的时候，你会意识到很少有非瑞士国民报告的高度干扰报道。美国苏黎世大学的一位教授在经过39年的不懈可击，合法居留之后，未能入籍;第三代非归化“居民”的存在;德国的终身大学教授在接受癌症截肢的同时被解雇;自焚妻子，抗议全家工作和社会上的混乱;无端攻击你和他们的家人，车辆，其他财产等

如果你有后代，除非你能负担得起私人的费用，这是一个非常昂贵和稀缺的特权，他们在学校的时间非常艰难，而且他们大多数都是走出瑞士大学的轨道。

一个人开始怀疑，你已经没有意识到，被引诱到一个长期持续的，极其好的/中央组织的资产转移/职业陷阱，其中大型公司如全面拥有的瑞银和瑞士信贷子公司不会回避剥夺退休金的贡献并将其转移到公司的养老金罐中，供土着雇员使用。在瑞士，通常以系统性银行为中心的大企业是无懈可击的。

您从瑞士国家的角度（见下文）慢慢地“看”到，您一直被非人道化为“可出租的生物单元/Arbeitskraft”入口到一个中央外国人虱寄存器。

Only a couple of months following your first arrival you begin to realize that the cost of living, including a multitude of hidden components, such as being forced to scrap any existing foreign registered vehicle within a year of entry far outweigh any income differential you may have secured.

Despite the fact that the discussion of salaries and benefits is officially frowned upon you soon, discover that your invariably far less qualified Swiss colleagues earn significantly more for whatever it is you do. Being aware of their, much better, employment continuity prospects and knowledgeable of the local “ropes” they live far thriftier than you possibly can.

As far as your long-term residence chances are concerned, you become ever more aware that older semester non-Swiss colleagues, neighbors, acquaintances, etc. and their families slowly disappear. You, find saving for anything worthwhile such as a rainy day; the down-payment for a tiny abode - which you cannot purchase without a permanent residence permit - advancing in, or changing employment; to altering your marital status really elusive. If after a couple of years of residence your abode is still half furnished and/or packed with unrelated staff from second hand stores and departees - you may not want to believe it - but you do know what your own future with respect to permanent residency is.

As far as employment continuity is concerned, you realize that: a) you are hired or maneuvered into repetitive, dead-end, temporary, or high risk tasks; b) you have very limited access to costly CH retraining and advancement opportunities; c) skills you gain on the job are almost invariably not “ajour”; and d) between the explicit preference for indigenous talent and the flood of educationally “ajour” younger/cheaper you over the border - the likelihood of securing alternative employment in Switzerland diminish rapidly to zero at only 42+. You slowly but inexorably “get the drift” that you are being used-up and that much of the local hiring occurs within the Swiss Militia, far outside your reach.

Given half a chance Swiss employers prefer hiring you from overseas. If you get the chance, you will notice that your Swiss colleagues emphasize citizenship and rank, however low in the militia much more than their qualifications. They know better. Do not flush your Berkeley, Yale, MIT titles around because they mean next to nothing in Swiss organizations and you may consider yourself fortunate if they do mean something to any of their clients.

As far as social life is concerned, you eventually start pondering why despite intensive efforts it proves extraordinarily difficult to build up meaningful relationships such as a friendship with the vast majority of your Swiss colleagues, clients, and neighbors. You feel, and you are, tolerated be-

cause they are told that you contribute far more than you cost. Besides mentality and other local issues by virtue of their aggregate experience, locals are almost certain that any investment in you is not worth their effort as eventually you are most likely to follow most of you before you and disappear.

As and when your dialect skills flourish, you will become aware of rarely reported highly disturbing reports about non-Swiss nationals. A US University of Zurich professor fails to be naturalized after 39 years of blameless, continuous, legal residence; the existence of third Generation non naturalized "residents"; German tenured University Professors being dismissed while undergoing cancer amputations; immolation of wives protesting family-wide employment and social exclusion; unprovoked attacks on you and their families, their vehicles, other property, etc.

Should you have offspring, unless you can afford them to go private, a very costly and rare privilege indeed, they have extraordinarily hard times at school and they are, in their majority, edged out of the Swiss University track stream.

