Of the Contract

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Of the Void

12.1.1 That which it would signify invalidates a figure of repayment.

12.1.2 The terms of payment are to ceaselessly renew in terms of reinterpretation.
12.2.1 Attention to the source of the validity of any situation, which is not to be conceived of as “eternal,” is less drawn to an objective as withdrawn from all objectives. A decision to grant finance in the world that it would suddenly dissolve is contradiction. Only death may lift the burden.

12.2.2 Termination is the essence of the void.
12.3.1 That which is perceptible at present is a fragile indication of the nature of the void.

12.3.2 Only in the instant of its unforeseen contraction is an observation valid.

12.3.3 The validity of such an operation as that opens the perception to a consequence that could not be by any means foreseen, may not extend to that perception. It may nonetheless remain as most conducive to whatever it may signify to other understandings.

12.3.4 The validity of such or such an image of the world will coincide with the irreparable effect of termination; whereby that which is perceived as such is recognised as fatefully discharged, and so no longer a concern.

12.3.5 A sentence will be valid for as long as it be open to the process of revision. For as soon as it has settled into any kind of clause it will refer to only that which is no longer; or to that which has already passed away. And yet validity would come from such an absence.

12.3.6 The validity is always under question.
12.4.1 Validity occurs in termination of the contract.

12.4.2 The only manner to refer to the prerequisite for anything at all is in the act of termination, which allows for an awareness of what cannot be returned to; which in consequence may only be referred to as the void that would invalidate such reference.

12.4.3 Validity occurs as an ungraspable retraction.

12.4.4 The acceptance of a fund is validation — which is limited to that which it concerns, and no such other.

12.4.5 Funding is received in terms of reference to that which would invalidate that funded.

12.4.6 The funding has always already lapsed.

12.4.7 An entreatment for the funding corresponds to an awareness of the void that voids awareness. There is no end to termination.
12.5.1 The terms are of the void to which they signal.

12.5.2 If one is able to accept the possibility that such or such a contract may be qualified as void, and that regardless of terms it is impossible to be without a contract, then it has to be accepted that the void may not be set as such aside, but given into.

12.5.3 The void cannot be voided.

12.5.4 However of the void there may be something to mislead the apprehension into taking such for “such.”

12.5.5 That which signifies the void is that which signifies as voided.

12.5.6 Every demonstration of the void is void by nature.
12.6.1 An awareness of the contract is awareness of the void that voids “the contract.”

12.6.2 An adherence to “the contract” is exemplary default.

12.6.3 The contract will avoid its comprehension.