One begins to suspect that you have, unawares, been lured into a long ongoing and EXTREMELY WELL/CENTRALLY ORGANIZED ASSETS TRANSFER/CAREER TRAP where major companies such as fully owned UBS and Credit Swiss subsidiaries do not shy away from expropriating to THIEVING THE PENSION CONTRIBUTIONS of you and transferring them to the company's pension pot for indigenous employees. In Switzerland, Big businesses, usually centered on a systemic bank, are unassailable.

You slowly "see" that from the point of view of the Swiss State (See below) you have always been dehumanized to an entry as a "rentable bio unit/Arbeitskraft" into a central Foreigners Police register.

在多元化的方式下，你被贴上了标签（AG 10497，ZH 20456等），并将其作为竞争性净贡献者：a) 你的雇主b) 当地社区c) 广东d) 瑞士国家，以及保险和联盟等众多私人 and 集体利益；并容易捕食大量的灰色地带的个人和关注。

高于一切，您预计不会超出您的欢迎。如果发生冲突，你会发现，瑞士司法是一个结束的手段，并不意味着是公平的或公平的。与所有民主国家相比，瑞士没有任何宪法法院可以向不公正的做法，虐待，专业排斥等方面提出申诉。

当冲突升级时，您还会发现，任何审慎获得的法律保险都将尽可能地降低您的速度。您将最终在sFr的律师费用中上下行政和法庭实例。每小时200+，最好是熟知/相关的瑞士律师，由您的大使馆推荐甚至付款。你很快就会发现，他们对瑞士民兵（兼职）司法系统，瑞士民兵官员以及为国家移民政策服务的怀疑无效或无情的束缚。如果情况恶化，他们将跳进自己的公司梅赛德斯600，并在法庭上毫不客气地抛弃你。

如果被强迫成为法律纠纷，您将用您的积蓄来支付您不能相信的代表权，并且会发现瑞士法院已经确定了有关您的居住和工作权利以及您的关键点的概念 - 经过数十年的合法和可以接受的（没有一张停车票），是INVARIABLY OUTSIDE SWITZERLAND。如果您的案件出现“可胜

利”，则将采取非常大的资源和影响力来阻止优先权，最终会在行政和法院实施上下调查，往往会在法庭上看到几次相同的兼职法官，直到你可以或没有更多。

要注意的是，在“无法挣钱的人不能打架”的基础上，任何不利的决定都会被殷勤地输入到国际数据库（即申根）中，从而消除了在**欧盟/欧洲自由贸易联盟任何地方获得就业和居住的机会。**

当心你从过去的雇主那里收到的任何推荐信。他们很可能会在当地的人力资源专业术语中解读与您阅读内容完全不同的内容。在**您将其包含在任何应用程序中之前，请务必通过认证的人力资源专业人员进行解释。**被警告说，瑞士公司兑现“君子协议”**不要掐对方的自己。**在一些分行中，只有一些人相信“竞争”的实体。一旦你得到了一些负面的回复（在你解雇你之前，你的雇主很可能已经试图用你的“你”的剩余价值来兑现，并付给你一笔费用），你唯一能做的就是应该做的就是离开。在2013年，有77,707人 - 主要是一般人 - 永久离开长期居民。

如果你没有足够的能力来形成一个强大的欧盟或美国护照或真的可以使用瑞士的护照;**如果你从事需要证明可以继续工作的职业，如果你想通过房地产建立资产基础，如果你希望在公司实体内晋级，那么瑞士一直是错误的选择。**

如果您觉得有意愿为您和任何家庭最不可能使用的其他人的健康，福利，养老金，医院，老年护理设施，学校和基础设施提供资金，并资助雪崩补贴，软化，软一些当地的“贫困者”工作和便利设施（地区交通等），那么瑞士一直是你的死选择。

经验表明，如果他们嫁给“正确”的瑞士合作伙伴，这样的婚姻似乎无法在儿童的抚养中幸存下来，或者在海外展示大量的资本/收入，并且愿意在CH中大肆宣传，富有的旅游者/居民和避税者传统上受到欢迎。

为国际组织工作可提供中期就业可预测性，但不能与上面提到的大多数经验隔离开来，如果情况变坏，您能期待援助吗？机构雇主还必须申请，获得和更新工作人员居留许可。他们总是享受大量补贴的住宿，预计会交换。

In a multivariate way, you are tagged (AG 10497, ZH 20456, etc.), and culled to remain a competitive net contributor, to: a) your employer, b) the local Community, c) the Canton, d) the Swiss State, and a multitude of private and collective interests such as Insurances and Unions; and easy prey to a vast number of grey zone individuals and concerns.

Above all else, YOU ARE EXPECTED NOT TO OVERSTAY YOUR WELCOME. Should conflict arise, you will discover that the SWISS JUSTICE IS A MEANS TO AN END AND DOES NOT PRETEND TO BE EITHER FAIR OR IMPARTIAL. In contrast to all democracies, Switzerland has no Constitutional Court to which you can appeal injustice, unfair practice, maltreatment, professional exclusion, etc.

When conflict escalates, you will also discover that any prudently acquired legal insurance will drop you at best possible speed. You will end up going up and down administrative and court instances with attorney costs at SFr. 200+ per hour with at best well known/connected Swiss solicitors employed, recommended and even paid by your embassy. You will soon find them either suspiciously ineffective or inexorably bound to the Swiss militia (part time) Justice System, officers in the Swiss militia, and serving the national migration policy. Should the situation deteriorate they will, jump in their company Mercedes 600 and unceremoniously abandon you half way in court.

If coerced into a legal dispute you will pay with your savings for representation you must not trust and will discover that the Swiss courts have fixed concepts concerning your residence and employment rights and your FOCAL POINT OF EXISTENCE - which after decades of legal and impeccable residence (without as much as a parking ticket), is INVARIABLY OUTSIDE SWITZERLAND. Should your case appear "winnable", very substantial resources and influence will be employed to prevent a precedence, and you will end up going up and down administrative and court instances, often seeing several times the same part time Judges in court, until you can or are no more.

Be warned that under the motto: "He who cannot earn - cannot fight", any adverse decision will be diligently entered in international databases (viz. Schengen) eliminating your chances of obtaining employment and residency anywhere in the EU/EFTA.

Beware of any reference letters you receive from past employer(s). They most likely decode in the local Human Resources Jargon into something entirely different to what you read. Do employ a certified HR professional to interpret them ASAP before you include them as you must in any application. Be warned that Swiss companies honour "gentlemen's Agreements" not to pinch each other's yours. In some branches there are only a couple of make believe "competing" entities. Once you get a couple of negative replies, (it is more than likely that your employer has already tried to cash in on any remainder of your "you" value and place you for a fee) before firing you, the only thing you can and should do is leave. There have been 77,707 - mostly involuntary - permanent departures of long-time residents in 2013.

If you are not fortunate enough to possess a strong EU or US passport or could really use a Swiss one; if you exercise a profession that requires certifiable employment continuity; if you wish to build an assets basis through real estate; if you wish to advance within a corporate entity; then Switzerland has always been THE WRONG CHOICE.

If you feel the urge to finance other peoples' sinecures, perks, pensions, hospitals, old age care facilities, schools, and infrastructure that you and any family are most unlikely to ever use as well as fund an avalanche of subsidies, sinecures, soft jobs for certain local "needy", and amenities (regional transport, etc.) then Switzerland has always been DEAD RIGHT FOR YOU.

Experience shows that you can stay long term if they marry the "right" Swiss partner - such marriages do not seem to survive the upbringing of children - or demonstrate substantial capital/income overseas and the willingness to decimate it in CH. Well-heeled tourist/residents and tax evaders have traditionally felt welcome.

Working for International Organisations affords medium term employment predictability but does not insulate from most experiences outlined above nor can you expect assistance should things turn sour. Institutional employers must also apply for, get and renew, staff residence permits. They invariably enjoy heavily subsidized accommodations and are expected to be accommodating in exchange.

关于国家重要性的官方承诺 - 假设你能得到它们 - 包括瑞士最高权力机构 (联邦委员会办公室) 的官方承诺属于“沟通”，并且是毫无价值的，因为尽管有任何夸夸其谈，但却没有约束力或者随后采取行动。

即使你能够动员你的国家的官方代表，除非他们都是坚定的，在七国集团也是没有用的，因为他们也在大使级被忽视或提供具体的你无关的“柜台交易”，你呢不好。

如果您已经到了苏黎世班霍夫大街 (Bahnhofstrasse) 著名的就业和职业介绍所 (即全天候的 www.vfu.ch) ，那么在英国收取相当于全额MBA费用的费用将会让您在苏黎世，彻底和现有的个性和其他测试和偶尔的肩膀上哭泣;但不会让你一个真正的面试。

如果提供节省多元的成本，并选择遣散费而不是置换。请记住，瑞士长期以来在其他地方倾销其不良的国民/人力资产。

在几十年没有到达“存在的关键点” (您出生的地方) 的情况下返回，可能意味着您熟悉的环境将不再支持您，您将不得不重新开始所有工作，包括抵押贷款，养老金和医疗保险，在40以上可能是不可能的。

如果你不能以自己和家人的代价来补贴别人的生命，那么你自己也是最艰难的对手，是非常艰难的。

瑞士国家的视角

图2外国人和外国人 - 或者是一个灾难。

是!瑞士邮政将把注册和保险申请“遗失”给国际法庭和法庭。

在边境进行医学筛选的精心挑选的外国专家对瑞士经济的运作至关重要，并占瑞士国家融资的很大一部分。超过25%的有薪个人，超过国家预算的35%，是非瑞士国民。在瑞士常驻外籍工人队伍 (SPFWC) 182万 (2014年) 合法非瑞士居民中，超过75%是欧盟27国和欧洲自由贸易区国家。

尽管对SPFWC内的个人进行了充分的资金筹措和预测，旨在劝阻言辞并促进虚幻的安全感和自由开支感;从瑞士国家的角度来看，“永久”一直是SPFWC--没有一个人构成它。

虽然既没有执行机制，也没有独立的法庭，但瑞士仍然是经合组织国家之一，它从未批准任何版本的“欧洲社会宪章”，欧洲委员会的条约，保障基本的社会和经济权利 - 例如在工作中不歧视的权利。

瑞士在19世纪初有大量的受邀外籍人士（即1920年总人口的15%）。作为外籍员工生命周期管理学习曲线的直接结果，瑞士著名的勤勉行为，几乎在所有管理层级的保密义务，程序创建和坚定不移的坚持，不断更新，结合了数十万个“人类利润中心”“瑞士政府可以总结和有效地处理个人和团体。

这些程序经受了社会内部认可的考验，瑞士民兵法庭，瑞士和国外媒体的考验。国家是一个远比他们可能的更强大的客户。在任何你的净经济效益的接近一定的冲突中，无论你在任何收入水平和学历上，你是否有很好的关系，都绝对没有机会反对一个充分准备的，制度化的和有凝聚力的国家，SPFWC及其相关历史上的大部分国家预算。各国的收入流量要小得多。在大多数情况下，受到“鼓励”的人认为他们做错了什么，运气不好，雇主是不具代表性的等等等等。在严重的胁迫下，“在太多的树木中，大多数人看不见逆境制林”

Official pledges on matters of national importance - assuming you can get them - from up to and including the highest Swiss authority (The office of the Federal Councilor) fall under “Communication” and are absolutely worthless as they, despite any fanfare, are not binding or to be followed with action(s).

Even if you should be able to mobilize your State’s official representation, unless they are both determined and in the G7 it is of no use as they, too, at Ambassador Level, get ignored or offered specific you unrelated “counter trades” that do you no good at all.

When the time has come for you to leave even renowned Zurich Bahnhofstrasse based employment & outplacement consultancies (viz. www.vfu.ch at their heydays), charging fees equivalent to a full MBA cost in the UK, will give you an office in Zurich, exhaustive and existing personality and other tests and the occasional shoulder to cry on; but will not get you a single bona fide job interview.

If offered save yourself the multivariate cost and opt for severance pay not outplacement. Remember that Switzerland has a long reputation of dumping its non-performing nationals/human assets elsewhere.

Returning after decades of absence to your “FOCAL POINT OF EXISTENCE” (where you were born) may mean that your familiar environment will no longer be around to support you and that you will have to start afresh in everything including mortgage, pension and health insurance, which at 40+ may not be possible.

If you cannot take comfort in the fact that, you have subsidized the lives of others at the cost of your own and your family’s, you are in for a very tough ride with the most difficult adversary, yourself.

THE SWISS STATE’S PERSPECTIVE

Figure 2 FOREIGN NATIONALS IN AND OUT - OR THERE IS A CATASTROPHY.

Yes! The Swiss Post will “lose” the registered & insured Applications to International Courts & Tribunals.

Carefully handpicked foreign Specialists, medically screened at the border, are vital to the functioning of the Swiss economy and account for a very significant portion of the financing of the Swiss State. In excess of 25% of the gainfully employed individuals, contributing more than 35% of the national budget, are non-Swiss nationals. Over 75% of the 1,820,000 (2014) legal non-Swiss residents making up the Swiss Permanent Foreign Workers Contingent (SPFWC) are EU-27 & EFTA nationals.

Despite the well-financed & orchestrated projection to individuals within the SPFWC, intended to discourage hoarding and promote an illusory feeling of security and free spending; from the Swiss State's point of view, "permanent" has always been the SPFWC – none of the individuals comprising it.

Although there exist neither an enforcing mechanism nor an independent tribunal, Switzerland remains one of the couple of OECD States that have never ratified any version of the European Social Charter, a Council of Europe treaty, which guarantees elementary social and economic rights - such as the right to non-discrimination at work.

Switzerland has had large numbers of invited expatriates (viz. 15% of the total population in 1920), at the beginning of the 19th century. As a direct result of this learning curve in foreign worker lifecycle management, the renowned Swiss diligence, secrecy obligations in virtually all levels of the administration, procedure creation and unwavering adherence to, constant updates incorporating hundreds of thousands of case histories of "human profit centers" the Swiss administration can summarily & effectively deal with both individuals and groups.

These procedures have withstood the test of inner social acceptance, Swiss militia courtrooms, Swiss and foreign media. The state is a far more potent client than they can be. In the near certain conflict towards the end of any your net economic utility any you, however well connected, at any income bracket and academic qualification has absolutely no chance against a fully prepared, institutionalized and cohesive State, in all its expressions, bent on protecting the SPFWC and the associated historically large portion of its national Budget. States go to wars over much smaller income flows. In most cases, those affected are "encouraged" to presume they did something(s) wrong, had bad luck, their employer was unrepresentative, etc., etc. Under great duress and "amongst far too many trees most you lose sight of the adverse institutional forest"

图3 1900-2013年瑞士的外籍劳工总人数为100,000人

图4瑞士永久性外国工人的净迁移流程

在非常罕见的情况下，瑞士国家可以使用SPFWC“Yous”的数十亿美元的净捐款，动员各种愿意/依赖/有力的盟友（优先考虑的是同一国籍的同类国家的目前的麻烦制造者）操纵报纸和时间常数，并用自己的限制条例闲置。另一方面，“你”能负担得起几个朋友和/或足够的法律支持，必须在所有可以想象的行政管理层面上不断的攻击，勇敢地与任何受赡养者一起 - 天真或无知的同侪压力等等。并长期存在而无法获得收入 - 在欧洲最昂贵的国家。

控制/监督欧盟学士学位[1]

在1999年和2002年签署和批准双边协议之后[1]，即使那些长期处理被邀请的外国国民，主要参与外国工人生命周期/移民管理的欧盟主要成员国也有将欧共体国民（即约30万德国人）的福利控制权和相关的货币利益交给了欧共体的欧洲对外服务机构（EEAS）。

据报道，EEAS只聘请两（2）名永久性雇员，控制包括BA协议在内的七（7）条款，价值超过350亿欧元/年。

EEAS不是主动控制原定的双边协议[1]，而是由当时的DG1主管专员Chis Patten [99年12月22日]以书面形式保证，EEAS依赖任意有关各方的传闻，没有举报人的保护措施，以防知情的准确和复仇的状态。统计数据是瑞士国家唯一拥有重大利息收入和资源的一方。

更糟糕的是，与瑞士签署的双边协议[1]并没有规定独立的法庭，受影响的欧盟移民局国民/“你”可以处理。欧共体便利地是“协调人”，而不是双边协议的缔约国，成员国总是有很多“更高”的优先事项来解决与CH（即逃税，洗钱，秘密银行账户，贸易不平衡等数十亿美元）。比单个MS国家或团体的命运和资产。

最重要的是，某些高级官员，包括欧盟委员（2014年V. Reding）拥有CH中的地产或其他资产，需要获得（居住许可证等）给他们，并俘虏他们自己的需要，私人威胁情景和利益，并且可以说服。

从1973年石油危机（1973年）以及意大利和其他邻近国家大规模遣返的外国制度抵制等经济衰退中吸取教训后，瑞士国家成为公民，现在将外国人的收入分散到140多个国家。

控制/监督瑞士方面的学士学位

瑞士方面，国家正在保护预算的一大部分。欧盟EEAS的两名雇员正在进行“人事卷宗”的自由流动，只有一支资金雄厚的军队和平民官员。在联邦一级，监督SPFWC移民流动的官员位于伯尔尼附近的一座安全的建筑内，“联邦移民局”是联邦司法和警察局的一个分部。

伯尔尼州的200-400名联邦官员由24个州的州级官员和重要组织加强，每一个城市和农村社区管理外国国民的文件和处理工作，令人费解的高额就业和居留许可令人眼花缭乱；外籍人士必须购买，并在三年的时间内更新。

在联邦，州和市警方的外国人的警察部门工作的几百名穿制服的军官自己增加了文职人员。

人们可以很容易地看到警察和移民工作人员的数量，每周详细说明瑞士法律规定的182万人的下落。另外，w.r.t.当前的经济表现，就业历史等，与其他联邦政府部门的实际联系非常密切。

Figure 3 THE SWISS PERMANENT FOREIGN WORKERS CONTINGENT, 1900-2013, in 100,000 persons

Figure 4 NET MIGRATION FLOWS OF THE SWISS PERMANENT FOREIGN WORKERS CONTINGENT

When - on very rare occasions - open conflict ensues the Swiss State can use the Billions of net contributions of SPFWC “Yous”, mobilize all kinds of willing/dependent/potent allies (the preference being on lock birds of the same nationality as the current troublemaker) manipulate Newspapers and time constants and play at leisure with its own Statutes of limitations. The other side, “You”, can afford few friends and/or adequate legal support, must under constant attack from all thinkable administration levels, brave – together with any dependents - naïve or ignorant peer pressure, and much more; and survive long term without access to income - in the most expensive country in Europe.

CONTROL/OVERSIGHT OF THE BA [1] ON THE EU SIDE

Following the signing and ratification of the Bilateral Agreements [1] in 1999 & 2002, even the major EU Member States who have dealt with invited foreign nationals over protracted periods themselves and are privy to the thematic (foreign worker lifecycle/migration management), have delegated the control of the well-being of their own Nationals in CH (viz. ca. 300,000 Germans) together with the associated monetary interests to the EC’s EEAS (European External Action Service).

EEAS is reported to field only two (2) permanent employees on the control of the seven (7) dossiers encompassing the BA Agreements [1] , representing a worth in excess of €350 Billion/yr.

Rather than actively control the Bilateral Agreements [1] as originally intended and vouched for in writing [22/12/1999 by the then commissioner in Charge of DG1, Chis Patten] , EEAS relies on, hearsay input by arbitrary interested parties which are afforded no whistle-blower protection against an informed collimated determined and vengeful state. The only side with significant interest income and resources, statistics is the Swiss State.

Worse still, the bilateral Agreements [1] with Switzerland do not provide for an independent tribunal that an affected EU MS national/“You” can address. The EC is conveniently “facilitator” and not party to the Bilateral Agreements and the Member States invariably have much “higher” priorities to resolve with CH, (viz. multibillion sums in tax evasion, money laundering, secret bank accounts, trade imbalances etc.) than the fate and assets of individual MS nationals or groups.

To top this up certain high officials, including EU Commissioners (viz. V. Reding 2014) own property or other assets in CH, need access (residence permits etc.) to them and are captive to their own needs, private threat scenarios, and interests, and are amenable to persuasion.

Having learned from past economic downturns such as the Oil crisis (1973) and the collimated foreign institutional resistance to large-scale repatriations of Italian and other neighboring nationalities, the Swiss state became provident and now spreads the intake of expatriates to over 140 nationalities.

CONTROL/OVERSIGHT OF THE BA [I] ON THE SWISS SIDE

On the Swiss side, the State is protecting a major part of its budget. The two EU EEAS employees are on the free movement of Persons Dossier alone matched by a very well-funded army of uniformed and civilian officials. On the Federal level the officials overseeing the migration flows in the SPFWC are located in a secure building near Bern, the “Federal Office of Migration”, is self a subsection of the Federal Justice and Police Department’.

The 200-400 Bern based federal officers are augmented by cantonal officers and significant organizations in the 24 Cantons, every single city and rural community administrating the foreign national’s documentation and processing in a bewildering magnitude of pricey advancing employment & residence permits; the expatriate must purchase, and renew in up to three year intervals.

The civilian officers are themselves augmented by several hundred uniformed officers working in the foreigner’s police departments in federal, Cantonal, and City police.

One can easily visualize the number of police & migration staff necessary to detail on a weekly basis the whereabouts of 1,820,000 people Swiss law dictates. In addition, w.r.t. current economic performance, employment history etc. there are very close live links to other federal/cantonal departments.

所有这些国家机构都提供了充足的资金，并产生和利用极其详细的生命周期统计资料，就业，保真度和消费行为，例如在熊猫人口的中央行政当局，在中国。

为了避免不可预见的利益出现，某些州出版国家利益适当的移民/侨民报纸；由县司法和移民管理部门的官员编辑，制作和控制

每年有超过12万以上的外来人员继续轮流工作，是几个有利可图的，全国性的，服务业和其他行业和研究机构的主要“存在理由”。关于双边协议的行动自由的影响[1]；几个主要的研究，书籍，报告和出版物已经被委托和资助。

在瑞士，尽一切努力阻止创建或引进现有家庭，因为这严重影响了从“有利”到瑞士国家和俱乐部的净转移率。在40/50岁以下的特殊情况下，家禽喜欢在净（年龄/健康/能力）经济实用程序结束时与跨越边界的更年轻/更耐用/更便宜的替代品竞争，很难维持或保证新的就业，而最新的55+几乎总是被裁员。

经过一段时间的失业，长达两年，除非“善”得到“消息”，并能够在必须依靠社会援助为生存的最低限度之前离开；他们被迫解散和生活任何先前存在的资产，以及他们已经积累的任何非国家养老金缴款中的现金。对于瑞士而言，失业保险除了稳定K2 /内部市场需求之外，还起着“冷静/观察/控制期”的作用。瑞士银行保密法不适用于任何级别的瑞士行政机构。社会救助是在瑞士的偿还贷款，一旦依靠了一年或更多没有财务回来。

在大多数情况下，强烈鼓励失业的合法居民尝试未来毫无准备的迟到的企业家。如果他们取得成功（不到6%的初创企业能够存活三年），瑞士就可以获得应税业务；如果他们失败了，他们不得不经常完全丧失并回到他们的“存在的焦点”（即本国），除了打折和超越的技能，晚年，自负和十健康之外，几乎没有什么东西。

经验表明，某些瑞士籍配偶，学龄儿童，赡养费和/或其他重大财政义务的个人，可能会从州，州或州级与瑞士或海外雇主之间的“善意交易”优惠待遇/商业住宿费降低等，以换取雇用某些指定的个人。

在瑞士，国家养老金（XX / 42年）达到100%的比例始终不足以满足养老金年龄开支，并通过州和市财政援助得到加强。这是由非瑞士居民共同出资，但只适用于在特定城市和社区合法居住的人。经过大约6个月的缺席，无论出于何种原因，永久居留许可证（取得了十年以上稳定的就业历史，无可挑剔的行为和妥善的贷款妥协）都是无效的。即使是在瑞士出生的第二代非瑞士国民“SECONDOS”，长期以来不能说出母语的合法居民也被视为游客。

健康保险缴款与欧盟一些MS的常规做法不同，不累计或不能转让给欧盟成员国，这意味着，每个家庭成员每月支付数百欧元，几十年来，一个欧盟复归的MS国民发现自己不在保证，如果不是不能保证的话。对此，人们必须加深认识到，无论以往的成就如何，都被视为“利润中心”。在退休年龄之前，有一点意识不到 - 一个人被故意和制度剥夺，没有什么能够改变自己的晚年生活和家庭生活。

移民国家的视角

瑞士资产剥离业务的另一个利益相关者是外籍人士的存在焦点。

All these State apparatuses poses ample funding and are generate and utilize extremely detailed life cycle statistics , , , employment , fidelity, consumer behavior of their charges such as one shall not find in the central administration of the Panda population for the ca 2000 animals in China.

To avoid unforeseeable interests coming into play, certain cantons publish national interest appropriate migrant/expatriate newspapers; edited, produced, and controlled by officials of the cantonal justice and migration control departments

The continuous worker rotation of well over 120,000+ incoming foreign nationals per year is the main “raison d’être” for several lucrative, nationwide, service and other industries and research organizations. Alone on the effects of the freedom of movement element of the Bilateral Agreements[1]; several major studies, books, reports, and publications have been commissioned and financed.

While in Switzerland, every effort is made to discourage the creation, or bringing in existing, families as this severely affects the net transfer rate from the “Yous” concerned to the Swiss State and Club goods. Baring exceptional circumstances, at 40/50 years of age, poultry like, towards the end of their net (age/health/ability) economic utility expatriates in competition to much

younger/naiver/cheaper willing replacements across the border find it extremely difficult to maintain or secure new employment and, latest with 55+ are almost invariably laid off.

Following a period of unemployment, lasting up to two years, unless the “Yous” get the “message” and can afford to depart before they must rely on Social assistance for the existential minimum; they are forced to dissolve and live of any pre-existing assets as well as cash in any non-state pension contributions they have managed to accumulate. For the Swiss State the unemployment insurance functions as “cooling off/observation/control period”, in addition to stabilising the K2/internal market demand. Swiss bank secrecy laws do not apply to Swiss Administration instances at any level. Social Assistance is a repayable loan in Switzerland, once relied upon for a year or more there is no financial come back.

In most cases, legal residents in unemployment are strongly encouraged to try their hand at becoming unprepared late life pressed entrepreneurs. Should they succeed (less than 6% of all start-ups survive three years) Switzerland gains a taxable business; if they fail they are forced to take their often total loss and return to their “FOCAL POINT OF EXISTENCE” (i.e. home country) with very little other than discounted and surpassed skills, advanced years, dented ego, and often health.

Experience shows that certain individuals with a Swiss spouse, children at school age, alimony and/or other major fiscal obligations may benefit from “goodwill deals” at city, commune, or cantonal level between state instances and Swiss or overseas employers by way of extending preferential treatment/lower rates in business accommodation, etc. in exchange for employing certain named individuals.

In Switzerland, the proportion of the state pension (XX /42years) at its 100% is invariably insufficient to meet pensioned age expenses and augmented through cantonal and city financial assistance. This is co-financed by non-Swiss residents but is only available to those still legally resident in the given city and community. After ca, 6 months of absence, for whatever reason, the permanent residence permit – that took over a decade of solid employment history, impeccable behavior, and loan compromises to secure - is void. Even “SECONDOS”, second-generation non-Swiss nationals, born in Switzerland to long time legal residents who may not speak a word of their parent’s language(s) are thereafter treated as tourists.

Health insurance contributions, unlike common practice in a number of EU MS, are not cumulative or transferable to EU Member States which means that having paid several hundred Euros per Month, per family member over decades, a returning EU MS national finds himself uninsured if not uninsurable. To this, one must add the bitter realization that he/she, irrespective of previous achievements, has been viewed, and treated as a “profit centre”. There is little worse than realizing - in pension age - that one has been intentionally and institutionally ripped off and there is nothing she/he can do to change hers/his late life and family’s lot.

THE EXPATRIATE’S STATE’S PERSPECTIVE

Another stakeholder in this Swiss Assets Rip off operation is the Focal Point of Existence of the expatriate.

承担这些人的抚养和教育工作，没有过错或者没有自己的努力，只要付出与此有关的所有成本和风险，就会被剥夺。

将这些人的服务和贡献丢给一个以不真实的承诺吸引他们的外国，然后被迫收回，喂养他们，布置他们，并在他们在瑞士成为人拒绝的时候给他们保险，尽管他们贡献了 向另一国提供不可转让的俱乐部货物。

未完待续..

在文本中引用的注释

Without fault or doing of their own, these are being ripped off by paying for the upbringing and Education of these people, assuming all costs and risks associated with such.

Lose the services and contributions of these people to a foreign State that attracts them with un-true promises and subsequently being forced to take them back, feed them, cloth them, and insure them when they become human rejects in Switzerland despite the fact that they have contributed to another States, non-transferable club goods.

To be continued..

ENDNOTES REFERED TO IN THE TEXT